

SENATE JOURNAL

STATE OF ILLINOIS

ONE HUNDRED FIRST GENERAL ASSEMBLY

42ND LEGISLATIVE DAY

TUESDAY, MAY 14, 2019

12:11 O'CLOCK P.M.

NO. 42 [May 14, 2019]

SENATE Daily Journal Index 42nd Legislative Day

| Action | Page(s) |
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| Appointment Message(s) | |
| Deadline Established | 4, 5, 6 |
| Legislative Measure(s) Filed | |
| Message from the Governor | 6, 7, 8 |
| Message from the President | 4, 5, 6 |
| Presentation of Senate Resolution No. 405 | 9 |
| Presentation of Senate Resolution No. 406 | 10 |
| Presentation of Senate Resolutions No'd. 407-415 | 9 |
| Presentation of Senate Resolutions No'd. 416-418 | 10 |
| Report from Assignments Committee | |
| Report(s) Received | |

| Bill Number | Legislative Action | Page(s) |
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| HB 2088 | Posting Notice Waived | |
| HB 3233 | Posting Notice Waived | |
| SR 0406 | Committee on Assignments | |
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| HB 0026 | Posting Notice Waived | |
| HB 0142 | Posting Notice Waived | 31 |
| HB 0190 | Posting Notice Waived | 31 |
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| HB 2081 | Second Reading | 15 |
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| HB 2983 | Second Reading | |
| HB 2987 | Second Reading – Amendment(s) | |
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| HB 3039 | Second Reading | |
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| HB 3334 | Second Reading | |
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The Senate met pursuant to adjournment. Senator David Koehler, Peoria, Illinois, presiding. Prayer by Pastor Mike Case, Grace Church, Mahomet, Illinois. Senator Cunningham led the Senate in the Pledge of Allegiance.

Senator Hunter moved that reading and approval of the Journal of Thursday, May 9, 2019, be postponed, pending arrival of the printed Journal.

The motion prevailed.

REPORTS RECEIVED

The Secretary placed before the Senate the following reports:

Juvenile Justice Reform 1st Quarter Report 2019, submitted by the Illinois State Police.

Reporting Requirement of 50 ILCS 707/15 (Law Enforcement Camera Grant Act), submitted by the Lansing Police Department.

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

MESSAGES FROM THE PRESIDENT

OFFICE OF THE SENATE PRESIDENT STATE OF ILLINOIS

JOHN J. CULLERTON SENATE PRESIDENT 327 STATE CAPITOL SPRINGFIELD, IL 62706 217-782-2728

May 9, 2019

Mr. Tim Anderson Secretary of the Senate Room 403 State House Springfield, IL 62706

Dear Mr. Secretary:

Pursuant to the provisions of Senate Rule 2-10, I hereby extend the 3rd reading deadline to May 31, 2019, for the following bills:

SB 7, SB 400, SB 401, SB 481, SB 485, SB 486, SB 533, SB 534, SB 535, SB 536, SB 537, SB 538, SB 688, SB 731, SB 732, SB 733, SB 794, SB 795, SB 796, SB 797, SB 1056, SB 1058, SB 1059, SB 1060, SB 1061, SB 1062, SB 1063, SB 1064, SB 1065, SB 1066, SB 1124, SB 1240, SB 1407, SB 1570, SB 1864, SB 2080, SB 2093

Sincerely, s/John J. Cullerton John J. Cullerton Senate President

cc: Senate Republican Leader Bill Brady

OFFICE OF THE SENATE PRESIDENT STATE OF ILLINOIS

327 STATE CAPITOL SPRINGFIELD, IL 62706 217-782-2728

May 9, 2019

Mr. Tim Anderson Secretary of the Senate Room 403 State House Springfield, IL 62706

Dear Mr. Secretary:

Pursuant to the provisions of Senate Rule 2-10, I hereby extend the committee deadline to May 17, 2019, for the following bills:

HB 38, HB 137, HB 156, HB 205, HB 254, HB 471, HB 1633, HB 2165, HB 2174, HB 2237, HB 2276, HB 2301, HB 2470, HB 2497, HB 2540, HB 2670, HB 2832, HB 2868, HB 2884, HB 3035, HB 3053, HB 3172, HB 3381, HB 3394, HB 3534, HB 3597, HB 3606

Sincerely, s/John J. Cullerton John J. Cullerton Senate President

cc: Senate Republican Leader Bill Brady

OFFICE OF THE SENATE PRESIDENT STATE OF ILLINOIS

JOHN J. CULLERTON SENATE PRESIDENT 327 STATE CAPITOL SPRINGFIELD, IL 62706 217-782-2728

May 10, 2019

Mr. Tim Anderson Secretary of the Senate Room 403 State House Springfield, IL 62706

Dear Mr. Secretary:

Pursuant to the provisions of Senate Rule 2-10, I hereby extend the committee deadline to May 17, 2019, for the following bills:

HB 3, HB 160, HB 163, HB 889, HB 2275, HB 2502, HB 2627, HB 2895, HB 2896, HB 3360, HB 3501

Sincerely, s/John J. Cullerton John J. Cullerton Senate President

cc: Senate Republican Leader Bill Brady

OFFICE OF THE SENATE PRESIDENT STATE OF ILLINOIS

327 STATE CAPITOL SPRINGFIELD, IL 62706 217-782-2728

May 14, 2019

Mr. Tim Anderson Secretary of the Senate Room 403 State House Springfield, IL 62706

Dear Mr. Secretary:

Pursuant to the provisions of Senate Rule 2-10, I hereby extend the 3rd reading deadline to May 31, 2019, for the following bills:

SB 459

Sincerely, s/John J. Cullerton John J. Cullerton Senate President

cc: Senate Republican Leader Bill Brady

OFFICE OF THE SENATE PRESIDENT STATE OF ILLINOIS

JOHN J. CULLERTON SENATE PRESIDENT

327 STATE CAPITOL SPRINGFIELD, IL 62706 217-782-2728

May 14, 2019

Mr. Tim Anderson Secretary of the Senate Room 403 State House Springfield, IL 62706

Dear Mr. Secretary:

Pursuant to the provisions of Senate Rule 2-10, I hereby extend the committee deadline to May 17, 2019, for the following bills:

HB 26, HB 29, HB 142, HB 190, HB 357, HB 2084, HB 2088, HB 2627, HB 3233 HB 3498

Sincerely, s/John J. Cullerton John J. Cullerton Senate President

cc: Senate Republican Leader Bill Brady

MESSAGES FROM THE GOVERNOR

OFFICE OF THE GOVERNOR 207 STATE HOUSE

SPRINGFIELD, ILLINOIS 62706

JB PRITZKER GOVERNOR

May 10, 2019

To the Honorable Members of the Senate One-Hundred and First General Assembly

Mr. President:

On January 9, 2019, appointment message 1000427 nominating Hugh Scates as Member of the Illinois Racing Board was delivered to your Honorable Body. As of the date of this letter, it is my understanding that the Senate has not taken action on this nomination.

Please be advised that, the Appointment Message, for which concurrence in and confirmation of your Honorable Body was sought, is hereby withdrawn, effective immediately on May 10, 2019.

Sincerely, s/JB Pritzker Governor

OFFICE OF THE GOVERNOR 207 STATE HOUSE SPRINGFIELD, ILLINOIS 62706

JB PRITZKER GOVERNOR

May 13, 2019

To the Honorable Members of the Senate One-Hundred and First General Assembly

Mr. President:

On January 10, 2019, appointment message 1010016 nominating Julie Jones as Trustee of the Illinois State University Board of Trustees was delivered to your Honorable Body. As of the date of this letter, it is my understanding that the Senate has not taken action on this nomination.

Please be advised that, the Appointment Message, for which concurrence in and confirmation of your Honorable Body was sought, is hereby withdrawn, effective immediately on May 13, 2019.

Sincerely, s/JB Pritzker Governor

OFFICE OF THE GOVERNOR 207 STATE HOUSE SPRINGFIELD, ILLINOIS 62706

JB PRITZKER GOVERNOR

May 13, 2019

To the Honorable Members of the Senate One-Hundred and First General Assembly

Mr. President:

On January 10, 2019, appointment message 1010017 nominating John Rauschenberger as Trustee of the Illinois State University Board of Trustees was delivered to your Honorable Body. As of the date of this letter, it is my understanding that the Senate has not taken action on this nomination.

Please be advised that, the Appointment Message, for which concurrence in and confirmation of your Honorable Body was sought, is hereby withdrawn, effective immediately on May 13, 2019.

Sincerely, s/JB Pritzker Governor

OFFICE OF THE GOVERNOR 207 STATE HOUSE SPRINGFIELD, ILLINOIS 62706

JB PRITZKER GOVERNOR

May 13, 2019

To the Honorable Members of the Senate One-Hundred and First General Assembly

Mr. President:

On January 10, 2019, appointment message 1010018 nominating Sharon Rossmark as Trustee of the Illinois State University Board of Trustees was delivered to your Honorable Body. As of the date of this letter, it is my understanding that the Senate has not taken action on this nomination.

Please be advised that, the Appointment Message, for which concurrence in and confirmation of your Honorable Body was sought, is hereby withdrawn, effective immediately on May 13, 2019.

Sincerely, s/JB Pritzker Governor

LEGISLATIVE MEASURES FILED

The following Committee amendments to the House Bills listed below have been filed with the Secretary and referred to the Committee on Assignments:

Amendment No. 2 to House Bill 3 Amendment No. 2 to House Bill 2497 Amendment No. 2 to House Bill 3035 Amendment No. 2 to House Bill 3501 Amendment No. 1 to House Bill 3606

The following Floor amendments to the House Bills listed below have been filed with the Secretary and referred to the Committee on Assignments:

Amendment No. 1 to House Bill 2

The following Floor amendment to the Senate Bill listed below has been filed with the Secretary and referred to the Committee on Assignments:

Amendment No. 2 to Senate Bill 1059

PRESENTATION OF RESOLUTIONS

SENATE RESOLUTION NO. 405

Offered by Senator Crowe and all Senators: Mourns the death of Jerry S. Overton of South Roxana.

