STATE OF ILLINOIS



HOUSE JOURNAL

HOUSE OF REPRESENTATIVES

NINETY-NINTH GENERAL ASSEMBLY

125TH LEGISLATIVE DAY

REGULAR & PERFUNCTORY SESSION

WEDNESDAY, MAY 4, 2016

12:04 O'CLOCK P.M.

HOUSE OF REPRESENTATIVES Daily Journal Index 125th Legislative Day

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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.

125TH LEGISLATIVE DAY

Perfunctory Session

WEDNESDAY, MAY 4, 2016

At the hour of 10:52 o'clock a.m., the House convened perfunctory session.

TEMPORARY COMMITTEE ASSIGNMENTS

Representative Feigenholtz replaced Representative Turner in the Committee on Rules on May 4, 2016.

REPORT FROM THE COMMITTEE ON RULES

Representative Currie, Chairperson, from the Committee on Rules to which the following were referred, action taken on May 4, 2016, reported the same back with the following recommendations:

LEGISLATIVE MEASURES APPROVED FOR FLOOR CONSIDERATION:

That the bill be reported "approved for consideration" and be placed on the order of Consideration Postponed: HOUSE BILL 6200.

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

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

Y Currie(D), Chairperson A Sullivan(R), Republican Spokesperson

Y Lang(D) Y Leitch(R)

Y Feigenholtz(D) (replacing Turner)

At the hour of 10:52 o'clock a.m., the House Perfunctory Session adjourned.

The House met pursuant to adjournment.

Representative Lang in the chair.

Prayer by Lee A. Crawford, the Pastor of the Cathedral of Praise Christian Center in Springfield, Illinois. Representative Cavaletto 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: 116 present. (ROLL CALL 1)

By unanimous consent, Representatives Monique Davis and Ives were excused from attendance.

LAND CONVEYANCE APPRAISAL NOTE SUPPLIED

A Land Conveyance Appraisal Note has been supplied for HOUSE BILL 5931.

BALANCED BUDGET NOTE SUPPLIED

A Balanced Budget Note has been supplied for HOUSE BILL 581, as amended.

CHANGE OF SPONSORSHIP

With the consent of the affected members, Representative Sandack was removed as principal sponsor, and Representative Conroy became the new principal sponsor of SENATE BILL 381.

With the consent of the affected members, Representative Ammons was removed as principal sponsor, and Representative Flowers became the new principal sponsor of SENATE BILL 2282.

With the consent of the affected members, Representative Hoffman was removed as principal sponsor, and Representative Daniel Burke became the new principal sponsor of SENATE BILL 3312.

With the consent of the affected members, Representative Hoffman was removed as principal sponsor, and Representative Daniel Burke became the new principal sponsor of SENATE BILL 280.

With the consent of the affected members, Representative Zalewski was removed as principal sponsor, and Representative Hoffman became the new principal sponsor of SENATE BILL 2537.

AGREED RESOLUTIONS

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

HOUSE RESOLUTION 1201

Offered by Representative Lilly: Mourns the death of Jeffery Scott Turner.

HOUSE RESOLUTION 1203

Offered by Representative Bradley: Mourns the death of Margie Jo Harmon of Herrin.

HOUSE RESOLUTION 1207

Offered by Representative Hernandez: Mourns the death of Henry "Hank" Martinez.

DISTRIBUTION OF SUPPLEMENTAL CALENDAR

Supplemental Calendar No. 1 was distributed to the Members at 12:02 o'clock p.m.

ADJOURNMENT RESOLUTION HOUSE JOINT RESOLUTION 148

Representative Currie offered the following resolution:

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-NINTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that when the House of Representatives adjourns on Thursday, May 05, 2016, it stands adjourned until Tuesday, May 10, 2016 at 12:00 o'clock noon, or until the call of the Speaker; and when the Senate adjourns on Friday, May 06, 2016, it stands adjourned until Tuesday, May 10, 2016, or until the call of the President.

HOUSE JOINT RESOLUTION 148 was taken up for immediate consideration.

Representative Currie moved the adoption of the resolution.

The motion prevailed and the resolution was adopted.

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

RESOLUTION

Having been reported out of the Committee on Human Services on April 19, 2016, HOUSE RESOLUTION 1068 was taken up for consideration.

Representative Feigenholtz moved the adoption of the resolution.

The motion prevailed and the resolution was adopted.

AGREED RESOLUTION

HOUSE RESOLUTION 1207 was taken up for consideration.

Representative Hernandez moved the adoption of the agreed resolution.

The motion prevailed and the agreed resolution was adopted.

RESOLUTIONS

Having been reported out of the Committee on Transportation: Regulation, Roads & Bridges on March 1, 2016, HOUSE JOINT RESOLUTION 119 was taken up for consideration.

Representative Unes moved that all Members of the House of Representatives be added as sponsors.

Representative Unes moved the adoption of the resolution.

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

116, 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.

Having been reported out of the Committee on Transportation: Regulation, Roads & Bridges on March 1, 2016, HOUSE JOINT RESOLUTION 121 was taken up for consideration.

Representative Cabello moved that all Members of the House of Representatives be added as sponsors.

Representative Cabello moved the adoption of the resolution.

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

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

(ROLL CALL 3)

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 Judiciary - Civil on March 2, 2016, HOUSE JOINT RESOLUTION 124 was taken up for consideration.

Representative Wallace moved the adoption of the resolution.

The motion prevailed and the resolution was adopted.

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

AGREED RESOLUTIONS

HOUSE RESOLUTION 1194 was taken up for consideration.

Representative Cassidy moved the adoption of the agreed resolution.

The motion prevailed and the agreed resolution was adopted.

HOUSE RESOLUTIONS 1201 and 1203 were taken up for consideration.

Representative Currie moved the adoption of the agreed resolutions.

The motion prevailed and the agreed resolutions were adopted.

