

STATE OF ILLINOIS  
83RD GENERAL ASSEMBLY  
HOUSE OF REPRESENTATIVES  
TRANSCRIPTION DEBATE

26th Legislative Day

April 5, 1983

Speaker Madigan: "The House will come to order. The House will come to order. The Members shall be in their chairs. Today, we shall be led in prayer by Dr. Rudolph Schultz, Union Baptist Church of Springfield, Illinois. Dr. Schultz is a guest of Representative Michael Curran. Would the guests in the galleries please rise to join with us in the invocation?"

Dr. Schultz: "Shall we pray? Our most gracious Father, we, Your children, face this new day of activities and opportunities. Remember, in Your word, Your port once said to us, 'Unless You build a house, we labor in vain. Unless You help us to keep a city, the watchmen work it but in vain.' With these words Lord, we are willing and asking Thine divine presence in our midst. Make our will, Thy will, so that through our efforts Thy kingdom will come to this earth. Give to us faith to trust Thee for guidance in the decision that we make this day, as we wrestle with the complex problems that confronts us. Keep our minds keen, alert. Season our words with Thy love, so that we may not speak harshly to each other. We may treat others as we des... ask to be treated. Give us special blessings to those who are sick, unable to be with us this day. Bless the leadership of this chamber, and all those who follow him. May You provide His grace and mercy, we pray. Amen."

Speaker Madigan: "We shall be led in the Pledge of Allegiance by Representative Ropp."

Ropp et al: "I pledge allegiance to the flag of the United States of America and to the Republic for which it stands, one Nation under God, indivisible, with liberty and justice for all."

Speaker Madigan: "Roll Call for Attendance. Mr. Greiman. Are there any excused absences?"

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Greiman: "Thank you, Mr. Speaker. Yes. Representatives Shaw, Taylor and Vitek are excused by reason of ab... illness. I wish the record would reflect that, Mr. Speaker."

Speaker Madigan: "Let the record show that those Representatives are excused because of illness. Mr. Webb, are there any excused absences? Mr. Vinson."

Vinson: "Daniels, Davis, and Hoffman, Mr. Speaker."

Speaker Madigan: "Let the record show that those Representatives are excused. Mr. Vinson."

Vinson: "I would appreciate it, if you would advise the Clerk, to delete Mr. Hoffman, who I understand, his switch is... accidentally on the board."

Speaker Madigan: "Mr. Vinson, I believe that Mr. Hoffman is now recorded as voting 'no', and let the record show that that indicates that Mr. Hoffman is not present... but is excused. Mr. Clerk, take the record. There are 104 Members responding to the Attendance Roll Call. There is a quorum present. Introduction and First Reading."

Clerk O'Brien: "House Bill 884, Curran - Giorgi, a Bill for an Act to create the models in Illinois to save Energy Resources Act. First Reading of the Bill. House Bill 885, Leverenz, a Bill for an Act making certain appropriations to certain legislative agencies and commissions. First Reading of the Bill. House Bill 886, Klemm, a Bill for an Act to amend Sections of an Act concerning public utilities. First Reading of the Bill."

Clerk Leone: "House Bill 887, Giorgi, a Bill for an Act in relationship to changing reference to petitioner, to plaintiffs and response to defendant in the Illinois Marriage and Dissolution of Marriage Act. First Reading of the Bill. House Bill 888, Barnes - Daniels - et al, a Bill for an Act to amend Sections of an Act making appropriations for the ordinary and contingent expenses of

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the Department of Labor. First Reading of the Bill. House Bill 889, Barnes - Daniels - et al, a Bill for an Act making appropriations for the ordinary and contingent expenses of the Department of Commerce and Community Affairs. First Reading of the Bill. House Bill 890, Barnes - Daniels - et al, a Bill for Act making appropriations for the ordinary and contingent expenses of the Department of Conservation. First Reading of the Bill. House Bill 891, Barnes - Daniels - et al, a Bill for an Act making appropriations for the ordinary and contingent expenses of the Department of Energy and Natural Resources. First Reading of the Bill. House Bill 892, Barnes - Daniels - et al, a Bill for an Act making appropriations for the ordinary and contingent expenses of the Department of Financial Institutions. First Reading of the Bill. House Bill 893, Barnes - Daniels - et al, a Bill for and Act making appropriations for the ordinary and contingent expenses of the Department of Labor. First Reading of the Bill. House Bill 894, Barnes - Daniels - et al, a Bill for an Act to provide for the ordinary and contingent expenses of the Department of Mines and Minerals. First Reading of the Bill. House Bill 895, Barnes - Daniels - et al, a Bill for an Act making appropriations for the ordinary and contingent expenses of the Department of Registration and Education. First Reading of the Bill. House Bill 896, Barnes - Daniels - et al, a Bill for an Act to provide for the ordinary and contingent expenses of the Office of the Governor. First Reading of the Bill. House Bill 897, Barnes - Daniels - et al, a Bill for an Act to provide for the ordinary and contingent expenses of the Office of the Lieutenant Governor. First Reading of the Bill. House Bill 898, Barnes - Daniels - et al, a Bill for an Act making appropriations for the ordinary and contingent

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expenses of the Bureau of the Budget. First Reading of the Bill. House Bill 899, Barnes - Daniels - et al, a Bill for an Act making appropriations for the ordinary and contingent expenses of the Capitol Development Board. First Reading of the Bill. House Bill 900, Barnes - Daniels - et al, a Bill for an Act making appropriations to the Capitol Development Board for permanent improvements. First Reading of the Bill. House Bill 901, Barnes - Daniels - et al, a Bill for an Act making certain reappropriations to the Capitol Development Board and Southern Illinois University for permanent improvements, grants, and related purposes. First Reading of the Bill. House Bill 902, Barnes - Daniels - et al, a Bill for an Act to provide for the ordinary and contingent expenses of the Liquor Control Commission. First Reading of the Bill. House Bill 903, Barnes - Daniels - et al, a Bill for an Act making appropriations for the ordinary and contingent expenses of the Illinois Racing Board. First Reading of the Bill. House Bill 904, Barnes - Daniels - et al, a Bill for an Act making appropriations for the ordinary and contingent expenses of the Office of Commissioner of Savings and Loans Associations. First Reading of the Bill. House Bill 905, Barnes - Daniels - et al, a Bill for an Act making appropriations to the Board of Trustees to the General Assembly Retirement System. First Reading of the Bill. House Bill 906, Barnes - Daniels - et al, a Bill for an Act making appropriations for the ordinary and contingent expenses of the Judges' Retirement System. First Reading of the Bill. House Bill 907, Barnes - Daniels - et al, a Bill for an Act making appropriations for the ordinary and contingent expenses of the State Employees' Retirement System. First Reading of the Bill. House Bill 908, Barnes - Daniels - et al, a Bill for an Act

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making appropriations for certain retirement benefits for teachers. First Reading of the Bill. House Bill 909, Barnes - Daniels - et al, a Bill for an Act making certain appropriations to the Teachers' Retirement System. First Reading of the Bill. House Bill 910, Barnes - Daniels - et al, a Bill for an Act making appropriations for the ordinary and contingent expenses of the Special Events Commission. First Reading of the Bill. House Bill 911, Reilly - Daniels - et al, a Bill for an Act making appropriations for the ordinary and contingent... and distributive expenses of the Department of Corrections. First Reading of the Bill. House Bill 912, Reilly - Daniels - et al, a Bill for an Act making appropriations for the ordinary and contingent expenses of the Department of Human Rights. First Reading of the Bill. House Bill 913, Reilly - Daniels - et al, a Bill for an Act making appropriations for the ordinary and contingent expenses of the Department of Mental Health and Developmental Disabilities. First Reading of the Bill. House Bill 914, Reilly - Daniels - et al, a Bill for an Act making appropriations for the ordinary and contingent expenses of the Department of Public Health. First Reading of the Bill. House Bill 915, Reilly - Daniels - et al, a Bill for an Act making appropriations for the ordinary and contingent expenses of the Dangerous Drugs Commission. First Reading of the Bill. House Bill 916, Reilly - Daniels - et al, a Bill for an Act making appropriations for the ordinary and contingent expenses of the Illinois State Historical Library. First Reading of the Bill. House Bill 917, Reilly - Daniels - et al, a Bill for an Act making appropriations for the ordinary and contingent expenses of the Human Rights Commission. First Reading of the Bill. House Bill 918, Reilly - Daniels - et al, a Bill

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for an Act making appropriations for the ordinary and contingent expenses of the Medical Center Commission. First Reading of the Bill. House Bill 919, Reilly - Daniels - et al, a Bill for an Act making appropriations for the ordinary and contingent expenses of the Prisoner Review Board. First Reading of the Bill. House Bill 920, Reilly - Daniels - et al, a Bill for an Act making appropriations for the ordinary and contingent expenses of the State Emergency Services and Disaster Agency. First Reading of the Bill. House Bill 921, Keane - Dwight Friedrich - et al, a Bill for an Act to add Sections to an Act in relation to payment and disposition of monies received by officers and employees of the State of Illinois by virtue of their office or employment. First Reading of the Bill. House Bill 922, Davis - et al, a Bill for an Act to amend Sections of the Illinois Insurance Code. First Reading of the Bill. House Bill 923, Dwight Friedrich - Keane - et al, a Bill for an Act to amend Sections of an Act in relationship to payment and dissolution of monies received by officers and employees of the State of Illinois by virtue of their office or employment. First Reading of the Bill. House Bill 924, Leverenz - et al, a Bill for an Act to transfer monies to the Communication Bevolving Fund to the General Revenue Fund. First Reading of the Bill. House Bill 925, Dwight Friedrich - et al, a Bill for an Act to amend Sections of the Illinois Housing Development Act. First Reading of the Bill. House Bill 926, Jaffe, a Bill for an Act to amend Sections of the Illinois Antitrust Act. First Reading of the Bill. House Bill 927, Jaffe, a Bill for an Act to amend Sections of the Election Code. First Reading of the Bill. House Bill 928, Jaffe, a Bill for an Act in relationship to insurance claims and determinations of whether the procedure is medically necessary. First

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Reading of the Bill. House Bill 929, Hoffman - et al, a Bill for an Act to add Sections to the School Code. First Reading of the Bill. House Bill 930, Hoffman, a Bill for an Act to amend Sections of the School Code. First Reading of the Bill. Continuing with Introduction and First Reading. House Bill 931, Stuffle - Neff, a Bill for an Act to amend Sections of the Illinois Pension Code. First Reading of the Bill. House Bill 932, Ronan - Farley, a Bill for an Act to provide for the use of community buildings and services for community educational programs and needs. First Reading of the Bill. House Bill 933, Bowman, a Bill for an Act to amend Sections of an Act to create the Bureau of the Budget and define its powers and duties and to make an appropriation. First Reading of the Bill. House Bill 934, Yourell, a Bill for an Act to amend Sections of an Act in relationship to debts owned by the state by several counties thereof. First Reading of the Bill. House Bill 935, Rea - Stuffle - Hannig, a Bill for an Act to amend Sections of the Illinois Pension Code. First Reading of the Bill. House Bill 936, Kulas - Ronan - DiPrima, a Bill for an Act to amend Sections of the Illinois Controlled Substative (sic Substances) Act. First Reading of the Bill. House Bill 937, Oblinger - et al, a Bill for an Act to license and regulate persons engaged in the business of conducting auctions to establish a Board of Examiners of Auctioneers and to fix penalties for the violation thereof. First Reading of the Bill."

Clerk O'Brien: "Further Introductions. House Bill 938, Satterthwaite, a Bill for an Act to amend the State Universities Article to the Pension Code. First Reading of the Bill."

Speaker Madigan: "For what purpose does Mr. Vinson seek recognition?"

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Vinson: "Mr. Speaker, Ladies and Gentlemen of the House. I wonder, Mr. Speaker, if you might want to introduce your new Member? I say, I wonder if you might want to introduce your new Member?"

Speaker Madigan: "Well, you've caught me flat-footed once again, Mr. Vinson. Who is the new Member?"

Vinson: "Well, on the 20... 20th, the 21st, and the 22nd legislative days of the Session, you had a Representative Slap voting in the Journal. And I just thought you might want to introduce Representative Slap."

Speaker Madigan: "Thanks."

Vinson: "Further inquiries, Mr. Speaker, if you don't want to introduce him. We are now past the Easter recess. We are getting into the busy part of the Session, as I'm sure you would agree. And I wonder if you might be able to enlighten the Body, as to when the Ladies' restroom facility will be expanded."

Speaker Madigan: "As I stated earlier, Mr. Vinson, we are working on that project with all due speed."

Vinson: "Do you have any idea when that will occur?"

Speaker Madigan: "I'm not at a position, today, to answer you any more definitively than I have."

Vinson: "Do you anticipate being in such a position tomorrow?"

Speaker Madigan: "I think I will wait until tomorrow to decide."

Vinson: "Mr. Speaker, I certainly don't want to make this an item of partisan controversy, but I do believe, that since we are facing the busy part of the Session, that concepts and definitions of expeditious ought to be expedited."