SENATE RESOLUTION NO. 407

Offered by Senator Schimpf and all Senators: Mourns the death of Seymour L. Bryson of Carbondale.

SENATE RESOLUTION NO. 408

Offered by Senator T. Cullerton and all Senators: Mourns the death of William Dennis "Bill" Hancock, Sr.

SENATE RESOLUTION NO. 409

Offered by Senator Link and all Senators: Mourns the death of Glen Braden.

SENATE RESOLUTION NO. 410

Offered by Senator Link and all Senators: Mourns the death of Stella Cecylia Dreyer of Waukegan.

SENATE RESOLUTION NO. 411

Offered by Senator Link and all Senators: Mourns the death of Philip Frank "Phil" Leable of Beach Park.

SENATE RESOLUTION NO. 412

Offered by Senator Link and all Senators: Mourns the death of John C. Pearson, Jr.

SENATE RESOLUTION NO. 413

Offered by Senator Link and all Senators: Mourns the death of Benjamin F. "Ben" Truby of Waukegan.

SENATE RESOLUTION NO. 414

Offered by Senator Koehler and all Senators: Mourns the death of Danny Ray Jenkins of Spring Bay.

SENATE RESOLUTION NO. 415

Offered by Senator Brady and all Senators: Mourns the death of Virginia Lee "Ginny" Barker Dunn of Carmel, California.

SENATE RESOLUTION NO. 416

Offered by Senator Brady and all Senators: Mourns the death of Ralph Tracy Turner of Normal.

SENATE RESOLUTION NO. 417

Offered by Senator Anderson and all Senators: Mourns the death of Michael Ehrmann of Rock Island.

SENATE RESOLUTION NO. 418

Offered by Senator Manar and all Senators: Mourns the death of Dennis M. "Denny" Bruckert of Plainview.

By unanimous consent, the foregoing resolutions were referred to the Resolutions Consent Calendar.

Senator Morrison offered the following Senate Resolution, which was referred to the Committee on Assignments:

SENATE RESOLUTION NO. 406

WHEREAS, It is estimated that 1,762,450 new cases of cancer will be diagnosed in the United States in 2019; and

WHEREAS, The lifetime probability of a male or female developing cancer is 1 in 3; and

WHEREAS, A cancer survivor is defined as anyone who has been diagnosed with cancer, from the time of diagnosis through the balance of his or her life; and

WHEREAS, The National Cancer Institute reports that there are 15,500,000 cancer survivors in the United States, and the number of cancer survivors is expected to increase to 20,300,000 by 2026; and

WHEREAS, Cancer treatments can have severe, prolonged, or permanent side effects, both physical and psychological; and

WHEREAS, Men, women, and children have been diagnosed with and battled cancer; and

WHEREAS, Cancer Survivor Beauty and Support Day is a purely volunteer event where volunteers from the spa, beauty, and related industries offer their support and provide complimentary services to all cancer survivors; and

WHEREAS, The goal of Cancer Survivor Beauty and Support Day is to ensure that all survivors feel empowered and included in their communities; and

WHEREAS, Since its inception in 2003, Cancer Survivor Beauty and Support Day has expanded to include thousands of salons in all 50 States, Canada, and the United Kingdom; and

WHEREAS, Cancer Survivor Beauty and Support Day is recognized by both state and local governments and numerous cancer support groups; and

WHEREAS, Cancer Survivor Beauty and Support Day is the only event of its kind, with no solicitation of funds before, during, or after the event; and

WHEREAS, Each year, the first Tuesday in June is recognized as National Cancer Survivor Beauty and Support Day; therefore, be it

RESOLVED, BY THE SENATE OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we declare June 4, 2019 as Cancer Survivor Beauty and Support Day in the State of Illinois; and be it further

RESOLVED, That we recognize the value of support for all men, women, and children cancer survivors, and the positive impact support has for both patients and families.

APPOINTMENT MESSAGES

Appointment Message No. 1010194

To the Honorable Members of the Senate, One Hundred First General Assembly:

I, JB Pritzker, Governor, am nominating and, by and with the advice and consent of the Senate, appointing the following named individual to the office enumerated below. The advice and consent of this Honorable Body is respectfully requested.

Title of Office: Trustee

Agency or Other Body: Chicago State University Board of Trustees

Start Date: May 10, 2019

End Date: January 13, 2023

Name: Mark Schneider

Residence: 1141 Forest Ave., River Forest, IL 60305

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Kimberly A. Lightford

Most Recent Holder of Office: Nicholas Gowen

Superseded Appointment Message: Not Applicable

Appointment Message No. 1010195

To the Honorable Members of the Senate, One Hundred First General Assembly:

I, JB Pritzker, Governor, am nominating and, by and with the advice and consent of the Senate, appointing the following named individual to the office enumerated below. The advice and consent of this Honorable Body is respectfully requested.