HOUSE BILL ON THIRD READING CONSIDERATION POSTPONED

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

HOUSE BILL 6200. Having been read by title a third time on April 22, 2016, and further consideration postponed, the same was again taken up.

Representative Ammons moved the passage of HOUSE BILL 6200.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 69, Yeas; 44, Nays; 0, Answering Present.

(ROLL CALL 4)

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

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

At the hour of 12:47 o'clock p.m., Representative Currie moved that the House do now adjourn until Thursday, May 5, 2016, at 10:00 o'clock a.m., allowing perfunctory time for the Clerk.

The motion prevailed.

And the House stood adjourned.

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

8

May 04, 2016

0 YEAS	0 NAYS	116 PRESENT
P Acevedo	E Davis, Monic	ue P Jones P Scherer
P Ammons	P Davis, Willia	
P Andersson	P DeLuca	P Kifowit P Sims
P Andrade	P Demmer	P Lang P Skoog
P Anthony	P Drury	P Leitch P Smiddy
P Arroyo	P Dunkin	P Lilly P Sommer
P Batinick	P Durkin	P Manley P Sosnowski
P Beiser	P Evans	P Martwick P Soto
P Bellock	P Feigenholtz	P Mayfield P Stewart
P Bennett	P Fine	P McAsey P Sullivan
P Bourne	P Flowers	P McAuliffe P Tabares
P Bradley	P Ford	P McDermed P Thapedi
P Brady	P Fortner	P McSweeney P Tryon
P Breen	P Franks	P Meier P Turner
P Brown	P Frese	P Mitchell, Bill P Unes
P Bryant	P Gabel	P Mitchell, Christian P Verschoore
P Burke, Danie	el P Gordon-Boot	h P Moeller P Wallace
P Burke, Kelly	P Guzzardi	P Moffitt P Walsh
P Butler	P Hammond	P Morrison P Wehrli
P Cabello	P Harper	P Moylan P Welch
P Cassidy	P Harris, David	P Mussman P Wheeler, Barbara
P Cavaletto	P Harris, Grego	ry 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	P Pritchard P Winger
P Costello	P Hurley	P Reaves-Harris P Yingling
P Crespo	E Ives	P Reis P Zalewski
P Currie	P Jackson	P Riley P Mr. Speaker
P D'Amico	P Jesiel	P Rita
P Davidsmeyer	P Jimenez	P Sandack

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-NINTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE JOINT RESOLUTION 119 DEP. WHISENAND MEM HGHWY ADOPTED

May 04, 2016

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

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-NINTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE JOINT RESOLUTION 121 TROOPER - S. LIM MEM. OVERPASS ADOPTED

May 04, 2016

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

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-NINTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 6200 CD CORR-INMATE CALLS-NO COMMIS CONSIDERATION POSTPONED THIRD READING PASSED

May 04, 2016

69 YEAS	44 NAYS	0 PRESENT	
Y Acevedo	E Davis, Monique	Y Jones	N Scherer
Y Ammons	Y Davis, William	N Kay	N Sente
N Andersson	Y DeLuca	Y Kifowit	Y Sims
Y Andrade	N Demmer	Y Lang	N Skoog
N Anthony	Y Drury	Y Leitch	Y Smiddy
Y Arroyo	Y Dunkin	Y Lilly	N Sommer
Y Batinick	Y Durkin	N Manley	N Sosnowski
Y Beiser	Y Evans	Y Martwick	Y Soto
N Bellock	Y Feigenholtz	Y Mayfield	N Stewart
N Bennett	Y Fine	Y McAsey	Y Sullivan
N Bourne	Y Flowers	N McAuliffe	Y Tabares
N Bradley	Y Ford	N McDermed	Y Thapedi
N Brady	Y Fortner	Y McSweeney	Y Tryon
NV Breen	N Franks	N Meier	Y Turner
N Brown	N Frese	N Mitchell, Bill	N Unes
N Bryant	Y Gabel	Y Mitchell, Christian	Y Verschoore
Y Burke, Daniel	Y Gordon-Booth	Y Moeller	Y Wallace
Y Burke, Kelly	Y Guzzardi	Y Moffitt	Y Walsh
N Butler	N Hammond	N Morrison	N Wehrli
N Cabello	Y Harper	N Moylan	Y Welch
Y Cassidy	Y Harris, David	N Mussman	N Wheeler, Barbara
N Cavaletto	Y Harris, Gregory	Y Nekritz	N Wheeler, Keith
Y Chapa LaVia	NV Hays	N Phelps	Y Williams
N Cloonen	Y Hernandez	N Phillips	Y Willis
N Conroy	Y Hoffman	Y Pritchard	Y Winger
N Costello	Y Hurley	Y Reaves-Harris	N Yingling
Y Crespo	E Ives	N Reis	Y Zalewski
Y Currie	Y Jackson	Y Riley	NV Mr. Speaker
Y D'Amico	N Jesiel	Y Rita	
N Davidsmeyer	Y Jimenez	Y Sandack	

E - Denotes Excused Absence

At the hour of 1:01 o'clock p.m., the House reconvened perfunctory session.

TEMPORARY COMMITTEE ASSIGNMENTS

Representative Breen replaced Representative Ives in the Committee on Juvenile Justice & System-Involved Youth on May 3, 2016.

Representative Harper replaced Representative Turner in the Committee on Judiciary - Criminal on May 3, 2016.

Representative Williams replaced Representative Christian Mitchell in the Committee on Judiciary - Criminal on May 3, 2016.

Representative Fortner replaced Representative Hammond in the Committee on Human Services on May 4, 2016.

Representative Feigenholtz replaced Representative Wallace in the Committee on Human Services on May 4, 2016.

Representative Christian Mitchell replaced Representative Ammons in the Committee on Human Services on May 4, 2016.

