The Senate met pursuant to adjournment.
Senator Stanley B. Weaver, Urbana, Illinois, presiding.
Prayer by Pastor Kevin Wolfe, Pawnee Christian Church, Pawnee, Illinois.
Senator Sieben led the Senate in the Pledge of Allegiance.

Senator Myers moved that reading and approval of the Journals of Tuesday, March 9, 1999 and Wednesday, March 10, 1999 be postponed pending arrival of the printed Journals.
The motion prevailed.

REPORTS RECEIVED

The Secretary placed before the Senate the following reports:

The FY 98 Annual Plan for Mental Health Services and Developmental Disabilities Services submitted by the Department of Human Services as mandated by the Mental Health and Developmental Disabilities Administrative Act (20 ILCS 1705).

The 1999 Policy Statement submitted by the Capital Development

The foregoing reports were ordered received and placed on file in the Secretary's Office.

LEGISLATIVE MEASURES FILED

The following floor amendments to the Senate Bills listed below have been filed with the Secretary, and referred to the Committee on Rules:

- Senate Amendment No. 3 to Senate Bill 109
- Senate Amendment No. 1 to Senate Bill 1121

REPORTS FROM STANDING COMMITTEES

Senator Lauzen, Chairperson of the Committee on Commerce and Industry to which was referred Senate Bills numbered 777 and 1039 reported the same back with the recommendation that the bills do pass.

Under the rules, the bills were ordered to a second reading.

Senator Lauzen, Chairperson of the Committee on Commerce and Industry to which was referred Senate Bills numbered 25, 79 and 773 reported the same back with amendments having been adopted thereto, with the recommendation that the bills, as amended, do pass.

Under the rules, the bills were ordered to a second reading.

Senator Klemm, Chairperson of the Committee on Executive to which was referred Senate Bills numbered 517, 550, 980, 993, 1001, 1002, 1003, 1004, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1028, 1036, 1079, 1080, 1081, 1084, 1085, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1172, 1183 and 1198 reported the same back with the recommendation that the bills do pass.

Under the rules, the bills were ordered to a second reading.

Senator Klemm, Chairperson of the Committee on Executive to which was referred Senate Bills numbered 331, 336, 775, 995 and 1072 reported the same back with amendments having been adopted thereto, with the recommendation that the bills, as amended, do pass.

Under the rules, the bills were ordered to a second reading.

Senator Klemm, Chairperson of the Committee on Executive, to which was referred Senate Resolutions numbered 39 and 48 reported the
same back with the recommendation that the resolutions be adopted.

Under the rules, Senate Resolutions numbered 39 and 48 were placed on the Secretary's Desk.

Senator Klemm, Chairperson of the Committee on Executive, to which was referred Senate Joint Resolution No. 15 reported the same back with the recommendation that the resolution be adopted.

Under the rules, Senate Joint Resolution 15 was placed on the Secretary's Desk.

Senator O'Malley, Chairperson of the Committee on Financial Institutions to which was referred Senate Bill No. 1055 reported the same back with the recommendation that the bill do pass.

Under the rules, the bill was ordered to a second reading.

Senator O'Malley, Chairperson of the Committee on Financial Institutions to which was referred Senate Bill No. 1026 reported the same back with amendments having been adopted thereto, with the recommendation that the bill, as amended, do pass.

Under the rules, the bill was ordered to a second reading.

Senator O'Malley, Chairperson of the Committee on Financial Institutions, to which was referred Senate Resolution No. 42 reported the same back with amendments having been adopted thereto, with the recommendation that the resolution, as amended, be adopted.

Under the rules, Senate Resolution 42 was placed on the Secretary's Desk.

Senator Burzynski, Chairperson of the Committee on Licensed Activities to which was referred Senate Bills numbered 457, 801 and 1130 reported the same back with the recommendation that the bills do pass.

Under the rules, the bills were ordered to a second reading.

Senator Burzynski, Chairperson of the Committee on Licensed Activities to which was referred Senate Bills numbered 259 and 800 reported the same back with amendments having been adopted thereto, with the recommendation that the bills, as amended, do pass.

Under the rules, the bills were ordered to a second reading.

Senator Peterson, Chairperson of the Committee on Revenue to which was referred Senate Bills numbered 46, 111, 128, 214, 233, 666, 799, 892, 893, 929, 1066 and 1170 reported the same back with the recommendation that the bills do pass.

Under the rules, the bills were ordered to a second reading.

Senator Peterson, Chairperson of the Committee on Revenue to which was referred Senate Bills numbered 43 and 51 reported the same back with amendments having been adopted thereto, with the recommendation that the bills, as amended, do pass.

Under the rules, the bills were ordered to a second reading.
Senator Peterson, Chairperson of the Committee on Revenue to which was referred Senate floor Amendment No. 1 to Senate Bill No. 110, reported the same back with the recommendation that it be adopted.

Under the rules, the foregoing amendment is eligible for consideration on second reading.

Senator T. Walsh, Chairperson of the Committee on State Government Operations to which was referred Senate Bills numbered 113, 564, 567, 624, 685, 752, 786, 876, 877, 1061, 1071 and 1105 reported the same back with the recommendation that the bills do pass.

Under the rules, the bills were ordered to a second reading.

Senator T. Walsh, Chairperson of the Committee on State Government Operations to which was referred Senate Bills numbered 360 and 650 reported the same back with amendments having been adopted thereto, with the recommendation that the bills, as amended, do pass.

Under the rules, the bills were ordered to a second reading.

Senator Karpil asked and obtained unanimous consent to recess for the purpose of a Republican caucus.

Senator Smith asked and obtained unanimous consent to recess for the purpose of a Democrat caucus.

At the hour of 11:53 o'clock a.m., the Chair announced that the Senate stand at recess subject to the call of the Chair.

AFTER RECESS

At the hour of 12:40 o'clock p.m., the Senate resumed consideration of business.

Senator Dudycz, presiding.

REPORT FROM STANDING COMMITTEE

Senator Lauzen, Chairperson of the Committee on Commerce and Industry to which was referred Senate Bill No. 656 reported the same back with the recommendation that the bill do pass.

Under the rules, the bill was ordered to a second reading.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

A message from the House by Mr. Rossi, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has adopted the following joint resolution, in the adoption of which I am instructed to ask the concurrence of the Senate, to-wit:
WHEREAS, On February 6, 1911, Ronald Wilson Reagan was born to Nelle and John Reagan in Tampico, Illinois; he attended high school in nearby Dixon and then worked his way through Eureka College; at Eureka College, he studied economics and sociology, played on the football team, and acted in school plays; upon graduation, he became a radio sports announcer; a screen test in 1937 won him a contract in Hollywood and during the next two decades he appeared in 53 films; and

WHEREAS, As president of the Screen Actors Guild, Reagan became embroiled in disputes over the issue of Communism in the film industry; his political views shifted from liberal to conservative; he toured the country as a television host, becoming a spokesman for conservatism; in 1966 he was elected Governor of California by a margin of a million votes; he was re-elected in 1970; and

WHEREAS, Ronald Reagan won the Republican Presidential nomination in 1980 and chose as his running mate former Texas Congressman and United Nations Ambassador George Bush; voters troubled by inflation and by the year-long confinement of Americans in Iran swept the Republican ticket into office; and

WHEREAS, On January 20, 1981, Reagan took office; only 69 days later he was shot by a would-be assassin but quickly recovered and returned to duty; his grace and wit during the dangerous incident caused his popularity to soar; and

WHEREAS, Dealing skillfully with Congress, Reagan obtained legislation to stimulate economic growth, curb inflation, increase employment, and strengthen national defense; he embarked upon a course of cutting taxes and government expenditures, refusing to deviate from his course when the strengthening of defense forces led to a large deficit; and

WHEREAS, A renewal of national self-confidence by 1984 helped Reagan and Bush win a second term with an unprecedented number of electoral votes; and

WHEREAS, In 1986 Reagan obtained an overhaul of the income tax code that eliminated many deductions and exempted millions of people with low incomes; at the end of his administration, the nation was enjoying its longest recorded period of peacetime prosperity without recession or depression; and

WHEREAS, In foreign policy, Reagan sought to achieve "peace through strength"; in dramatic meetings with Soviet leader Mikhail Gorbachev, he negotiated a treaty that would eliminate intermediate-range nuclear missiles; Reagan declared war against international terrorism, sending American bombers against Libya after evidence came out that Libya was involved in an attack on American soldiers in a West Berlin nightclub; and

WHEREAS, By ordering naval escorts in the Persian Gulf, he maintained the free flow of oil during the Iran-Iraq war; in keeping with the Reagan Doctrine, he gave support to anti-Communist insurgencies in Central America, Asia, and Africa; and

WHEREAS, At the end of his two terms in office, Ronald Reagan viewed with satisfaction the achievements of his innovative program
known as the Reagan Revolution, which aimed to reinvigorate the American people and reduce their reliance upon government; he felt he had fulfilled his campaign pledge of 1980 to restore "the great, confident roar of American progress and growth and optimism"; and

WHEREAS, The Reagan years saw a restoration of prosperity and the goal of peace through strength was within the nation's grasp; and

WHEREAS, Ulysses Simpson (U.S. "Unconditional Surrender") Grant was the best-known Federal general in the United States Civil War; because of his military prowess and daring, he helped to shorten the time of that great and bitter conflict; and

WHEREAS, U.S. Grant's exploits in the Civil War earned him the Republican nomination and ultimately 2 terms as the 18th President of the United States; as President, he pushed for conciliation toward the South, sought unconditional readmission of Virginia to the Union, relentlessly opposed the Ku Klux Klan in his ever stalwart detestation of slavery and its aftermath, and established a strong record in foreign affairs; and

WHEREAS, Although dying of throat cancer, he wrote his now classic memoirs in an effort to support his family and to guarantee that they would be provided for upon his death; and

WHEREAS, U.S. Grant died on July 23, 1885, and his body was finally laid to rest amidst much pomp, circumstance, parades, and speeches; and

WHEREAS, Illinois is where U.S. Grant lived, worked, and spent many happy days in the municipality of Galena; and it is only fitting and proper that this great General and President who played such a critical role in saving the Republic should be duly honored and commemorated by the gracious people of this State to whom Grant brought so much glory; therefore, be it

RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-FIRST GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HERELN, that we urge the General Assembly and the Governor to pass and approve appropriations to the Secretary of State for the purpose of commissioning statues of Ronald Reagan and U.S. Grant to be placed on the grounds of the State Capitol; and be it further

RESOLVED, That we urge all elected State officers of the executive and legislative branches to seek private contributions for the project; and be it further

RESOLVED, That suitable copies of this resolution be delivered to the Governor, the Secretary of State, and all elected State officers of the executive and legislative branches.

Adopted by the House, March 9, 1999.

ANTHONY D. ROSSI, Clerk of the House

The foregoing message from the House of Representatives, reporting House Joint Resolution No. 2, was referred to the Committee on Rules.

A message from the House by
House of Representatives has passed bills of the following titles, in the passage of which I am instructed to ask the concurrence of the Senate, to-wit:

- **HOUSE BILL NO. 105**
  A bill for AN ACT in relation to assistance animals.

- **HOUSE BILL NO. 286**
  A bill for AN ACT to amend the Illinois Vehicle Code by changing Section 6-206.

- **HOUSE BILL NO. 379**
  A bill for AN ACT to amend the Liquefied Petroleum Gas Regulation Act by changing Section 4.

- **HOUSE BILL NO. 542**
  A bill for AN ACT concerning taxation.

- **HOUSE BILL NO. 774**
  A bill for AN ACT to amend the Liquefied Petroleum Gas Regulation Act by changing Section 4.

- **HOUSE BILL NO. 1109**
  A bill for AN ACT to amend the Election Code by changing Sections 4, 6-206, and 7-10.

- **HOUSE BILL NO. 736**
  A bill for AN ACT to amend the Higher Education Student Assistance Act by changing Section 36.

- **HOUSE BILL NO. 1304**
  A bill for AN ACT to amend the Criminal Code of 1961 by changing Section 3-7.

- **HOUSE BILL NO. 1763**
  A bill for AN ACT to amend the Criminal Code of 1961 by changing Section 9-3.

- **HOUSE BILL NO. 1136**
  A bill for AN ACT to amend the Higher Education Student Assistance Act by changing Section 36.

- **HOUSE BILL NO. 2019**
  A bill for AN ACT to amend the Illinois Banking Act by changing Sections 13, 17, and 39.

Passed the House, March 10, 1999.

ANTHONY D. ROSSI, Clerk of the House

The foregoing **House Bills numbered 105, 286, 379, 542, 774, 1109, 1136, 1304, 1763 and 2019** were taken up, ordered printed and placed on first reading.

A message from the House by Mr. Rossi, Clerk:
Mr. President -- I am directed to inform the Senate that the House of Representatives has passed bills of the following titles, in the passage of which I am instructed to ask the concurrence of the Senate, to-wit:

- **HOUSE BILL NO. 251**
  A bill for AN ACT to amend the Criminal Code of 1961 by changing Sections 36-1 and 47-15.

- **HOUSE BILL NO. 516**
  A bill for AN ACT to amend the General Assembly Organization Act by changing Section 3.1.

- **HOUSE BILL NO. 736**
  A bill for AN ACT to amend the Automated Teller Machine Security Act by adding Section 45.
A bill for AN ACT to amend the Criminal Code of 1961 by adding Section 11-20.3.

SENATE

HOUSE BILL NO. 790
A bill for AN ACT to amend the Statewide Grand Jury Act by changing Sections 2 and 3.

HOUSE BILL NO. 1152
A bill for AN ACT to amend the Humane Care for Animals Act by changing Section 16 and adding Section 4.05.

HOUSE BILL NO. 1202
A bill for AN ACT to amend the Illinois Development Finance Authority Act by changing Sections 7.56a and 8.

HOUSE BILL NO. 1413
A bill for AN ACT to amend the Criminal Code of 1961 by adding Section 17-23.

HOUSE BILL NO. 1766
A bill for AN ACT concerning community college foundations, amending named Acts.

HOUSE BILL NO. 2699
A bill for AN ACT to amend the Conservation District Act by changing Sections 5 and 6.

Passed the House, March 10, 1999.
ANTHONY D. ROSSI, Clerk of the House

The foregoing House Bills numbered 251, 516, 736, 789, 790, 1152, 1202, 1413, 1766 and 2699 were taken up, ordered printed and placed on first reading.

A message from the House by Mr. Rossi, Clerk:
Mr. President -- I am directed to inform the Senate that the House of Representatives has passed bills of the following titles, in the passage of which I am instructed to ask the concurrence of the Senate, to-wit:

HOUSE BILL NO. 307
A bill for AN ACT to amend the Department of Veterans Affairs Act by adding Section 2d.

HOUSE BILL NO. 392
A bill for AN ACT in relation to pregnant female prisoners.

HOUSE BILL NO. 534
A bill for AN ACT to amend the School Code by changing Section 14C-8.

HOUSE BILL NO. 758
A bill for AN ACT to amend the Election Code by changing Section 7-10.

HOUSE BILL NO. 1279
A bill for AN ACT to amend the Alternate Fuels Act by adding Section 27.

HOUSE BILL NO. 1443
A bill for AN ACT to amend the Mental Health and Developmental Disabilities Administrative Act by adding Section 31b.
HOUSE BILL NO. 1785
A bill for AN ACT to amend the Criminal Code of 1961 by changing Section 12-12.

HOUSE BILL NO. 1969
A bill for AN ACT to amend the Oil and Gas Act by changing Section 1.2.

HOUSE BILL NO. 2016
A bill for AN ACT to amend the Environmental Protection Act by changing Section 55.6.

HOUSE BILL NO. 2721
A bill for AN ACT concerning sex offenders, amending named Acts.

Passed the House, March 10, 1999.

ANTHONY D. ROSSI, Clerk of the House

The foregoing House Bills numbered 307, 392, 534, 758, 1279, 1443, 1785, 1969, 2016 and 2721 were taken up, ordered printed and placed on first reading.

A message from the House by
Mr. Rossi, Clerk:
Mr. President -- I am directed to inform the Senate that the House of Representatives has passed bills of the following titles, in the passage of which I am instructed to ask the concurrence of the Senate, to-wit:

HOUSE BILL NO. 416
A bill for AN ACT to amend the Illinois Vehicle Code by changing Section 11-601.

HOUSE BILL NO. 502
A bill for AN ACT to amend the Nursing and Advanced Practice Nursing Act by adding Section 5-23.

HOUSE BILL NO. 845
A bill for AN ACT to amend the Sanitary District Act of 1936 by changing Sections 4.1, 5, 14, 32a.4, and 32a.4a.

HOUSE BILL NO. 916
A bill for AN ACT concerning cooperative agreements for floodwater management in unincorporated areas of a county.

HOUSE BILL NO. 1188
A bill for AN ACT to create the Address Confidentiality for Victims of Domestic Violence Act.

HOUSE BILL NO. 1194
A bill for AN ACT concerning schools, amending named Acts.