Title of Office: Director

Agency or Other Body: Department of Corrections

Start Date: June 1, 2019

End Date: January 18, 2021

Name: Rob Jeffreys

Residence: 4075 Quentin Blvd., Apt. 208, Columbus, OH 43230

Annual Compensation: \$172,762

Per diem: Not Applicable

Nominee's Senator: Senator John J. Cullerton

Most Recent Holder of Office: John Baldwin

Superseded Appointment Message: Not Applicable

Appointment Message No. 1010196

To the Honorable Members of the Senate, One Hundred First General Assembly:

I, JB Pritzker, Governor, am nominating and, by and with the advice and consent of the Senate, appointing the following named individual to the office enumerated below. The advice and consent of this Honorable Body is respectfully requested.

Title of Office: Trustee

Agency or Other Body: Illinois State University Board of Trustees

Start Date: May 13, 2019

End Date: January 13, 2023

Name: Kathryn Bohn

Residence: 2805 Radbourne Dr., Bloomington, IL 61704

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Jason A. Barickman

Most Recent Holder of Office: Julie Jones

Superseded Appointment Message: Not Applicable

Appointment Message No. 1010197

To the Honorable Members of the Senate, One Hundred First General Assembly:

I, JB Pritzker, Governor, am nominating and, by and with the advice and consent of the Senate, appointing the following named individual to the office enumerated below. The advice and consent of this Honorable Body is respectfully requested.

Title of Office: Trustee

Agency or Other Body: Illinois State University Board of Trustees

Start Date: May 13, 2019

End Date: January 13, 2023

Name: Rocco Donahue

Residence: 9441 Georgetown Sq., Orland Park, IL 60467

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Bill Cunningham

Most Recent Holder of Office: Sharon Rossmark

Superseded Appointment Message: Not Applicable

Appointment Message No. 1010198

To the Honorable Members of the Senate, One Hundred First General Assembly:

I, JB Pritzker, Governor, am nominating and, by and with the advice and consent of the Senate, appointing the following named individual to the office enumerated below. The advice and consent of this Honorable Body is respectfully requested.

Title of Office: Trustee

Agency or Other Body: Illinois State University Board of Trustees

Start Date: May 13, 2019

End Date: January 20, 2025

Name: Julie Jones

Residence: 511 E. 91st Pl., Chicago, IL 60619

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Elgie R. Sims, Jr.

Most Recent Holder of Office: Mary Ann Louderback

Superseded Appointment Message: Not Applicable

Appointment Message No. 1010199

To the Honorable Members of the Senate, One Hundred First General Assembly:

I, JB Pritzker, Governor, am nominating and, by and with the advice and consent of the Senate, appointing the following named individual to the office enumerated below. The advice and consent of this Honorable Body is respectfully requested.

Title of Office: Trustee

Agency or Other Body: Illinois State University Board of Trustees

Start Date: May 13, 2019

End Date: January 13, 2023

Name: Mary Ann Louderback

Residence: 616 Spring Beach Way, Cary, IL 60013

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Dan McConchie

Most Recent Holder of Office: John Rauschenberger

Superseded Appointment Message: Not Applicable

Appointment Message No. 1010200

To the Honorable Members of the Senate, One Hundred First General Assembly:

I, JB Pritzker, Governor, am nominating and, by and with the advice and consent of the Senate, appointing the following named individual to the office enumerated below. The advice and consent of this Honorable Body is respectfully requested.

Title of Office: Trustee

Agency or Other Body: Illinois State University Board of Trustees

Start Date: May 13, 2019

End Date: January 20, 2025

Name: Robert Navarro

Residence: 14805 S. Eastern Ave., Plainfield, IL 60544

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Jennifer Bertino-Tarrant

Most Recent Holder of Office: Robert Churney

Superseded Appointment Message: Not Applicable

Appointment Message No. 1010201

To the Honorable Members of the Senate, One Hundred First General Assembly:

I, JB Pritzker, Governor, am nominating and, by and with the advice and consent of the Senate, appointing the following named individual to the office enumerated below. The advice and consent of this Honorable Body is respectfully requested.

Title of Office: Trustee

Agency or Other Body: Illinois State University Board of Trustees

Start Date: May 13, 2019

End Date: January 20, 2025

Name: Sharon Rossmark

Residence: 1122 Willow Ln., Northbrook, IL 60062

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Laura Fine

Most Recent Holder of Office: Rocco Donahue

Superseded Appointment Message: Not Applicable

Under the rules, the foregoing Appointment Messages were referred to the Committee on Executive Appointments.

READING BILLS FROM THE HOUSE OF REPRESENTATIVES A SECOND TIME

On motion of Senator Tracy, House Bill No. 2081 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Lightford, **House Bill No. 2126** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Stewart, **House Bill No. 2133** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Morrison, **House Bill No. 2142** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Fine, House Bill No. 2209 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator T. Cullerton, **House Bill No. 2215** 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 TO HOUSE BILL 2215

AMENDMENT NO. <u>1</u>. Amend House Bill 2215, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Fire Protection Training Act is amended by adding Section 12.7 as follows: (50 ILCS 740/12.7 new)

Sec. 12.7. History of fire service labor movement. The Office shall distribute via its website or other electronic format an educational program for fire fighters in the history of the fire service labor movement provided by a statewide organization representing professional union fire fighters in the State. In this Section, "fire fighter" means a fire fighter hired under Division 2.1 of Article 10 of the Illinois Municipal Code, under Section 10-1-7.1 of the Illinois Municipal Code, or under Section 16.06b of the Fire Protection District Act. Entities responsible for the training of fire fighters may request that the training program be presented in person by a statewide organization representing professional union fire fighters by contacting the organization.