Representative Jackson replaced Representative Bradley in the Committee on Judiciary - Civil on May 4, 2016.

Representative William Davis replaced Representative Currie in the Committee on Elementary & Secondary Education: Licensing Oversight on May 4, 2016.

Representative Christian Mitchell replaced Representative Beiser in the Committee on Transportation: Vehicles & Safety on May 4, 2016.

Representative Tabares replaced Representative Kifowit in the Committee on Health Care Licenses on May 4, 2016.

Representative Beiser replaced Representative Sente in the Committee on State Government Administration on May 4, 2016.

Representative Currie replaced Representative Andrade in the Committee on State Government Administration on May 4, 2016.

REPORTS FROM STANDING COMMITTEES

Representative Costello, Chairperson, from the Committee on Agriculture & Conservation to which the following were referred, action taken on May 3, 2016, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: SENATE BILL 2410.

The committee roll call vote on Senate Bill 2410 is as follows: 15, Yeas; 0, Nays; 0, Answering Present.

Y Costello(D), Chairperson

Y Moffitt(R), Republican Spokesperson
Y Anthony(R)
Y Bourne(R)
Y Burke, Kelly(D)
A Evans(D)
Y Jimenez(R)
Y Moeller(D)
Y Skoog(D)
Y Wallace(D)
Y Anthony(R)
Y Bradley(D)
Y Bradley(D)
Y Frese(R)
Y Meier(R)
Y Scherer(D)
Y Stewart(R)

Representative Cassidy, Chairperson, from the Committee on Juvenile Justice & System-Involved Youth to which the following were referred, action taken on May 3, 2016, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: SENATE BILL 2524.

The committee roll call vote on Senate Bill 2524 is as follows:

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

Y Cassidy(D), Chairperson Y Mitchell, Christian(D), Vice-Chairperson

 $\begin{array}{lll} Y & Tryon(R), Republican Spokesperson & Y & Bryant(R) \\ Y & Conroy(D) & A & Flowers(D) \\ A & Gabel(D) & Y & Guzzardi(D) \end{array}$

Y Hays(R) Y Breen(R) (replacing Ives)

A Jesiel(R)

Y McDermed(R)

A Lilly(D)

A Pritchard(R)

Y Smiddy(D)

A Turner(D)

Representative Verschoore, Chairperson, from the Committee on Environment to which the following were referred, action taken on May 3, 2016, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: SENATE BILL 2963.

The committee roll call vote on Senate Bill 2963 is as follows:

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

Y Verschoore(D), Chairperson Y Sente(D), Vice-Chairperson

Y Tryon(R), Republican Spokesperson A Ammons(D) Y Batinick(R) Y Beiser(D) Y Butler(R) Y Fine(D) Y Gabel(D) A Guzzardi(D) A Harper(D) Y McAsey(D) Y McDermed(R) A Meier(R) Y Mitchell, Bill(R) Y Moeller(D) Y Morrison(R) Y Phelps(D) Y Phillips(R)

Representative Sims, Chairperson, from the Committee on Judiciary - Criminal to which the following were referred, action taken on May 3, 2016, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: SENATE BILLS 211, 2221, 2252, 2343, 2465, 2601 and 2872.

The committee roll call vote on Senate Bill 2252 is as follows:

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

Y Sims(D), Chairperson Y Drury(D), Vice-Chairperson

 $\begin{array}{lll} N & Cabello(R), Republican Spokesperson & N & Anthony(R) \\ N & Bryant(R) & Y & Cassidy(D) \\ Y & Currie(D) & Y & Mayfield(D) \\ Y & Williams(D) & (replacing Mitchell, C.) & A & Sandack(R) \end{array}$

N Stewart(R)
Y Harper(D) (replacing Turner)
Y Welch(D)
A Wheeler, Barbara(R)

Y Zalewski(D)

The committee roll call vote on Senate Bill 2343 is as follows:

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

Y Sims(D), Chairperson Y Drury(D), Vice-Chairperson

 $\begin{array}{lll} N & Cabello(R), Republican Spokesperson & Y & Anthony(R) \\ Y & Bryant(R) & Y & Cassidy(D) \\ Y & Currie(D) & Y & Mayfield(D) \\ Y & Williams(D) & (replacing Mitchell, C.) & Y & Sandack(R) \end{array}$

Y Stewart(R) Y Harper(D) (replacing Turner)

Y Welch(D) A Wheeler, Barbara(R)

Y Zalewski(D)

The committee roll call vote on Senate Bill 2465 is as follows:

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

Y Sims(D), Chairperson Y Drury(D), Vice-Chairperson

Y Cabello(R), Republican Spokesperson Y Anthony(R)
N Bryant(R) Y Cassidy(D)
Y Currie(D) Y Mayfield(D)
Y Williams(D) (replacing Mitchell, C.) Y Sandack(R)

N Stewart(R)

Y Harper(D) (replacing Turner)

V Welch (D)

Y Welch(D) A Wheeler, Barbara(R)

Y Zalewski(D)

The committee roll call vote on Senate Bills 211, 2221, 2601 and 2872 is as follows: 14, Yeas; 0, Nays; 0, Answering Present.

Y Sims(D), Chairperson Y Drury(D), Vice-Chairperson

Y Cabello(R), Republican Spokesperson Y Anthony(R)
Y Bryant(R) Y Cassidy(D)
Y Currie(D) Y Mayfield(D)
Y Mitchell, Christian(D) Y Sandack(R)

Y Stewart(R)
Y Harper(D) (replacing Turner)

Y Welch(D) A Wheeler, Barbara(R)

Y Zalewski(D)

Representative Nekritz, Chairperson, from the Committee on Judiciary - Civil to which the following were referred, action taken on May 4, 2016, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: SENATE BILLS 2286, 2354, 2358, 2741, 2783 and 2823.