Speaker Madigan: "Thank you, Mr. Vinson. On page 3 of the Calendar, on the Order of House Bills Second Reading, Short Debate Calendar. House Bill 8. Mr. Friedrich, do you wish to call your Bill? If the Membership would give their attention to the podium, we are now on the Calendar. We



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are on the Order of Second Reading. And Mr. Friedrich, do you wish to call your Bill? Mr. Friedrich. Mr. Friedrich. Well, then turn on Mr. Friedrich? Do you wish to call the Bill? Okay, Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill #8, a Bill for an Act to amend Sections of the Illinois Vehicle Code. Second Reading of the Bill. No Committee Amendments."

Speaker Madigan: "Are there any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Madigan: "Third Reading. House Bill 137. Mr. Terzich, do you wish to call your Bill? Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 137, a Bill for an Act to amend Sections of the Revenue Act. Second Reading of the Bill. No Committee Amendments."

Speaker Madigan: "Are there any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Madigan: "Third Reading. House Bill 308. Mr. Rice, do you wish to call your Bill? Representative Rice. Do you wish to call House Bill 308? It's on page 4 of the Calendar. The Gentleman indicates he does not wish to call his Bill. House Bill 329. Representative Satterthwaite. Representative Satterthwaite. House Bill 451. Mr. Piel. Do you wish to call your Bill? Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 451, a Bill for an Act in relation to consumer loans. Second Reading of the Bill. Amendments #1, 2, 3, and 4 were adopted in Committee."

Speaker Madigan: "Are there any Motions?"

Clerk O'Brien: "No Motions filed."

Speaker Madigan: "Are there any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Madigan: "Third Reading. House Bill 462. Mr. Hastert. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 462, a Bill for an Act to amend the

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Illinois Municipal Code. Second Reading of the Bill. No Committee Amendments."

Speaker Madigan: "Are there any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Madigan: "Third Reading. House Bill 499. Mr. Keane. Representative Keane. House Bill 520. Representative Satterthwaite. House Bill 530. Representative White. Is Mr. White in the chamber? Do you wish to call your Bill on Second Reading? House Bill 530. Amends the Illinois Vehicle Code. Mr. White, do you wish to call that Bill on Second Reading? The Gentleman indicates he does not wish to call the Bill. House Bill 571. Mr. McAuliffe. Is Mr. McAuliffe in the chamber? House Bill 626. Mr. Steczo. The Gentleman indicates he does not wish to call his Bill. House Bill 645. Representative Rea. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 645, a Bill for an Act to amend Sections of the Illinois Vehicle Code. Second Reading of the Bill. Amendment #1 was adopted in Committee."

Speaker Madigan: "Are there any Motions?"

Clerk O'Brien: "No Motions filed."

Speaker Madigan: "Are there any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Madigan: "Third Reading. On the Order of House Bills Second Reading, there appears House Bill 46. Mr. Cullerton. Do you wish to call your Bill? Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 46, a Bill for an Act to amend Sections of the Code of Criminal Procedure. Second Reading of the Bill. Amendment #1 was adopted in Committee."

Speaker Madigan: "Are there any Motions?"

Clerk O'Brien: "No Motions filed."

Speaker Madigan: "Are there any Floor Amendments?"

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Clerk O'Brien: "Floor Amendment #2, Cullerton, amends House Bill..."

Speaker Madigan: "Mr. Cullerton, on Amendment #2."

Clerk O'Brien: "Thank you, Mr. Speaker. Amendment #1 was adopted in Committee, changed a Section 112-4 of the Criminal Code, and there was ne... necessitated a clean up Amendment. This was Amendment #2. It just removes the portions of the Bill which were... which amended the Section of the duties of the grand jury and the state's attorneys. So it's a technical Amendment, and I would ask for its adoption."

Speaker Madigan: "The Gentleman moves for the adoption of Amendment #2. Is there any discussion? There being no discussion, the question is 'Shall the Amendment be adopted?' All those in favor signify by voting 'aye', all those opposed by voting 'no'. The 'ayes' have it. The Amendment is adopted. Are there further Amendments?"

Clerk O'Brien: "No further Amendments."

Speaker Madigan: "Third Reading. House Bill 67. Mr. Ropp. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 67, a Bill for an Act to amend Sections of the Unified Code of Corrections. Second Reading of the Bill. Amendment #1 was adopted in Committee."

Speaker Madigan: "Are there any Motions?"

Clerk O'Brien: "No Motions filed."

Speaker Madigan: "Are there any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Madigan: "Third Reading. House Bill 81. Mr. Mautino. Do you wish to call your Bill? Mr. Mautino. House Bill 85. Mr. Steczo. Do you wish to call your Bill? Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 85, a Bill for an Act to amend Sections of the School Code. Second Reading of the Bill."

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Amendment #1 was adopted in Committee."

Speaker Madigan: "Are there any Motions?"

Clerk O'Brien: "No Motions filed."

Speaker Madigan: "Are there any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Madigan: "Third Reading. House Bill 107. Mr. O'Connell.

Do you wish to call your Bill? The Gentleman indicates he does not wish to call his Bill. House Bill 203. Mr. Olson. Do you wish to call your Bill? The Gentleman indicates that he does not wish to call his Bill. House Bill 208. Mr. Saltsman. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 208, a Bill for an Act relating to the responsibility of certain incurred expenses relating to arrestees. Second Reading of the Bill. Amendment #1 was adopted in Committee."

Speaker Madigan: "Are there any Motions?"

Clerk O'Brien: "No Motions filed."

Speaker Madigan: "Are there any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Madigan: "Third Reading. House Bill 244. Mr. Nash. The Clerk informs the Chair that the Fiscal Note has not yet been filed, therefore, the Bill shall remain on the Order of Second Reading. House Bill 255. Mr. Terzich. Do you wish to call your Bill? Mr. Clerk, I believe this Bill has already been read. What is the... has this Bill already been read on second time?"

Clerk O'Brien: "This Bill has been read a second time previously."

Speaker Madigan: "And are there any Floor Amendments?"

Clerk O'Brien: "Amendment #1 was adopted previously. Amendment #2 was out of order. Floor Amendment #3, Nelson, amends House Bill 255 as amended."

Speaker Madigan: "Representative Nelson."

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Nelson: "Thank you, Mr. Speaker, Members of the House. Amendment #3, as amended, is an Amendment to House Bill 255, as amendment, and what it would do is delete the salary increase for the superintendent of the Cook County Educational Service Region. I think probably a number of you saw the Mike Royko piece that I passed around, which explained basically that this one particular superintendent does a poor job, and is not respected either by newspapers, by superintendents in the region, or by teachers, one of whom has shared with me a letter that he got back from that office. I'm not opposing this man's salary increase because of one newspaper article that was done by Mr. Royko, but I am opposing it because this one particular superintendent of an educational service region does not give service to the teachers or the administrators in his area. Let me share with you a letter from his office to a teacher friend of mine. They had asked for an inservice day, in order to do some career education for their students. Career education to them meant sharing with their students ideas on different job opportunities and different careers in the Chicago Metropolitan area. In previous years, the junior high teachers had discussed a wide variety of careers. They had looked at aviation careers, at O'Hare Field. They had looked at economics at the Board of Trade. They had looked at journalism at the Chicago Tribune and other newspapers and railroading at the Burlington-Northern Yards. On a whim, and for no reason at all, the superintendent of the educational service region, whose salary increase I would like to delete, just said, 'No. No, you can't do that. No, a career awareness day has to take place within a school setting. There's no reason for you to go looking at other kinds of places.' I would like to ask your support for Amendment #3 to House

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Bill 255."

Speaker Madigan: "The Lady moves for the adoption of Amendment #3. Is there any discussion? Mr. Terzich."

Terzich: "Well, Mr. Speaker. As usual, I... I really don't care for character assassinations, especially on the House floor. Contrary to Repre... the Representative, that I've gotten many good comments of the job of the superintendent of the Cook County. I don't necessarily have to follow newspaper articles to bring up trash, which could be done on any one of us right here, and I certainly oppose this type of an Amendment and would hopefully hope that the people in the General Assembly will vote 'no' on the adoption of Amendment #3."

Speaker Madigan: "Mr. Cullerton."

Cullerton: "Will the Sponsor yield?"

Speaker Madigan: "The Sponsor indicates that she will yield."

Cullerton: "Representative. As I understand your Amendment, it only applies to Cook County?"

Nelson: "It only applies to one superintendent. That is correct."

Cullerton: "Okay. So all... if the Bill passed all of the other superintendents would get a pay raise, except for this one."

Nelson: "That's right. I don't believe that this one deserves one."

Cullerton: "Okay. You want to single out one particular person in the state with this Amendment and not have the... not... notice... your not opposed to the Bill, I understand."

Nelson: "That's correct."

Cullerton: "If this Amendment passes, you're in favor of the Bill."

Nelson: "I will vote for it, if this Amendment passes."

Cullerton: "You're in favor of the salary increases for the other

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superintendents, but you don't think that superintendent from your county should get a pay raise?"

Nelson: "That is correct."

Cullerton: "Fine. Thank you."

Speaker Madigan: "Representative Pullen."

Pullen: "Thank you, Mr. Speaker. I rise in support of the Amendment. The officer in question, whose pay raise would be deleted by this Amendment, in response to the interest of the taxpayers, has found as his chief function over the last several years, the mailing of Bozo's circus tickets to superintendents and principals throughout the Cook County. He has become a laughing stock for the entire educational community. It's a real shame, and it is certainly an abrogation of justice if this Amendment does not pass, and this Bill were to pass. Because if there are... is one person in the state who deserves a pay raise even less than Lou Hill, it is Richard Martwick. I urge you to vote 'yes' on this important, very good Amendment."

Speaker Madigan: "Is there any further discussion? There being no further discussion, Representative Nelson to close."

Nelson: "Thank you, Mr. Speaker. I would earnestly solicit your support for this good Amendment, and I would ask for a Roll Call, Mr. Speaker."

Speaker Madigan: "The question is 'Shall Amendment #3 be adopted?' All those in favor signify by voting 'aye', all those opposed by voting 'no'. Representative Terzich, to explain his vote."

Terzich: "Well,... we'll just take the Roll Call, Mr. Speaker. This is really a terrible Amendment to try to single out one person out of hundreds of superintendents, just because a person...you know doesn't like... the service that he may get from a particular superintendent, doesn't necessarily mean that you have to have a character assassination on

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him. And there's no place for this Amendment in this Bill and I would urge a 'no' vote.

Speaker Madigan: "Mr. McAuliffe, to explain his vote."

McAuliffe: "Mr. Speaker and Ladies and Gentlemen of the House. I would rise and ask for a 'no' vote on this Bill... on this Amendment. I know Superintendent Martwick, and I've gone to him a number of times, and found him to be very competent and very helpful to my constituents, and I see no reason to punish him in this fashion. I'd like to be recorded as voting 'no'."

Speaker Madigan: "Have all voted who wish? The Clerk shall take the record. On this question there are 45 'ayes', 58 'nos'. The Amendment fails. Are there further Amendments?"

Clerk O'Brien: "No further Amendments."

Speaker Madigan: "Third Reading. House Bill 264. Mr. Stuffle. Do you wish to call your Bill? Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 264, a Bill for an Act to add Sections to the School Code. Second Reading of the Bill. No Committee Amendments."

Speaker Madigan: "Are there any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Madigan: "Third Reading. House Bill 267. Representative Nelson. Do you wish to call your Bill? Representative Nelson."

Nelson: "Mr. Speaker, has Amendment 4 been distributed yet?...It was filed today."

Speaker Madigan: "The Clerk tells me that the Amendment is not yet printed."

Nelson: "May I hold it then, please?"

Speaker Madigan: "Sure. The Bill shall be left on the Order of Second Reading. House Bill 275 shall be left on the Order of Second Reading. House Bill 317. Mr. Jaffe. Do you



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wish to call your Bill? Mr. Jaffe. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 317, a Bill for an Act to amend Sections of the Illinois Public Aid Code. Second Reading of the Bill. Amendment #1 was adopted in Committee."

Speaker Madigan: "Are there any Motions?"

Clerk O'Brien: "A Motion to table Amendment #1 by Representative Johnson."

Speaker Madigan: "Mr. Johnson. You have filed a Motion to table Amendment #1, House Bill 317, and on that Motion the Chair recognizes Mr. Johnson."

Johnson: "Amendment #1 is just... #2 though we want to adopt, and this is just simply puts the Bill in order. So I would move to table Amendment #1."

Speaker Madigan: "The Gentlemen moves to table Amendment #1. All those in favor signify by saying 'aye', all those opposed by saying 'no'. The 'ayes' have it. The Motion carries. The Amendment is tabled. Are there further Amendments?"

Clerk O'Brien: "Floor Amendment #2."

Johnson: "I don't care. Aaron can do it. Do you want to do it Aaron? What did he say? Okay, I'll do it. I'll do it, Aaron."

Clerk O'Brien: "We don't find Amendment #2."

Johnson: "I'll do it. We both filed it. I'll do it."

Clerk O'Brien: "Amendment #2, Jaffe - Johnson, amends House Bill 317, as amended, on page one by deleting line 14 to 16 and so forth."