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

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

On motion of Senator Morrison, **House Bill No. 2247** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator McConchie, **House Bill No. 2256** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Morrison, **House Bill No. 2259** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Cunningham, **House Bill No. 2266** was taken up, read by title a second time. Committee Amendment No. 1 was held in the Committee on Assignments. There being no further amendments, the bill was ordered to a third reading.

On motion of Senator Aquino, **House Bill No. 2272** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Fine, House Bill No. 2287 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Schimpf, **House Bill No. 2293** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Tracy, **House Bill No. 2386** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Belt, House Bill No. 2433 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Murphy, House Bill No. 2487 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Cunningham, House Bill No. 2488 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Belt, House Bill No. 2492 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Curran, **House Bill No. 2512** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator DeWitte, **House Bill No. 2528** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Peters, **House Bill No. 2541** was taken up, read by title a second time. Committee Amendment No. 1 was held in the Committee on Assignments. There being no further amendments, the bill was ordered to a third reading.

On motion of Senator Fine, House Bill No. 2578 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Bertino-Tarrant, House Bill No. 2605 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Curran, House Bill No. 2613 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Bush, House Bill No. 2643 having been printed, was taken up and read by title a second time.

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

AMENDMENT NO. 1 TO HOUSE BILL 2643

AMENDMENT NO. 1. Amend House Bill 2643 on page 3, by replacing lines 23 and 24 with the following:

"(4) Remember, you have 3 business days (or as provided in Section 22 if you are age 65 or older) from the time you sign your"; and

on page 7, line 18, by changing "may" to "from an uninvited solicitor may".

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

On motion of Senator Belt, House Bill No. 2652 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Mulroe, House Bill No. 2659 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Aquino, House Bill No. 2662 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Peters, House Bill No. 2665 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Bertino-Tarrant, **House Bill No. 2676** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Lightford, **House Bill No. 2685** having been printed, was taken up and read by title a second time.

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

AMENDMENT NO. 1 TO HOUSE BILL 2685

AMENDMENT NO. <u>1</u>. Amend House Bill 2685 by replacing everything after the enacting clause with the following:

"Section 1. Short title. This Act may be cited as the Student Investment Account Act.

Section 5. Findings and purpose. The General Assembly finds that it is vital for the State to combat the college-debt crisis and increase access to post-secondary education for all residents of this State. The purpose of this Act is to assist qualified residents to attend and pay for post-secondary education through a system of investment programs, which may include income-sharing agreements, linked deposits, and origination and refinancing of student loans.

Section 10. Definitions. As used in this Act:

"Borrower" means an Illinois resident student who has received an education loan or an Illinois resident parent who has received or agreed to pay an education loan, subject to approval by the State Treasurer.

"Education loan" means a loan made to a borrower in accordance with this Act to finance an Illinois resident student's attendance at an institution of higher education.

"Income share agreement" means an agreement between a participant and an eligible institution of higher education or an income share agreement provider approved by the State Treasurer in which the participant agrees to pay a percentage of the participant's future earnings for a fixed period in exchange for funds to pay for their post-secondary education.

"Income share agreement provider" means an organization that allows income share agreement participants to fund their education by means of an income share agreement.

"Institution of higher education" means a post-secondary educational institution located in Illinois and approved by the State Treasurer.

"Participant" means a resident student who enters into an income share agreement for the purpose of funding the participant's attendance at an institution of higher education.

"Student Investment Account" means that portion of the Treasurer's State Investment Portfolio described in Section 15.

Section 15. Establishment of Student Investment Account. The State Treasurer may allocate up to 5% of the Treasurer's State Investment Portfolio to the Student Investment Account. The 5% cap shall be calculated based on: (1) the balance of the Treasurer's State Investment Portfolio at the inception of the State's fiscal year; or (2) the average balance of the Treasurer's State Investment Portfolio in the immediately preceding 5 fiscal years, whichever number is greater.

Section 20. Earnings from Student Investment Account. Earnings on the investments in the Student Investment Account may be reinvested into the Student Investment Account without being counted against the 5% cap under Section 15. Net earnings on investments under this Act that are not reinvested shall be deposited in the same manner as interest is deposited under Section 4.1 of the State Finance Act. The General Assembly shall prioritize any such funds deposited into the General Revenue Fund towards appropriations to support higher education in the State of Illinois.

Section 25. Operation of the Student Investment Account. The State Treasurer may: originate, guarantee, acquire, and service education loans; facilitate such arrangements between borrowers and eligible lenders; and perform such other acts as may be necessary or desirable in connection with the education loans. The State Treasurer may receive, hold, and invest moneys paid into the Student Investment Account and take such other actions as are necessary to operate the Student Investment Account. The State Treasurer may invest in, and enter into contracts with, institutions that provide education loans. The State Treasurer may also: enter into income share agreements with participants; facilitate such arrangements between participants and eligible income share agreement providers; and perform such other acts as may be necessary or desirable in connection with such income share agreements. The State Treasurer may also deposit funds with financial institutions that provide education loans.