The committee roll call vote on Senate Bills 2286 and 2354 is as follows:

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

Y Nekritz(D), Chairperson Y Williams(D), Vice-Chairperson

 $\begin{array}{lll} Y & Sandack(R), Republican Spokesperson & Y & Andersson(R) \\ Y & Jackson(D) & (replacing Bradley) & Y & Breen(R) \end{array}$

Y Hoffman(D) Y Kay(R)

Y Martwick(D) Y Reaves-Harris(D)

A Thapedi(D)

The committee roll call vote on Senate Bill 2358 is as follows:

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

Y Nekritz(D), Chairperson Y Williams(D), Vice-Chairperson

 $\begin{array}{lll} Y & Sandack(R), Republican Spokesperson & Y & Andersson(R) \\ Y & Jackson(D) & (replacing Bradley) & A & Breen(R) \\ Y & Hoffman(D) & Y & Kay(R) \end{array}$

Y Martwick(D) Y Reaves-Harris(D)

A Thapedi(D)

The committee roll call vote on Senate Bills 2741 and 2783 is as follows:

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

Y Nekritz(D), Chairperson A Williams(D), Vice-Chairperson

 $\begin{array}{lll} Y & Sandack(R), Republican Spokesperson & Y & Andersson(R) \\ Y & Jackson(D) \ (replacing Bradley) & A & Breen(R) \\ Y & Hoffman(D) & A & Kay(R) \end{array}$

Y Martwick(D) Y Reaves-Harris(D)

A Thapedi(D)

The committee roll call vote on Senate Bill 2823 is as follows:

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

Y Nekritz(D), Chairperson A Williams(D), Vice-Chairperson

Y Sandack(R), Republican Spokesperson Y Andersson(R)
Y Jackson(D) (replacing Bradley) A Breen(R)
Y Hoffman(D) Y Kay(R)

Y Martwick(D) Y Reaves-Harris(D)

A Thapedi(D)

Representative Gabel, Chairperson, from the Committee on Human Services to which the following were referred, action taken on May 4, 2016, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: SENATE BILLS 320, 2331, 2386, 2459 and 2512.

That the resolutions be reported "recommends be adopted" and be placed on the House Calendar: HOUSE RESOLUTIONS 1062, 1135 and 1176.

The committee roll call vote on Senate Bills 2331, 2386 and 2512; House Resolutions 1062 and 1176 is as follows:

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

Y Gabel(D), Chairperson Y Wallace(D), Vice-Chairperson

Y Bellock(R), Republican Spokesperson Y Ammons(D)
Y Andrade(D) Y Cassidy(D)
Y Demmer(R) Y Fine(D)

Y Flowers(D) Y Fortner(R) (replacing Hammond)

Y Jesiel(R) Y Soto(D) Y Stewart(R) A Unes(R)

The committee roll call vote on Senate Bill 2459; House Resolution 1135 is as follows:

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

Y Gabel(D), Chairperson Y Feigenholtz(D) (replacing Wallace)
Y Bellock(R), Republican Spokesperson Y Mitchell, C.(D) (replacing Ammons)

 $\begin{array}{ccc} Y \ Andrade(D) & Y \ Cassidy(D) \\ Y \ Demmer(R) & Y \ Fine(D) \end{array}$

A Flowers(D) Y Fortner(R) (replacing Hammond)

 $\begin{array}{ccc} Y \ Jesiel(R) & Y \ Soto(D) \\ Y \ Stewart(R) & A \ Unes(R) \end{array}$

The committee roll call vote on Senate Bill 320 is as follows:

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

Y Gabel(D), Chairperson Y Feigenholtz(D) (replacing Wallace)

Y Bellock(R), Republican Spokesperson Y Ammons(D)
Y Andrade(D) Y Cassidy(D)
Y Demmer(R) Y Fine(D)

A Flowers(D) Y Fortner(R) (replacing Hammond)

 $\begin{array}{ccc} Y \ Jesiel(R) & Y \ Soto(D) \\ Y \ Stewart(R) & A \ Unes(R) \end{array}$

Representative Zalewski, Chairperson, from the Committee on Health Care Licenses to which the following were referred, action taken on May 4, 2016, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: SENATE BILLS 460, 2984 and 2985.

The committee roll call vote on Senate Bills 460, 2984 and 2985 is as follows:

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

Y Zalewski(D), Chairperson Y Verschoore(D), Vice-Chairperson

Y McAuliffe(R), Republican Spokesperson
A Burke, Kelly(D)
Y Hays(R)
Y Hayres(D) (replacing Kifowit)
Y Moeller(D)
Y Brown(R)
Y Davidsmeyer(R)
Y Hurley(D)
Y McDermed(R)
Y Phelps(D)

Representative D'Amico, Chairperson, from the Committee on Transportation: Vehicles & Safety to which the following were referred, action taken on May 4, 2016, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: SENATE BILLS 629 and 2173.

The committee roll call vote on Senate Bills 629 and 2173 is as follows:

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

Y D'Amico(D), Chairperson Y Mitchell, C.(D) (replacing Beiser)

A Unes(R), Republican Spokesperson
A Bourne(R)
Y Brady(R)
A Butler(R)
Y Manley(D)
Y Moylan(D)

Y Riley(D)

Representative Mayfield, Chairperson, from the Committee on Elementary & Secondary Education: Licensing Oversight to which the following were referred, action taken on May 4, 2016, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: SENATE BILLS 2137 and 2440.

The committee roll call vote on Senate Bills 2137 and 2440 is as follows:

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

Y Mayfield(D), Chairperson Y Mitchell, Bill(R), Republican Spokesperson Y Davis, W.(D) (replacing Currie)

Y Pritchard(R)

Representative Franks, Chairperson, from the Committee on State Government Administration to which the following were referred, action taken on May 4, 2016, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: SENATE BILLS 2255 and 2260.