HOUSE BILL NO. 1720
A bill for AN ACT to amend the Criminal Code of 1961 by changing Sections 11-14, 11-15, and 11-18.

HOUSE BILL NO. 1881
A bill for AN ACT to amend the Illinois Highway Code by changing Section 5-903.

HOUSE BILL NO. 2034
A bill for AN ACT to amend the Illinois Farm Development Act by changing Sections 8, 12.1, 12.2, 12.4, and 12.5.

HOUSE BILL NO. 2639
A bill for AN ACT to amend the Radiation Protection Act of 1990 by changing Section 24.5.

Passed the House, March 10, 1999.

ANTHONY D. ROSSI, Clerk of the House

The foregoing House Bills numbered 416, 502, 845, 916, 1188, 1194, 1720, 1881, 2034 and 2639 were taken up, ordered printed and placed on first reading.

A message from the House by

Mr. Rossi, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has passed bills of the following titles, in the passage of which I am instructed to ask the concurrence of the Senate, to-wit:

HOUSE BILL NO. 457
A bill for AN ACT to amend the Illinois Public Labor Relations Act.

SENATE

417

HOUSE BILL NO. 463
A bill for AN ACT to create the Illinois Conservation Congress.

HOUSE BILL NO. 833
A bill for AN ACT to amend the Park District Code by changing Section 10-7.

HOUSE BILL NO. 1063
A bill for AN ACT to amend the Illinois Vehicle Code by adding Section 3-645.

HOUSE BILL NO. 1196
A bill for AN ACT to amend the Criminal Code of 1961 by changing Section 24-3.

HOUSE BILL NO. 1285
A bill for AN ACT to amend the Criminal Code of 1961 by changing Section 12-3.2 and adding Section 12-3.3.

HOUSE BILL NO. 1388
A bill for AN ACT to amend the Illinois Vehicle Code by changing Section 7-601.

HOUSE BILL NO. 1825
A bill for AN ACT to amend the Illinois Natural Areas Preservation Act by changing Section 11.

HOUSE BILL NO. 1831
A bill for AN ACT regarding preventive services administration.

HOUSE BILL NO. 2720
A bill for AN ACT to amend the State Employees Group Insurance Act of 1971.

Passed the House, March 10, 1999.

ANTHONY D. ROSSI, Clerk of the House

The foregoing House Bills numbered 457, 463, 833, 1063, 1196, 1285, 1388, 1825, 1831 and 2720 were taken up, ordered printed and placed on first reading.
A message from the House by Mr. Rossi, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has passed bills of the following titles, in the passage of which I am instructed to ask the concurrence of the Senate, to-wit:

**HOUSE BILL NO. 788**
A bill for AN ACT to amend the Criminal Code of 1961 by adding Section 12-21.7.

**HOUSE BILL NO. 1193**
A bill for AN ACT to amend the Illinois Violence Prevention Act of 1995 by adding Section 25.

**HOUSE BILL NO. 2813**
A bill for AN ACT concerning consumer fraud, amending named Acts.

Passed the House, March 10, 1999.

ANTHONY D. ROSSI, Clerk of the House

The foregoing House Bills numbered 788, 1193 and 2813 were taken up, ordered printed and placed on first reading.

**INTRODUCTION OF BILLS**

**SENATE BILL NO. 1225.** Introduced by Senator Hendon, a bill for AN ACT to amend the State Finance Act by changing Section 8.3.

The bill was taken up, read by title a first time, ordered printed and referred to the Committee on Rules.

**SENATE BILL NO. 1226.** Introduced by Senator Hendon, a bill for AN ACT to amend the Consumer Installment Loan Act by adding Section 15f.

The bill was taken up, read by title a first time, ordered printed and referred to the Committee on Rules.

**SENATE BILL NO. 1227.** Introduced by Senator Philip, a bill for AN ACT to amend the Military Code of Illinois by changing Section 16.

The bill was taken up, read by title a first time, ordered printed and referred to the Committee on Rules.

**PRESENTATION OF RESOLUTION**

**SENATE RESOLUTION NO. 58**
Offered by Senator Demuzio and all Senators:
Mourns the death of Ira Bowles, Jr. of Livingston.

The foregoing resolution was referred to the Resolutions Consent Calendar.
REPORT FROM STANDING COMMITTEE

Senator Petka, Chairperson of the Committee on Executive Appointments, moved that the Senate resolve itself into Executive Session to consider the report of that Committee relative to the Governor's appointments.

The motion prevailed.

EXECUTIVE SESSION

Senator Petka, Chairperson of the Committee on Executive Appointments, to which was referred the Governor's Message to the Senate of February 2, 1999, reported the same back with the recommendation that the Senate advise and consent to the following appointments:

OFFICE OF BANKS AND REAL ESTATE

To be the Commissioner of the Office of Banks and Real Estate for a term ending January 31, 2000:

William A. Darr of Park Ridge
Salaried

To be the First Deputy Commissioner of the Office of Banks and Real Estate for a term ending January 31, 2000:

David Rodriguez of Chicago
Salaried

ILLINOIS STATE FIRE MARSHAL

To be the State Fire Marshal for a term ending January 15, 2001:

Thomas Armstead of Springfield
Salaried

Senator Petka moved that the Senate advise and consent to the foregoing appointments.

And on that motion, a call of the roll was had resulting as follows:

Yeas 53; Nays None.

The following voted in the affirmative:

Berman         Hawkinson         Maitland         Rea
Bomke          Jacobs            Molaro           Shadid
Bowles         Jones, E.         Munoz            Shaw
Burzynski      Jones, W.         Myers            Sieben
The motion prevailed. Whereupon the President of the Senate announced confirmation of the foregoing appointments.

Senator Petka, Chairperson of the Committee on Executive Appointments, to which was referred the Governor's Message to the Senate of February 23, 1999, reported the same back with the recommendation that the Senate advise and consent to the following appointments:

CIVIL SERVICE COMMISSION

To be a commissioner of the Civil Service Commission for a term ending March 1, 2003:

Dan P. Fabrizio of Chicago
Salaried

DEPARTMENT OF NUCLEAR SAFETY

To be the Director of the Department of Nuclear Safety for a term ending January 15, 2001:

Thomas W. Ortciger of Springfield
Salaried

ILLINOIS COMMERCE COMMISSION

To be a commissioner of the Illinois Commerce Commission for a term ending January 19, 2004:

Edward C. Hurley of Chicago
Salaried

ILLINOIS COURT OF CLAIMS

To be a judge of the Illinois Court of Claims for a term ending January 17, 2005:

John R. Patchett of Marion
Salaried
To be a member of the Illinois Educational Labor Relations Board for a term ending February 1, 2004:

Mary Ann Louderback of Cary
Salaried

To be commissioners of the Illinois Human Rights Commission for terms ending January 20, 2003:

Eva A. Betka of Palatine
Salaried

Dominic DiFrisco of Chicago
Salaried

Mary Jeanne Hallstrom of Evanston
Salaried

Girvena M. LeBlanc of Olympia Fields
Salaried

Daniel C. Sprehe of Chicago
Salaried

Isiah Thomas of Calumet Park
Salaried

Senator Petka moved that the Senate advise and consent to the foregoing appointments.

And on that motion, a call of the roll was had resulting as follows:

Yeas 57; Nays None.

The following voted in the affirmative:

Berman         Halvorson          Mahar           Rea
Bomke          Hawkinson          Maitland        Shadid
Bowles         Hendon             Molaro          Shaw
Burzynski      Jacobs             Munoz           Sieben
Cronin         Jones, E.          Myers           Silverstein
Cullerton      Jones, W.          Noland          Smith
DeLeo          Karpiel            Obama           Sullivan
del Valle      Klemm              O'Daniel        Syverson
Demuzio        Lauzen             O'Malley        Trotter
Dillard        Lightford          Parker          Viverito
Donahue        Link               Peterson        Walsh, L.
Dudycz         Luechtefeld        Petka           Walsh, T.
Fawell         Madigan, L.        Radogno         Watson
Geo-Karis      Madigan, R.        Rauschenberger  Welch

Mr. President
The motion prevailed. Whereupon the President of the Senate announced confirmation of the foregoing appointments.

Senator Petka, Chairperson of the Committee on Executive Appointments, to which was referred the Governor's Message to the Senate of February 23, 1999, reported the same back with the recommendation that the Senate advise and consent to the following appointments:

CAPITAL DEVELOPMENT BOARD

To be reappointed as a member of the Capital Development Board for a term ending January 19, 2003:

Raymond Mota of Lake Forest
Non-Salaried

ILLINOIS STATE MEDICAL DISCIPLINARY BOARD

To be a member of the Illinois State Medical Disciplinary Board for a term ending January 1, 2002:

Lacey H. Cook, Jr. of Oswego
Non-Salaried

To be a member of the Illinois State Medical Disciplinary Board for a term ending January 11, 2002:

Georgia D. Lubben of Chicago
Non-Salaried

To be a member of the Illinois State Medical Disciplinary Board for a term ending January 1, 2003:

Michael G. Murphy of Smithton
Non-Salaried

MEDICAL LICENSING BOARD

To be members of the Medical Licensing Board for terms ending January 1, 2000:

James J. Babiar of Elgin
Non-Salaried

Ronald L. Johnson of Pittsfield
Non-Salaried

To be a member of the Medical Licensing Board for a term ending January 8, 2000:

Jane L. Jackman of Springfield
Non-Salaried
To be a member of the Medical Licensing Board for a term ending January 8, 2002:

Richard A. Schmidt of Ottawa
Non-Salaried

To be members of the Board of Trustees of the University of Illinois for terms ending January 10, 2005:

Jeffrey D. Gindorf of Crystal Lake
Non-Salaried

Gerald W. Shea of Burr Ridge
Non-Salaried

Kenneth Schmidt of Riverwoods
Non-Salaried

A.D. Van Meter, Jr. of Springfield
Non-Salaried

Senator Petka moved that the Senate advise and consent to the foregoing appointments.
And on that motion, a call of the roll was had resulting as follows:
Yeas 58; Nays None.

The following voted in the affirmative:

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Mr. President
The motion prevailed. Whereupon the President of the Senate announced confirmation of the foregoing appointments.

On motion of Senator Petka, the Executive Session arose and the Senate resumed consideration of business.

Senator Dudycz, presiding.

**READING BILLS OF THE SENATE A SECOND TIME**

On motion of Senator O'Malley, **Senate Bill No. 7** having been printed, was taken up and read by title a second time.

The following amendments were offered in the Committee on Judiciary, adopted and ordered printed:

**AMENDMENT NO. 1**

AMENDMENT NO. 1. Amend Senate Bill 7, on page 1, line 8, by replacing "Presence" with "Approaching, contacting, or communicating with a child"; and on page 1, line 13, by inserting after "grounds" the following: "and to approach, contact, or communicate with a child under 18 years of age"; and on page 1, line 20, by inserting after "grounds" the following: "and to approach, contact, or communicate with a child under 18 years of age".

**AMENDMENT NO. 2**

AMENDMENT NO. 2. Amend Senate Bill 7, on page 3, line 19, by deleting "or"; and on page 3, line 22, by inserting ", or in a public park" after "activity"; and on page 3, line 32, by replacing "in" with "on"; and on page 3, line 34, by inserting ", or in a public park" after "activity".

There being no further amendments, the foregoing Amendments numbered 1 and 2, were ordered engrossed; and the bill, as amended, was ordered to a third reading.

On motion of Senator O'Malley, **Senate Bill No. 19** having been printed, was taken up and read by title a second time.

The following amendment was offered in the Committee on Judiciary, adopted and ordered printed:

**AMENDMENT NO. 1**

AMENDMENT NO. 1. Amend Senate Bill 19 by replacing lines 4 through 29 on page 1, all of page 2, and lines 1 through 8 on page 3 with the following:

"Section 1. Short title. This Act may be cited as the Non-Support Punishment Act. Section 5. Prosecutions by State's Attorneys. A proceeding for
enforcement of this Act may be instituted and prosecuted by the several State's Attorneys only upon the filing of a verified complaint by the person or persons receiving child or spousal support.

Section 7. Prosecutions by Attorney General. In addition to enforcement proceedings by the several State's Attorneys, a proceeding for the enforcement of this Act may be instituted and prosecuted by the Attorney General in cases referred by the Illinois Department of Public Aid involving persons receiving child and spousal support services under Article X of the Illinois Public Aid Code. Before referring a case to the Attorney General for enforcement under this Act, the Department of Public Aid shall notify the person receiving child and spousal support services under Article X of the Illinois Public Aid Code of the Department's intent to refer the case to the Attorney General under this Section for prosecution.

Section 10. Proceedings. Proceedings under this Act may be by indictment or information. No proceeding may be brought under Section 15 against a person whose court or administrative order for support was entered by default, unless the indictment or information specifically alleges that the person has knowledge of the existence of the order for support and that the person has the ability to pay the support.

Section 15. Failure to support.

(a) A person commits the offense of failure to support when he or she:

(1) without any lawful excuse, neglects or refuses to provide for the support or maintenance of his or her spouse, with the knowledge that the spouse is in need of such support or maintenance, or, without lawful excuse, deserts or neglects or refuses to provide for the support or maintenance of his or her child or children under the age of 18 years, in need of support or maintenance and the person has the ability to provide the support; or
(2) willfully fails to pay a support obligation required under a court or administrative order for support, if the obligation has remained unpaid for a period longer than 6 months, or is in arrears in an amount greater than $5,000, and the person has the ability to provide the support; or
(3) leaves the State with the intent to evade a support obligation required under a court or administrative order for support, if the obligation, regardless of when it accrued, has remained unpaid for a period longer than 6 months, or is in arrears in an amount greater than $5,000; or
(4) willfully fails to pay a support obligation required under a court or administrative order for support, if the obligation has remained unpaid for a period longer than one year, or is in arrears in an amount greater than $10,000, and the person has the ability to provide the support.
(a-5) Presumption of ability to pay support. The existence of a court or administrative order of support that was not based on a default judgment and was in effect for the time period charged in the indictment or information creates a rebuttable presumption that the
obliger has the ability to pay the support obligation for that time period.

(b) Sentence. A person convicted of a first offense under subdivision (a)(1) or (a)(2) is guilty of a Class A misdemeanor. A person convicted of an offense under subdivision (a)(3) or (a)(4) or a second or subsequent offense under subdivision (a)(1) or (a)(2) is guilty of a Class 4 felony.

(c) Expungement. A person convicted of a first offense under subdivision (a)(1) or (a)(2) who is eligible for the Earnfare program, shall, in lieu of the sentence prescribed in subsection (b), be referred to the Earnfare program. Upon certification of completion of the Earnfare program, the conviction shall be expunged. If the person fails to successfully complete the Earnfare program, he or she shall be sentenced in accordance with subsection (b).

(d) Fine. Sentences of imprisonment and fines for offenses committed under this Act shall be as provided under Articles 8 and 9 of Chapter V of the Unified Code of Corrections, except that the court shall order restitution of all unpaid support payments and may impose the following fines, alone, or in addition to a sentence of imprisonment under the following circumstances:

1. from $1,000 to $5,000 if the support obligation has remained unpaid for a period longer than 2 years, or is in arrears in an amount greater than $1,000 and not exceeding $5,000;

2. from $5,000 to $10,000 if the support obligation has remained unpaid for a period longer than 5 years, or is in arrears in an amount greater than $5,000 and not exceeding $10,000; or

3. from $10,000 to $25,000 if the support obligation has remained unpaid for a period longer than 8 years, or is in arrears in an amount greater than $10,000.

Restitution shall be ordered in an amount equal to the total unpaid support obligation as it existed at the time of sentencing. Any amounts paid by the obligor shall be allocated first to current support and then to restitution ordered and then to fines imposed under this Section."

There being no further amendments, the foregoing Amendment No. 1, was ordered engrossed; and the bill, as amended, was ordered to a third reading.

On motion of Senator del Valle, Senate Bill No. 82 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Klemm, Senate Bill No. 85 having been printed, was taken up and read by title a second time.

The following amendment was offered in the Committee on Commerce and Industry, adopted and ordered printed:

AMENDMENT NO. 1

AMENDMENT NO. 1. Amend Senate Bill 85 by replacing everything
after the enacting clause with the following:

"Section 5. The Consumer Fraud and Deceptive Business Practices Act is amended by adding Section 2JJ as follows:

(815 ILCS 505/2JJ new)
Sec. 2JJ. Shoppers club information.
(a) It is an unlawful practice for any person who is an officer, manager, or employee of a merchant to knowingly disclose to a person other than the merchant's officers, managers, employees, vendors, agents, or consultants either (i) the identity of an applicant to, or member of, the merchant's shoppers club or (ii) the identity of a shopper club member's actual purchases of merchandise, unless the applicant or member consents to the disclosure. An applicant's or member's consent is presumed if the applicant or member is given the written opportunity to retain the non-disclosure rights provided for in this Section but fails to so affirmatively direct.