Section 30. Administration of the Student Investment Account. The State Treasurer may enter into such contracts and guarantee agreements as are necessary to operate the Student Investment Account with eligible lenders, financial institutions, institutions of higher education, income share agreement providers, individuals, corporations, and qualified income share agreement or loan origination and servicing organizations and with any governmental entity, including the Illinois Student Assistance Commission, and with any agency or instrumentality of the United States. The State Treasurer is authorized to establish specific criteria governing the eligibility of entities to participate in its programs, the making of income share agreements or education loans, provisions for default, the establishment of default reserve funds, the purchase of default insurance, the provision of prudent debt service reserves, and the furnishing by participating entities of such additional guarantees of the income share agreements or education loans as the State Treasurer shall determine.

Section 35. Fees. The State Treasurer shall establish fees to cover the costs of administration, recordkeeping, marketing, and investment management related to the Student Investment Account. The State Treasurer may pay eligible lenders, income share agreement providers, financial institutions, institutions of higher education, individuals, corporations, qualified income share agreement or loan origination and servicing organizations, governmental entities, and any agencies or instrumentalities of the United States an administrative fee in connection with services provided pursuant to the Student Investment Account in such amounts, at such times, and in such manner as may be prescribed by the State Treasurer.

Section 40. Insurance. The State Treasurer or his or her designee may charge and collect premiums for insurance on income share agreements or education loans and other related charges and pay such insurance premiums or a portion thereof and other charges as are prudent.

Section 45. Wage deductions. The State Treasurer may deduct from the salary, wages, commissions, and bonuses of any employee in this State and, to the extent permitted by the laws of the United States and

individual states in which an employee might reside, any employee outside the State of Illinois by serving a notice of administrative wage garnishment on an employer, in accordance with rules adopted by the State Treasurer, for the recovery of an education loan debt or income share agreement owned or serviced by the State Treasurer. Levy must not be made until the State Treasurer has caused a demand to be made on the employee, in a manner consistent with rules adopted by the State Treasurer, such that the employee is provided an opportunity to contest the existence or amount of the income share agreement or education loan obligation.

Section 50. Investment policy. The State Treasurer shall develop, publish, and implement one or more investment policies covering the investment of moneys in accordance with this Act.

Section 55. Student Investment Account Administrative Fund. The Student Investment Account Administrative Fund is created as a non-appropriated separate and apart trust fund in the State Treasury. Moneys in the Student Investment Account Administrative Fund may be used by the State Treasurer to pay expenses related to all aspects of operation and administration of the Student Investment Account. The State Treasurer may deposit a portion of the earnings of the investments in the Student Investment Account and a portion of any administrative fees, and the proceeds thereof, collected pursuant to Section 35 into the Student Investment Account Administrative Fund.

Section 60. Student Investment Account Loss Reserve Fund. The Student Investment Account Loss Reserve Fund may be created as a non-appropriated separate and apart trust fund in the State Treasury. Moneys in the Student Investment Account Loss Reserve Fund may be used by the State Treasurer to establish loss reserve funds. The State Treasurer may deposit a portion of the earnings of the investments in the Student Investment Account and a portion of any administrative fees, and the proceeds thereof, collected pursuant to Section 35 into the Student Investment Account Loss Reserve Fund.

Section 65. Student Investment Account Assistance Fund. The Student Investment Account Assistance Fund may be created as a non-appropriated separate and apart trust fund in the State Treasury. Moneys in the Student Investment Account Assistance Fund may be used by the State Treasurer to provide assistance to qualifying borrowers or income share agreement participants. The State Treasurer may deposit a portion of the earnings of the investments in the Student Investment Account and a portion of any administrative fees, and the proceeds thereof, collected pursuant to Section 35 into the Student Investment Account Assistance Fund.

Section 70. Rules. The State Treasurer may adopt rules he or she deems necessary or desirable to implement and administer this Act.

Section 900. The Deposit of State Moneys Act is amended by changing Section 22.5 as follows:

(15 ILCS 520/22.5) (from Ch. 130, par. 41a)

(For force and effect of certain provisions, see Section 90 of P.A. 94-79)

Sec. 22.5. Permitted investments. The State Treasurer may, with the approval of the Governor, invest and reinvest any State money in the treasury which is not needed for current expenditures due or about to become due, in obligations of the United States government or its agencies or of National Mortgage Associations established by or under the National Housing Act, <u>12</u> +204 U.S.C. 1701 et seq., or in mortgage participation certificates representing undivided interests in specified, first-lien conventional residential Illinois mortgages that are underwritten, insured, guaranteed, or purchased by the Federal Home Loan Mortgage Corporation or in Affordable Housing Program Trust Fund Bonds or Notes as defined in and issued pursuant to the Illinois Housing Development Act. All such obligations shall be considered as cash and may be delivered over as cash by a State Treasurer to his successor.