The committee roll call vote on Senate Bills 2255 and 2260 is as follows:

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

Y Franks(D), Chairperson
Y Pritchard(R), Republican Spokesperson
Y Yingling(D), Vice-Chairperson
Y Currie(D) (replacing Andrade)

A Bennett(R)
Y Cloonen(D)
Y Harris, David(R)
Y McSweeney(R)
A Morrison(R)
Y Mussman(D)
Y Mussman(D)

A Morrison(R) Y Mussman(D)
Y Beiser(D) (replacing Sente) Y Willis(D)

HOUSE RESOLUTIONS

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

HOUSE RESOLUTION 1202

Offered by Representative Chapa LaVia:

WHEREAS, There are a significant number of non-citizen veterans of foreign wars, including World War II, the Korean War, the Vietnam War, the Gulf War, the Iraq War, and the Afghanistan War, who have been removed from the United States; and

WHEREAS, These veterans currently live in terrible and abject conditions after having served in the Armed Services of the United States; and

WHEREAS, Several of these veterans have asked for support in obtaining reentry into the United States to be with their families and their children who are U.S. citizens; and

WHEREAS, Non-citizens compose a significant portion of the Armed Forces, enlisting more than 8,000 persons annually; and

WHEREAS, According to the Department of Defense, more than 65,000 non-citizen immigrants were serving in the U.S. Armed Forces as of 2008 - accounting for at least 5% of the total active-duty personnel; and

WHEREAS, The Immigration Reform Act of 1996 broadened the criteria for removable offenses to include shoplifting, misdemeanor drug offenses, and other minor offenses, allowing the Department of Homeland Security to quietly deport veterans who have fallen on hard times; and

WHEREAS, According to Banished Veterans, a support group for deported veterans, there are currently 3,000 veterans in immigration detention centers or in removal proceedings at any given time; and

WHEREAS, Veterans that have been deported do not have access to Veterans Affairs benefits or other benefits designed for veterans; and

WHEREAS, The nation owes these veterans adequate support and rehabilitation equal to that of veterans with full citizenship; and

WHEREAS, The non-citizen parents, spouses, and children of veterans and service men and women who have been killed during active duty still face risk of deportation; and

WHEREAS, These veteran family members also need adequate rehabilitation and mental health resources in order to cope with extreme hardship and loss that is a result of war; and

WHEREAS, After having served time for their crimes in the criminal justice system, non-citizen veterans are almost immediately dropped at the doorsteps of their country of birth - with no resources, no contacts and, at times, no knowledge of the language, resulting in compounded punishment; and

WHEREAS, These valiant veterans are solely allowed reentry into the United States posthumously for their burial in a U.S. military cemetery; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-NINTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we recognize the plight of these veterans and urge the United States Congress and the President of the United States to provide these veterans and their families the honors and benefits that they have earned; and be it further

RESOLVED, That suitable copies of this resolution be delivered to President Barack Obama, U.S. Speaker of the House Paul Ryan, and U.S. Senate Majority Leader Mitch McConnell.

HOUSE JOINT RESOLUTION 147

Offered by Representative Butler:

WHEREAS, It is appropriate for us to remember the many sacrifices and contributions to the betterment of Illinois made by the outstanding men and women who have served in law enforcement; and

WHEREAS, The Springfield Police Department was formed in 1840; since that time, ten officers have been killed in the line of duty, including David R. Tapscott, who died on December 26, 1979; and

WHEREAS, David Tapscott was born in Liberty, Kentucky in 1951 to George and Nettie Tapscott; he had four brothers and three sisters; and

WHEREAS, David Tapscott's family moved to Pleasant Plains, where he graduated from high school in 1969; while in high school, he excelled in basketball and track; after graduation, he worked at his brother's garage and attended Lincoln Land Community College; and

WHEREAS, At the age of 23, David Tapscott took the police department civil service exam, and in 1974, he became a proud member of the Springfield Police Department; and

WHEREAS, David Tapscott loved his profession and he excelled at his work; he exemplified the true meaning of a dedicated police officer; and

WHEREAS, David Tapscott graciously and compassionately served the citizens of Springfield; he was well-liked by his fellow officers as well as the public; he worked the Second Watch during which he enjoyed driving the prisoner transport van; and

WHEREAS, Christmas Eve, Monday, December 24, 1979 was a cold, wet, rainy evening; David Tapscott planned on spending Christmas Day at his mother's home before heading to work; and

WHEREAS, Around 10:00 p.m. that night, David Tapscott responded without hesitation to a disturbance call at a north end Springfield tavern; and

WHEREAS, David Tapscott proceeded north on 9th Street behind a sheriff's deputy who was also responding to the call; he crossed Converse Street and headed down the hill toward the 9th Street railroad underpass; and

WHEREAS, The deputy in front of David Tapscott drove left of the center barrier to get around a vehicle on the right; David Tapscott began to follow, then realized the vehicle had stopped allowing him time to pass it and pull back into the right northbound lane; and

WHEREAS, The lightweight prisoner transport van did not maneuver as well on wet surfaces and as David Tapscott approached the viaduct he was unable to move quickly enough to his right before hitting the center barrier head on; and

WHEREAS, David Tapscott was injured and was transported to St. John's Hospital by ambulance; and WHEREAS, On Wednesday evening at 6:31 p.m., December 26, 1979, Officer David Tapscott passed away; and

WHEREAS, Officer David Tapscott was buried at Peter Cartwright Cemetery in Pleasant Plains on Saturday December 29, 1979; the police van number, LSS was retired after the accident and has not been used since; he was mourned by the entire community, even those who had never met him; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-NINTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that we designate the section of 9th Street between the intersection of East Converse Street and East Ridgely Street in Springfield as the "Officer David Tapscott Memorial Street"; and be it further

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

RESOLVED, That suitable copies of this resolution be presented to the family of Officer David Tapscott, the Secretary of the Illinois Department of Transportation, the Springfield Police Department, and the Mayor of Springfield.