(b) For purposes of this Section:
"Merchandise" means any item of tangible personal property.
"Merchant" means an owner or operator of any retail mercantile establishment and includes but is not limited to any corporation, including parent, subsidiaries and sister companies, partnerships, sole proprietorship, or any other form of business entity.
"Retail mercantile establishment" means any place, including Internet web sites, where merchandise is sold or offered for sale at retail to persons who are members of a merchant's shoppers club.
"Shoppers club" means a membership in a discount buying program in which the purchaser is given a reduction in the price of the merchandise by displaying a card that, when used with an electronic scanning device or sales recording device at the time of the purchase of the merchandise, displays the discount price of the merchandise.

(c) Nothing in this Section precludes the use or distribution to any person of any compilation, in aggregate form, of information obtained by a merchant from its operation of a shoppers club.

(d) The provisions of Section 10a of this Act do not apply to a violation of this Section."

There being no further amendments, the foregoing Amendment No. 1, was ordered engrossed; and the bill, as amended, was ordered to a third reading.

On motion of Senator Halvorson, Senate Bill No. 94 having been printed, was taken up and read by title a second time.

Committee Amendment No. 1 was tabled in the Committee on Judiciary.

The following amendment was offered in the Committee on Judiciary, adopted and ordered printed:

AMENDMENT NO. 2

AMENDMENT NO. 2. Amend Senate Bill 94 on page 1, lines 2 and 6, by inserting after "Section 1" wherever it appears "and adding Section 0.02"; and on page 1, by inserting between lines 6 and 7 the following:

"(720 ILCS 135/0.02 new)"
Sec. 0.02. Person defined. For the purposes of this Act, the term "person" is not intended to refer to a telecommunications carrier as defined in Section 13-202 of the Public Utilities Act or a provider of access to the Internet where Internet refers to the global information system that is logically linked together by a globally unique address space based on the Internet Protocol or its subsequent extensions/follow-ons and is able to support communications using the Transmission Control Protocol/Internet Protocol suite or its subsequent extensions/follow-ons, and/or other Internet Protocol-compatible protocols."

"(b) Any person 17 years of age or older in this State who, with the intent to offend, sends any communications or messages or uses language or terms that purport to solicit a sexual act with a person, knowing the person to be under 13 years of age, by means of or while using any electronic communication, a telephone or equipment, or wires or by means of any electronic communication of any person, firm, or corporation engaged in the transmission of news or messages between states or within this State is guilty of a Class 4 felony.

(c) For the purposes of this Section, "sexual act" means any act of sexual penetration as defined in subsection (f) of Section 12-12 of the".

There being no further amendments, the foregoing Amendment No. 2, was ordered engrossed; and the bill, as amended, was ordered to a third reading.

On motion of Senator Obama, Senate Bill No. 110 having been printed, was taken up and read by title a second time.

Senator Clayborne offered the following amendment:

AMENDMENT NO. 1

AMENDMENT NO. 1. Amend Senate Bill 110 by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Income Tax Act is amended by changing Section 201 as follows:

(35 ILCS 5/201) (from Ch. 120, par. 2-201)
Sec. 201. Tax Imposed.
(a) In general. A tax measured by net income is hereby imposed on every individual, corporation, trust and estate for each taxable year ending after July 31, 1969 on the privilege of earning or receiving income in or as a resident of this State. Such tax shall be in addition to all other occupation or privilege taxes imposed by this State or by any municipal corporation or political subdivision thereof.

(b) Rates. The tax imposed by subsection (a) of this Section shall be determined as follows:

(1) In the case of an individual, trust or estate, for taxable years ending prior to July 1, 1989, an amount equal to 2 1/2% of the taxpayer's net income for the taxable year.

(2) In the case of an individual, trust or estate, for taxable years beginning prior to July 1, 1989 and ending after
June 30, 1989, an amount equal to the sum of (i) 2 1/2% of the taxpayer's net income for the period prior to July 1, 1989, as calculated under Section 202.3, and (ii) 3% of the taxpayer's net income for the period after June 30, 1989, as calculated under Section 202.3.

(3) In the case of an individual, trust or estate, for taxable years beginning after June 30, 1989, an amount equal to 3% of the taxpayer's net income for the taxable year.

(4) (Blank).

(5) (Blank).

(6) In the case of a corporation, for taxable years ending prior to July 1, 1989, an amount equal to 4% of the taxpayer's net income for the taxable year.

(7) In the case of a corporation, for taxable years beginning prior to July 1, 1989 and ending after June 30, 1989, an amount equal to the sum of (i) 4% of the taxpayer's net income for the period prior to July 1, 1989, as calculated under Section 202.3, and (ii) 4.8% of the taxpayer's net income for the period after June 30, 1989, as calculated under Section 202.3.

(8) In the case of a corporation, for taxable years beginning after June 30, 1989, an amount equal to 4.8% of the taxpayer's net income for the taxable year.

(c) Beginning on July 1, 1979 and thereafter, in addition to such income tax, there is also hereby imposed the Personal Property Tax Replacement Income Tax measured by net income on every corporation (including Subchapter S corporations), partnership and trust, for each taxable year ending after June 30, 1979. Such taxes are imposed on the privilege of earning or receiving income in or as a resident of this State. The Personal Property Tax Replacement Income Tax shall be in addition to the income tax imposed by subsections (a) and (b) of this Section and in addition to all other occupation or privilege taxes imposed by this State or by any municipal corporation or political subdivision thereof.

(d) Additional Personal Property Tax Replacement Income Tax Rates. The personal property tax replacement income tax imposed by this subsection and subsection (c) of this Section in the case of a corporation, other than a Subchapter S corporation, shall be an additional amount equal to 2.85% of such taxpayer's net income for the taxable year, except that beginning on January 1, 1981, and thereafter, the rate of 2.85% specified in this subsection shall be reduced to 2.5%, and in the case of a partnership, trust or a Subchapter S corporation shall be an additional amount equal to 1.5% of such taxpayer's net income for the taxable year.

(e) Investment credit. A taxpayer shall be allowed a credit against the Personal Property Tax Replacement Income Tax for investment in qualified property.

(1) A taxpayer shall be allowed a credit equal to .5% of the basis of qualified property placed in service during the taxable year, provided such property is placed in service on or after July 1, 1984. There shall be allowed an additional credit equal to .5% of the basis of qualified property placed in service during the taxable year, provided such property is placed in service on or after July 1, 1986, and the taxpayer's base employment within Illinois has increased by 1% or more over the preceding year as determined by the taxpayer's employment records filed with the Illinois Department of Employment Security. Taxpayers who are new to Illinois shall be deemed to have met the
growth in base employment for the first year in which they file employment records with the Illinois Department of Employment Security. The provisions added to this Section by Public Act 85-1200 (and restored by Public Act 87-895) shall be construed as declaratory of existing law and not as a new enactment. If, in any year, the increase in base employment within Illinois over the preceding year is less than 1%, the additional credit shall be limited to that percentage times a fraction, the numerator of which is .5% and the denominator of which is 1%, but shall not exceed .5%. The investment credit shall not be allowed to the extent that it would reduce a taxpayer's liability in any tax year below zero, nor may any credit for qualified property be allowed for any year other than the year in which the property was placed in service in Illinois. For tax years ending on or after December 31, 1987, and on or before December 31, 1988, the credit shall be allowed for the tax year in which the property is placed in service, or, if the amount of the credit exceeds the tax liability for that year, whether it exceeds the original liability or the liability as later amended, such excess may be carried forward and applied to the tax liability of the 5 taxable years following the excess credit years if the taxpayer (i) makes investments which cause the creation of a minimum of 2,000 full-time equivalent jobs in Illinois, (ii) is located in an enterprise zone established pursuant to the Illinois Enterprise Zone Act and (iii) is certified by the Department of Commerce and Community Affairs as complying with the requirements specified in clause (i) and (ii) by July 1, 1986. The Department of Commerce and Community Affairs shall notify the Department of Revenue of all such certifications immediately. For tax years ending after December 31, 1988, the credit shall be allowed for the tax year in which the property is placed in service, or, if the amount of the credit exceeds the tax liability for that year, whether it exceeds the original liability or the liability as later amended, such excess may be carried forward and applied to the tax liability of the 5 taxable years following the excess credit years. The credit shall be applied to the earliest year for which there is a liability. If there is credit from more than one tax year that is available to offset a liability, earlier credit shall be applied first.

(2) The term "qualified property" means property which:
   (A) is tangible, whether new or used, including buildings and structural components of buildings and signs that are real property, but not including land or improvements to real property that are not a structural component of a building such as landscaping, sewer lines, local access roads, fencing, parking lots, and other appurtenances;
   (B) is depreciable pursuant to Section 167 of the Internal Revenue Code, except that "3-year property" as defined in Section 168(c)(2)(A) of that Code is not eligible for the credit provided by this subsection (e);
(C) is acquired by purchase as defined in Section 179(d) of the Internal Revenue Code;

(D) is used in Illinois by a taxpayer who is primarily engaged in manufacturing, or in mining coal or fluorite, or in retailing; and

(E) has not previously been used in Illinois in such a manner and by such a person as would qualify for the credit provided by this subsection (e) or subsection (f).

(3) For purposes of this subsection (e), "manufacturing" means the material staging and production of tangible personal property by procedures commonly regarded as manufacturing,

processing, fabrication, or assembling which changes some existing material into new shapes, new qualities, or new combinations. For purposes of this subsection (e) the term "mining" shall have the same meaning as the term "mining" in Section 613(c) of the Internal Revenue Code. For purposes of this subsection (e), the term "retailing" means the sale of tangible personal property or services rendered in conjunction with the sale of tangible consumer goods or commodities.

(4) The basis of qualified property shall be the basis used to compute the depreciation deduction for federal income tax purposes.

(5) If the basis of the property for federal income tax depreciation purposes is increased after it has been placed in service in Illinois by the taxpayer, the amount of such increase shall be deemed property placed in service on the date of such increase in basis.

(6) The term "placed in service" shall have the same meaning as under Section 46 of the Internal Revenue Code.

(7) If during any taxable year, any property ceases to be qualified property in the hands of the taxpayer within 48 months after being placed in service, or the situs of any qualified property is moved outside Illinois within 48 months after being placed in service, the Personal Property Tax Replacement Income Tax for such taxable year shall be increased. Such increase shall be determined by (i) recomputing the investment credit which would have been allowed for the year in which credit for such property was originally allowed by eliminating such property from such computation and, (ii) subtracting such recomputed credit from the amount of credit previously allowed. For the purposes of this paragraph (7), a reduction of the basis of qualified property resulting from a redetermination of the purchase price shall be deemed a disposition of qualified property to the extent of such reduction.

(8) Unless the investment credit is extended by law, the basis of qualified property shall not include costs incurred after December 31, 2003, except for costs incurred pursuant to a binding contract entered into on or before December 31, 2003.

(9) Each taxable year, a partnership may elect to pass through to its partners the credits to which the partnership is entitled under this subsection (e) for the taxable year. A partner may use the credit allocated to him or her under this
paragraph only against the tax imposed in subsections (c) and (d) of this Section. If the partnership makes that election, those credits shall be allocated among the partners in the partnership in accordance with the rules set forth in Section 704(b) of the Internal Revenue Code, and the rules promulgated under that Section, and the allocated amount of the credits shall be allowed to the partners for that taxable year. The partnership shall make this election on its Personal Property Tax Replacement Income Tax return for that taxable year. The election to pass through the credits shall be irrevocable.

(f) Investment credit; Enterprise Zone.

(1) A taxpayer shall be allowed a credit against the tax imposed by subsections (a) and (b) of this Section for investment in qualified property which is placed in service in an Enterprise Zone created pursuant to the Illinois Enterprise Zone Act. For partners, and for shareholders of Subchapter S corporations, and owners of limited liability companies, if the liability company is treated as a partnership for purposes of federal and State income taxation, there shall be allowed a credit under this subsection (f) to be determined in accordance with the determination of income and distributive share of income under Sections 702 and 704 and Subchapter S of the Internal Revenue Code. The credit shall be .5% of the basis for such property. The credit shall be available only in the taxable year in which the property is placed in service in the Enterprise Zone and shall not be allowed to the extent that it would reduce a taxpayer's liability for the tax imposed by subsections (a) and (b) of this Section to below zero. For tax years ending on or after December 31, 1985, the credit shall be allowed for the tax year in which the property is placed in service, or, if the amount of the credit exceeds the tax liability for that year, whether it exceeds the original liability or the liability as later amended, such excess may be carried forward and applied to the tax liability of the 5 taxable years following the excess credit year. The credit shall be applied to the earliest year for which there is a liability. If there is credit from more than one tax year that is available to offset a liability, the credit accruing first in time shall be applied first.

(2) The term qualified property means property which:

(A) is tangible, whether new or used, including buildings and structural components of buildings;

(B) is depreciable pursuant to Section 167 of the Internal Revenue Code, except that "3-year property" as defined in Section 168(c)(2)(A) of that Code is not eligible for the credit provided by this subsection (f);

(C) is acquired by purchase as defined in Section 179(d) of the Internal Revenue Code;

(D) is used in the Enterprise Zone by the taxpayer; and

(E) has not been previously used in Illinois in such a manner and by such a person as would qualify for the credit provided by this subsection (f) or subsection (e).
(3) The basis of qualified property shall be the basis used to compute the depreciation deduction for federal income tax purposes.

(4) If the basis of the property for federal income tax depreciation purposes is increased after it has been placed in service in the Enterprise Zone by the taxpayer, the amount of such increase shall be deemed property placed in service on the date of such increase in basis.

(5) The term "placed in service" shall have the same meaning as under Section 46 of the Internal Revenue Code.

(6) If during any taxable year, any property ceases to be qualified property in the hands of the taxpayer within 48 months after being placed in service, or if the situs of any qualified property is moved outside the Enterprise Zone within 48 months after being placed in service, the tax imposed under subsections (a) and (b) of this Section for such taxable year shall be increased. Such increase shall be determined by (i) recomputing the investment credit which would have been allowed for the year in which credit for such property was originally allowed by eliminating such property from such computation, and (ii) subtracting such recomputed credit from the amount of credit previously allowed. For the purposes of this paragraph (6), a reduction of the basis of qualified property resulting from a redetermination of the purchase price shall be deemed a disposition of qualified property to the extent of such reduction.

(g) Jobs Tax Credit; Enterprise Zone and Foreign Trade Zone or Sub-Zone.

(1) A taxpayer conducting a trade or business in an enterprise zone or a High Impact Business designated by the Department of Commerce and Community Affairs conducting a trade or business in a federally designated Foreign Trade Zone or Sub-Zone shall be allowed a credit against the tax imposed by subsections (a) and (b) of this Section in the amount of $500 per eligible employee hired to work in the zone during the taxable year.

(2) To qualify for the credit:
   (A) the taxpayer must hire 5 or more eligible employees to work in an enterprise zone or federally designated Foreign Trade Zone or Sub-Zone during the taxable year;
   (B) the taxpayer's total employment within the enterprise zone or federally designated Foreign Trade Zone or Sub-Zone must increase by 5 or more full-time employees beyond the total employed in that zone at the end of the previous tax year for which a jobs tax credit under this Section was taken, or beyond the total employed by the taxpayer as of December 31, 1985, whichever is later; and
   (C) the eligible employees must be employed 180 consecutive days in order to be deemed hired for purposes of this subsection.

(3) An "eligible employee" means an employee who is:
(A) Certified by the Department of Commerce and Community Affairs as "eligible for services" pursuant to regulations promulgated in accordance with Title II of the Job Training Partnership Act, Training Services for the Disadvantaged or Title III of the Job Training Partnership Act, Employment and Training Assistance for Dislocated Workers Program.

(B) Hired after the enterprise zone or federally designated Foreign Trade Zone or Sub-Zone was designated or the trade or business was located in that zone, whichever is later.

(C) Employed in the enterprise zone or Foreign Trade Zone or Sub-Zone. An employee is employed in an enterprise zone or federally designated Foreign Trade Zone or Sub-Zone if his services are rendered there or it is the base of operations for the services performed.

(D) A full-time employee working 30 or more hours per week.

(4) For tax years ending on or after December 31, 1985 and prior to December 31, 1988, the credit shall be allowed for the tax year in which the eligible employees are hired. For tax years ending on or after December 31, 1988, the credit shall be allowed for the tax year immediately following the tax year in which the eligible employees are hired. If the amount of the credit exceeds the tax liability for that year, whether it exceeds the original liability or the liability as later amended, such excess may be carried forward and applied to the tax liability of the 5 taxable years following the excess credit year. The credit shall be applied to the earliest year for which there is a liability. If there is credit from more than one tax year that is available to offset a liability, earlier credit shall be applied first.

(5) The Department of Revenue shall promulgate such rules and regulations as may be deemed necessary to carry out the purposes of this subsection (g).

(6) The credit shall be available for eligible employees hired on or after January 1, 1986.

(h) Investment credit; High Impact Business.