Johnson: "Thank you, Mr. Speaker and Members. This Amendment removes, I think, any objection to the Bill. It removes the objection of the Department of Public Aid. It's also supported by the Illinois State Bar Association... the Trial Lawyers Association. It simply provides that when... that when there's an excess of funds available, it can be

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distributed to the Department of Public Aid. This meets the objections of Representative Dunn and everybody else to this Bill, and has the agreement of all parties that testified before our Committee at the hearing. It doesn't allow any attorney's fees to be attached to the Department of Public Aid's share. Public Aid gets a free ride. No economic impact.

Speaker Madigan: "Any discussion? Mr. Johnson has moved for the adoption of Amendment #2. There being no discussion on that question, the question is 'Shall the Amendment be adopted?' All those in favor signify by saying 'aye', all those opposed by saying 'no'. The 'ayes' have it. The Amendment is adopted. Are there further Amendments?"

Clerk O'Brien: "No further Amendments."

Speaker Madigan: "Third Reading. House Bill 319. Mr. Jaffe. Do you wish to call your Bill? The Gentlemen indicates that he does not wish to call the Bill. House Bill 336. The Clerk informs the Chair that the Fiscal Note has not yet been filed, therefore, the Bill shall remain on the Order of Second Reading. House Bill 357. Mr. McMaster. Do you wish to call your Bill? Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 357, a Bill for an Act to create the Conservation Tillage Risk Share Program. Second Reading of the Bill. No Committee Amendments."

Speaker Madigan: "Are there any Floor Amendments?"

Clerk O'Brien: "None."

Speaker Madigan: "Third Reading. House Bill 369. Mr. Yourell. Do you wish to call your Bill? The Gentleman indicates he does not wish to call his Bill. House Bill 394. The Clerk informs the Chair that the State Mandates Act Fiscal Note has not yet been filed, therefore, the Bill shall remain on the Order of Second Reading. House Bill 406. Mr. Greiman. Do you wish to call your Bill? The Gentlemen indicates he

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does not want to call his Bill. House Bill 408. Mr. Mautino. Do you wish to call your Bill? 408. Page 5 of the Calendar. Mr. Clerk, read the.. read... Mr. Mautino. Mr. Mautino."

Mautino: "Mr. Speaker, I had missed my call on 81. Is it possible to take 81 first?"

Speaker Madigan: "My plan was to go back to the Bills that we missed after we had completed all the Bills on Second Reading. My plan was to go to the bottom of the Order of Second Reading, and then to go back. Now, Mr. Mautino, on 408, did you wish to call that? Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 408, a Bill for an Act to amend Sections of the School Code. Second Reading of the Bill. Amendments #1 and 2 were adopted in Committee."

Speaker Madigan: "Were there any Committee Amendments?"

Clerk O'Brien: "1 and 2 adopted in Committee."

Speaker Madigan: "Are there any Motions?"

Clerk O'Brien: "No Motions filed."

Speaker Madigan: "Are there any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Madigan: "Third Reading. House Bill 446. Mr. Bopp. Do you wish to call your Bill? Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 446, a Bill for an Act in relation to public graveyard trustees. Second Reading of the Bill. No Committee Amendments."

Speaker Madigan: "Are there any Floor Amendments?"

Clerk O'Brien: "None."

Speaker Madigan: "Third Reading. House Bill 454. Mr. Huff. Is Mr. Huff in the chamber? House Bill 455. Mr. Terzich. Do you wish to call your Bill? Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill... "

Speaker Madigan: "For what purpose does Mr. Cullerton seek recognition?"

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Cullerton: "Mr. Speaker, an Amendment has been filed. I don't know if its been distributed. I don't believe it has yet."

Speaker Madigan: "Mr. Clerk, has the Amendment been distributed?"

Ladies and Gentlemen, the noise level is getting very high.

If we could please give our attention to the podium and to

the Calendar. Mr. Terzich, there is an Amendment filed

which has not yet been printed, so we will not call the

Bill. House Bill 486. Mr. DiPrima. Do you wish to call

your Bill? The Gentleman indicates he does not wish to

call his Bill. House Bill 495. Mr. Bowman. Do you wish

to call your Bill? Mr. Bowman. The Gentleman indicates he

does not wish to call his Bill. House Bill 528. The Clerk

informs the Chair that the Fiscal Note has not yet been

filed, therefore, the Bill shall remain on the Order of

Second Reading. House Bill 579. Mr. DeJaegher. Do you

wish to call your Bill? Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 579, a Bill for an Act to amend

Sections of the School Code. Second Reading of the Bill.

No Committee Amendments."

Speaker Madigan: "Are there any Floor Amendments?"

Clerk O'Brien: "None."

Speaker Madigan: "Third Reading. House Bill 584. Mr. Tate. Do

you wish to call your Bill? The Gentleman indicates he

does not wish to call his Bill. House Bill 599.

Representative Braun. Is Representative Braun in the

chamber? House Bill 604. Representative Koehler. Do you

wish to call your Bill? Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 604, a Bill for an Act to amend

Sections of the Illinois Library System Act. Second

Reading of the Bill. Amendment #1 was adopted in

Committee."

Speaker Madigan: "Are there any Motions?"

Clerk O'Brien: "No Motions filed."

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Speaker Madigan: "Are there any Floor Amendments?"

Clerk O'Brien: "Floor Amendments #2, Koehler, amends House Bill 604, as amended by deleting..."

Speaker Madigan: "Representative Koehler."

Koehler: "Thank you, Mr. Speaker, Ladies and Gentlemen of the House. May I have leave to withdraw Amendment #2, please?"

Speaker Madigan: "The Lady requests permission to withdraw Amendment #2. Is there leave? Leave is granted. Amendment #2 is withdrawn. Are there further Amendments?"

Clerk O'Brien: "Floor Amendment #3, Koehler, amends House Bill 604, as amended by deleting the first sentence, inserting in lieu, thereof, the following 'Section 8.2...'"

Speaker Madigan: "For what purpose does Mr. Cullerton seek recognition?"

Cullerton: "Thank you, Mr. Speaker. I don't believe this Amendment has been distributed."

Speaker Madigan: "Mr. Clerk, has this Amendment been distributed? Representative Koehler, this Amendment has not yet been distributed so we will be required to leave the Bill on the Order of Second Reading. We'll get back to it. House Bill 607. Mr. Giorgi. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 607, a Bill for an Act to amend Sections of the School Code. Second Reading of the Bill. No Committee Amendments."

Speaker Madigan: "Mr. Clerk, are there any Committee Amendments?"

Clerk O'Brien: "No Committee Amendments."

Speaker Madigan: "Are there any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Madigan: "Third Reading. House Bill 609. Mr. Davis. Do you wish to call your Bill? Is Mr. Davis in the chamber? House Bill 610. Mr. Matijevich. Is Mr. Matijevich in the chamber? Do you wish to call that Bill? The Gentleman indicates he does not wish to call the Bill. House Bill

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622. Representative Peterson. Do you wish to call your Bill? Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 622, a Bill for an Act to amend Sections of the School Code. Second Reading of the Bill. No Committee Amendments."

Speaker Madigan: "Are there any Floor Amendments?"

Clerk O'Brien: "None."

Speaker Madigan: "Third Reading. For what purpose does Mr. Cullerton seek recognition?"

Cullerton: "Mr. Speaker, I believe we were to ask the Sponsor of that Bill, if he could hold it on Second Reading for an Amendment, to make sure that the city of Chicago did not apply to the Bill. I would ask of him if he could do that, ask leave to take that back to Second Reading."

Speaker Madigan: "Mr. Peterson."

Peterson: "Yes, Mr. Speaker. I agree with the Amendment, and we'll agree to hold it."

Speaker Madigan: "So, with your permission, we'll return the Bill to the Order of Second Reading."

Peterson: "Yes, Mr. Speaker."

Speaker Madigan: "Thank you. The Bill shall be placed on the Order of Second Reading. House Bill 625. Representative Nelson. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 625, a Bill for an Act to amend Sections of the School Code. Second Reading of the Bill. No Committee Amendments."

Speaker Madigan: "Mr. Clerk, are there any Committee Amendments?"

Clerk O'Brien: "No Committee Amendments."

Speaker Madigan: "Are there any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Madigan: "Third Reading. We shall now go back to page 3, House Bills Second Reading, Short Debate Calendar, and pick any Bills that we missed. House Bill 329. Representative

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Satterthwaite. Is Representative Satterthwaite in the chamber? House... Representative, do you wish to call House Bill 329? Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 329, a Bill for an Act to amend Sections of the Revenue Act. Second Reading of the Bill. Amendment #1 was adopted in Committee."

Speaker Madigan: "Mr. Clerk, are there any Committee Amendments?"

Clerk O'Brien: "Amendment 1, adopted in Committee."

Speaker Madigan: "Are there any Motions?"

Clerk O'Brien: "No Motions filed."

Speaker Madigan: "Third Reading. House Bill 499. Mr. Keane. Is Mr... do you wish to call that Bill? The Gentleman indicates he does not wish to call the Bill. House Bill 520. Mrs. Satterthwaite. Representative Satterthwaite. Do you wish to call that Bill? Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 520, a Bill for an Act to amend the School Code. Second Reading of the Bill. Amendment #1 was adopted in Committee."

Speaker Madigan: "Are there any Motions?"

Clerk O'Brien: "No Motions filed."

Speaker Madigan: "Are there any Floor Amendments?"

Clerk O'Brien: "Floor Amendment #2, Satterthwaite."

Speaker Madigan: "Clerk informs the Chair that that Amendment has not yet been printed so that the Bill shall remain on the Order of Second Reading. House Bill 571. Mr. McAuliffe. Do you wish to call the Bill? Mr. McAuliffe. Do you wish to call House Bill 571 on the Order of Second Reading? It amends the Illinois Vehicle Code. You and Mr. Wolf are Cosponsors of the Bill. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 571, a Bill for an Act to amend Sections of the Illinois Vehicle Code. Second Reading of the Bill. No Committee Amendments."

Speaker Madigan: "Are there any Floor Amendments?"

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Clerk O'Brien: "None."

Speaker Madigan: "Third Reading. House Bill 81. Mr. Mautino.  
Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 81, a Bill for an Act to amend  
Sections of the School Code. Second Reading of the Bill.  
Amendment #1 was adopted in Committee."

Speaker Madigan: "For what purpose does Mr. Johnson seek  
recognition?"

Johnson: "It's an inquiry of the Chair. My first inquiry is what  
page of the Calendar are we on?"

Speaker Madigan: "We're on page 4."

Johnson: "How..."

Speaker Madigan: "On the Order of House Bills, Second Reading."

Johnson: "How did we happen to get to this Order of Business?"

Speaker Madigan: "I began the day on page 3, on the Order of  
House Bills Second Reading, Short Debate Calendar, and I  
called every Bill down to the end of the House Bills on  
Second Reading on page 6 of the Calendar. And then I  
announced that I would go back and go through that Order of  
Call again, to call Bills where the Sponsors were out of  
the chamber, such as Representative Satterthwaite and  
Representative McAuliffe. And now Representative Mautino  
because he was out of the chamber when..."

Johnson: "Okay, I just wanted to see... Thank you very much, Mr.  
Speaker."

Speaker Madigan: "Thank you. I believe the appropriate question  
is 'Are there any Motions?' Mr. Clerk, are there any  
Motions?"

Clerk O'Brien: "No Motions filed relating to Amendment #1."

Speaker Madigan: "Are there any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Madigan: "Third Reading. On the Order... on page 5,  
House Bill 454. Mr. Huff. Is Mr. Huff in the chamber?"



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House Bill 599. Representative Braun. Is Representative Braun in the chamber? House Bill 609. Mr. Davis. Is Mr. Davis in the chamber? Mr. Clerk, there were certain Bills where Amendments had been filed but not yet printed. Have any of those Amendments been printed?"

Clerk O'Brien: "The Amendments are not yet printed."

Speaker Madigan: "Fine."

Speaker McPike: "On the Calendar, on page 6. House Bills, Third Reading. Gentleman from Chicago, Representative Cullerton. House Bill 1. Out of the Record. House Bill 21. Representative Topinka. Read the Bill, Mr. Clerk."

Clerk O'Brien: "House Bill 21, a Bill for an Act to amend an Act relating to alcoholic liquors. Third Reading of the Bill."

Speaker McPike: "The Lady from Cook, Representative Topinka."

Topinka: "Yes, Mr. Speaker and Ladies and Gentlemen of the House. House Bill 21, which Representative O'Connell and I are jointly sponsoring, would allow local communities to have the option of putting a mandatory referendum on the ballot, to allow them to go 'wet' if they would so choose. Obviously, any local community can vote that down if they wish to. It would reduce the number of names necessary for this type of action from 25%, which is currently the law to 5%, which is what we use to run for office, and it strikes me that 5%, if its good enough to run for public office, it's also good enough to have a glass of wine with a meal in a restaurant. It is supported by the Illinois Retail Merchants Association, the Illinois Municipal League, the Hotel and Restaurant Association, and the Illinois Chamber of Commerce. It's a good business Bill. It's designed to help suburban communities, especially help keep their restaurants in business and their retail food stores in business. I'd appreciate your support."

Speaker McPike: "Is there any discussion? The Gentleman from

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Cook, Representative O'Connell."