SENATE BILLS ON FIRST READING

Having been reproduced, the following bills were taken up, read by title a first time and placed in the Committee on Rules: SENATE BILLS 2216 (Hoffman), 2322 (Butler), 2613 (Manley), 3021 (D. Burke) and 3284 (C. Mitchell).

SENATE JOINT RESOLUTIONS CONSTITUTIONAL AMENDMENTS FIRST READING

Representative Turner introduced the following:

SENATE JOINT RESOLUTION CONSTITUTIONAL AMENDMENT 30

RESOLVED, BY THE SENATE OF THE NINETY-NINTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE HOUSE OF REPRESENTATIVES 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 3.1 to, and to amend Sections 2 and 3 of Article IV of, the Illinois Constitution as follows:

ARTICLE IV THE LEGISLATURE

SECTION 2. LEGISLATIVE COMPOSITION

- (a) One Senator shall be elected from each Legislative District. Immediately following each decennial redistricting, the Senate, by resolution, General Assembly by law shall divide the Legislative Districts as equally as possible into three groups. Senators from one group shall be elected for terms of four years, four years and two years; Senators from the second group, for terms of four years, two years and four years; and Senators from the third group, for terms of two years, four years and four years. The Legislative Districts in each group shall be distributed substantially equally over the State.
- (b) One Each Legislative District shall be divided into two Representative Districts. In 1982 and every two years thereafter one Representative shall be elected from each Representative District for a term of two years.
- (c) To be eligible to serve as a member of the General Assembly, a person must be a United States citizen, at least 21 years old, and for the two years preceding his election or appointment a resident of the district which he is to represent. In the general election following a redistricting, a candidate for the General Assembly may be elected from any district which contains a part of the district in which he resided at the time of the redistricting and reelected if a resident of the new district he represents for 18 months prior to reelection.
- (d) Within thirty days after a vacancy occurs, it shall be filled by appointment as provided by law. If the vacancy is in a Senatorial office with more than twenty-eight months remaining in the term, the appointed Senator shall serve until the next general election, at which time a Senator shall be elected to serve for the remainder of the term. If the vacancy is in a Representative office or in any other Senatorial office, the

appointment shall be for the remainder of the term. An appointee to fill a vacancy shall be a member of the same political party as the person he succeeds.

(e) No member of the General Assembly shall receive compensation as a public officer or employee from any other governmental entity for time during which he is in attendance as a member of the General Assembly.

No member of the General Assembly during the term for which he was elected or appointed shall be appointed to a public office which shall have been created or the compensation for which shall have been increased by the General Assembly during that term.

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

SECTION 3. LEGISLATIVE REDISTRICTING

(a) Legislative Districts and Representative Districts shall each, in order of priority, be substantially equal in population; provide racial minorities and language minorities with the equal opportunity to participate in the political process and elect candidates of their choice; provide racial minorities and language minorities who constitute less than a voting-age majority of a District with an opportunity to control or substantially influence the outcome of an election; respect, to the extent practical, communities of interest; be compact; respect, to the extent practical, municipal boundaries; and be contiguous 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, subject to the hearing and notice requirements of subsection (c).

A bill passed by the General Assembly pursuant to this subsection shall be presented to the Governor not later than June 3. The foregoing requirement shall be judicially enforceable. If the Governor approves the bill, then the Governor shall sign it by June 10 and it shall become law. If the Governor vetoes the bill or makes specific recommendations for change to the bill, then the Governor shall return it with his or her objections or specific recommendations by June 10 directly to the house in which it originated whether or not the General Assembly is in recess or adjourned. Any bill not so returned on or before June 10 of that year shall become law.

A vetoed bill or bill returned with specific recommendations for change shall be considered in the manner set forth in this subsection notwithstanding any provision of Section 9 of this Article to the contrary. Not later than June 15, the originating house may either override the Governor's veto or specific recommendations for change by a record vote of three-fifths of the members elected or accept the Governor's specific recommendations for change by a record vote of a majority of the members elected. If the originating house passes the bill by the required vote, then it shall be delivered immediately to the second house, which, not later than June 20, may take the same action as the originating house by the same record vote requirements applicable to the originating house. A bill having received the required record vote in both houses shall become law and shall take effect immediately notwithstanding any provision of Section 10 of this Article to the contrary. If no redistricting bill for the Legislative Districts or Representative Districts, or both, becomes law by June 20 of that year, then the General Assembly may not redistrict by law for the remainder of that year, except as provided in subsection (f).

If no redistricting bill for the Legislative Districts or Representative Districts, or both, becomes law by June 20 of that year, then the Senate may redistrict Legislative Districts and the House of Representatives may redistrict the Representative Districts, as applicable, by resolution adopted by a record vote of three-fifths of the members elected to that house, subject to the hearing and notice requirements of subsection (c). An adopted redistricting resolution shall be filed with the Secretary of State by the presiding officer of the house that adopted the resolution not later than July 20.

If no redistricting resolution is filed for the Legislative Districts or Representative Districts, or both, by July 20, then not later than August 20 the Senate Redistricting Commission shall redistrict the Legislative Districts and the House Redistricting Commission shall redistrict the Representative Districts, as applicable, each in a manner consistent with subsection (e).

(c) In the year following each Federal decennial census year, the Senate and House of Representatives shall each establish a committee to consider proposals to redistrict the Legislative Districts or Representative Districts, as applicable. Each committee shall conduct at least five public hearings statewide to receive testimony and inform the public on the applicable existing Districts, with one hearing held in each of five distinct geographic regions of the State determined by the respective committee. All hearings of a committee shall be open to the public. The Chairperson of each committee shall, no later than six days before any proposed hearing, post a notice with the Secretary of the Senate or Clerk of the House, as applicable. The

notice shall identify any measure and subject matter that may be considered during that hearing. The notice shall contain the day, hour, and place of the hearing.