(1) Subject to subsection (b) of Section 5.5 of the Illinois Enterprise Zone Act, a taxpayer shall be allowed a credit against the tax imposed by subsections (a) and (b) of this Section for investment in qualified property which is placed in service by a Department of Commerce and Community Affairs designated High Impact Business. The credit shall be .5% of the basis for such property. The credit shall not be available until the minimum investments in qualified property set forth in Section 5.5 of the Illinois Enterprise Zone Act have been satisfied and shall not be allowed to the extent that it would reduce a taxpayer's liability for the tax imposed by subsections (a) and (b) of this Section to below zero. The credit applicable to such minimum investments shall be taken in the taxable year in which such minimum investments have been completed. The credit
for additional investments beyond the minimum investment by a
designated high impact business shall be available only in the
taxable year in which the property is placed in service and shall
not be allowed to the extent that it would reduce a taxpayer's
liability for the tax imposed by subsections (a) and (b) of this
Section to below zero. For tax years ending on or after December
31, 1987, the credit shall be allowed for the tax year in which
the property is placed in service, or, if the amount of the
credit exceeds the tax liability for that year, whether it
exceeds the original liability or the liability as later amended,
such excess may be carried forward and applied to the tax
liability of the 5 taxable years following the excess credit
year. The credit shall be applied to the earliest year for which
there is a liability. If there is credit from more than one tax
year that is available to offset a liability, the credit accruing
first in time shall be applied first.

Changes made in this subdivision (h)(1) by Public Act 88-670
restore changes made by Public Act 85-1182 and reflect existing
law.

(2) The term qualified property means property which:
(A) is tangible, whether new or used, including
buildings and structural components of buildings;
(B) is depreciable pursuant to Section 167 of the
Internal Revenue Code, except that "3-year property" as
defined in Section 168(c)(2)(A) of that Code is not eligible
for the credit provided by this subsection (h);
(C) is acquired by purchase as defined in Section
179(d) of the Internal Revenue Code; and
(D) is not eligible for the Enterprise Zone Investment
Credit provided by subsection (f) of this Section.

(3) The basis of qualified property shall be the basis used
to compute the depreciation deduction for federal income tax
purposes.

(4) If the basis of the property for federal income tax
depreciation purposes is increased after it has been placed in
service in a federally designated Foreign Trade Zone or Sub-Zone
located in Illinois by the taxpayer, the amount of such increase
shall be deemed property placed in service on the date of such
increase in basis.

(5) The term "placed in service" shall have the same
meaning as under Section 46 of the Internal Revenue Code.

(6) If during any taxable year ending on or before December
31, 1996, any property ceases to be qualified property in the
hands of the taxpayer within 48 months after being placed in
service, or the situs of any qualified property is moved outside
Illinois within 48 months after being placed in service, the tax
imposed under subsections (a) and (b) of this Section for such
taxable year shall be increased. Such increase shall be
determined by (i) recomputing the investment credit which would
have been allowed for the year in which credit for such property
was originally allowed by eliminating such property from such
computation, and (ii) subtracting such recomputed credit from the
amount of credit previously allowed. For the purposes of this paragraph (6), a reduction of the basis of qualified property resulting from a redetermination of the purchase price shall be deemed a disposition of qualified property to the extent of such reduction.

(7) Beginning with tax years ending after December 31, 1996, if a taxpayer qualifies for the credit under this subsection (h) and thereby is granted a tax abatement and the taxpayer relocates its entire facility in violation of the explicit terms and length of the contract under Section 18-183 of the Property Tax Code, the tax imposed under subsections (a) and (b) of this Section shall be increased for the taxable year in which the taxpayer relocated its facility by an amount equal to the amount of credit received by the taxpayer under this subsection (h).

(i) A credit shall be allowed against the tax imposed by subsections (a) and (b) of this Section for the tax imposed by subsections (c) and (d) of this Section. This credit shall be computed by multiplying the tax imposed by subsections (c) and (d) of this Section by a fraction, the numerator of which is base income allocable to Illinois and the denominator of which is Illinois base income, and further multiplying the product by the tax rate imposed by subsections (a) and (b) of this Section.

Any credit earned on or after December 31, 1986 under this subsection which is unused in the year the credit is computed because it exceeds the tax liability imposed by subsections (a) and (b) for that year (whether it exceeds the original liability or the liability as later amended) may be carried forward and applied to the tax liability imposed by subsections (a) and (b) of the 5 taxable years following the excess credit year. This credit shall be applied first to the earliest year for which there is a liability. If there is a credit under this subsection from more than one tax year that is available to offset a liability the earliest credit arising under this subsection shall be applied first.

If, during any taxable year ending on or after December 31, 1986, the tax imposed by subsections (c) and (d) of this Section for which a taxpayer has claimed a credit under this subsection (i) is reduced, the amount of credit for such tax shall also be reduced. Such reduction shall be determined by recomputing the credit to take into account the reduced tax imposed by subsection (c) and (d). If any portion of the reduced amount of credit has been carried to a different taxable year, an amended return shall be filed for such taxable year to reduce the amount of credit claimed.

(j) Training expense credit. Beginning with tax years ending on or after December 31, 1986, a taxpayer shall be allowed a credit against the tax imposed by subsection (a) and (b) under this Section for all amounts paid or accrued, on behalf of all persons employed by the taxpayer in Illinois or Illinois residents employed outside of Illinois by a taxpayer, for educational or vocational training in semi-technical or technical fields or semi-skilled or skilled fields, which were deducted from gross income in the computation of taxable income. The credit against the tax imposed by subsections (a) and (b) shall be 1.6% of such training expenses. For partners, shareholders of subchapter S corporations, and owners of limited liability companies, if the liability company is treated as a partnership for purposes of federal and State income taxation, there
shall be allowed a credit under this subsection (j) to be determined in accordance with the determination of income and distributive share of income under Sections 702 and 704 and subchapter S of the Internal Revenue Code.

Any credit allowed under this subsection which is unused in the year the credit is earned may be carried forward to each of the 5 taxable years following the year for which the credit is first computed until it is used. This credit shall be applied first to the earliest year for which there is a liability. If there is a credit under this subsection from more than one tax year that is available to offset a liability the earliest credit arising under this subsection shall be applied first.

(k) Research and development credit.

Beginning with tax years ending after July 1, 1990, a taxpayer shall be allowed a credit against the tax imposed by subsections (a) and (b) of this Section for increasing research activities in this State. The credit allowed against the tax imposed by subsections (a) and (b) shall be equal to 6 1/2% of the qualifying expenditures for increasing research activities in this State. For partners, shareholders of subchapter S corporations, and owners of limited liability companies, if the liability company is treated as a partnership for purposes of federal and State income taxation, there shall be allowed a credit under this subsection to be determined in accordance with the determination of income and distributive share of income under Sections 702 and 704 and subchapter S of the Internal Revenue Code.

For purposes of this subsection, "qualifying expenditures" means the qualifying expenditures as defined for the federal credit for increasing research activities which would be allowable under Section 41 of the Internal Revenue Code and which are conducted in this State, "qualifying expenditures for increasing research activities in this State" means the excess of qualifying expenditures for the taxable year in which incurred over qualifying expenditures for the base period, "qualifying expenditures for the base period" means the average of the qualifying expenditures for each year in the base period, and "base period" means the 3 taxable years immediately preceding the taxable year for which the determination is being made.

Any credit in excess of the tax liability for the taxable year may be carried forward. A taxpayer may elect to have the unused credit shown on its final completed return carried over as a credit against the tax liability for the following 5 taxable years or until it has been fully used, whichever occurs first.

If an unused credit is carried forward to a given year from 2 or more earlier years, that credit arising in the earliest year will be applied first against the tax liability for the given year. If a tax liability for the given year still remains, the credit from the next earliest year will then be applied, and so on, until all credits have been used or no tax liability for the given year remains. Any remaining unused credit or credits then will be carried forward to the next following year in which a tax liability is incurred, except that no credit can be carried forward to a year which is more than 5 years after the year in which the expense for which the credit is given was incurred.
Unless extended by law, the credit shall not include costs incurred after December 31, 2004, except for costs incurred pursuant to a binding contract entered into on or before December 31, 2004.

(1) Environmental Remediation Tax Credit.
   (i) For tax years ending after December 31, 1997 and on or before December 31, 2001, a taxpayer shall be allowed a credit against the tax imposed by subsections (a) and (b) of this Section for certain amounts paid for unreimbursed eligible remediation costs, as specified in this subsection. For purposes of this Section, "unreimbursed eligible remediation costs" means costs approved by the Illinois Environmental Protection Agency ("Agency") under Section 58.14 of the Environmental Protection Act that were paid in performing environmental remediation at a site for which a No Further Remediation Letter was issued by the Agency and recorded under Section 58.10 of the Environmental Protection Act. The credit must be claimed for the taxable year in which Agency approval of the eligible remediation costs is granted. The credit is not available to any taxpayer if the taxpayer or any related party caused or contributed to, in any material respect, a release of regulated substances on, in, or under the site that was identified and addressed by the remedial action pursuant to the Site Remediation Program of the Environmental Protection Act. After the Pollution Control Board rules are adopted pursuant to the Illinois Administrative Procedure Act for the administration and enforcement of Section 58.9 of the Environmental Protection Act, determinations as to credit availability for purposes of this Section shall be made consistent with those rules. For purposes of this Section, "taxpayer" includes a person whose tax attributes the taxpayer has succeeded to under Section 381 of the Internal Revenue Code and "related party" includes the persons disallowed a deduction for losses by paragraphs (b), (c), and (f)(1) of Section 267 of the Internal Revenue Code by virtue of being a related taxpayer, as well as any of its partners. The credit allowed against the tax imposed by subsections (a) and (b) shall be equal to 25% of the unreimbursed eligible remediation costs in excess of $100,000 per site, except that the $100,000 threshold shall not apply to any site contained in an enterprise zone as determined by the Department of Commerce and Community Affairs. The total credit allowed shall not exceed $40,000 per year with a maximum total of $150,000 per site. For partners and shareholders of subchapter S corporations, there shall be allowed a credit under this subsection to be determined in accordance with the determination of income and distributive share of income under Sections 702 and 704 of subchapter S of the Internal Revenue Code.
   (ii) A credit allowed under this subsection that is unused in the year the credit is earned may be carried forward to each of the 5 taxable years following the year for which the credit is first earned until it is used. The term "unused credit" does not include any amounts of unreimbursed eligible remediation costs in excess of the maximum credit per site authorized under paragraph (i). This credit shall be applied first to the earliest year for
which there is a liability. If there is a credit under this subsection from more than one tax year that is available to offset a liability, the earliest credit arising under this subsection shall be applied first. A credit allowed under this subsection may be sold to a buyer as part of a sale of all or part of the remediation site for which the credit was granted. The purchaser of a remediation site and the tax credit shall succeed to the unused credit and remaining carry-forward period of the seller. To perfect the transfer, the assignor shall record the transfer in the chain of title for the site and provide written notice to the Director of the Illinois Department of Revenue of the assignor's intent to sell the remediation site and the amount of the tax credit to be transferred as a portion of the sale. In no event may a credit be transferred to any taxpayer if the taxpayer or a related party would not be eligible under the provisions of subsection (i).

(iii) For purposes of this Section, the term "site" shall have the same meaning as under Section 58.2 of the Environmental Protection Act.

(Source: P.A. 89-235, eff. 8-4-95; 89-519, eff. 7-18-96; 89-591, eff. 8-1-96; 90-123, eff. 7-21-97; 90-458, eff. 8-17-97; 90-605, eff. 6-30-98; 90-655, eff. 7-30-98; 90-717, eff. 8-7-98; 90-792, eff. 1-1-99; revised 9-16-98.)

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

Senator Obama moved the adoption of the foregoing amendment. The motion prevailed and the amendment was adopted and ordered printed.

There being no further amendments, the foregoing Amendment No. 1, was ordered engrossed; and the bill, as amended, was ordered to a third reading.

On motion of Senator Smith, Senate Bill No. 178 having been printed, was taken up and read by title a second time.

The following amendment was offered in the Committee on Judiciary, adopted and ordered printed:

AMENDMENT NO. 1

AMENDMENT NO. 1. Amend Senate Bill 178 on page 1, by replacing lines 29 through 31 with the following:

"(b) When an undue hardship caused by a family situation is due to the prospective juror being the primary care giver of a person with a mental or physical disability, a person with a medically diagnosed behavior problem, or a child under age 12, then the county board, jury commissioners or jury administrator shall excuse such a prospective juror, if it finds that no reasonable alternative care is feasible which would not impose an undue hardship on the prospective juror or the person for whom the prospective juror is providing care, or both."; and

by deleting all of page 2; and

on page 3, by deleting lines 1 through 6.
There being no further amendments, the foregoing Amendment No. 1, was ordered engrossed; and the bill, as amended, was ordered to a third reading.

On motion of Senator Dillard, Senate Bill No. 188 having been printed, was taken up and read by title a second time.

The following amendment was offered in the Committee on Judiciary, adopted and ordered printed:

AMENDMENT NO. 1

AMENDMENT NO. 1. Amend Senate Bill 188 by replacing everything after the enacting clause with the following:

"Section 5. The Criminal Code of 1961 is amended by adding Section 17-23 as follows:

(720 ILCS 5/17-23 new)

Sec. 17-23. Counterfeit retail sales receipt and Universal Price Code Label.

(a) A person who, with intent to defraud a merchant, possesses, uses, transfers, makes, sells, reproduces, tenders, or delivers a false, counterfeit, altered, or simulated retail sales receipt or a Universal Price Code Label is guilty of a Class 4 felony.

(b) A person who possesses more than one false, counterfeit, altered, or simulated retail sales receipt or more than one false, counterfeit, altered, or simulated Universal Price Code Label or who possesses a device the purpose of which is to manufacture false, counterfeit, altered, or simulated retail sales receipts or Universal Price Code Labels is guilty of a Class 3 felony.

(d) Definitions. In this Section:

"Universal Price Code Label" means a unique symbol that consists of a machine readable code and human readable numbers.

"Merchant" has the meaning ascribed to it in Section 16A-2.4 of this Code.

"Intent to defraud" has the meaning ascribed to it in paragraph (iii) of subsection (A) of Section 17-1 of this Code."

There being no further amendments, the foregoing Amendment No. 1, was ordered engrossed; and the bill, as amended, was ordered to a third reading.

On motion of Senator O'Malley, Senate Bill No. 234 having been printed, was taken up and read by title a second time.

The following amendment was offered in the Committee on Judiciary, adopted and ordered printed:

AMENDMENT NO. 1

AMENDMENT NO. 1. Amend Senate Bill 234 by replacing everything after the enacting clause with the following:

"Section 5. The Criminal Code of 1961 is amended by adding Section 24-3.5 as follows:

(720 ILCS 5/24-3.5 new)

Sec. 24-3.5. Unlawful purchase of a firearm."
(a) For purposes of this Section, "firearms transaction record form" means a form:

(1) executed by a transferee of a firearm stating: (i) the transferee's name and address (including county or similar political subdivision); (ii) whether the transferee is a citizen of the United States; (iii) the transferee's State of residence; and (iv) the date and place of birth, height, weight, and race of the transferee; and

(2) on which the transferee certifies that he or she is not prohibited by federal law from transporting or shipping a firearm in interstate or foreign commerce or receiving a firearm that has been shipped or transported in interstate or foreign commerce or possessing a firearm in or affecting commerce.

(b) A person commits the offense of unlawful purchase of a firearm who knowingly purchases or attempts to purchase a firearm with the intent to deliver that firearm to another person who is prohibited by federal or State law from possessing a firearm.

(c) A person commits the offense of unlawful purchase of a firearm when he or she, in purchasing or attempting to purchase a firearm, intentionally provides false or misleading information on a United States Department of the Treasury, Bureau of Alcohol, Tobacco and Firearms firearms transaction record form.

(d) Exemption. It is not a violation of subsection (b) of this Section for a person to make a gift or loan of a firearm to a person who is not prohibited by federal or State law from possessing a firearm if the transfer of the firearm is made in accordance with Section 3 of the Firearm Owners Identification Card Act.

(e) Sentence. (1) A person who commits the offense of unlawful purchase of a firearm by purchasing a firearm with intent to deliver the firearm in violation of subsection (b) or by purchasing a firearm in violation of subsection (c):

(A) is guilty of a Class 4 felony for purchasing one firearm;

(B) is guilty of a Class 3 felony for purchasing not less than 2 firearms and not more than 5 firearms at the same time or within a one year period;

(C) is guilty of a Class 2 felony for purchasing not less than 6 firearms and not more than 10 firearms at the same time or within a 2 year period;

(D) is guilty of a Class 1 felony for purchasing not less than 11 firearms and not more than 20 firearms at the same time or within a 3 year period;

(E) is guilty of a Class X felony for which the person shall be sentenced to a term of imprisonment of not less than 6 years and not more than 30 years for purchasing not less than 21 firearms and not more than 30 firearms at the same time or within a 4 year period;

(F) is guilty of a Class X felony for which the person shall be sentenced to a term of imprisonment of not less than 6 years and not more than 40 years for purchasing not less than 31 firearms and not more than 40 firearms at the same time or within a 5 year period;
(G) is guilty of a Class X felony for which the person shall be sentenced to a term of imprisonment of not less than 6 years and not more than 50 years for purchasing more than 40 firearms at the same time or within a 6 year period.