O'Connell: "Mr. Speaker, Members of the House. I would simply... second what my colleague, Representative Topinka, has said as to the importance of this Bill. I should point out for the Record that this Bill provides for a reduction in the number of signatures needed for a precinct to go from 'dry' to 'wet'. And by reducing it from 25% to 5%, we feel it will be greatly encourage... development of commerce in the areas that we represent. And we feel that it would do justice to the state of Illinois. We appreciate your positive vote. Thank you."

Speaker McPike: "The Gentleman from Hardin, Representative Winchester."

Winchester: "Would the Sponsor yield to a question?"

Speaker McPike: "She indicates she will yield."

Winchester: "In the analysis, it says, 'reason for change, HB 21 permits three types of propositions. Prohibiting the sale of liquor in conjunction with the service of food. Prohibiting the sale of package liquor or combination of both.' Could you explain that to me, Representative, in more detail?"

Speaker McPike: "Representative Topinka."

Topinka: "Yeah. What it does is that it... it repeals the law that currently would... would allow this to be 'dry'. So it allows it to occur, and basically limits the kind of establishments that would be selling liquor and can give a local community the option and the local liquor commissioner and the zoning laws and all of those things which make up local government, the same options of what exactly will come into a town."

Winchester: "Thank you."

Speaker McPike: "The Gentleman from Lake, Representative Pierce."

Pierce: "Will the Sponsor yield to a question?"

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Speaker McPike: "She indicates she will yield."

Pierce: "Your Bill would require 25% of the voters to place a 'dry' proposition on the ballot, but only 5% to sign a petition to go 'wet'. Is that what it does?"

Topinka: "At... at the law at present is 25%. We are leaving it alone for those who would wish to go from 'wet' to 'dry' and there's a reason for that. Because of possible harassment, which could come to a local business establishment, in a particular set of circumstances. It should be harder to put a business out of business, and it should be easier, considering our economic times, to get a business either into business or keep a business in business."

Pierce: "Well, each requires the same vote. Do you require a majority vote to go 'wet' or only 3 or 4%? What does it take to go 'wet' on your Bill?"

Topinka: "I didn't hear the question."

Pierce: "What would the vote have to be on your Bill? 5 or 6% to go 'wet' and 90% to go 'dry' or what?"

Topinka: "5% of the population to go 'wet', 25% to go 'dry'."

Pierce: "No. That's on the petition. How about on the vote?"

Topinka: "On the vote?"

Pierce: "... 5% to go 'wet' and 95% to go 'dry'."

Topinka: "The vote at this point would follow the law as it is now. We're not touching that."

Pierce: "And what is that?"

Topinka: "I don't have that right now but it would remain as it is now."

Pierce: "You would require more 'yes' votes than 'no' votes?"

Topinka: "Oh, yes. Probably a simple majority."

Pierce: "...to go either 'dry' or 'wet'."

Topinka: "That's correct."

Pierce: "But for the petition, you require the 'dries' to get 25%

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of the vote and the 'wets' to only get 5%. That is peculiar, isn't it? I still don't understand why."

Topinka: "Again, because... let's... let's use a given situation. Let's say you move in to a home that may be next door to a restaurant, and you have a fight with the owner or you don't happen to like the way he parts his hair. For 5% of the population, you can put that guy out of business, where it might not necessarily be a justifiable cause. And generally speaking, if a local municipality is having trouble with an establishment that serves liquor, your local liquor commissioner has already got an awful lot of power to be able to handle that situation, without going to this type of an extreme."

Pierce: "Well, I think your Bill does one thing that I like. It lowers the number of signatures to get a proposition on the ballot. It probably in parity and fairness should have done it both ways, because sometimes, their trying to keep an establishment from coming in, not an establishment that's already there from going out. Sometimes you get a nice residential neighborhood, and some marginal character wants to open a tavern for the first time in the history of the precinct, but I think if that happens they can get 25%. So at least you lower the...at least you lower the necessary signatures to go 'wet'. It will still take a majority of vote in either case. Is that right?"

Topinka: "That's correct. And if I might respond to that Representative Pierce, again, the local liquor commissioner, who is probably the mayor, at this point, already has local ordinances available to himself or to herself, where he would be able to control what kind of a desirable establishment or less than desirable establishment could come in. I think, you know, that local power is given and should be maintained."

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Pierce: "...I think that makes sense. I think the next step will be 25% of the signatures for a non-incumbent to run for office and 5% for an incumbent to run. But anyway, it's a good trend and I'll support the Bill."

Topinka: "That may be carrying it to an extreme, but we can discuss that later."

Speaker McPike: "Is there any further discussion? Now the Lady from Cook to close, Representative Topinka."

Topinka: "Well, I would just like to seek your support. I think we've discussed all the angles of it."

Speaker McPike: "The Lady has moved for the passage of House Bill 21. All those in favor signify by voting 'aye', those opposed vote 'no'. The Gentleman from Cook, to explain his vote, Representative Farley."

Farley: "Thank you, Mr. Speaker. On the Bill. I rise in opposition of this Bill. I don't think that it is a... makes any sense for a particular precinct, who votes their precinct 'dry' to then be in a position where some unscrupulous owner can change the name on the application for that liquor license, come back, get only 5% of the signatures in that particular precinct to get it back on the ballot. You would have precincts going from 'wet' to 'dry', back from 'dry' to 'wet' every other election. I think that this would be a bad Bill in those cases where the people, the majority of the people, have spoken out in their particular precinct, and stated that they do not want a liquor holder or liquor license to be in that particular precinct. So I would recommend a 'no' vote, Mr. Speaker."

Speaker McPike: "Have all voted who wish? Have all voted who wish? The Gentleman from Cook, Representative O'Connell, to explain his vote."

O'Connell: "Mr. Speaker, in explaining my vote, I think one thing should be made clear, that the provisions of this Bill

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effects the governing body of a municipality of 200,000 or less. The arguments that have been tendered by my colleague from the city of Chicago may be true as it relates to the city of Chicago, but we have not addressed the city of Chicago in this measure. The Bill is applied to those municipalities that are less than 200,000. We have found it to be extreme difficulty in establishing in our villages, the necessary signatures required to put a Bill, a matter, on a referendum. We are not touching the number of votes needed to pass a measure. We're simply saying that in order to obtain the question, on a ballot, allow us to instead of getting 25% of the signatures, get a mere 5%. The plurality, needed in order to pass a measure, is still as it states in law, and it doesn't affect the city of Chicago. Secondly, the Bill only applies to those establishments that would be sold in a restaurant or a package liquor. We are not applying this to a typical tavern, if you will. We have narrowed the matter down. I would appreciate some reconsideration of your votes."

Speaker McPike: "Have all voted who wish? The Clerk will take the record. The Gentleman from DeWitt, Representative..."

Vinson: "Mr. Speaker, I miss hit my..."

Speaker McPike: "Representative Vinson."

Vinson: "Yes."

Speaker McPike: "Representative Vinson."

Vinson: "I miss hit my switch, and I would like to vote 'yes'."

Speaker McPike: "Record Representative Vinson as 'yes.' The Gentleman from Cook, Representative Farley."

Farley: "Yes, Mr. Speaker. After the explanation... originally, Mr. O'Connell told me that it affects the city of Chicago. After his explanation, I can see that it does not. I would like to be recorded as 'aye'."

Speaker McPike: "Representative Farley, 'aye'. Representative

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Ronan, 'aye'. Mr. Clerk, let's dump this, and take a second Roll Call. The question is, 'Shall this Bill pass?' All those in favor signify by voting 'aye', those opposed vote 'no'. Have all voted who wish? Have all voted who wish? The Clerk will take the record. On this question, there are 72 'ayes', 27 'nos', 4 voting 'present', and House Bill 21 having received a Constitutional Majority is hereby declared passed. House Bill 36. Representative Cullerton. Read the Bill, Mr. Clerk."

Clerk O'Brien: "House Bill 36, a Bill for an Act to amend the Code of Criminal Procedure. Third Reading of the Bill."

Speaker McPike: "Representative Cullerton."

Cullerton: "Thank you, Mr. Speaker and Ladies and Gentlemen of the House. This Bill deals with jurors. The current statute indicates that we can not prohibit the taking of notes by jurors, in both civil and criminal cases. So the purpose of this Bill is to expand upon that slightly, and to say that the sheriff, of the county in which the juror's serving, shall be the one to provide the writing materials for that purpose. And we make it clear that these notes shall be confidential, that they will be destroyed by the sheriff, after the verdict has been rendered or a mistrial declared. So the purpose of this Bill is to define, give a little more flesh to this right of a juror to take notes, to make it clear that these notes will be destroyed after a verdict. Be happy to answer any questions concerning the Bill."

Speaker McPike: "Is there any discussion? The Gentleman from Lee, Representative Olson."

Olson: "Would the Sponsor yield?"

Speaker McPike: "The Sponsor indicates he will yield."

Olson: "Representative Cullerton. Our analysis indicates that the sheriff would furnish the writing materials, rather

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than the Clerk of the Court. Is that correct?"

Cullerton: "Yes. And the reason for that is that the sheriff is the one that's in charge of supervising the jury right now. They're the ones that are there to guard the juror... to guard. They're the ones that would go into the jurors' room, so they're the logical ones to be the person to destroy the notes, and to provide the writing material."

Olson: "Okay. The bailiffs would be under the jurisdiction of the sheriff."

Cullerton: "That's correct."

Olson: "Thank you."

Speaker McPike: "No further discussion. The Gentleman from Cook to close, Representative Cullerton."

Cullerton: "I would ask for your favorable vote on this Bill, please."

Speaker McPike: "The Gentleman has moved for the passage of House Bill 36. All those in favor indicate by voting 'aye', those opposed vote 'no'. Have all voted who wish? Have all voted who wish? The Clerk will take the record. On this Bill, there are 102 'ayes', 3 'nos'. And House Bill 36 having received a Constitutional Majority is hereby declared passed. House Bill 55. Representative Greiman. Out of the record. House Bill 79. Representative Wolf. Read the Bill, Mr. Clerk."

Clerk O'Brien: "House Bill 79, a Bill for an Act to amend Sections of the Illinois Vehicle Code. Third Reading of the Bill."

Speaker McPike: "Representative Wolf."

Wolf: "Thank you, Mr. Speaker. The... House Bill 79, the substantive change, in this Bill, applies to our current requirement that during daylight hours the operator of a motorcycle must exhibit a lighted lamp, showing a white light visible for some 500 feet in the direction that the



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motorcycle is traveling. This Amendment would permit the use of the headlamp, and would allow for the use of a cue switch, which would automatically modulate the headlamp from low to high. Again, the purpose of this modulation is to make the motorcycle more visible during the daylight hours. The cue switch can not be activated during times when lighted lamps are required by other motor vehicles. The only other changes in this Bill adopt the uniform vehicle codes language for determining when lighted lamps shall be lite. This will bring Illinois into conformity with contiguous states, and most of the other states which have previously adopted the provisions of the uniform vehicle code. There has been some concern, on the part of a few, that the provisions of this Bill would have some effect on epileptics. We have a letter from the Epilepsy Foundation of American, that indicates that the pulsation rate of the modulating lamp, provided for by this Bill, would have a modulation of 4 or less perks per second. They have indicated that it would take at least 10 or more, 10 to 14 pulses per second for it to have any effect on epileptics. The Bill is supported by the Illinois State Police, the Department of Transportation, the American Motorcyclists Association, and the Illinois Motorcycle Dealers Association in the state of Illinois. And I would ask for your concurrence."

Speaker McPike: "The Gentleman from Cook, Representative Cullerton."

Cullerton: "Will the Sponsor yield?"

Speaker McPike: "Indicates he will yield."

Cullerton: "Sam, could you explain how you intend the Bill to operate with respect to the requirements that you have the headlight on one-half hour before sunrise... one-half hour before sunset."

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Wolf: "Representative Cullerton. This is the portion of the Bill that brings the Illinois Code into conformity with the National Code. And this is the exact language contained in that Code."

Cullerton: "So you need to have your lights on a half hour before sunrise and a half hour after sunset."

Wolf: "That's correct."

Cullerton: "No further questions. Thank you."

Speaker McPike: "The Gentleman from Effingham, Representative Brummer."

Brummer: "Yes. Will the Sponsor yield?"

Speaker McPike: "He indicates he will yield."

Brummer: "I'm not sure I understood your explanation. Currently, do you have to have your lights on all the time on a motorcycle?"

Wolf: "During the day, yes."

Brummer: "And at night also."

Wolf: "And at night also, right."

Brummer: "The... will this change that requirement?"

Wolf: "No. It won't, it won't... this is permissive Bill. It will permit the motorcycle operator to use the modulated lamp, in other words, going from low to high beam. It's not a requirement that he do so. And at night time he must use the single lamp."

Brummer: "And during the daytime, he either needs to use the modulating or the single lamp?"

Wolf: "He can, right."

Brummer: "Thank you."

Speaker McPike: "The Lady from Cook, Representative Pullen."

Pullen: "I'd like to ask a question or two, please."

Speaker McPike: "The Sponsor indicates he will yield."

Pullen: "I'm concerned about the part of your Bill that affects the lights on other motor vehicles. According to the

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analysis, I have before me, this changes the times for all motor vehicles to exhibit lighted lamps. Would you, please, explain what the changes and why?"