If a committee favorably reports a redistricting resolution or bill redistricting the Legislative Districts or Representative Districts, or both, as applicable, then the committee shall conduct at least one final hearing in each of five distinct geographic regions previously determined by the committee in order to receive testimony and inform the public of the proposed Districts. All hearings of a committee shall be open to the public. The Chairperson shall, no later than two days before any proposed hearing, post a notice with the Secretary of the Senate or Clerk of the House, as applicable. The notice shall identify any measure and subject matter that may be considered during that hearing. The notice shall contain the day, hour, and place of the hearing. After the committee completes the required hearings, then the Senate or House of Representatives, or both, as applicable, may amend a redistricting bill or resolution and may take final action on the bill or resolution.

(d) As soon as practical, the General Assembly shall make available to the public, the Commissions, and the Special Masters all Federal decennial census data it receives from the Federal government and any other data required by law. The General Assembly shall provide a means by which members of the public may submit redistricting proposals or comment on or obtain a copy of any proposal submitted to the Senate, the House, a Commission, or a Special Master.

(e) By February 1 of the year following each Federal decennial census year, If no redistricting plan becomes effective by June 30 of that year, a Senate Legislative Redistricting Commission shall be constituted and consist of ten members, no more than five 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 five persons to the Commission, no more than two of whom shall be Senators one Senator and at least three of whom shall be persons one person who do not hold an elected or a political party office, are not employees of the General Assembly, are not employees of a political party, are not immediate family members of a member of the General Assembly or Congress, and are not lobbyists as defined by law.

By February 1 of the year following each Federal decennial census year, a House of Representatives Redistricting Commission shall be constituted and consist of ten members, no more than five of whom shall be members of the same political party. The Speaker and Minority Leader of the House of Representatives shall each appoint five persons to the Commission, no more than two of whom shall be Representatives and at least three of whom shall be persons who do not hold an elected or a political party office, are not employees of the General Assembly, are not employees of a political party, are not immediate family members of a member of the General Assembly or Congress, and are not lobbyists as defined by law.

An "immediate family member", for purposes of this Section and Section 3.1, is a person with whom the person has a bona fide relationship established through close blood or legal relationship, including parents, siblings, children, spouses, and first cousins is not a member of the General Assembly.

<u>Persons appointed to each Commission should reflect the racial, ethnic, geographic, and cultural diversity of the State.</u>

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. For each Commission, a Chairperson A Chairman and Vice Chairperson Chairman shall be chosen by a majority of all members of the Commission.

Each Redistricting Commission shall conduct at least ten public hearings statewide to receive testimony and inform the public, with two hearings held in each of five distinct geographic regions of the State determined by the respective Commission. All hearings of a Commission shall be open to the public. The Chairperson of the Commission shall, no later than six days before any proposed hearing, post a notice with the Secretary of the Senate or Clerk of the House, as applicable, who shall immediately make the notice available to the public. The notice shall identify any measure and subject matter that may be considered during that hearing. The notice shall contain the day, hour, and place of the hearing. Each Commission shall conduct the public hearings by April 1 of that year and must file a report with its respective chamber regarding its hearings, including hearing transcripts. Each Commission shall also file a copy of its report and hearing transcripts with the State Board of Elections, which shall make the report and hearing transcripts available to the public.

If no law redistricting the Legislative Districts or Representative Districts, or both, takes effect by June 20 and the Senate or House, as applicable, fails to file a redistricting resolution with the Secretary of State by July 20, then the applicable Redistricting Commission, by resolution adopted by a record vote of at least six Commissioners, shall redistrict the Legislative Districts or Representative Districts, as applicable. If a

Commission adopts a redistricting resolution, then the Commission shall conduct at least one public hearing in each of the five distinct geographic regions previously determined by the Commission in order to receive testimony and inform the public of the redistricting plan. The Commission must complete the required hearings prior to filing an adopted redistricting resolution with the Secretary of State. All hearings of a Commission shall be open to the public. The Chairperson of the Commission shall, no later than two days before any proposed hearing, post a notice with the Secretary of the Senate or Clerk of the House, as applicable, who shall immediately make the notice available to the public. The notice shall identify any measure and subject matter that may be considered during that hearing. The notice shall contain the day, hour, and place of the hearing. The Commission shall file an adopted resolution with the Secretary of State not later than August 20.

If a Redistricting Commission fails to file an adopted resolution by August 20, then the Supreme Court Judges most senior from each political party represented on the Supreme Court shall jointly appoint one person to act as Special Master to redistrict the Legislative Districts and a different person to act as Special Master to redistrict the Representative Districts, as applicable. A Special Master shall be a person who does not hold an elected or a political party office, is not an employee of the General Assembly, is not an employee of a political party, is not a member of the General Assembly or Congress, is not an immediate family member of a member of the General Assembly or Congress, and is not a lobbyist as defined by law. The Special Master shall be appointed and certified to the Secretary of State not later than August 27. The appointment of the Special Master by any Supreme Court Judge shall not be considered an actual or potential conflict of interest for which the Judge shall recuse himself or herself from any action concerning redistricting the House and Senate.

The Special Master may consider any redistricting plan filed by members of the General Assembly, the applicable Commission, or members of the public. The Special Master shall conduct at least one public hearing in each of the five distinct geographic regions previously determined by the applicable Commission in order to receive testimony and inform the public of the redistricting plan. The Special Master must complete the required public hearings prior to filing a redistricting plan with the Secretary of State. All hearings conducted by a Special Master shall be open to the public. The Special Master shall, no later than two days before any proposed hearing, post a notice with the Secretary of the Senate or Clerk of the House, as applicable, who shall immediately make the notice available to the public. The notice shall identify any measure and subject matter that may be considered during that hearing. The notice shall contain the day, hour, and place of the hearing. The Special Master shall file a redistricting plan for the Legislative Districts or Representative Districts, as applicable, with the Secretary of State not later than October 5.