The State Treasurer may, with the approval of the Governor, purchase any state bonds with any money in the State Treasury that has been set aside and held for the payment of the principal of and interest on the bonds. The bonds shall be considered as cash and may be delivered over as cash by the State Treasurer to his successor.

The State Treasurer may, with the approval of the Governor, invest or reinvest any State money in the treasury that is not needed for current expenditure due or about to become due, or any money in the State Treasury that has been set aside and held for the payment of the principal of and the interest on any State bonds, in shares, withdrawable accounts, and investment certificates of savings and building and loan associations, incorporated under the laws of this State or any other state or under the laws of the United States; provided, however, that investments may be made only in those savings and loan or building and

loan associations the shares and withdrawable accounts or other forms of investment securities of which are insured by the Federal Deposit Insurance Corporation.

The State Treasurer may not invest State money in any savings and loan or building and loan association unless a commitment by the savings and loan (or building and loan) association, executed by the president or chief executive officer of that association, is submitted in the following form:

The Savings and Loan (or Building and Loan) Association pledges not

to reject arbitrarily mortgage loans for residential properties within any specific part of the community served by the savings and loan (or building and loan) association because of the location of the property. The savings and loan (or building and loan) association also pledges to make loans available on low and moderate income residential property throughout the community within the limits of its legal restrictions and prudent financial practices.

The State Treasurer may, with the approval of the Governor, invest or reinvest, at a price not to exceed par, any State money in the treasury that is not needed for current expenditures due or about to become due, or any money in the State Treasury that has been set aside and held for the payment of the principal of and interest on any State bonds, in bonds issued by counties or municipal corporations of the State of Illinois.

The State Treasurer may, with the approval of the Governor, invest or reinvest any State money in the Treasury which is not needed for current expenditure, due or about to become due, or any money in the State Treasury which has been set aside and held for the payment of the principal of and the interest on any State bonds, in participations in loans, the principal of which participation is fully guaranteed by an agency or instrumentality of the United States government; provided, however, that such loan participations are represented by certificates issued only by banks which are incorporated under the laws of this State or any other state or under the laws of the United States, and such banks, but not the loan participation certificates, are insured by the Federal Deposit Insurance Corporation.

Whenever the total amount of vouchers presented to the Comptroller under Section 9 of the State Comptroller Act exceeds the funds available in the General Revenue Fund by \$1,000,000,000 or more, then the State Treasurer may invest any State money in the Treasury, other than money in the General Revenue Fund, Health Insurance Reserve Fund, Attorney General Court Ordered and Voluntary Compliance Payment Projects Fund, Attorney General Whistleblower Reward and Protection Fund, and Attorney General's State Projects and Court Ordered Distribution Fund, which is not needed for current expenditures, due or about to become due, or any money in the State Treasury which has been set aside and held for the payment of the principal of and the interest on any State bonds with the Office of the Comptroller in order to enable the Comptroller to pay outstanding vouchers. At any time, and from time to time outstanding, such investment shall not be greater than \$2,000,000. Such investment shall be deposited into the General Revenue Fund or Health Insurance Reserve Fund as determined by the Comptroller. Such investment shall be repaid by the Comptroller with an interest rate tied to the London Interbank Offered Rate (LIBOR) or the Federal Funds Rate or an equivalent market established variable rate, but in no case shall such interest rate exceed the lesser of the penalty rate established under the State Prompt Payment Act or the timely pay interest rate under Section 368a of the Illinois Insurance Code. The State Treasurer and the Comptroller shall enter into an intergovernmental agreement to establish procedures for such investments, which market established variable rate to which the interest rate for the investments should be tied, and other terms which the State Treasurer and Comptroller reasonably believe to be mutually beneficial concerning these investments by the State Treasurer. The State Treasurer and Comptroller shall also enter into a written agreement for each such investment that specifies the period of the investment, the payment interval, the interest rate to be paid, the funds in the Treasury from which the Treasurer will draw the investment, and other terms upon which the State Treasurer and Comptroller mutually agree. Such investment agreements shall be public records and the State Treasurer shall post the terms of all such investment agreements on the State Treasurer's official website. In compliance with the intergovernmental agreement, the Comptroller shall order and the State Treasurer shall transfer amounts sufficient for the payment of principal and interest invested by the State Treasurer with the Office of the Comptroller under this paragraph from the General Revenue Fund or the Health Insurance Reserve Fund to the respective funds in the Treasury from which the State Treasurer drew the investment. Public Act 100-1107 This amendatory Act of the 100th General Assembly shall constitute an irrevocable and continuing authority for all amounts necessary for the payment of principal and interest on the investments made with the Office of the Comptroller by the State Treasurer under this paragraph, and the irrevocable and continuing authority for and direction to the Comptroller and Treasurer to make the necessary transfers.

The State Treasurer may, with the approval of the Governor, invest or reinvest any State money in the Treasury that is not needed for current expenditure, due or about to become due, or any money in the State

Treasury that has been set aside and held for the payment of the principal of and the interest on any State bonds, in any of the following:

(1) Bonds, notes, certificates of indebtedness, Treasury bills, or other securities now or hereafter issued that are guaranteed by the full faith and credit of the United States of America as to principal and interest.