(2) A person who violates this Section by purchasing with the intent to deliver in this State any firearm to a person he or she knows does not possess a valid Firearm Owner's Identification Card is guilty of a Class A misdemeanor if the person purchasing the firearm proves that the intended delivery of the firearm was to a member of the person's immediate family who is over the age of 18.

(3) In addition to any other penalty that may be imposed for a violation of this Section, the court may sentence a person convicted of a violation of subsection (c) of this Section to a fine not to exceed $250,000 for each violation."

There being no further amendments, the foregoing Amendment No. 1, was ordered engrossed; and the bill, as amended, was ordered to a third reading.

On motion of Senator T. Walsh, Senate Bill No. 283 having been printed, was taken up and read by title a second time.

The following amendment was offered in the Committee on State Government Operations, adopted and ordered printed:

AMENDMENT NO. 1

AMENDMENT NO. 1. Amend Senate Bill 283, on page 2 by replacing line 1 with "AN ACT to conform State statutes to existing State practice."

Senator T. Walsh offered the following amendment and moved its adoption:

AMENDMENT NO. 2

AMENDMENT NO. 2. Amend Senate Bill 283, on page 1 by replacing line 1 with "AN ACT to conform State statutes to existing State practice."; and on page 2 by replacing line 1 with "and assist them, at their request, to improve their"

The motion prevailed and the amendment was adopted and ordered printed.

There being no further amendments, the foregoing Amendments numbered 1 and 2, were ordered engrossed; and the bill, as amended, was ordered to a third reading.

On motion of Senator Rauschenberger, Senate Bill No. 384 having been printed, was taken up and read by title a second time.

The following amendment was offered in the Committee on Environment and Energy, adopted and ordered printed:

AMENDMENT NO. 1
AMENDMENT NO. 1. Amend Senate Bill 384 by replacing the title with the following:
"AN ACT to amend the Public Utilities Act by changing Section 13-402."; and
by replacing everything after the enacting clause with the following:
"Section 5. The Public Utilities Act is amended by changing Section 13-402 as follows:
(220 ILCS 5/13-402) (from Ch. 111 2/3, par. 13-402)
(Section scheduled to be repealed on July 1, 2001)
Sec. 13-402. Waiver or modification of rules. The Commission is
authorized, in connection with the issuance or modification of a
Certificate of Interexchange Service Authority or the modification of
a certificate of public convenience and necessity for interexchange
telecommunications service, to waive or modify the application of its
rules, general orders, procedures, or notice requirements when that
such action will reduce the economic burdens of regulation and such
waiver or modification is not inconsistent with the law or the
purposes and policies of this Article.
Any such waiver or modification granted to any interexchange
telecommunications carrier which has, or any group of such carriers
any one of which has annual revenues exceeding $10,000,000 shall be
automatically applied fully and equally to all such carriers with
annual revenues exceeding $10,000,000 unless the Commission
specifically finds, after notice to all such carriers and a hearing,
that restricting the application of such waiver or modification to
only one such carrier or some group of such carriers is consistent
with and would promote the purposes and policies of this Article
and the protection of telecommunications customers.
(Source: P.A. 84-1063.)".

There being no further amendments, the foregoing Amendment No. 1,
was ordered engrossed; and the bill, as amended, was ordered to a
third reading.

On motion of Senator Rauschenberger, Senate Bill No. 387 having
been printed, was taken up and read by title a second time.

The following amendment was offered in the Committee on Local
Government, adopted and ordered printed:

AMENDMENT NO. 1
AMENDMENT NO. 1

AMENDMENT NO. 1. Amend Senate Bill 387 on page 12, line 14,
after "may", by inserting "establish a program to"; and
on page 12, line 15, by inserting after "if" the following:
", as of the date of the election at which the person serves as a
judge."; and
on page 12, by replacing lines 17 and 18 with the following:
"(1) is a U.S. citizen;" and
on page 12, line 22, by replacing "2.5" with "3.0"; and
on page 12, line 34, by inserting after "precinct." the following:
"Prior to appointment, a judge qualifying under this subsection must
certify in writing to the election authority the political party the
judge chooses to affiliate with.
Students appointed as election judges under this subsection shall
not be counted as absent from school on the day they serve as judges."
and on page 14, line 25, after "may", by inserting "establish a program to";
and on page 14, line 26, by inserting after "if" the following: ", as of the date of the election at which the person serves as a judge.";
and on page 14, by replacing lines 28 and 29 with the following:
"(1) is a U.S. citizen;" and
on page 14, line 33 by replacing "2.5" with "3.0"; and
on page 15, line 7, by replacing "13-2.1 and 13-2.2" with "13-2.1, 13-2.2, and 14-4.1"; and
on page 15, line 11, by inserting after "precinct." the following:
"Prior to appointment, a judge qualifying under this subsection must certify in writing to the election authority the political party the judge chooses to affiliate with.
Students appointed as election judges under this subsection shall not be counted as absent from school on the day they serve as judges.".

There being no further amendments, the foregoing Amendment No. 1, was ordered engrossed; and the bill, as amended, was ordered to a third reading.

On motion of Senator R. Madigan, Senate Bill No. 418 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator R. Madigan, Senate Bill No. 419 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator R. Madigan, Senate Bill No. 420 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator T. Walsh, Senate Bill No. 421 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Burzynski, Senate Bill No. 475 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Rauschenberger, Senate Bill No. 496 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Dillard, Senate Bill No. 541 having been printed, was taken up and read by title a second time.
The following amendment was offered in the Committee on Public Health and Welfare, adopted and ordered printed:

AMENDMENT NO. 1

AMENDMENT NO. 1. Amend Senate Bill 541, on page 2, line 6, by deleting "in writing".

The following amendment was offered in the Committee on Public Health and Welfare, adopted and ordered printed:
There being no further amendments, the foregoing Amendment No. 1, was ordered engrossed; and the bill, as amended, was ordered to a third reading.

On motion of Senator T. Walsh, Senate Bill No. 579 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Munoz, Senate Bill No. 644 having been printed, was taken up and read by title a second time.

Committee Amendment No. 1 was tabled in the Committee on Judiciary.

The following amendment was offered in the Committee on Judiciary, adopted and ordered printed:

AMENDMENT NO. 2
AMENDMENT NO. 2. Amend Senate Bill 644 by replacing the title with the following:
"AN ACT to amend the Unified Code of Corrections by changing Section 5-4-3."; and
by replacing everything after the enacting clause with the following:
"Section 5. The Unified Code of Corrections is amended by changing Section 5-4-3 as follows:

(730 ILCS 5/5-4-3) (from Ch. 38, par. 1005-4-3)
Sec. 5-4-3. Persons convicted of, or found delinquent for, qualifying sexual offenses or institutionalized as sexually dangerous; blood specimens; genetic marker groups.
(a) Any person convicted of, found guilty under the Juvenile Court Act of 1987 delinquent for, or who received a disposition of court supervision for, a qualifying sexual offense or attempt of a qualifying sexual offense, or institutionalized as a sexually dangerous person under the Sexually Dangerous Persons Act, or committed as a sexually violent person under the Sexually Violent Persons Commitment Act shall, regardless of the sentence or disposition imposed, be required to submit specimens of blood to the Illinois Department of State Police in accordance with the provisions of this Section, provided such person is:
(1) convicted of a qualifying sexual offense or attempt of a qualifying sexual offense on or after the effective date of this amendatory Act of 1989, and sentenced to a term of imprisonment, periodic imprisonment, fine, probation, conditional discharge or any other form of sentence, or given a disposition of court supervision for the offense, or
(1.5) found guilty or given supervision delinquent under the Juvenile Court Act of 1987 for a qualifying sexual offense or attempt of a qualifying sexual offense on or after the effective date of this amendatory Act of 1996, or
(2) ordered institutionalized as a sexually dangerous person on or after the effective date of this amendatory Act of 1989, or
(3) convicted of a qualifying sexual offense or attempt of a qualifying sexual offense before the effective date of this
amendatory Act of 1989 and is presently confined as a result of such conviction in any State correctional facility or county jail or is presently serving a sentence of probation, conditional discharge or periodic imprisonment as a result of such conviction, or

(4) presently institutionalized as a sexually dangerous person or presently institutionalized as a person found guilty but mentally ill of a sexual offense or attempt to commit a sexual offense; or

(4.5) ordered committed as a sexually violent person on or after the effective date of the Sexually Violent Persons Commitment Act; or

(5) seeking transfer to or residency in Illinois under Sections 3-3-11 through 3-3-11.5 of the Unified Code of Corrections (Interstate Compact for the Supervision of Parolees and Probationers) or the Interstate Agreements on Sexually Dangerous Persons Act.

(a-5) Any person who was otherwise convicted of or received a disposition of court supervision for any other offense under the Criminal Code of 1961 or any offense classified as a felony under Illinois law or who was found guilty or given supervision for such a violation under the Juvenile Court Act of 1987, may, regardless of the sentence imposed, be required by an order of the court to submit specimens of blood to the Illinois Department of State Police in accordance with the provisions of this Section.

(b) Any person required by paragraphs (a)(1), (a)(1.5), and (a)(2), and (a-5) to provide specimens of blood shall provide specimens of blood within 45 days after sentencing or disposition at a collection site designated by the Illinois Department of State Police.

(c) Any person required by paragraphs (a)(3), and (a)(4), and (a)(4.5) to provide specimens of blood shall be required to provide such samples prior to final discharge, parole, or release at a collection site designated by the Illinois Department of State Police.

(c-5) Any person required by paragraph (a)(5) to provide specimens of blood shall, where feasible, be required to provide the specimens before being accepted for conditioned residency in Illinois under the interstate compact or agreement, but no later than 45 days after arrival in this State.

(d) The Illinois Department of State Police shall provide all equipment and instructions necessary for the collection of blood samples. The collection of samples shall be performed in a medically approved manner. Only a physician authorized to practice medicine, a registered nurse or other qualified person trained in venipuncture approved by the Illinois Department of Public Health may withdraw blood for the purposes of this Act. The samples shall thereafter be forwarded to the Illinois Department of State Police, Division of Forensic Services, for analysis and categorizing into genetic marker groupings.

(e) The genetic marker groupings shall be maintained by the Illinois Department of State Police, Division of Forensic Services.
(f) The genetic marker grouping analysis information obtained pursuant to this Act shall be confidential and shall be released only to peace officers of the United States, of other states or territories, of the insular possessions of the United States, of foreign countries duly authorized to receive the same, to all peace officers of the State of Illinois and to all prosecutorial agencies. Notwithstanding any other statutory provision to the contrary, all information obtained under this Section shall be maintained in a single State database, which may be uploaded into a national database, and may not be subject to expungement.

(g) For the purposes of this Section, "qualifying sexual offense" means any of the following:


(1.1) Any violation of Section 18-1, 18-2, 19-1 or 19-2 of the Criminal Code of 1961 committed on or after July 1, 2001, or

(2) Any former statute of this State which defined a felony sexual offense, or

(3) Any violation of paragraph (10) of subsection (b) of Section 10-5 of the Criminal Code of 1961 when the sentencing court, upon a motion by the State's Attorney or Attorney General, makes a finding that the child luring involved an intent to commit sexual penetration or sexual conduct as defined in Section 12-12 of the Criminal Code of 1961.

(h) The Illinois Department of State Police shall be the State central repository for all genetic marker grouping analysis information obtained pursuant to this Act. The Illinois Department of State Police may promulgate rules for the form and manner of the collection of blood samples and other procedures for the operation of this Act. The provisions of the Administrative Review Law shall apply to all actions taken under the rules so promulgated.

(i) A person required to provide a blood specimen shall cooperate with the collection of the specimen and any deliberate act by that person intended to impede, delay or stop the collection of the blood specimen is a Class A misdemeanor.

(j) Any person required by subsection (a) to submit specimens of blood to the Illinois Department of State Police for analysis and categorization into genetic marker grouping, in addition to any other disposition, penalty, or fine imposed, shall pay an analysis fee of $500. Upon verified petition of the person, the court may suspend payment of all or part of the fee if it finds that the person does not have the ability to pay the fee.

(k) All analysis and categorization fees provided for by subsection (j) shall be regulated as follows:

(1) The State Offender DNA Identification System Fund is hereby created as a special fund in the State Treasury.

(2) All fees shall be collected by the clerk of the court and forwarded to the State Offender DNA Identification System Fund for deposit. The clerk of the circuit court may retain the
amount of $10 from each collected analysis fee to offset administrative costs incurred in carrying out the clerk's responsibilities under this Section.

(3) Fees deposited into the State Offender DNA Identification System Fund shall be used by Illinois State Police crime laboratories as designated by the Director of State Police. These funds shall be in addition to any allocations made pursuant to existing laws and shall be designated for the exclusive use of State crime laboratories. These uses may include, but are not limited to, the following:

(A) Costs incurred in providing analysis and genetic marker categorization as required by subsection (d).

(B) Costs incurred in maintaining genetic marker groupings as required by subsection (e).

(C) Costs incurred in the purchase and maintenance of equipment for use in performing analyses.

(D) Costs incurred in continuing research and development of new techniques for analysis and genetic marker categorization.

(E) Costs incurred in continuing education, training, and professional development of forensic scientists regularly employed by these laboratories.

(1) The failure of a person to provide a specimen, or of any person or agency to collect a specimen, within the 45 day period shall in no way alter the obligation of the person to submit such specimen, or the authority of the Illinois Department of State Police or persons designated by the Department to collect the specimen, or the authority of the Illinois Department of State Police to accept, analyze and maintain the specimen or to maintain or upload results of genetic marker grouping analysis information into a State or national database.

(4) The following amendment was offered in the Committee on Judiciary, adopted and ordered printed:

AMENDMENT NO. 1

AMENDMENT NO. 1. Amend Senate Bill 675, on page 5 by replacing line 5 with the following:
"case of a municipality, may also be used for park district or municipal"; and

on page 10 by replacing line 24 with the following:
"case of a municipality, may also be used for park district or municipal"; and
on page 13 by replacing line 17 with the following: "and cannabis and, in case of a municipality, may also be used for park".

There being no further amendments, the foregoing Amendment No. 1, was ordered engrossed; and the bill, as amended, was ordered to a third reading.

On motion of Senator T. Walsh, Senate Bill No. 815 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Watson, Senate Bill No. 820 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator O'Malley, Senate Bill No. 823 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator del Valle, Senate Bill No. 847 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Maitland, Senate Bill No. 851 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator R. Madigan, Senate Bill No. 854 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Maitland, Senate Bill No. 855 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator R. Madigan, Senate Bill No. 856 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator DeLeo, Senate Bill No. 1044 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator R. Madigan, Senate Bill No. 1068 having been printed, was taken up and read by title a second time.

The following amendment was offered in the Committee on Agriculture and Conservation, adopted and ordered printed:

AMENDMENT NO. 1
AMENDMENT NO. 1. Amend Senate Bill 1068 as follows:
on page 8, line 3, by deleting everything after "land."; and
on page 8, by deleting lines 4 through 7; and
on page 8, by replacing lines 8 through 34 with the following:
"Upon receipt by the Department of information from the owner,
tenant, or sharecropper that any one or more species of wildlife,
other than a game bird or migratory bird, is damaging dams, levees,
ditches, or other property on the land on which he resides or
controls, together with a statement regarding location of the
property damages, the nature and extent of the damage, and the
particular species of wildlife committing the damage, the Department
shall make an investigation.

If, after investigation, the Department finds that such damage
does exist and can be abated only by removing or destroying that
such wildlife, a permit shall be issued by the Department to remove
or destroy the species responsible causing the such damage.

A permit to control the such damage shall be for a period of up
to 90 days, shall specify the means and methods by which and the
person or persons by whom the wildlife may be removed or destroyed,
and shall set forth the disposition procedure to be made of all
wildlife taken, and such other restrictions as the Director considers
necessary and appropriate in the circumstances of the particular case. Whenever possible, the specimens destroyed shall be
given to a bona-fide public or State scientific, educational, or
zoological institution.

The permittee shall advise the Department in writing, within 10
ten days after the expiration date of the permit, of the number of
individual species of wildlife taken, disposition made of them same,
and any other information which the Department may consider
necessary."; and
on page 9, by deleting line 1; and
on page 9, line 10, by deleting everything after "information."; and
on page 9, by deleting lines 11 through 13.

There being no further amendments, the foregoing Amendment No. 1,
was ordered engrossed; and the bill, as amended, was ordered to a
third reading.

On motion of Senator Sieben, Senate Bill No. 1074 having been
printed, was taken up and read by title a second time.