(f) If a redistricting bill, resolution, or plan is invalidated in whole or in part by a court of competent jurisdiction or a redistricting plan is not filed with the Secretary of State by October 5, then the General Assembly may redistrict by law.

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.

- (g) A An approved redistricting resolution or 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.
- (h) 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.)

SECTION 3.1. CONGRESSIONAL REDISTRICTING

- (a) Congressional Districts shall each, in order of priority, be substantially equal in population; provide racial minorities and language minorities with the equal opportunity to participate in the political process and elect candidates of their choice; provide racial minorities and language minorities who constitute less than a voting-age majority of a District with an opportunity to control or substantially influence the outcome of an election; be compact; respect, to the extent practical, communities of interest; respect, to the extent practical, municipal boundaries; and be contiguous.
- (b) In the year following each Federal decennial census year, the Senate and House of Representatives shall each establish a committee to consider proposals to redistrict Congressional Districts. Each committee

shall conduct at least five public hearings statewide to receive testimony and inform the public on the applicable existing Districts, with one hearing held in each of five distinct geographic regions of the State determined by the respective committee. All hearings of a committee shall be open to the public. The Chairperson of each committee shall, no later than six days before any proposed hearing, post a notice with the Secretary of the Senate or Clerk of the House, as applicable. The notice shall identify any measure and subject matter that may be considered during that hearing. The notice shall contain the day, hour, and place of the hearing. If a committee favorably reports a bill redistricting Congressional Districts, then the committee shall conduct at least one final hearing in each of five distinct geographic regions previously determined by the committee in order to receive testimony and inform the public of the proposed Districts. All hearings of a committee shall be open to the public. The Chairperson shall, no later than two days before any proposed hearing, post a notice with the Secretary of the Senate or Clerk of the House, as applicable. The notice shall identify any measure and subject matter that may be considered during that hearing. The notice shall contain the day, hour, and place of the hearing. After the committee completes the required hearings, then the Senate or House of Representatives, or both, as applicable, may amend a redistricting bill, and may take final action on the bill.

(c) As soon as practical, the General Assembly shall make available to the public all Federal decennial census data it receives from the Federal government and any other data required by law. The General Assembly shall provide a means by which members of the public may submit redistricting proposals or comment on or obtain a copy of any proposal submitted to the Senate, the House, a Commission, or a Special Master.

(d) In the year following each Federal decennial census year, the General Assembly by law shall redistrict the Congressional Districts, subject to the hearing and notice requirements of subsection (b). A bill passed by the General Assembly pursuant to this subsection shall be presented to the Governor not later than June 3. The foregoing requirement shall be judicially enforceable. If the Governor approves the bill, then the Governor shall sign it by June 10 and it shall become law. If the Governor vetoes the bill or makes specific recommendations for change to the bill, then the Governor shall return it with his or her objections or specific recommendations by June 10 directly to the house in which it originated whether or not the General Assembly is in recess or adjourned. Any bill not so returned on or before June 10 of that year shall become law. A vetoed bill or bill returned with specific recommendations for change shall be considered in the manner set forth in this subsection notwithstanding any provision of Section 9 of this Article to the contrary. Not later than June 15, the originating house may either override the Governor's veto or specific recommendations for change by a record vote of three-fifths of the members elected or accept the Governor's specific recommendations for change by a record vote of a majority of the members elected. If the originating house passes the bill by the required vote, then it shall be delivered immediately to the second house, which, not later than June 20, may take the same action as the originating house by the same record vote requirements applicable to the originating house. A bill having received the required record vote in both houses shall become law and shall take effect immediately notwithstanding any provision of Section 10 of this Article to the contrary.

(e) If no bill redistricting Congressional Districts becomes law by June 20, then the Supreme Court Judges most senior from each political party represented on the Supreme Court shall jointly appoint one person to act as Special Master to redistrict the Congressional Districts. A Special Master shall be a person who does not hold an elected or a political party office, is not an employee of the General Assembly or Congress, is not an employee of a political party, is not a member of the General Assembly or Congress, is not an immediate family member of a member of the General Assembly or Congress, and is not a lobbyist as defined by law. The Special Master shall be appointed and certified to the Secretary of State not later than June 27. The appointment of the Special Master by any Supreme Court Judge shall not be considered an actual or potential conflict of interest for which the Judge shall recuse himself or herself from any action concerning redistricting. The Special Master may consider any redistricting plan filed by members of the General Assembly or members of the public. The Special Master shall conduct at least one public hearing in each of five distinct geographic regions determined by the Special Master in order to receive testimony and inform the public of the redistricting plan. The Special Master must complete the required public hearings prior to filing a redistricting plan with the Secretary of State. All hearings conducted by a Special Master shall be open to the public. The Special Master shall, no later than two days before any proposed hearing, post a notice with the Secretary of the Senate and Clerk of the House who shall immediately make the notice available to the public. The notice shall identify any measure and subject matter that may be considered during that hearing. The notice shall contain the day, hour, and place of the hearing. The Special Master shall file a redistricting plan for Congressional Districts with the Secretary of State not later than October 5.

(f) If a redistricting bill or plan is invalidated in whole or in part by a court of competent jurisdiction or a redistricting plan is not filed with the Secretary of State by October 5, then the General Assembly may redistrict by law.

SCHEDULE

This Constitutional Amendment takes effect upon being declared adopted in accordance with Section 7 of the Illinois Constitutional Amendment Act and applies to redistricting beginning in 2021 and to the election of members of the General Assembly beginning in 2022.

At the hour of 1:21 o'clock p.m., the House Perfunctory Session adjourned.