Wolf: "Representative Pullen. This is the part of the Bill that was changed to conform to the National Code, and this... this is one of the many changes that the Motor Vehicle Laws Commission is recommending as we go, to put the Illinois Code into conformity with the National Code."

Pullen: "Would you please explain what that change is?"

Wolf: "If you'll hold on just a second. Reading from the Bill, states that, 'During the period that all other motor vehicles shall exhibit at least two lighted headlamps, with at least one on each side in front of the vehicle, showing white lights or lights of a yellow or amber tint, during the period from a half hour after sunset to a half hour before sunrise, and any other times when due to insufficient light or unfavorable atmospheric conditions, persons in vehicles on the highway are not clearly discernible at a distance of 1000 feet.'"

Pullen: "Isn't the current time requirement to be that the lamps shall be lighted at sunset, between sunset and sunrise?"

Wolf: "From sunset to sunrise. That's correct."

Pullen: "But this changes it to a half hour after sunset to a half hour before sunrise? Is that correct?"

Wolf: "That's correct. Again, I say this is changed to make it in conformity with the National Code."

Pullen: "Who adopted the National Code?"

Wolf: "I have no idea."

Pullen: "Why do we want to conform Illinois law to something that appears to me to be less safe than our existing statute?"

Wolf: "I was probably... in the same way that we adopt a lot of other laws to conform to National Code."

Pullen: "So there isn't really any good reason. Thank you."

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Speaker McPike: "The Gentleman from Madison to close, Representative Wolf."

Wolf: "Thank you, Mr. Speaker. I think the Bill's been discussed, maybe too much so. I would simply ask for your favorable consideration."

Speaker McPike: "The Gentleman has moved for the passage of House Bill 79. All those in favor indicate by voting 'aye', those opposed vote 'no'. Have all voted who wish? Have all voted who wish? The Clerk will take the record. On this Bill there are 103 'ayes', 2 'nos', 2 voting 'present', and House Bill 79 having received a Constitutional Majority is hereby declared passed. House Bill 169. Representative Terzich. Representative Terzich, do you want the Bill called? Read the Bill, Mr. Clerk."

Clerk G'Brien: "House Bill 169, a Bill for an Act to amend Sections of an Act creating the Law Revision Commission. Third Reading of the Bill."

Speaker McPike: "Representative Terzich."

Terzich: "Yes, Mr. Speaker, Ladies and Gentlemen of the House. House Bill 169 extends the Law Revision Commission for an additional two years. The Law Revision Commission, in the last Session, submitted approximately 55 Bills, that have been introduced for the spring Session. We have a low budget of approximately 60,000 dollars. During the next coming Session, for the next two years, the initiation... the Commission's initiative will be to review the modernation of the Municipal Code, creation a Code of Civil Procedures of 1985, the creation of the Criminal Code of 1985, the creation of the Code of Corrections, and also the Revenue Code. In the past Session, we've also had one of the most significant accomplishments of the Law Revision Commission was the establishment of the Code of Civil Procedures, a method by which titles of an act can be shorted. The

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Commission has operated very, very successfully. We've introduced many pieces of legislation to modernize the statutes, as well as save millions of dollars in introduction of certain Bills, such as the Writ Bill, that saved approximately 2 million dollars in the state of Illinois. We've done a good job. We've got commendations from the judiciary and many other agencies, and I would appreciate your support for the continuation of the Law Revision Commission."

Speaker McPike: "The Gentlemen for the passage of House Bill 169. Is there any discussion? Being no discussion, the question is, 'Shall House Bill 169 pass?' All those in favor signify by voting 'aye', those opposed vote 'no'. Have all voted who wish? Have all voted who wish? The Clerk will take the record. On this Bill there are 66 'ayes', 38 'nos', one voting 'present'. House Bill 169 having received a Constitutional Majority is hereby declared passed. House Bill 187. Representative Currie. Do you wish to have your Bill called? Out of the record. House Bill 230. Representative Terzich. Read the Bill, Mr. Clerk."

Clerk O'Brien: "House Bill 230, a Bill for an Act to amend an Act in regard to Attorneys General and State's Attorneys. Third Reading of the Bill."

Speaker McPike: "Representative Terzich."

Terzich: "Yes, Mr. Speaker, Ladies and Gentlemen of the House. This is another great piece of legislation for the people of the state of Illinois. And what it does, it amends the Attorney Generals' and the State's Attorneys' Act, and requires the Attorney General to provide county officials with written opinions upon request. This Bill was heard in Committee, received favorable support from the entire Committee, as well as the Attorney General Office. And

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what it will do, it will bring to local government added opinions from the Attorney General's Office. What it does, it will provide that any county officer may, after receiving the opinion of the State's Attorney, request the matter in question be submitted to the Attorney General for his or her opinion, within 10 days of receipt of such request, the State's Attorney shall forward such matters to the Attorney General. This in turn would be given back to the State's Attorney in that local unit of government and will provide that county official with the... an additional opinion from the Attorney General's Office. And I would appreciate your favorable support."

Speaker McPike: "The Gentleman has moved for the passage of House Bill 230. On that question, the Gentleman from DeWitt, Representative Vinson."

Vinson: "Mr. Speaker, I wonder if the Sponsor might yield for a question?"

Speaker McPike: "He indicates he will yield."

Vinson: "Representative. On page 1 of your Bill, in Section 4-4, you have language defining a particular set of county officers. Would you tell me which particular county officers are defined to be able to request the opinions from the Attorney General?"

Terzich: "Any elected officer."

Vinson: "Does that include any member of a county board?"

Terzich: "That's correct. Yes, it does."

Vinson: "Would that include any elected park district board member?"

Terzich: "No. It would not."

Vinson: "And, why not?"

Terzich: "It... I believe that it defines county officials of the governmental agency and not of a park district."

Vinson: "Well, Mr. Speaker, Ladies and Gentlemen. To the Bill."

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Speaker McPike: "Representative Vinson, on the Bill."

Vinson: "#1, the Bill's a bad Bill, because the Bill places a county board member in a position superior to a member of the General Assembly. Currently, a Member... an individual Member of the General Assembly does not have the authority to request a states... an Attorney General's opinion and ought not be placed, certainly should not be placed in a position inferior to a county board member. #2, what really happens in the Bill, and if you will examine the Bill I believe you'll see it, the State's Attorneys are being ousted from their role in advising local governmental officials. Currently the statute provides that the State's Attorneys give that advise to the locally elected officials. Under this Bill, the State's Attorneys are ousted, and the Attorney General is placed in their stead. Now, if you believe in local government at all, then you believe that it's appropriate for a local official to give that... that advise, a local official who knows the full circumstances of the situation, and who is familiar with what's going on in front of the local county board or with the local official. If you oust the... the State's Attorney, then you are going to impose a much higher cost on state government. You are going to an official remote from the scene, remote from the facts, and remote from the circumstances. Now I have supported legislation in the past that would permit local officials to hire their own attorneys for this purpose, and have no problem with that kind of legislation. But you ought not interfere with the carefully crafted division of powers between state government and local government. We have carefully crafted that in the Constitution. We have created a constitutional scheme, where the State's Attorney is the legal officer for the county. He ought remain that for very sound reasons,

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if you believe in local government. If you don't believe in local government, if you believe that everything ought to be run from Springfield, and if you want to impose all the cost in Springfield and all the taxes in Springfield, centralize all the power in Springfield, then by golly, you ought to vote for this Bill. But if you believe in local government, you ought to oppose this Bill, you ought to vote 'no' on it. And if you care about the taxpayers, you ought to vote 'no' on it."

Speaker McPike: "Further discussion. The Gentleman from Champaign, Representative Johnson."

Johnson: "Just a couple of neutral questions, Representative Terzich, because I don't have strong feelings about the Bill. First of all, how does Attorney General Hartigan stand on this Bill?"

Terzich: "The Attorney General has approved the Bill. We adopted Amendment 2, and it has been acceptable with the Attorney General's Office."

Johnson: "Well, I didn't... I didn't ask whether he... it was acceptable. I want to know if he actively supports it, actively opposes it, or just takes a neutral position."

Terzich: "I mean if he called me up and said do I act... his lobbyist did approve of the Bill, and I did accept the Amendment from the Attorney General's Office."

Johnson: "I don't mean... I'm not trying to harrass you with questions, but I respect the Attorney General, and I'm concerned with what his opinion on the Bill is. Does he want have more work imposed on the Department, or doesn't he?"

Terzich: "He didn't... he didn't ca... call me up and tell me, you know that 'I support it.' I... as I mentioned to you, that I did adopt the Amendment from the Attorney General's Office, and as... from the information I have he has no



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objection to the Bill."

Johnson: "Okay. I guess my second question is, 'What is the genesis of this Bill?' I mean from what source, maybe it's just... it's just your idea, but from what... what group wants this Bill passed? Has there been some problem that this directs itself to?"

Terzich: "Well, the problem is that there are State's Attorneys... that do not provide opinions to the public officials. What the Bill simply does is right now that they shall... shall give his opinion without reward or fee to any county officer in his county. They already do this, however, what this will do, it will require that if a county official wants to have a second opinion from the Attorney General's Office then he could request that and the states attorney would then forward it to the Attorney General's Office, who would then give the... the opinion back to that State's Attorney."

Johnson: "I guess... I guess what I'm asking is, 'Can you tell me some specific instances where people are being denied the avail to the Attorney General's Office in the absence of this legislation?' I mean is it... is it an every day problem, or can you give me two or three examples of people who have come to you and said that this is a felt problem among the... among county officers that this Bill address... I know what the Bill does. You explained the Bill very well. I just want know what examples there are of why this Bill is necessary."

Terzich: "Well, the Illinois Sheriffs' Association, you know, is responsible, you know, for the Bill, and all the Bill certainly does is simply provide due process. I... you know, to me this is... nothing more than good government. I don't know what people would be afraid of getting an Attorney General's opinion on any subject matter that may

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be a before whether it be before a county board or what have you, that any public official should have this made available to him, and to me its nothing other than due process and good government."

Johnson: "Okay, well then, to the Bill, and I guess I'm just really raising some question for Members to think about as they vote on this, cause as I say I don't really have strong feelings about it. On a number of occasions, we've had... have had occasion to request, of the Attorney General, Attorney General opinions. I think the Attorney General's Office, both under Attorney General Fahner and Hartigan, do an absolutely superb job in... in managing affairs of that office. I do know, also, that the... that the draws on their time in personnel are substantial. The amount of things - they have special prosecutions, the environmental area, just a whole... consumer protection and so forth, and I'm just concerned about opening the gambit up for Attorney General's opinion to about 75 times the number of officials that it's available to now. In fact, more than that. Any county board member who has some pet project that he wants to burden down an Attorney General's special assistance or an assistant for two weeks to consider is going to be able to do it. I don't disagree that it's good government, but I also am real concerned about what... how well any Attorney General's Office can be able to respond to this... to this problem. And that's the reason I asked about Attorney General Hartigan's opinion, because I think most Members of this chamber on both sides would respect that."

Speaker McPike: "Further discussion? The Gentleman from Livingston, Representative Ewing."

Ewing: "Mr. Speaker, Ladies and Gentlemen of the House. In a time when we are trying to control the growth of

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government, control the expense of government, this Bill is ill-timed. We should not support any increases in this type of government expansion. It allows for many frivolous type of opinions which can now be weeded out. If you don't want to ask your taxpayers for an increase in taxes, vote 'no' on this Bill."

Speaker McPike: "Further discussion? The Gentleman from Cook, Representative Krska."

Krska: "Spea... I move the previous question, Mr. Speaker."

Speaker McPike: "The Gentleman has moved the previous question. All those in favor signify by saying 'aye', opposed 'no'. The 'ayes' have it. The Motion's carried, and the previous question is put. The Gentleman from Cook to close, Representative Terzich."

Terzich: "Well, Mr. Speaker, Ladies and Gentlemen of the House, House Bill 230, as far as I am concerned, is nothing more than a due process and a good government Bill; that any public official who could not receive a... an opinion from an Attorney General, no - no, that's re... absolutely ridiculous. I did check with the Attorney General's Office. This will not add anything onto the workload. It seems very acceptable to that, and everyone knows that I wouldn't put on an extra burden on my good friend Neil Hartigan, the Attorney General. But this is a Bill that is necessary for good government. If you are a public official, it simply gives you the opportunity of getting a second Attorney General's opinion. It does, again, go back to the state's attorney, and I am assured that this will not cause any undue burden in the Attorney General's Office. And I would urge your support of House Bill 230, for good government."

Speaker McPike: "Gentleman has moved for the passage of House Bill 230. All those in favor indicate by voting 'aye',

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opposed vote 'no'. The Lady from Sangamon to explain her vote, Representative Oblinger."

Oblinger: "Mr. Speaker and Members of the General Assembly, as a former county officer, when I needed some information that was not available to our state's attorney, I could make a direct request of the Attorney General for that material. I don't see why we need this Bill in order to facilitate that."

Speaker McPike: "The Gentleman from Fulton to explain his vote, Representative Homer."