The following amendments were offered in the Committee on
Agriculture and Conservation, adopted and ordered printed:

AMENDMENT NO. 1

AMENDMENT NO. 1. Amend Senate Bill 1074 on page 1, line 5, after
"5," by inserting:"7,"; and
on page 18, immediately below line 15, by inserting the following:
"(225 ILCS 650/7) (from Ch. 56 1/2, par. 307)
Sec. 7. Administration.

The Director of the Department of Agriculture shall administer
this Act. For the purposes of this Act, the Director may employ
graduates of a veterinary college recognized by the American
Veterinary Medical Association and other persons who have qualified and are skilled in the inspection of meat and poultry products and any other additional employee, and he or she may utilize in the enforcement of this Act any employee, agent or equipment of the Department. Beginning January 1, 2000, the Director shall increase the number of inspectors and veterinarians the Director employs for the purposes of this Act by 10% per year for the next 5 years, subject to available appropriations.

The Department may establish and maintain laboratory facilities as necessary to administer this Act.
(Source: P.A. 76-357.)

on page 37, by deleting line 16; and
on page 37, line 23, by deleting "7,"

AMENDMENT NO. 2

AMENDMENT NO. 2. Amend Senate Bill 1074 on page 8, line 17, by replacing "use" with "use,"; and
on page 17, line 8, after "regarding" by inserting "an"; and
on page 23, line 11, by replacing "minimum" with "minimum,"; and
on page 34, line 15, by replacing "salesman" with "salesmen"; and
on page 34, line 20, by replacing "license" with "license,"

There being no further amendments, the foregoing Amendments numbered 1 and 2, were ordered engrossed; and the bill, as amended, was ordered to a third reading.

On motion of Senator Geo-Karis, Senate Bill No. 1076 having been printed, was taken up and read by title a second time.

The following amendment was offered in the Committee on Environment and Energy, adopted and ordered printed:

AMENDMENT NO. 1

AMENDMENT NO. 1. Amend Senate Bill 1076, on page 2, by replacing lines 1 through 16 with the following:
"(b) The Department may also inspect licensed nuclear power plants that have permanently ceased operations. The inspections shall be performed by inspectors qualified as Illinois resident inspectors. The inspectors need not be resident at nuclear power plants that have permanently ceased operations. The inspectors shall conduct inspections in accordance with a cooperative agreement executed by the Department and the Nuclear Regulatory Commission and shall have access to the nuclear power plants that have permanently ceased operations; provided, however, that the Illinois inspectors shall have no greater access than is afforded to inspectors of the Nuclear Regulatory Commission. The owner of each of the nuclear power plants that has permanently ceased operations shall provide, at its expense, office space and equipment reasonably required by the inspectors while they are on the premises of the nuclear power plants.".

There being no further amendments, the foregoing Amendment No. 1, was ordered engrossed; and the bill, as amended, was ordered to a third reading.

On motion of Senator Mahar, Senate Bill No. 1078 having been printed, was taken up, read by title a second time and ordered to a third reading.
On motion of Senator Klemm, Senate Bill No. 1086 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Molaro, Senate Bill No. 1121 having been printed, was taken up and read by title a second time. Floor Amendment No. 1 was filed earlier today and referred to the Committee on Rules.

There being no further amendments, the bill was ordered to a third reading.

On motion of Senator Link, Senate Bill No. 1132 having been printed, was taken up and read by title a second time. The following amendment was offered in the Committee on Judiciary, adopted and ordered printed:

**AMENDMENT NO. 1**

AMENDMENT NO. 1. Amend Senate Bill 1132, on page 1, line 1, by replacing "Probate Act" with "Probate Act of 1975"; and on page 1, line 5, by replacing "Probate Act" with "Probate Act of 1975".

There being no further amendments, the foregoing Amendment No. 1, was ordered engrossed; and the bill, as amended, was ordered to a third reading.

On motion of Senator O'Malley, Senate Bill No. 1153 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Parker, Senate Bill No. 1201 having been printed, was taken up and read by title a second time. The following amendment was offered in the Committee on Transportation, adopted and ordered printed:

**AMENDMENT NO. 1**

AMENDMENT NO. 1. Amend Senate Bill 1201, on page 2 by deleting lines 1 and 2.

There being no further amendments, the foregoing Amendment No. 1, was ordered engrossed; and the bill, as amended, was ordered to a third reading.

**LEGISLATIVE MEASURES FILED**

The following floor amendments to the Senate Bills listed below have been filed with the Secretary, and referred to the Committee on Rules:

- Senate Amendment No. 1 to Senate Bill 32
- Senate Amendment No. 1 to Senate Bill 185
REPORTS FROM RULES COMMITTEE

Senator Weaver, Chairperson of the Committee on Rules, during its March 11, 1999 meeting, reported the following Senate Bills have been assigned to the indicated Standing Committees of the Senate:

Education: Senate Bill No. 1192.
Executive: Senate Bills numbered 1214 and 1227.

Senator Weaver, Chairperson of the Committee on Rules, during its March 11, 1999 meeting, reported the following Senate Resolution has been assigned to the indicated Standing Committee of the Senate:

Education: Senate Joint Resolution No. 19.

READING BILLS OF THE SENATE A THIRD TIME

On motion of Senator Cullerton, Senate Bill No. 242, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 58; Nays None.

The following voted in the affirmative:

Berman         Halvorson          Mahar           Rea
Bomke          Hawkinson          Maitland        Shadid
Bowles         Hendon             Molaro          Shaw
Burzynski      Jacobs             Munoz           Sieben
Cronin         Jones, E.          Myers           Silverstein
Cullerton      Jones, W.          Noland          Smith
DeLeo          Karpiel           O'Daniel        Syverson
del Valle      Klemm             O'Malley        Trotter
Demuzio        Lauzen            Peterson        Viverito
Dillard        Lightford         Parker          Walsh, L.
Donahue        Link              Peterson        Walsh, T.
Dudycz         Luechtefeld       Petka           Watson
Fawell         Madigan, L.       Radogno         Weaver
Geo-Karis      Madigan, R.       Rauschenberger  Welch
               Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.
On motion of Senator Radogno, Senate Bill No. 248, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 58; Nays None.

The following voted in the affirmative:

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SENATE 449

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<td>Welch Mr. President</td>
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This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Lauzen, Senate Bill No. 252, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 36; Nays 3; Present 18.

The following voted in the affirmative:

| Burzynski | Karpel | Noland | Sieben |
| Cronin    | Klemm  | O'Daniel | Smith |
| Dillard   | Lauzen | O'Malley | Sullivan |
| Donahue   | Link   | Parker | Syverson |
| Dudycz    | Luechtefeld | Peterson | Viverito |
| Fawell    | Madigan, R. | Petka | Walsh, T. |
| Geo-Karis | Mahar | Radogno | Watson |
| Hawkinsen | Maitland | Rauschenberger | Weaver |
| Jones, W. | Myers | Rea | Mr. President |

The following voted in the negative:

Halvorson
The following voted present:

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This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Cullerton, Senate Bill No. 254, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 57; Nays None.

The following voted in the affirmative:

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Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

EXCUSED FROM ATTENDANCE

On motion of Senator Demuzio, Senator Clayborne was excused from attendance due to an illness in his family.
SENATE BILL RECALLED

On motion of Senator Cullerton, Senate Bill No. 257 was recalled from the order of third reading to the order of second reading.

Senator Cullerton offered the following amendment and moved its adoption:

AMENDMENT NO. 1

AMENDMENT NO. 1. Amend Senate Bill 257 on page 1, by replacing lines 26 through 31 with the following: "years of age and not a party to the action.

and on page 2, by replacing lines 1 through 5 with the following: "It is not necessary that service"

and between lines 10 and 11, by inserting the following:

"(a-5) Upon motion and in its discretion, the court may appoint as a special process server a private detective agency certified under the Private Detective, Private Alarm, Private Security, and Locksmith Act of 1993. Under the appointment, any employee of the private detective agency who is registered under that Act may serve the process. The motion and the order of appointment must contain the number of the certificate issued to the private detective agency by the Department of Professional Regulation under the Private Detective, Private Alarm, Private Security, and Locksmith Act of 1993."

The motion prevailed.

And the amendment was adopted and ordered printed.

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was ordered to a third reading.

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READING BILLS OF THE SENATE A THIRD TIME

On motion of Senator Burzynski, Senate Bill No. 288, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 56; Nays None; Present 1.

The following voted in the affirmative:

Berman               Halvorson            Molaro           Shaw
Bomke                Hawkinson           Munoz            Sieben
Bowles               Hendon               Myers            Silverstein
Burzynski            Jacobs              Noland           Smith
Chronin              Jones, W.            Obama            Sullivan
Cullerton            Karpiel             O'Daniel         Syverson
DeLeo                Klemm               O'Malley          Trotter
del Valle            Lauzen              Parker           Viverito
Demuzio              Link                Peterson         Walsh, L.
The following voted present:

Jones, E.

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

Senator Lightford asked and obtained unanimous consent for the Journal to reflect her affirmative vote on Senate Bill No. 288.

On motion of Senator Silverstein, Senate Bill No. 289, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 57; Nays None.

The following voted in the affirmative:

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This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Lauzen, Senate Bill No. 290, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.
And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 33; Nays 4; Present 21.

The following voted in the affirmative:

Bomke          Hawkinson          Maitland        Radogno
Burzynski      Jones, W.          Myers           Rauschenberger
Cronin         Karpie111l          Noland          Sieben
Dillard        Klemm              O'Daniel        Sullivan
Donahue        Lauzen             O'Malley        Syverson
Dudycz         Luechtefeld        Parker          Walsh, T.
Fawell         Madigan, R.        Peterson        Watson
Geo-Karis      Mahar              Petka           Weaver
                Mr. President

The following voted in the negative:

Halvorson
Hendon
Rea
Trotter

The following voted present:

Berman         Demuzio           Madigan, L.       Shaw
Bowles         Jacobs            Molaro          Silverstein
Cullerton      Jones, E.         Munoz           Smith
DeLeo          Lightford         Obama           Viverito
del Valle      Link              Shadid          Walsh, L.
                Welch

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Burzynski, Senate Bill No. 294, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 56; Nays None.

The following voted in the affirmative:

Berman         Halvorson          Mahar           Rea
Bomke          Hawkinson          Maitland        Shadid
Bowles         Hendon             Molaro          Shaw
Burzynski      Jacobs            Munoz           Sieben
Cronin         Jones, E.          Myers           Silverstein
                Smith
Cullerton      Jones, W.          Noland          Smith
DeLeo          Karpiel            Obama           Sullivan
This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Link, Senate Bill No. 315, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 58; Nays None.

The following voted in the affirmative:

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<td>Mr. President</td>
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This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Geo-Karis, Senate Bill No. 351, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 57; Nays None.

The following voted in the affirmative:

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<td>Burzynski</td>
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This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Geo-Karis, Senate Bill No. 351, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 57; Nays None.

The following voted in the affirmative:

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<th>Berman</th>
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<td>Bomke</td>
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</table>
Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Noland, Senate Bill No. 354, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 58; Nays None.

The following voted in the affirmative:

Berman         Halvorson          Mahar           Rea
Bomke          Hawkinson          Maitland        Shadid
Bowles         Hendon             Molaro          Shaw
Burzynski      Jacobs             Munoz           Sieben
Cronin         Jones, E.          Myers           Silverstein
Cullerton      Jones, W.          Noland          Smith
DeLeo          Karpiel            Obama           Sullivan
Del Valle       Klemm              O'Daniel        Syverson
Demuzio        Lauzen             O'Malley        Trotter
Dillard        Lightford          Parker           Walsh, L.
Donahue        Link               Peterson        Walsh, T.
Dudycz         Luechtefeld        Petka           Watson
Fawell         Madigan, L.        Radogno         Weaver
Geo-Karis      Madigan, R.        Rauschenberger  Welch

Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Geo-Karis, Senate Bill No. 396, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.
And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 58; Nays None.

The following voted in the affirmative:

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<td>Mr. President</td>
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This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Petka, Senate Bill No. 398, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 58; Nays None.

The following voted in the affirmative:

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<td>Mr. President</td>
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</table>
This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Hawkinson, Senate Bill No. 401, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 57; Nays None.

The following voted in the affirmative:

Berman          Halvorson          Mahar           Rea
Bomke           Hawkinson          Maitland        Shadid
Bowles          Hendon             Molaro          Shaw
Bruzynski       Jacobs             Munoz           Sieben
Cronin          Jones, E.          Myers           Silverstein

On motion of Senator O'Malley, Senate Bill No. 392, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 58; Nays None.

The following voted in the affirmative:

Berman          Halvorson          Mahar           Rea
Bomke           Hawkinson          Maitland        Shadid
Bowles          Hendon             Molaro          Shaw
Bruzynski       Jacobs             Munoz           Sieben
Cronin          Jones, E.          Myers           Silverstein
Cullerton       Jones, W.          Noland          Smith
DeLeo           Karpiel            Obama           Sullivan
del Valle       Klemm              O'Daniel        Syverson
Demuzio         Lauzen             O'Malley        Trotter
Dillard         Lightford          Parker           Walsh, L.
Donahue         Link               Peterson        Walsh, T.
Dudycz          Luechtefeld        Petka           Watson
Fawell          Madigan, L.        Radogno         Weaver
Geo-Karis       Madigan, R.        Rauschenberger  Welch

Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator O'Malley, Senate Bill No. 392, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 58; Nays None.

The following voted in the affirmative:

Berman          Halvorson          Mahar           Rea
Bomke           Hawkinson          Maitland        Shadid
Bowles          Hendon             Molaro          Shaw
Bruzynski       Jacobs             Munoz           Sieben
Cronin          Jones, E.          Myers           Silverstein
Cullerton       Jones, W.          Noland          Smith
DeLeo           Karpiel            Obama           Sullivan
This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator O'Malley, Senate Bill No. 393, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 58; Nays None.

The following voted in the affirmative:

Berman           Halvorson          Mahar           Rea
Bomke            Hawkinson          Maitland        Shadid
Bowles           Hendon             Molaro          Shaw
Burzynski        Jacobs             Munoz           Sieben
Cronin           Jones, E.          Myers           Silverstein

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Dillard, Senate Bill No. 404, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 58; Nays None.
The following voted in the affirmative:

Berman         Halvorson          Mahar           Rea
Bomke          Hawkinson          Maitland        Shadid
Bowles         Hendon             Molaro          Shaw
Burzynski      Jacobs            Munoz           Sieben
Cronin         Jones, E.          Myers           Silverstein
Cullerton      Jones, W.          Noland          Smith
DeLeo          Karpel             Obama           Sullivan
del Valle       Klemm              O'Daniel        Syverson
Demuzio        Lauzen             O'Malley        Trotter
Dillard        Lightford          Parker          Viverito
Donahue        Link               Peterson        Walsh, L.
Dudycz         Luechtefeld        Petka           Walsh, T.
Fawell         Madigan, L.        Radogno         Watson
Geo-Karis      Madigan, R.        Rauschenberger  Weaver
               Welch

Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Dillard, Senate Bill No. 405, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 57; Nays None.

The following voted in the affirmative:

Berman         Halvorson          Mahar           Rea
Bomke          Hawkinson          Maitland        Shadid
Bowles         Hendon             Molaro          Shaw
Burzynski      Jacobs            Munoz           Sieben
Cronin         Jones, E.          Myers           Silverstein
Cullerton      Jones, W.          Noland          Smith
DeLeo          Karpel             Obama           Sullivan
del Valle       Klemm              O'Daniel        Syverson
Demuzio        Lauzen             O'Malley        Trotter
Dillard        Lightford          Parker          Viverito
Donahue        Link               Peterson        Walsh, L.
Dudycz         Luechtefeld        Petka           Walsh, T.
Fawell         Madigan, L.        Radogno         Watson
Geo-Karis      Madigan, R.        Rauschenberger  Welch
               Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not
adopted were tabled pursuant to Senate Rule No. 5-4(a).  
Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

Senator Trotter asked and obtained unanimous consent for the Journal to reflect his affirmative vote on Senate Bill No. 405.

On motion of Senator Lauzen, Senate Bill No. 415, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.  
And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 50; Nays 2; Present 4.