Homer: "Thank you, Mr. Speaker, Ladies and Gentlemen. I feel that a 'no' vote is the correct vote on this Bill for at least three reasons. This legislation, in spite of my respect for the Sponsor and his obvious good intentions, is poor legislation. It's ill advised. It's unworkable, and it would be an unnecessary drain on the taxpayers' dollars. First of all, the statutes of the State of Illinois, Chapter 14, placed the duty upon the state's attorney, the legal duty, to represent the county officers. That duty is not upon the Attorney General; and, in fact, the Attorney General does not even have the right to come into court to commence actions or defend actions brought on behalf of or against any county officer. This Bill would have allowed an Attorney General to give conflicting advice, and then he would not even have had the power to... to represent the county official who he has advised. Secondly, the request for Attorney General opinions are not a simple matter. You don't just send off or make a phone call to the Attorney General. They're of a formal nature, and they require the formulation of specific legal issues. That formulation of specific legal issues requires legal training, and that is the reason that we require, at the present time, that the state's attorney write off for those opinions. These

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opinions, the questions and the answer of the Attorney General are published in formal books and serve as a guidance. They must be in legal form. Thirdly, it has been raised this Bill would cost the taxpayers of the State of Illinois unnecessary dollars. These are local questions that should be decided by the local state's attorney. If he feels that he cannot handle a specific question, he has the right to seek out an Attorney General opinion, but we shouldn't allow that process to be circumvented. It would open the floor gate of demands upon the Attorney General's Office at a time that we're trying to limit the budgetary requirements for all of our offices. So, that is the reason why I vote 'no', and I'm happy to see that others have joined in that sentiment."

Speaker Greiman: "Have all voted who wish? Have all voted who wish? Mr. Clerk, take the record. On this Bill, there are 43 voting 'aye', 55 voting 'no'. Representative Terzich, for what purpose do you rise?"

Terzich: "Well, I did want to explain my vote, Mr. Speaker. Unfortunately..."

Speaker Greiman: "Your light wasn't on, Representative. You may do so. Go ahead."

Terzich: "Well, you've already taken the roll, Mr. Speaker. I mean..."

Speaker Greiman: "Other's can change their vote, if you care. Go ahead."

Terzich: "Well, I don't particularly care for some of the misinformation that's being passed out, and this Bill does nothing but require that the state's attorney of that particular local unit of government is required to request, from the Attorney General, an opinion which they can take as much time as they want. And, that Attorney General's opinion is returned back to that state's attorney's office,

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and it does nothing but afford people in local government the opportunity to request that Attorney General's opinion. We know that some of the state's attorneys are sort of biased in their opinion and; therefore, they bypass an elected official. And so, if you have any respect for your... any public official of a community that you represent, you would support the Bill. The state's attor... the Attorney General's Office said that it would not cause an undue burden on... on the Attorney General's Office. I don't know where all of these dollar figures are coming from, and I don't see any opposition from the Attorney General's Office. And, if that doesn't get enough votes, then I would like to have it on Postponed Consideration for..."

Speaker Greiman: "Representative Ronan, for what purpose do you rise?"

Ronan: "Yeah, I want to switch my vote from 'present' to 'aye'."

Speaker Greiman: "Representative Ronan votes 'aye'. Representative Laurino. Repre... Turn on Representative Laurino."

Laurino: "Switch my vote from 'present' to 'aye', please."

Speaker Greiman: "Vote Representative Laurino 'aye'. Representative Farley."

Farley: "From 'present' to 'aye', please."

Speaker Greiman: "Representative Farley votes 'aye'. Representative Keane. Representative Keane votes 'aye'. Representative Panayotovich... Panayotovich."

Panayotovich: "Very good. ... vote 'aye'."

Speaker Greiman: "Panayotovich votes 'aye'. Representative Steczo votes 'aye'. Alright. On this Bill there are 49 voting 'aye', 55 voting 'no', 11 voting 'present'. The Gentleman has requested that the Bill be placed on the Order of Postponed Consideration. On the Order of House

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Bills Third Reading, appears House Bill 233, Representative Currie. Out of the record. On the Order of House Bills Third Reading, appears House Bill 257, Representative Cullerton. Out of the record. On the Order of House Bills Third Reading, appears House Bill 266, Representative Nelson. Out of the record. Representative Nel... on 268? You want... On the Order of House Bills Third Reading, appears House Bill 268, Representative Nelson."

Clerk Leone: "House Bill 268, a Bill for an Act to amend Sections of the Criminal Code... Code of Criminal Procedure. Third Reading of the Bill."

Speaker Greiman: "Representative Nelson."

Nelson: "Thank you, Mr. Speaker and Members of the House. This is a Bill that deletes the limitation which permits the use of photographic evidence, presently, only when the property has been taken from a retail merchant. The Bill has bipartisan support. It is a victim's rights Bill. It specifies two different time periods in which the defendant may file for the retention of the actual physical evidence. So, in fact, it does protect the defendant's rights at the same time that it allows the victim, who has had his property or her property stolen from him or her, to have it returned to them. The first time period is a period of 14 days from arrest for a retail merchant. The second time period provides for all other property that the motion be made within 30 days after the filing of an information or indictment so that the defendant has the assurance that he will, by that time, have a lawyer, and they can make the determination whether or not the actual physical presence of the evidence is necessary. I would ask for your support, and I would be glad to answer any questions on House Bill 268."

Speaker Greiman: "Thank you. Is there any discussion?"

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Representative Hutchins. Is there any further discussion?  
Representen... Representative Brookins."

Brookins: "Mr. Speaker, I rise in support of this Bill. I think it's a very good Bill. As an ex-police officer for 14 years, I know that when a victim is deprived of property for a period of time, it can be detrimental. So, I think it's a good Bill, and I rise in support of it."

Speaker Greiman: "Any further discussion? Representative Nelson to close."

Nelson: "Thank you, Mr. Speaker. I'd ask for your favorable Roll Call."

Speaker Greiman: "The Lady has moved for the ... for the passage of House Bill 268. All those in favor signify by voting 'aye', those opposed vote 'nay'. Voting is now open. Have all voted who wish? Have all voted who wish? Take the record, Mr. Clerk. On this Bill there are 103 voting 'yes', 1 voting 'no', 2 voting 'present'. This Bill, having received a Constitutional Majority, is hereby declared passed. On the Order of House Bills Third Reading, appears House Bill 302, Representative Topinka. Out of the record. On the Order of House Bills Third Reading appears House Bill 307, Representative Birkinbine. Gentleman doesn't wish to proceed. On the Order of House Bills Third Reading, appears House Bill 337, Representative Friedrich. Representative Friedrich chooses not to proceed. Representen... On the Order of House Bills Third Reading, appears House Bill 447, Representative Hannig. Is the Gentleman in the chamber? Representative Hannig? Mr. Clerk, will you read the Bill?"

Clerk Leone: "House Bill 447, a Bill for an Act to add Sections to the Illinois Vehicle Code. Third Reading of the Bill."

Speaker Greiman: "Representative Hannig."

Hannig: "Yes, Mr. Speaker, I would ask leave of the House to move



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this Bill back to Second Reading for purposes of an Amendment."

Speaker Greiman: "Does the Gentleman have leave? Gentleman has leave, and the Bill is returned to the Order of Second Reading. Representative Hannig. Are there any Amendments?"

Clerk Leone: "Floor Amendment #1, Hannig, amends House Bill 447 on page one and so forth."

Speaker Greiman: "Representative Hannig."

Hannig: "Yes, thank you, Mr. Speaker and Members of the House. This Bill addresses the proposal of giving volunteer firemen special license plates. Now, the Secretary of State has brought to our attention that the Bill perhaps was not clearly defined in some areas, and this Amendment has been given to me by the Secretary of State's Office in order to clarify what they feel would be appropriate classifications. And I would... I have discussed it with both the Chairman and the Minority Spokesman in the Committee, and I would move for its adoption."

Speaker Greiman: "Is there any discussion? Representative Vinson."

Vinson: "Mr. Speaker, what Amendment are we on?"

Speaker Greiman: "We are on... Mr. Clerk? It's Amendment #1."

Vinson: "Okay, thank you."

Speaker Greiman: "Is there any further discussion on Amendment #1? All those in favor signify by saying 'aye', those opposed 'nay'. The 'ayes' have it, and the Amendment's adopted. Are there any further Amendments?"

Clerk Leone: "No further Amendments."

Speaker Greiman: "Third Reading. Alright. On the Order of House Bills Postponed Consideration, on page nine of the Calendar, House Bill 6. Representative Levin? Out of the record. Here we are... I'm sorry. On the Order of ... On

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the Order of Postponed Consideration, page seven, Representative Olson, House Bill 57. Turn on Mr. Olson."

Olson: "Mr. Speaker, I ask leave to return this to Second Reading for purposes of an Amendment."

Speaker Greiman: "Does the Gentleman have leave? The Gentleman asks leave, and leave is hereby granted to return House Bill 57 to the Order of Second Reading. Are there any Amendments?"

Clerk Leone: "Floor Amendment #2, Olson, amends House Bill 57 as amended by inserting immediately after the last line of Section 23 the following."

Speaker Greiman: "I'm informed by the Clerk that the Amendment is not printed. So, we'll just hold it until such time as we have the Amendment in front of us. Alright. And, we'll move that back to Consideration Postponed, and we'll get back to you as soon as it's printed, Mr.. On the Order of Motions, a Motion pursuant to Rule 73 on House Bill 21. Representative O'Connell."

O'Connell: "Thank you, Mr. Speaker and Members of the House. In order to clarify our concerns that we are not including the City of Chicago in that Bill which just passed and having voted on the prevailing side, I would, at this time, move to reconsider the vote having... this having passed."

Speaker Greiman: "The Gentleman has moved for reconsideration of the vote by which House Bill 21 passed. Is there any discussion on that? Alright. There being no further discussion on the matter, all those in favor of reconsidering the vote by which House Bill 21 was adopted signify by voting 'aye', those opposed vote 'no'. The voting is now open. Have all voted who wish? Have all voted who... Mr. Clerk, take the record. On this Motion there are 101 voting 'aye', 2 voting 'nay', and the Motion to reconsider is hereby adopted. Mr. O'Connell."

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O'Connell: "Thank you, Mr. Speaker. A clarifying Amendment is being prepared. So, we requested it lie on Third Reading at which time, when it is called, we would request to have it brought back to Second Reading for the Amendment."

Speaker Greiman: "Why don't you bring it back to Second Reading so that it won't be called... in the rest of the day."

O'Connell: "Fine. We would then request that it be brought back... leave to bring back to Second Reading."

Speaker Greiman: "Gentleman asks for leave to return House Bill 21 to the Order of Second Reading. Leave? Does the Gentleman have leave? He has leave. Leave is hereby granted. On the Order of Motions, there appears House Joint ... a Motion relating to House Joint Resolution 22 for... pursuant to Rule 43(a) to move to bypass Committee. Representative Matijeovich."

Matijeovich: "Yes, Mr. Speaker and Ladies and Gentlemen of the House, this Motion is a ... sponsored by both Representative Reilly and I. We have worked on the matter of trying to consolidate the services relating to alcoholism and dangerous drugs, and both of us - and we have bipartisan support for this - feel that we should have a ... a Joint Committee of the House and Senate to study this matter. If by June 30th they come with the recommendation, we will, through legislation, proceed with a consolidation of these services. If not, we will work on it until the end of the year; and, hopefully, we can resolve the matter. But we need, swiftly, to have a Joint Resolution go through the House. I've talked to Senator Rock on this, and he supports the idea, also. So, I would ask that the Members allow us to immediately consider this Resolution."

Speaker Greiman: "Is there any discussion on the Representative's Motion? There being none, on the Motion to bypass... to

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waive the appropriate rules to bypass Committee and for immediate consideration, all those in favor signify by voting 'aye', those... those opposed vote 'no'. Voting is now open. Have all voted who wish? Mr. Clerk, take the record. On this Motion there are 108 'aye', no... zero voting 'no', 1 voting 'present', and this Motion, having received an appropriate majority, is hereby declared passed. On the Motion, Representative Matijevich."

Matijevich: "Now, Mr. Speaker - and this we've also cleared on both sides of the aisle - we'd like to have leave to amend House Joint Resolution 22 on its face on line 29, after the word 'authority', insert a semi-colon, and delete on line 29 the words 'and reassign responsibility', and delete all of lines 30 and 31 and on line 32 delete the word 'commission'. Leave to amend that on it's face; and, as I said, this have been cleared on both sides of the aisle."

Speaker Greiman: "Does the Gentleman have leave to amend House Resolution... House Joint Resolution 22 on its face? Gentleman has leave. Leave is hereby granted to make the appro... Representative Piel, for what purpose do you rise?"

Piel: "Question. Did you sa... What did you say as far as line 31 and... or 30 and 31?"

Speaker Greiman: "Representative Matijevich."

Matijevich: "To delete both of those lines entirely."

Piel: "Oh, in other words, you're deleting part of line 29 also. Did I hear that or not?"

Matijevich: "Right."

Piel: "Oh, okay. I'm sorry. I misunderstood that. I heard 30 and 31, and I figured it didn't... there was no continuity to it. That's all I... the only question I had, Mr. Speaker. Thank you."

Speaker Greiman: "Is there any further discussion? There being

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none, all those in favor of the passage... of the adoption of House Joint Resolution 22 signify by voting 'aye', those opposed vote 'no'. The voting is now open. Have all voted who wish? Have all voted who wish? Mr. Clerk, take the record. On this Resolution there are 109 voting 'yes', no voting 'no' and House Joint Resolution 22 is hereby declared adop... pass... adopted. Representative O'Connell, do you have a Motion to prevent...?"

O'Connell: "Yes, Mr. Speaker, I have a Motion I've filed. The Motion is merely to suspend Rule 20 (k), the appropriate posting rule, for House Bill 536, which is up before the Judiciary Committee. I have talked to the Chairman of the Committee, Representative Jaffe, and the Minority Spokesman, Representative Johnson. They have no ob... objections to waiving the appropriate posting rule. At this time then..."

Speaker Greiman: "Both sides... There's been agreement with Representative Jaffe and Representative Johnson. Does the Gentleman have leave to waive the posting requirements for House Bill 536 for House Judiciary Committee and leave to use the Attendance Roll Call? Gentleman has leave, and leave is hereby granted. Representative Jaffe, for what purpose do you rise?"

Jaffe: "Mr. Speaker, pursuant to Rule 20 (h) and with agreement with Representative Johnson - as a matter of fact, these are all of Representative Johnson's Bills - we want to post these Bills to put them into Subcommittee on Thursday morning. And they would be House Bills 7, 173, 175, 176, 177, 212, 303, 304, 306, 371 and 463."

Speaker Greiman: "Gentleman has asked leave to waive the posting requirements of the Bills enumerated. Does the Gentleman have leave to use the Attendance Roll Call? Gentleman has leave. Leave is hereby granted. Representative Flinn, for

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what purpose do you rise? Representative Flinn."

Flinn: "Thank you, Mr. Speaker. Mr. Speaker, the Financial Institutions Committee that was scheduled for this afternoon at 4:00 will be cancelled. There are only two Bills before the Committee, and both Sponsors request a postponement. Those Bills will be re-posted for next week's meeting. The Financial Institutions is cancelled this afternoon at 4:00 p.m."

Speaker Greiman: "Representative Currie."

Currie: "Thank you, Mr. Speaker. The Sales Tax Subcommittee of the House Revenue Committee is scheduled to meet at 8:15 tomorrow morning. We will postpone that meeting until 8:45 a.m. tomorrow morning. Same room."

Speaker Greiman: "Representative Currie, what... what Committee was that again? Would you repeat that, please?"

Currie: "The Sales Tax Subcommittee of the House Revenue Committee."

Speaker Greiman: "The Sales Tax Subcommittee of the House Revenue Committee. Thank you. Representative Satterthwaite."

Satterthwaite: "Mr. Speaker and Members of the House, I believe I have distributed, on all the Members' desks, but I call to your attention the fact that there is a display of the Plato educational computer system in room 122B this afternoon. Drop in any time that you happen to be free between 2:00 and 6:00 p.m., and some of the staff people present there will be happy to show you what some of the things are that it is capable of doing. This is also, of course, open to any of our staff or secretaries or anybody else who might be interested in watching how that system operates. I would also like to call the attention of the House Elementary and Secondary Education Committee Members and the House Higher Education Committee Members to the fact that we are meeting tonight at 7:00, and I hope that

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most of the Members will be able to attend."

Speaker Greiman: "Representative Terzich, for what purpose do you rise, Sir?"

Terzich: "Mr. Speaker, Ladies and Gentlemen of the House, with the assurance that all of the Committee Members will show up on time, the Executive Committee will be meeting at 9:00 a.m. rather than 8:00 a.m. tomorrow morning in room 114. The Executive Committee at 9:00 a.m. Please be there 9:00 a.m. sharp. Thank you, Mr. Speaker."

Speaker Greiman: "Okay. Representative Nash, for what purpose do you rise?"

Nash: "Mr. Speaker, Ladies and Gentlemen of the House, the Elections Committee that's scheduled to meet at 2:00 p.m. tomorrow will not meet this week. The Elections Committee will not meet tomorrow."

Speaker Greiman: "The Elections Committee will not meet tomorrow. Thank you, Sir. Representative Laurino, for what purpose do you rise?"

Laurino: "Mr. Speaker, Ladies and Gentlemen of the House, the Insurance Committee will meet immediately after adjournment in room C-1."

Speaker Greiman: "The Insurance Committee will meet immediately after adjournment in C-1. Thank you, Representative Laurino. Senate Bills, First Reading."

Clerk O'Brien: "Senate Bill 27, a Bill for an Act to amend the Wildlife Code. First Reading of the Bill. Senate Bill 69, a Bill for an Act to amend the Liquified Petroleum Gases Act and the Illinois Vehicle Code. First Reading of the Bill. Senate Bill 98, a Bill for an Act to amend the Income Tax Act. First Reading of the Bill. Senate Bill 104, a Bill for an Act making an appropriation to the Illinois Community College Board and the Board of Trustees of the State Community College of East St. Louis. First Reading

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of the Bill. Senate Bill 235, a Bill for an Act to provide for the licensing and regulation of conservation and harvesting of wild American ginseng. First Reading of the Bill."

Speaker Greiman: "Agreed Resolutions. Representative Matijevidch."

Clerk O'Brien: "House Resolution 129, Kulas; 130, Virginia Frederick; 131, Terzich - et al; 132, Topinka - Vinson; 133, Oblinger; 134, Mulcahey; 135, Bopp; 136, Steczo - et al; 137, Yourell; 138, Rea; 139, Kirkland; and 142, Doyle - et al."

Speaker Greiman: "Representative Matijevidch."

Matijevidch: "Yes, Speaker. House Resolution 129 celebrates the independence of the Bielarussian Republican... Republic. House Resolution 130 extends congratulations to Libertyville High. House Resolution 131 congratulates Governors State University. House Joint Resolution 132, would that be right? Alright. Is that Joint, or ... It says House Joint. It that House Resolution?"

Clerk O'Brien: "Take that out of the record. It should be House Joint."

Matijevidch: "Alright, out of the record. House Resolution 133 extends congratulations to the Nokomis Redskins. 134 extends congratulations to William Smith. House Resolution 135 congratulates Alexander Holsinger. House Resolution 136 congratulates the Redskins Class AA wrestling... wrestling champs. House Resolution 137 congratulates William... or Stephen J. Horvath. House Resolution 138 congratulates Mr. and Mrs. Whaley on their marriage. House Resolution 139 congratulates Mr. Ziegler on being named 'Retailer of the Year'. House Resolution 142 congratulates the Triton College Trojans. Mr. Speaker..."

Clerk O'Brien: "That House Joint Resolutoin is 23..."



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Matijevich: "House Joint Resolution 23 congrat... congratulates Olympic Federal Savings. Mr. Speaker, I move the adoption of the Agreed Resolutions."

Speaker Greiman: "The Gentleman has moved for the adoption of the Agreed House Resolutions and House Joint Resolution. All those in favor signify by saying 'aye', those opposed 'nay'. The 'ayes' have it, and the Agreed Resolutions are hereby adopted. Death Resolutions."

Clerk O'Brien: "House Resolution 128, by Friedrich - et al, with respect to the memory of Mr. Dick E. Viar. And House Resolution 141, DiPrima - et al, with respect to the memory of John D. Malamazian."

Speaker Greiman: "Representative Matijevich."

Matijevich: "I move for the adoption of the Death Resolutions."

Speaker Greiman: "Representative Matijevich moves the adoption of the Death Resolutions. All those in favor signify by saying 'aye', those opposed 'nay'. The 'ayes' have it, and the Death Resolutions are adopted. General Resolutions."

Clerk O'Brien: "House Resolution 127, Matijevich - et al; and, House Resolution 140, DiPrima - et al."

Speaker Greiman: "Committee on Assignments. For what purpose does the Lady from St. Clair, Representative Younge, rise?"

Younge: "Thank you, Mr. Speaker. I want leave to waive the posting requirements on House Bill 358 for it to be heard in the Committee on Urban Redevelopment at 3:00 p.m. tomorrow in B-1."

Speaker Greiman: "Have you discussed that with the Minority Spokesman?"

Younge: "I have."

Speaker Greiman: "And then it's approved I take it."

Younge: "Yes."

Speaker Greiman: "The Gentleman asks... the Lady asks leave to waive the posting rules for House Re... Bill 358. Does the

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Gen... Does the Lady have leave? Representative Vinson."

Vinson: "Mr. Speaker, I would object to that."

Speaker Greiman: "Well, it requires unanimous consent, Ms. Younge. For what purpose does the Gentleman from Cook, Representative White, rise?"

White: "Mr. Speaker, for the purposes of an announcement. The Human Services Committee will meet today at 4:00 in room 114, instead of some of those other places that we met last week. Room 144 at 4:00."

Speaker Greiman: "Representative Matijevich."

Matijevich: "Does he need any time? Allowing for one half hour for the Clerk to do the business of the House, I move the House stand adjourned until tomorrow... at noon? At noon."

Speaker Greiman: "Gentleman has moved that the House stand adjourned until the hour of noon tomorrow giv... leaving time for the Clerk for First Readings and introduction. All those in favor signify by saying 'aye', those opposed 'nay'. The 'ayes' have it, and the House stands adjourned."

Clerk O'Brien: "Introduction and First Reading of Bills. House Bill 939, Woodyard, a Bill for an Act to amend the Illinois Income Tax Act. First Reading of the Bill. House Bill 940, Satterthwaite, a Bill for an Act to amend the Sections of the Parentity Act. First Reading of the Bill. House Bill 941, Tate, a Bill for an Act to amend the Mobile Home Local Service Tax Act. First Reading of the Bill. House Bill 942, Ronan, a Bill for an Act to define death for legal and medical purposes. First Reading of the Bill. House Bill 943, Giglio, a Bill for an Act in relation to certain exemptions from state and municipal utility taxes and charges. First Reading of the Bill. House Bill 944, Matijevich, a Bill for an Act to amend Sections of an Act in relation to State Police. First Reading of the Bill. House Bill 945, Matijevich - Giorgio, a Bill for an Act to

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amend Sections of an Act in relation to State Police. First Reading of the Bill. House Bill 946, Klemm, a Bill for an Act to amend Sections of the School Code. First Reading of the Bill. House Bill 947, Terzich, a Bill for an Act to amend the Chicago Sanitary District Act. First Reading of the Bill. House Bill 948, Giglio, a Bill for an Act to provide for the licensing and regulation of raffles and casino nights. First Reading of the Bill. House Bill 949, Birkinbine, a Bill for an Act in... relating to insurance valuation and non-forfeiture laws. First Reading of the Bill. House Bill 950, Ebbesen, a Bill for an Act to amend Sections of the Illinois Optometric Practice Act. First Reading of the Bill. House Bill 951, Ebbesen, a Bill for an Act to amend Sections of the Illinois Optometric Practice Act. First Reading of the Bill. House Bill 952, Ebbesen, a Bill for an Act to amend Sections of the Illinois Optometric Practice Act. First Reading of the Bill. House Bill 953, Ebbesen, a Bill for an Act to amend Sections of the Coroners Act and the Funeral Directors and Embalmers Licensing Act. First Reading of the Bill. House Bill 954, Ebbesen, a Bill for an Act to amend the Coroners Act. First Reading of the Bill. House Bill 955, Ebbesen, a Bill for an Act to amend the Funeral Directors and Embalmers Licensing Act. First Reading of the Bill. House Bill 956, Leverenz - Friedrich, a Bill for an Act to amend Sections of the School Code and the Civil Administrative Code. First Reading of the Bill. House Bill 957, Ropp, a Bill for an Act in relation to contracts with municipalities. First Reading of the Bill. House Bill 958, Pierce, a Bill for an Act to amend the Code of Criminal Procedure. First Reading of the Bill. House Bill 959, Ropp, a Bill for an Act to amend the Illinois Vehicle Code. First Reading of the Bill. House Bill 960,

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Birkinbine, a Bill for an Act to amend the Governmental Ethics Act. First Reading of the Bill. House Bill 961, no Sponsor... Hold 961. House Bill 962, Greiman, a Bill for an Act to amend the Cook County Forest Preserve Act. First Reading of the Bill. House Bill 963, Matijevich - Stuffle, a Bill for an Act to amend a Narcotics Profit Forfeiture Act. First Reading of the Bill. House Bill 964, Matijevich - Giorgi, a Bill for an Act to amend Sections of an Act to revise the law in relation to the Supreme Court. First Reading of the Bill. House Bill 965, Mautino - Olson, a Bill for an Act to create an Act authorizing the Department of Mental Health and Developmental Disabilities to convey certain real property in Lee County. First Reading of the Bill. House Bill 966, Homer, a Bill for an Act to amend the Illinois Wage Payment and Collection Act. First Reading of the Bill. House Bill 967, Homer, a Bill for an Act to amend the Illinois Wage Payment and Collection Act. First Reading of the Bill. House Bill 968, Stuffle - Tate, a Bill for an Act to regulate transactions involving time-share property and management operation thereof. First Reading of the Bill. House Bill 969, Rhem - Madigan, a Bill for an Act relating to job training. First Reading of the Bill. House Bill 970, Jaffe - Johnson, a Bill for an Act to amend the Code of Criminal... of Civil Procedure. First Reading of the Bill. House Bill 971, Topinka - Doyle, a Bill for an Act to amend Sections of the Minimum Wage Law. First Reading of the Bill. House Bill 972, Yourell, a Bill for an Act to amend the Highway Code. First Reading of the Bill. House Bill 973, Ropp, a Bill for an Act to amend the Medical Assistance Article of the Public Aid Code. First Reading of the Bill. House Bill 974, Pierce, a Bill for an Act to amend Sections of the School Code. First Reading of the