The following voted in the affirmative:

Berman    Geo-Karis    Mahar    Rauschenberger
Bomke     Hawkinson    Maitland    Shadid
Bowles    Jacobs       Molaro    Shaw
Burzynski Jones, E.    Munoz    Sieben
Cronin    Jones, W.    Myers    Silverstein
Cullerton Karpiel      Noland    Smith
DeLeo     Klemm        O'Daniel    Sullivan
Del Valle Lauzen       O'Malley    Syverson
Dillard   Link         Parker    Trotter
Donahue   Luechtefeld  Peterson    Walsh, L.
Dudycz    Madigan, L.  Petka     Walsh, T.
Fawell    Madigan, R.  Radogno    Watson

The following voted in the negative:

Halvorson
Hendon

The following voted present:

Lightford
Rea
Viverito
Welch

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).  
Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Cronin, Senate Bill No. 441, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.  
And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 55; Nays None.
The following voted in the affirmative:

Berman         Halvorson          Mahar           Shadid
Bomke          Hawkinson          Maitland        Sieben
Bowles         Hendon             Molaro          Silverstein
Burzynski      Jacobs            Munoz           Smith
Cronin         Jones, E.          Myers           Sullivan
Cullerton      Jones, W.          Noland          Syverson
DeLeo          Karpiel            Obama           Trotter
del Valle      Klemm              O'Daniel        Viverito
Demuzio        Lauzen             O'Malley        Walsh, L.
Dillard        Lightford          Parker          Watson
Donahue        Link               Peterson        Weaver
Dudycz         Luechtefeld        Radogno         Welch
Fawell         Madigan, L.        Rauschenberger  Mr. President
Geo-Karis      Madigan, R.        Rea

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator O'Malley, Senate Bill No. 447, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 38; Nays 8; Present 10.

The following voted in the affirmative:

Bomke          Hawkinson          Molaro          Radogno
Cronin         Jacobs            Munoz           Rauschenberger
Cullerton      Jones, W.          Myers           Sieben
DeLeo          Karpiel            Noland          Sullivan
del Valle      Klemm              O'Daniel        Syverson
Donahue        Luechtefeld        O'Malley        Viverito
Dudycz         Madigan, R.        Parker          Walsh, L.
Fawell         Mahar              Peterson        Walsh, T.
Geo-Karis      Maitland           Petka           Watson

The following voted in the negative:

Berman         Link               Rea             Silverstein
Hendon         Madigan, L.        Shaw            Welch

The following voted present:

Bowles         Demuzio            Jones, E.        Lightford
Burzynski      Halvorson          Lauzen          Obama

Mr. President
This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Parker, Senate Bill No. 448, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 57; Nays None.

The following voted in the affirmative:

Berman  Halvorson  Mahar  Rea
Bomke   Hawkinson  Maitland  Shadid
Bowles  Hendon   Molaro   Shaw
Burzynski Jacobs  Munoz    Sieben
Cronin  Jones, E.  Myers    Silverstein
Cullerton Jones, W.  Noland   Smith
DeLeo   Karpie1  Obama    Sullivan
del Valle Klemm    O'Daniel  Syverson
Demuzio Lauzen   O'Malley  Trotter
Dillard  Lightford  Parker  Viverito
Donahue Link    Peterson  Walsh, L.
Dudycz  Luechtefeld Petka    Walsh, T.
Fawell  Madigan, L.  Radogno  Watson
Geo-Karis Madigan, R.  Rauschenberger  Weaver
                        Welch

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Berman, Senate Bill No. 451, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 57; Nays None.

The following voted in the affirmative:

Berman  Halvorson  Maitland  Shadid
Bomke   Hawkinson  Molaro   Shaw
Bowles  Hendon   Munoz    Sieben
Burzynski Jacobs  Myers    Silverstein
Cronin  Jones, E.  Noland   Smith
Cullerton Jones, W.  Obama   Sullivan
DeLeo   Karpie1  O'Daniel  Syverson
del Valle Klemm    O'Malley  Trotter
Demuzio Lauzen   Parker  Viverito
Dillard  Link    Peterson  Walsh, L.
This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).
Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

Senator Lightford asked and obtained unanimous consent for the Journal to reflect her affirmative vote on Senate Bill No. 451.

On motion of Senator Burzynski, Senate Bill No. 452, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.
And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 56; Nays None.

The following voted in the affirmative:

Berman  Halvorson  Maitland  Shaw
Bomke  Hawkinson  Molaro  Sieben
Bowles  Hendon  Munoz  Silverstein
Burzynski  Jacobs  Myers  Smith
Cronin  Jones, E.  Noland  Sullivan
Cullerton  Jones, W.  Obama  Syverson
DeLeo  Klemm  O'Daniel  Trotter
del Valle  Lauzen  O'Malley  Viverito
Demuzio  Lightford  Parker  Walsh, L.
Dillard  Link  Peterson  Walsh, T.
Donahue  Luechtefeld  Radogno  Watson
Dudycz  Madigan, L.  Rauschenberger  Weaver
Fawell  Madigan, R.  Rea  Welch
Geo-Karis  Mahar  Shadid  Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).
Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Silverstein, Senate Bill No. 459, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.
And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 58; Nays None.

The following voted in the affirmative:
This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator O'Malley, Senate Bill No. 461, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 57; Nays None.

The following voted in the affirmative:

Berman            Halvorson           Mahar          Rea
Bomke             Hawkinsen          Maitland       Shadid
Bowles            Hendon             Molaro         Shaw
Burzynski         Jacobs            Munoz          Sieben
Cronin            Jones, E.          Myers          Silverstein
Cullerton         Jones, W.          Noland         Smith
DeLeo             Karpiel            Obama          Sullivan
del Valle         Klemm              O'Daniel       Syverson
Demuzio           Lauzen             O'Malley       Trotter
Dillard           Lightford          Parker         Viverito
Donahue           Link               Peterson       Walsh, L.
Dudycz            Luechtefeld        Petka          Walsh, T.
Fawell            Madigan, L.        Radogno        Watson
Geo-Karis         Madigan, R.        Rauschenberger Welch

Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.
On motion of Senator Sullivan, *Senate Bill No. 466*, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 58; Nays None.

The following voted in the affirmative:

| Berman         | Halvorson        | Mahar          | Rea          |
| Bomke          | Hawkinson        | Maitland       | Shadid       |
| Bowles         | Hendon           | Molaro         | Shaw         |
| Burzynski      | Jacobs           | Munoz          | Sieben       |
| Cronin         | Jones, E.        | Myers          | Smith        |
| Cullerton      | Jones, W.        | Noland         | Silverstein  |
| DeLeo          | Karpel           | Obama          | Sullivan     |
| del Valle      | Klemm            | O'Daniel       | Trotter      |
| Demuzio        | Lauzen           | O'Malley        | Viverito     |
| Dillard        | Lightford        | Parker         | Walsh, L.    |
| Donahue        | Link             | Peterson       |                |
| Dudycz         | Luechtfeld       | Petka          | Walsh, T.    |
| Fawell         | Madigan, L.      | Radogno        | Watson       |
| Geo-Karis      | Madigan, R.      | Rauschenberger | Weaver       |

Mr. President, *SENATE*

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator O'Daniel, *Senate Bill No. 474*, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 45; Nays 12; Present 1.

The following voted in the affirmative:

| Berman         | Hendon           | Molaro        | Shadid       |
| Bowles         | Jacobs           | Munoz         | Shaw         |
| Burzynski      | Jones, E.        | Myers         | Sieben       |
| Cullerton      | Karpel           | Obama         | Silverstein  |
| DeLeo          | Klemm            | O'Daniel      | Smith        |
| del Valle      | Lightford        | O'Malley       | Syverson     |
| Demuzio        | Luechtfeld       | Peterson      | Trotter      |
| Dillard        | Madigan, L.      | Petka         | Viverito     |
| Dudycz         | Madigan, R.      | Radogno       | Walsh, T.    |
| Fawell         | Mahar            | Rauschenberger | Weaver     |
| Geo-Karis      | Maitland         | Rea           | Weaver       |

The following voted in the negative:
The following voted present:

Cronin

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

SENATE BILL RECALLED

On motion of Senator Petka, Senate Bill No. 481 was recalled from the order of third reading to the order of second reading.

Senator Petka offered the following amendment and moved its adoption:

AMENDMENT NO. 1

AMENDMENT NO. 1. Amend Senate Bill 481 on page 3, line 26, by replacing "who is" with "from".

The motion prevailed.

And the amendment was adopted and ordered printed.

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was ordered to a third reading.

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READING BILLS OF THE SENATE A THIRD TIME

On motion of Senator Petka, Senate Bill No. 485, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 54; Nays 1; Present 2.

The following voted in the affirmative:

Berman       Halvorson       Madigan, R.       Rauschenberger
Bomke        Hawkinson      Mahar            Rea
Bowles       Hendon          Maitland        Shadid
Burzynski    Jacobs          Molaro         Sieben
Cronin       Jones, E.       Munoz            Silverstein
DeLeo        Jones, W.       Myers           Sullivan
del Valle     Karpiel         Noland          Syverson
Demuzio      Klemm           O'Daniel       Trotter
Dillard      Lauzen          O'Malley       Viverito
Donahue      Lightford       Parker          Walsh, L.
The following voted in the negative:

Obama

The following voted present:

Cullerton
Shaw

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

Senator Obama asked and obtained unanimous consent for the Journal to reflect his affirmative vote on Senate Bill No. 485.

On motion of Senator Cronin, Senate Bill No. 504, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 56; Nays None.

The following voted in the affirmative:

Berman Bomke Bowles Burzynski Cronin Cullerton DeLeo del Valle Demuzio
Hawkinson Hendon Jacobs Jones, E. Jones, W. Karpiel Klemm Lauzen Lightford
Molaro Munoz Myers Noland Obama O'Daniel O'Malley Parker Peterson
Shaw Sieben Silverstein Smith Sullivan Syverson Trotter Viverito Walsh, L.

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.
On motion of Senator Dillard, Senate Bill No. 542, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 58; Nays None.

The following voted in the affirmative:

<table>
<thead>
<tr>
<th>Berman</th>
<th>Halvorson</th>
<th>Mahar</th>
<th>Rea</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bomke</td>
<td>Hawkinson</td>
<td>Maitland</td>
<td>Shadid</td>
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<tr>
<td>Bowles</td>
<td>Hendon</td>
<td>Molaro</td>
<td>Shaw</td>
</tr>
<tr>
<td>Burzynski</td>
<td>Jacobs</td>
<td>Munoz</td>
<td>Sieben</td>
</tr>
<tr>
<td>Cronin</td>
<td>Jones, E.</td>
<td>Myers</td>
<td>Silverstein</td>
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<tr>
<td>Cullerton</td>
<td>Jones, W.</td>
<td>Noland</td>
<td>Smith</td>
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<td>DeLeo</td>
<td>Karpel</td>
<td>Obama</td>
<td>Sullivan</td>
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<tr>
<td>del Valle</td>
<td>Klemm</td>
<td>O'Daniel</td>
<td>Syverson</td>
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<tr>
<td>Demuzio</td>
<td>Lauzen</td>
<td>O'Malley</td>
<td>Trotter</td>
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<td>Dillard</td>
<td>Lightford</td>
<td>Parker</td>
<td>Viverito</td>
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<tr>
<td>Donahue</td>
<td>Link</td>
<td>Peterson</td>
<td>Walsh, L.</td>
</tr>
<tr>
<td>Dudycz</td>
<td>Luechtefeld</td>
<td>Petka</td>
<td>Walsh, T.</td>
</tr>
<tr>
<td>Fawell</td>
<td>Madigan, L.</td>
<td>Rauschenberger</td>
<td>Weaver</td>
</tr>
<tr>
<td>Geo-Karis</td>
<td>Madigan, R.</td>
<td>Rauschenberger</td>
<td>Welch</td>
</tr>
</tbody>
</table>

Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Geo-Karis, Senate Bill No. 536, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 44; Nays 2; Present 8.

The following voted in the affirmative:

<table>
<thead>
<tr>
<th>Berman</th>
<th>Hawkinson</th>
<th>Molaro</th>
<th>Shaw</th>
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<tr>
<td>Bowles</td>
<td>Hendon</td>
<td>Munoz</td>
<td>Sieben</td>
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<td>Cullerton</td>
<td>Jacobs</td>
<td>Noland</td>
<td>Silverstein</td>
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<td>DeLeo</td>
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<td>Obama</td>
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<tr>
<td>del Valle</td>
<td>Jones, W.</td>
<td>O'Daniel</td>
<td>Sullivan</td>
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<td>Demuzio</td>
<td>Karpel</td>
<td>O'Malley</td>
<td>Trotter</td>
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<td>Parker</td>
<td>Viverito</td>
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<tr>
<td>Dudycz</td>
<td>Lightford</td>
<td>Peterson</td>
<td>Walsh, L.</td>
</tr>
<tr>
<td>Fawell</td>
<td>Link</td>
<td>Radogno</td>
<td>Walsh, T.</td>
</tr>
<tr>
<td>Geo-Karis</td>
<td>Madigan, L.</td>
<td>Rea</td>
<td>Weaver</td>
</tr>
</tbody>
</table>

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Halvorson Mahar Shadid Mr. President
The following voted in the negative:

Lauzen
Rauschenberger

The following voted present:

<table>
<thead>
<tr>
<th>Burzynski</th>
<th>Luechtefeld</th>
<th>Myers</th>
<th>Watson</th>
</tr>
</thead>
<tbody>
<tr>
<td>Donahue</td>
<td>Maitland</td>
<td>Petka</td>
<td>Welch</td>
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</tbody>
</table>

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Geo-Karis, Senate Bill No. 537, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 38; Nays 2; Present 12.

The following voted in the affirmative:

<table>
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<tr>
<th>Berman</th>
<th>Geo-Karis</th>
<th>Munoz</th>
<th>Sieben</th>
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</thead>
<tbody>
<tr>
<td>Bowles</td>
<td>Halvorson</td>
<td>Myers</td>
<td>Silverstein</td>
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<tr>
<td>Burzynski</td>
<td>Hendon</td>
<td>O'Daniel</td>
<td>Smith</td>
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<tr>
<td>Cronin</td>
<td>Jacobs</td>
<td>O'Malley</td>
<td>Sullivan</td>
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<tr>
<td>Cullerton</td>
<td>Jones, W.</td>
<td>Parker</td>
<td>Trotter</td>
</tr>
<tr>
<td>DeLeo</td>
<td>Klemm</td>
<td>Peterson</td>
<td>Viverito</td>
</tr>
<tr>
<td>del Valle</td>
<td>Luechtefeld</td>
<td>Radogno</td>
<td>Walsh, L.</td>
</tr>
<tr>
<td>Dudycz</td>
<td>Maitland</td>
<td>Shadid</td>
<td>Walsh, T.</td>
</tr>
<tr>
<td>Fawell</td>
<td>Molaro</td>
<td>Shaw</td>
<td>Watson</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Weaver</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Mr. President</td>
</tr>
</tbody>
</table>

The following voted in the negative:

Lauzen
Welch

The following voted present:

<table>
<thead>
<tr>
<th>Demuzio</th>
<th>Hawkinson</th>
<th>Link</th>
<th>Obama</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dillard</td>
<td>Jones, E.</td>
<td>Madigan, L.</td>
<td>Petka</td>
</tr>
<tr>
<td>Donahue</td>
<td>Lightford</td>
<td>Noland</td>
<td>Rea</td>
</tr>
</tbody>
</table>

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Trotter, Senate Bill No. 549, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in
the affirmative by the following vote: Yeas 58; Nays None.

The following voted in the affirmative:

Berman         Halvorson          Mahar           Rea
Bomke          Hawkins           Maitland         Shadid
Bowles         Hendon           Molaro           Shaw
Burzynski      Jacobs           Munoz           Sieben
Cronin         Jones, E.        Myers            Silverstein
Cullerton      Jones, W.       Noland           Smith
DeLeo          Karpel           Obama           Sullivan
Del Valle       Klemm           O'Daniel        Syverson
Demuzio        Lauzen           O'Malley        Trotter
Dillard        Lightford       Parker           Viverito
Donahue        Link             Peterson        Walsh, L.
Dudycz         Luechtefeld     Petka            Walsh, T.
Fawell         Madigan, L.      Radogno         Watson
Geo-Karis      Madigan, R.     Rauschenberger   Weaver
                           Welch
                           Mr. President

This bill, having received the vote of a constitutional majority
of the members elected, was declared passed, and all amendments not
adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives
thereof and ask their concurrence therein.

On motion of Senator Obama, Senate Bill No. 565, having been
transcribed and typed and all amendments adopted thereto having been
printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in
the affirmative by the following vote: Yeas 58; Nays None.

The following voted in the affirmative:

Berman         Halvorson          Mahar           Rea
Bomke          Hawkins           Maitland         Shadid
Bowles         Hendon           Molaro           Shaw
Burzynski      Jacobs           Munoz           Sieben
Cronin         Jones, E.        Myers            Silverstein
Cullerton      Jones, W.       Noland           Smith
DeLeo          Karpel           Obama           Sullivan
Del Valle       Klemm           O'Daniel        Syverson
Demuzio        Lauzen           O'Malley        Trotter
Dillard        Lightford       Parker           Viverito
Donahue        Link             Peterson        Walsh, L.
Dudycz         Luechtefeld     Petka            Walsh, T.
Fawell         Madigan, L.      Radogno         Watson
Geo-Karis      Madigan, R.     Rauschenberger   Weaver
                           Welch
                           Mr. President

This bill, having received the vote of a constitutional majority
of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Hawkinson, Senate Bill No. 570, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 58; Nays None.