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Bill. House Bill 975, Stuffle, a Bill for an Act to amend Sections of an Act to provide for the creation and management of forest preserve districts. First Reading of the Bill. House Bill 976, Yourell, a Bill for an Act in relation to the establishment and enforcement of the fire safety standards for public educational facilities. First Reading of the Bill. House Bill 977, Farley, a Bill for an Act to amend Sections of the Pharmacy Practice Act. First Reading of the Bill. House Bill 978, Ropp, a Bill for an Act to amend Sections of the Illinois Income Tax Act. First Reading of the Bill. House Bill 979, Hannig - Reilly, a Bill for an Act to amend the Revenue Act. First Reading of the Bill. House Bill 980, Hower - Matijevich - Hawkinson - McCracken, a Bill for an Act to amend the Code of Criminal Procedure. First Reading of the Bill. House Bill 981, Keane, a Bill for an Act to amend the Cigarette Safety Commission Act. First Reading of the Bill. House Bill 982, Keane, a Bill for an Act to amend Sections of an Act relating to the State Fire Marshall. First Reading of the Bill. House Bill 983, Keane, a Bill for an Act making an appropriation to the Cigarette Safety Commission. First Reading of the Bill. House Bill 984, Keane, a Bill for an Act to amend the School Code. First Reading of the Bill. House Bill 985, Saltsman, a Bill for an Act to amend Sections of an Act concerning public utilities. First Reading of the Bill. House Bill 986, Preston, a Bill for an Act to amend Sections of an Act to revise the law in relation to landlord and tenant. First Reading of the Bill. House Bill 987, Christensen, a Bill for an Act concerning tuition exemptions for individuals 65 years of age or over attending any public institution of higher education. First Reading of the Bill. House Bill 988, McMaster - Steczo - Olson, a Bill for an Act in relation to

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the appointment and fees of certain governmental officials. First Reading of the Bill. House Bill 989, Birkinbine, a Bill for an Act to amend the law regarding Boards of Appeals. First Reading of the Bill. House Bill 990, Birkinbine, a Bill for an Act to amend the Revenue Act. First Reading of the Bill. House Bill 991, Birkinbine, a Bill for an Act to amend the Revenue Act. First Reading of the Bill. House Bill 992, Birkinbine, a Bill for an Act to amend the Revenue Act. First Reading of the Bill. House Bill 993, Birkinbine, a Bill for an Act to amend the Revenue Act. First Reading of the Bill. House Bill 994, Ronan, a Bill for an Act making an appropriation to the Department of Conservation. First Reading of the Bill. House Bill 995, Ronan, a Bill for an Act to amend Sections of the Open Space Lands Acquisition Act. First Reading of the Bill. House Bill 996, Ronan, a Bill for an Act to amend the County Public Health Department Act. First Reading of the Bill. House Bill 997, Nelson, a Bill for an Act to amend Sections of the School Code. First Reading of the Bill. House Bill 998, Nelson, a Bill for an Act to amend the School Code. First Reading of the Bill. House Bill 999, Nelson, a Bill for an Act to amend the School Code. First Reading of the Bill. House Bill 1000, Karpel - Keane, a Bill for an Act to amend Sections of an Act to revise the law in relation to counties. First Reading of the Bill. House Bill 1001, Bullock - Giorgi - Brookins - Panayotovich - O'Connell, a Bill for an Act to create the office of Job Protection in the Department of Commerce and Community Affairs. First Reading of the Bill. House Bill 1002, Stuffle, a Bill for an Act to amend Sections of an Act to revise the law in relation to counties. First Reading of the Bill."

Clerk Leone: "House Bill 1003, Wolf - Woodyard, a Bill for an Act

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to add Sections to the State Records Act. First Reading of the Bill. House Bill 104 (sic - 1004), Younge, a Bill for an Act creating the East St. Louis Depressed Areas Land Use and Community Development Authority. First Reading of the Bill. House Bill 1005, Younge, a Bill for an Act to amend Sections of the Election Code. First Reading of the Bill. House Bill 106, Younge... House Bill 1006, Younge, a Bill for an Act making appropriations to the Illinois Energy Resource Commission. First Reading of the Bill. House Bill 1007, Younge, a Bill for an Act to authorize certain municipalities to levy an earnings tax. First Reading of the Bill. House Bill 108, Younge... 1008, Younge, a Bill for an Act in relationship to economic development of Illinois. First Reading of the Bill. House Bill 1009, Younge, a Bill for an Act in relationship to investments in the Illinois Community Development Finance Corporation. First Reading of the Bill. House Bill 1010, Younge, a Bill for an Act to establish goals for achieving full employment and balanced growth in this state. First Reading of the Bill. House Bill 1011, Younge, a Bill for an Act to create the East St. Louis High Technology Community Research Commission. First Reading of the Bill. House Bill 1012, Younge, a Bill for an Act to amend Sections of the Revenue Act. First Reading of the Bill. House Bill 1013, Younge, a Bill for an Act to amend Sections of the Illinois Housing Development Act. First Reading of the Bill. House Bill 1014, Younge, a Bill for an Act to amend Sections of the Act concerning public utilities. First Reading of the Bill. House Bill 1015, Younge, a Bill for an Act in relationship to the prosecution and penalties for certain violations of the Cannabis Control Act and the Illinois Controlled Substances Act. First Reading of the Bill. House Bill 1016, Keane, a

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Bill for an Act to amend Sections of the Illinois Pension Code. First Reading of the Bill. House Bill 1017, Brunsvold, a Bill for an Act to amend Sections of the Illinois Pension Code. First Reading of the Bill. House Bill 1018, Brunsvold, a Bill for an Act to amend Sections of an Act to protect cemeteries and to provide for their regulation and management. First Reading of the Bill. House Bill 1019, Woodyard, a Bill for an Act in relationship to services rendered to public aid recipients. First Reading of the Bill. House Bill 1020, Matijevich - Oblinger - Giorgi, a Bill for an Act to add divisions to the Article of the Illinois Municipal Code. First Reading of the Bill. House Bill 1021, Younge, a Bill for an Act to amend Sections of the Downstate Public Transportation Act. First Reading of the Bill. House Bill 1022, Rhen - et al, a Bill for an Act to add Sections to the Juvenile Court Act. First Reading of the Bill. House Bill 1023, Hannig - Mulcahey, a Bill for an Act to prevent certain elected officials to take uncompensated time off from appointment for the purpose of attending official meetings. First Reading of the Bill. House Bill 1024, Nelson - Rice - et al, a Bill for an Act to add Sections to the Illinois Insurance Code. First Reading of the Bill. House Bill 1025, Leverenz - Piel, a Bill for an Act in relationship to occupation tax on motor fuel. First Reading of the Bill. House Bill 1026, Hastert - Dwight Friedich, a Bill for an Act to amend Sections of the Illinois Pension Code. First Reading of the Bill. House Bill 1027, Leverenz - Matijevich, a Bill for an Act to add Sections to the Act concerning public utilities. First Reading of the Bill. House Bill 1028, Taylor - Neff, a Bill for an Act to amend Sections of the Illinois Pension Code. First Reading of the Bill. House Bill 1029, Satterthwaite, a Bill for an



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Act to amend Sections of the School Code. First Reading of the Bill. House Bill 1030, Taylor, a Bill for an Act to license the practice of medical technology and amend an Act certain... in relation hereto. First Reading of the Bill. House Bill 1031, Taylor, a Bill for an Act to provide for the work week consisting of not more than four days of ten hours each. First Reading of the Bill. House Bill 1032, Taylor... House Bill 1032, Taylor - McAuliffe, a Bill for an Act in relationship to explosive disposal units. First Reading of the Bill. House Bill 1033, Taylor - McAuliffe, a Bill for an Act making appropriations to the Department of Law Enforcement for grants to explosive disposal units. First Reading of the Bill. House Bill 1034, Terzich, a Bill for an Act to amend Sections of an Act to create sanitary districts and remove obstructions in the Des Plaines and Illinois Rivers. First Reading of the Bill. House Bill 1035, Rea, a Bill for an Act to amend Sections of the Illinois Pension Code. First Reading of the Bill. House Bill 1036, Rea - Stuffle - et al, a Bill for an Act to amend Sections of the Illinois Purchasing Act. First Reading of the Bill. House Bill 1037, Ewing - et al, a Bill for an Act in relationship to support dogs for the physically handicapped. First Reading of the Bill. House Bill 1038, William Peterson - et al, a Bill for an Act to amend Sections of the Revenue Act. First Reading of the Bill. House Bill 1039, Kirkland, a Bill for an Act to amend Sections of the Inter-Governmental Cooperation Act. First Reading of the Bill. House Bill 1040, Mulcahey, a Bill for an Act to add Sections to the School Code. First Reading of the Bill. House Bill 1041, Mulcahey, a Bill for an Act in relationship to apprentice barbers. First Reading of the Bill. House Bill 1042, Virginia Frederick - Nelson, a Bill for an Act to amend Sections of the

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Unemployment Insurance Act. First Reading of the Bill. House Bill 1043, Curran - Homer - DeJaegher, a Bill for an Act to amend Sections of the Illinois Pension Code. First Reading of the Bill. House Bill 1044, Breslin - Johnson, a Bill for an Act to revise the law in relationship to landlord and tenant for residential property and prescribe the rights and duties of landlords and tenants and to amend Acts and repeal parts of Acts in connection herewith. First Reading of the Bill. House Bill 1045, Breslin - et al, a Bill for an Act in relationship to filled sanitary conditions for agricultural workers, including toilets, drinking water and hand washing facilities. First Reading of the Bill. House Bill 961, Cullerton, a Bill for an Act to add Sections to the Criminal Code. First Reading of the Bill. First Reading of Constitutional Amendments. House Joint Resolution Constitutional Amendment #13. Resolved by the House of Representatives of the 83rd 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 six months after the adoption of this Resolution, a proposition to amend Section 2 of Article IV of the Constitution to read 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 General Assembly, by law, shall divide the Legislative Districts as equal as possible into three groups. Senators from one groups 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. Senators from the third group for terms of two years, four years and four years. The Legislative Districts for each

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group shall be distributed substantially equal... equally over the state. Each Legislative District shall be divided into two Representative Districts. In 1984, one Representative shall be elected from each Representative District for the term of two years. Prior to the 1986 general election and immediately following each decennial redistricting, the General Assembly, by law, shall divide the Representative Districts as equally as possible into three groups. Beginning with the 1986 general election, Representatives from one group shall be elected for terms of four years, four years and two years. Representatives from the second group for terms of four years, two years and... and four years. Representatives from the third district for terms of two years, four years and four years. Representative Districts in each group shall be distributed substantially equally all over the state. To be eligible to serve as Members of the General Assembly a person must be a United States citizen, at least 21 years old and, for two years preceding his election or appointment, a resident of the district which he is to represent. In the General Assembly following a redistricting, a candidate for the General Assembly may be elected from any district which contains part of the district in which he resided at the time of the redistricting and re-elected if a resident of the new district he represents for 18 months prior to the reelection. Within 30 days after the vacancy occurs, it shall be filled by appointment, as law... as provided by law. If a vacancy in a Senatorial or Representative office with more than 28 months remaining in the term, the appointment... appointed Senator or Representative shall serve until the next general election at which time the Senator or Representative shall be elected to serve for the remainder of the term. If the vacancy in any other

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Representative or Senatorial office, the appointment shall be for the remainder of the term. An appointment to fill the vacancy shall be a Member of the same political Party as the person he succeeds. 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 the public office which shall have been created or compensated for which shall have been increased by the General Assembly during that term. This Amendment takes effect upon its adoption by the electors of this state. First Reading of the Constitutional Amendment."

Clerk O'Brien: "House Joint Resolution Constitutional Amendments, Second Reading. House Joint Resolution Constitutional Amendment #5. Resolved by the House of Representatives of the 83rd General Assembly of the State of Illinois, the Senate concurring herein, there shall be submitted to the electors of the state, for adoption or rejection at the general election next occurring at least six months after the adoption of this Resolution, a proposition to amend Section 1 of Article III of the Illinois Constitution to read as follows: Article III - Suffrage in Election. Section 1 - Voting Qualifications. Every United States citizen who has attained the age of 18 or any other voting age required by the United States for voting in the state elections and who has been a permanent resident of this state for at least 30 days next preceding in the election shall have the right to vote at such election. The General Assembly, by law, may establish restrictions... registration requirements and require permanent residency in an election district not to exceed 30 days prior to an

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election. The General Assembly, by law, may establish shorter residence requirements for voting for President and Vice President of the United States. Schedule: This Amendment shall take effect immediately upon its approval by the electors. Second Reading of the Constitutional Amendment. The Constitutional Amendment is held on the Order of Second Reading. No further business, the House now stands adjourned until 12:00 noon tomorrow, April 6."

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