The following voted in the affirmative:

- Berman
- Halvorson
- Mahar
- Rea
- Bomke
- Hawkinson
- Maitland
- Shadid
- Bowles
- Hendon
- Molaro
- Shaw
- Burzynski
- Jacobs
- Munoz
- Sieben
- Cronin
- Jones, E.
- Myers
- Silverstein
- Cullerton
- Jones, W.
- Noland
- Smith
- DeLeo
- Karpieł
- Obama
- Sullivan
del Valle
- Klemm
- O'Daniel
- Syverson
- Demuzio
- Lauzen
- O'Malley
- Trotter
- Dillard
- Lightford
- Parker
- Viverito
- Donahue
- Link
- Peterson
- Walsh, L.
- Dudycz
- Luechtefeld
- Petka
- Walsh, T.
- Fawell
- Madigan, L.
- Radogno
- Watson
- Geo-Karis
- Madigan, R.
- Rauschenberger
- Weaver
- Welch
- Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator T. Walsh, Senate Bill No. 572, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 58; Nays None.

The following voted in the affirmative:

- Berman
- Halvorson
- Mahar
- Rea
- Bomke
- Hawkinson
- Maitland
- Shadid
- Bowles
- Hendon
- Molaro
- Shaw
- Burzynski
- Jacobs
- Munoz
- Sieben
- Cronin
- Jones, E.
- Myers
- Silverstein
- Cullerton
- Jones, W.
- Noland
- Smith
- DeLeo
- Karpieł
- Obama
- Sullivan
del Valle
- Klemm
- O'Daniel
- Syverson
- Demuzio
- Lauzen
- O'Malley
- Trotter
This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Munoz, Senate Bill No. 643, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 58; Nays None.

The following voted in the affirmative:

Berman    Halvorson    Mahar    Rea
Bomke     Hawkinson    Maitland    Shadid
Bowles    Hendon       Molaro      Shaw
Burzynski Jacobs      Munoz       Sieben
Cronin    Jones, E.    Myers       Silverstein
Cullerton Jones, W.    Noland      Smith
DeLeo     Karpiel      Obama       Sullivan
Del Valle Klemm       O'Daniel     Syverson
Demuzio   Lauzen       O'Malley     Trotter
Dillard   Lightford    Parker      Viverito
Donahue   Link         Peterson    Walsh, L.
Dudycz    Luechtefeld  Petka       Walsh, T.
Fawell    Madigan, L.  Radogno     Watson
Geo-Karis Madigan, R.  Rauschenberger Weaver

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Peterson, Senate Bill No. 659, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 58; Nays None.

The following voted in the affirmative:
This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Peterson, Senate Bill No. 665, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 58; Nays None.

The following voted in the affirmative:

Berman         Halvorson          Mahar           Rea
Bomke          Hawkinson          Maitland        Shadid
Bowles         Hendon             Molaro          Shaw
Burzynski      Jacobs             Munoz           Sieben
Crion          Jones, E.          Myers           Silverstein
Cullerton      Jones, W.          Noland          Smith
DeLeo          Karpel             Obama           Sullivan
Del Valle       Klemm              O'Daniel        Syverson
Demuzio        Lauzen             O'Malley        Trotter
Dillard        Lightford          Parker          Viverito
Donahue        Link               Peterson        Walsh, L.
Dudycz         Lauzen             Petka           Walsh, T.
Fawell         Madigan, L.        Radogno         Welch
Geo-Karis      Madigan, R.        Rauschenberger  Weaver

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.
On motion of Senator Sieben, Senate Bill No. 678, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 57; Nays None.

The following voted in the affirmative:

Berman         Hawkinson          Maitland        Shadid
Bomke          Hendon             Molaro          Shaw
Bowles         Jacobs            Munoz            Sieben
Burzynski      Jones, E.        Myers            Silverstein
Cronin         Jones, W.        Noland            Smith
Cullerton      Karpel            Obama            Sullivan
DeLeo          Klemm            O'Daniel        Syverson
del Valle      Lauzen            O'Malley        Trotter
Demuzio        Lightford        Parker          Viverito
Dillard        Link             Peterson        Walsh, L.
Donahue        Luechtefeld      Petka            Walsh, T.
Dudycz         Madigan, L.      Radogno         Watson
Geo-Karis      Madigan, R.       Rauschenberger  Weaver
Halvorson      Mahar          Rea            Welch

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Luechtefeld, Senate Bill No. 725, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 53; Nays 2.

The following voted in the affirmative:

Bomke         Hawkinson          Molaro          Shaw
Bowles        Hendon             Munoz            Sieben
Burzynski     Jones, E.        Myers            Silverstein
Cronin        Jones, W.        Noland            Smith
DeLeo         Karpel            Obama            Sullivan
Del Valle     Klemm            O'Daniel        Syverson
Demuzio       Lauzen            O'Malley        Trotter
Dillard       Lightford        Parker          Viverito
Donahue       Luechtefeld      Peterson        Walsh, L.
Dudycz        Madigan, L.      Petka            Walsh, T.
Fawell        Madigan, R.       Radogno         Watson
Geo-Karis     Mahar             Rea            Weaver
Halvorson     Maitland         Shadid            Welch
The following voted in the negative:

Berman
Cullerton

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Hawkinson, Senate Bill No. 730, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 57; Nays None.

The following voted in the affirmative:

Berman          Halvorson          Mahar           Shadid
Bomke           Hawkinson          Maitland         Shaw
Bowles          Hendon             Molaro           Sieben
Burzynski       Jacobs             Munoz            Silverstein
Cronin          Jones, E.          Myers             Smith
Cullerton       Jones, W.          Noland           Sullivan
DeLeo           Karpel             O'Daniel         Trotter
del Valle       Klemm              O'Malley          Viverito
Demuzio         Lauzen             Parker            Walsh, L.
Dillard         Lightford          Petka             Walsh, T.
Donahue         Link                Petka             Petka
Dudycz          Luechtefeld        Radogno          Watson
Fawell          Madigan, L.        Rauschenberger    Weaver
Geo-Karis       Madigan, R.        Rea                Welch

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator O'Malley, Senate Bill No. 731, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 56; Nays None.

The following voted in the affirmative:

Berman          Hawkinson          Molaro           Shaw
Bomke           Hendon             Munoz            Sieben
This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Burzynski, Senate Bill No. 740, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 57; Nays None.

The following voted in the affirmative:

Berman         Halvorson          Mahar           Shadid
Bomke          Hawkinson          Maitland        Shaw
Bowles         Hendon             Molaro          Sieben
Burzynski      Jacobs             Munoz           Silverstein
Cronin         Jones, E.          Myers           Smith
Cullerton      Jones, W.          Noland          Sullivan
DeLeo          Klemm              O'Daniel        Syverson
del Valle      Klemm              O'Malley        Trotter
Demuzio        Lauzen             O'Malley        Viverito
Dillard        Lightford          Parker          Walsh, L.
Donahue        Luechtefeld        Petka           Walsh, T.
Dudycz         Madigan, L.        Radogno         Watson
Fawell         Madigan, R.        Rauschenberger  Weaver
Geo-Karis      Mahar              Rea             Welch
Halvorson      Maitland           Shadid          Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Fawell, Senate Bill No. 741, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 53; Nays None.
The following voted in the affirmative:

<table>
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</table>

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Shaw, **Senate Bill No. 745**, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 58; Nays None.

The following voted in the affirmative:

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<td>Madigan, L.</td>
<td>Rauschenberger</td>
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This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Shaw, **Senate Bill No. 746**, having been
transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 57; Nays None.

The following voted in the affirmative:

474                         JOURNAL OF THE             [Mar. 11, 1999]
Berman         Halvorson        Mahar          Rea
Bomke          Hawkinson        Maitland       Shadid
Bowles         Hendon           Molaro        Shaw
Burzynski      Jacobs          Munoz          Sieben
Cronin         Jones, E.       Myers         Silverstein
Cullerton      Jones, W.       Noland        Sullivan
DeLeo          Karpel          Obama          Syverson
del Valle      Klemm           O'Daniel      Trotter
Demuzio        Lauzen          O'Malley       Viverito
Dillard        Lightford       Parker        Walsh, L.
Donahue        Link            Peterson       Walsh, T.
Dudycz         Luechtefeld     Petka          Watson
Fawell         Madigan, L.     Radogno       Weaver
Geo-Karis      Madigan, R.    Rauschenberger  Welch

Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Maitland, Senate Bill No. 751, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 58; Nays None.

The following voted in the affirmative:

Berman         Halvorson        Mahar          Rea
Bomke          Hawkinson        Maitland       Shadid
Bowles         Hendon           Molaro        Shaw
Burzynski      Jacobs          Munoz          Sieben
Cronin         Jones, E.       Myers         Silverstein
Cullerton      Jones, W.       Noland        Sullivan
DeLeo          Karpel          Obama          Sullivan
del Valle      Klemm           O'Daniel      Trotter
Demuzio        Lauzen          O'Malley       Viverito
Dillard        Lightford       Parker        Walsh, L.
Donahue        Link            Peterson       Walsh, T.
Dudycz         Luechtefeld     Petka          Watson
Fawell         Madigan, L.     Radogno       Weaver
Geo-Karis      Madigan, R.    Rauschenberger  Welch

Mr. President
This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Parker, Senate Bill No. 762, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 56; Nays None.

The following voted in the affirmative:

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<td>Geo-Karis</td>
<td>Madigan, R.</td>
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<tr>
<td>Halvorson</td>
<td>Mahar</td>
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</table>

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Rea, Senate Bill No. 770, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 57; Nays None.

The following voted in the affirmative:

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<tr>
<th>Berman</th>
<th>Halvorson</th>
<th>Mahar</th>
<th>Shadid</th>
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<td>Demuzio</td>
<td>Lauzen</td>
<td>Parker</td>
<td>Viverito</td>
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</table>
This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Parker, Senate Bill No. 804, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 57; Nays None.

The following voted in the affirmative:

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Berman         Hawkinson          Maitland        Shadid
Bomke          Hendon             Molaro          Shaw
Bowles         Jacobs             Munoz           Sieben
Burzynski      Jones, E.          Myers           Silverstein
Cronin         Jones, W.          Noland          Smith
Cullerton      Karpiel            Obama           Sullivan
DeLeo          Klemm              O'Daniel        Syverson
del Valle      Lauzen             O'Malley        Trotter
Demuzio        Lightford          Parker          Viverito
Donahue        Link               Peterson        Walsh, L.
Dudycz         Luechtefeld        Petka           Walsh, T.
Fawell         Madigan, L.        Rauschenberger  Weaver
Geo-Karis      Madigan, R.        Rea             Welch
Halvorson      Mahar              Rea             Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Lauzen, Senate Bill No. 879, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 33; Nays 17; Present 7.

The following voted in the affirmative:

Bomke         Hawkinson          Maitland        Radogno
Burzynski     Jones, W.          Myers           Rauschenberger
Cronin        Karpiel            Noland          Sieben
Dillard       Klemm              O'Daniel        Sullivan
Donahue       Lauzen             O'Malley        Syverson
Dudycz        Luechtefeld        Parker          Walsh, T.
Fawell        Madigan, R.        Peterson        Watson
Geo-Karis     Mahar              Petka           Weaver
               Mr. President

The following voted in the negative:

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<td>Welch</td>
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The following voted present:

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<th>Demuzio</th>
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<th>Trotter</th>
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<td>Jones, E.</td>
<td>Silverstein</td>
<td>Viverito</td>
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This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Rauschenberger, Senate Bill No. 932, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 57; Nays None; Present 1.

The following voted in the affirmative:

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<td>Mahar</td>
<td>Rea</td>
<td>Welch</td>
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<td>Mr. President</td>
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</tbody>
</table>
The following voted present:

Lightford

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

SENATE BILL TABLED

Senator Donahue moved that Senate Bill No. 755, which was referred to the Committee on Public Health and Welfare be ordered to lie on the table.

The motion to table prevailed.

PRESENTATION OF RESOLUTION

SENATE RESOLUTION NO. 59

Offered by Senator Clayborne and all Senators:
Mourns the death of Lynn M. Rokita of Belleville.

The foregoing resolution was referred to the Resolutions Consent Calendar.

RESOLUTIONS CONSENT CALENDAR

SENATE RESOLUTION NO. 58

Offered by Senator Demuzio and all Senators:
Mourns the death of Ira Bowles, Jr. of Livingston.

SENATE RESOLUTION NO. 59

Offered by Senator Clayborne and all Senators:
Mourns the death of Lynn M. Rokita of Belleville.

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Senator Dudycz moved the adoption of the foregoing resolutions.

The motion prevailed.

And the resolutions were adopted.

PRESENTATION OF RESOLUTION

Senator Donahue offered the following Senate Joint Resolution and, having asked and obtained unanimous consent to suspend the rules for its immediate consideration, moved its adoption:

SENATE JOINT RESOLUTION NO. 23

RESOLVED, BY THE SENATE OF THE NINETY-FIRST GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE HOUSE OF REPRESENTATIVES CONCURRING
HEREIN, that when the Senate adjourns on Thursday, March 11, 1999, it stands adjourned until Tuesday, March 16, 1999, at 12:00 o'clock noon; and when the House of Representatives adjourns on Friday, March 12, 1999, it stands adjourned until Tuesday, March 16, 1999, at 1:00 o'clock p.m.

The motion prevailed.
And the resolution was adopted.
Ordered that the Secretary inform the House of Representatives thereof, and ask their concurrence therein.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES

A message from the House by
Mr. Rossi, Clerk:
Mr. President -- I am directed to inform the Senate that the House of Representatives has passed bills of the following titles, in the passage of which I am instructed to ask the concurrence of the Senate, to-wit:

HOUSE BILL NO. 154
A bill for AN ACT concerning cancer, amending named Acts.

HOUSE BILL NO. 157
A bill for AN ACT concerning telephone solicitations, amending named Acts.

HOUSE BILL NO. 1079
A bill for AN ACT to amend the Criminal Code of 1961 by adding Section 11-9.4.

HOUSE BILL NO. 1622
A bill for AN ACT concerning benefits for certain health treatments.

HOUSE BILL NO. 1648
A bill for AN ACT to amend the Civil Administrative Code of Illinois by adding Section 55.91.

HOUSE BILL NO. 1681
A bill for AN ACT to amend the Illinois Emergency Management Agency Act by adding Section 14.1.

HOUSE BILL NO. 1900
A bill for AN ACT concerning aquaculture.

HOUSE BILL NO. 1915
A bill for AN ACT concerning the regulation of title insurers.

HOUSE BILL NO. 2698
A bill for AN ACT to amend the Township Code by changing Section 115-5.

HOUSE BILL NO. 2836
A bill for AN ACT concerning fireworks advertising.

SENATE 479

Passed the House, March 11, 1999.
ANTHONY D. ROSSI, Clerk of the House

The foregoing House Bills numbered 154, 157, 1079, 1622, 1648, 1681, 1900, 1915, 2698 and 2836 were taken up, ordered printed and
House Bill No. 230, sponsored by Senator Karpiel was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 251, sponsored by Senator Bomke was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 252, sponsored by Senator T. Walsh was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 329, sponsored by Senator Cullerton was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 379, sponsored by Senator Mahar was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 392, sponsored by Senator Karpiel was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 457, sponsored by Senator Molaro was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 516, sponsored by Senator Demuzio was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 518, sponsored by Senator Sieben was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 541, sponsored by Senator Noland was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 542, sponsored by Senators Radogno - Lauzen was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 607, sponsored by Senator Demuzio was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 736, sponsored by Senator Karpiel was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 845, sponsored by Senator Geo-Karis was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 1136, sponsored by Senator Lightford was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 1152, sponsored by Senator Peterson was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 1202, sponsored by Senator Rauschenberger was
taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 1279, sponsored by Senator Noland was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 1443, sponsored by Senator Mahar was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 1509, sponsored by Senator Obama was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 1720, sponsored by Senator Syverson was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 1763, sponsored by Senator Dillard was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 1766, sponsored by Senator Weaver was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 1825, sponsored by Senator Sieben was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 1969, sponsored by Senator Luechtefeld was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 2016, sponsored by Senator Trotter was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 2218, sponsored by Senator Cronin was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 2351, sponsored by Senator Munoz was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 2617, sponsored by Senator Klemm was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 2639, sponsored by Senator Donahue was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 2720, sponsored by Senators Donahue - R. Madigan was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 235, sponsored by Senator Fawell was taken up, read by title a first time and referred to the Committee on Rules.

LEGISLATIVE MEASURES FILED
The following floor amendments to the Senate Bills listed below have been filed with the Secretary, and referred to the Committee on Rules:

- Senate Amendment No. 3 to Senate Bill 363
- Senate Amendment No. 2 to Senate Bill 578
- Senate Amendment No. 3 to Senate Bill 644

At the hour of 3:22 o'clock p.m., on motion of Senator O'Malley, and pursuant to Senate Joint Resolution No. 23, the Senate stood adjourned until Tuesday, March 16, 1999 at 12:00 o'clock noon.