(2) Bonds, notes, debentures, or other similar obligations of the United States of America, its agencies, and instrumentalities.

(2.5) Bonds, notes, debentures, or other similar obligations of a foreign government, other than the Republic of the Sudan, that are guaranteed by the full faith and credit of that government as to principal and interest, but only if the foreign government has not defaulted and has met its payment obligations in a timely manner on all similar obligations for a period of at least 25 years immediately before the time of acquiring those obligations.

(3) Interest-bearing savings accounts, interest-bearing certificates of deposit,

interest-bearing time deposits, or any other investments constituting direct obligations of any bank as defined by the Illinois Banking Act.

(4) Interest-bearing accounts, certificates of deposit, or any other investments constituting direct obligations of any savings and loan associations incorporated under the laws of this State or any other state or under the laws of the United States.

(5) Dividend-bearing share accounts, share certificate accounts, or class of share

accounts of a credit union chartered under the laws of this State or the laws of the United States; provided, however, the principal office of the credit union must be located within the State of Illinois.

(6) Bankers' acceptances of banks whose senior obligations are rated in the top 2 rating categories by 2 national rating agencies and maintain that rating during the term of the investment.

(7) Short-term obligations of either corporations or limited liability companies

organized in the United States with assets exceeding \$500,000,000 if (i) the obligations are rated at the time of purchase at one of the 3 highest classifications established by at least 2 standard rating services and mature not later than 270 days from the date of purchase, (ii) the purchases do not exceed 10% of the corporation's or the limited liability company's outstanding obligations, (iii) no more than one-third of the public agency's funds are invested in short-term obligations of either corporations or limited liability companies, and (iv) the corporation or the limited liability company has not been placed on the list of restricted companies by the Illinois Investment Policy Board under Section 1-110.16 of the Illinois Pension Code.

(7.5) Obligations of either corporations or limited liability companies organized in the

United States, that have a significant presence in this State, with assets exceeding \$500,000,000 if: (i) the obligations are rated at the time of purchase at one of the 3 highest classifications established by at least 2 standard rating services and mature more than 270 days, but less than 5 years, from the date of purchase; (ii) the purchases do not exceed 10% of the corporation's or the limited liability company's outstanding obligations; (iii) no more than 5% of the public agency's funds are invested in such obligations of corporations or limited liability companies; and (iv) the corporation or the limited liability company has not been placed on the list of restricted companies by the Illinois Investment Policy Board under Section 1-110.16 of the Illinois Pension Code. The authorization of the Treasurer to invest in new obligations under this paragraph shall expire on June 30, 2019.

(8) Money market mutual funds registered under the Investment Company Act of 1940,

provided that the portfolio of the money market mutual fund is limited to obligations described in this Section and to agreements to repurchase such obligations.

(9) The Public Treasurers' Investment Pool created under Section 17 of the State Treasurer Act or in a fund managed, operated, and administered by a bank.

(10) Repurchase agreements of government securities having the meaning set out in the Government Securities Act of 1986, as now or hereafter amended or succeeded, subject to the provisions of that Act and the regulations issued thereunder.

(11) Investments made in accordance with the Technology Development Act.

(12) Investments made in accordance with the Student Investment Account Act.

For purposes of this Section, "agencies" of the United States Government includes:

(i) the federal land banks, federal intermediate credit banks, banks for cooperatives, federal farm credit banks, or any other entity authorized to issue debt obligations under the Farm Credit

Act of 1971 (12 U.S.C. 2001 et seq.) and Acts amendatory thereto;

(ii) the federal home loan banks and the federal home loan mortgage corporation;

(iii) the Commodity Credit Corporation; and

(iv) any other agency created by Act of Congress.

The Treasurer may, with the approval of the Governor, lend any securities acquired under this Act. However, securities may be lent under this Section only in accordance with Federal Financial Institution Examination Council guidelines and only if the securities are collateralized at a level sufficient to assure the safety of the securities, taking into account market value fluctuation. The securities may be collateralized by cash or collateral acceptable under Sections 11 and 11.1. (Source: P.A. 99-856, eff. 8-19-16; 100-1107, eff. 8-27-18; revised 9-27-18.)

Section 905. The Student Loan Servicing Rights Act is amended by changing Section 1-5 as follows: (110 ILCS 992/1-5)

Sec. 1-5. Definitions. As used in this Act:

"Applicant" means a person applying for a license pursuant to this Act.

"Borrower" or "student loan borrower" means a person who has received or agreed to pay a student loan for his or her own educational expenses.

"Cosigner" means a person who has agreed to share responsibility for repaying a student loan with a borrower.

"Department" means the Department of Financial and Professional Regulation.

"Division of Banking" means the Division of Banking of the Department of Financial and Professional Regulation.

"Federal loan borrower eligible for referral to a repayment specialist" means a borrower who possesses any of the following characteristics:

(1) requests information related to options to reduce or suspend his or her monthly payment;

(2) indicates that he or she is experiencing or anticipates experiencing financial

hardship, distress, or difficulty making his or her payments;

(3) has missed 2 consecutive monthly payments;

(4) is at least 75 days delinquent;

(5) is enrolled in a discretionary forbearance for more than 9 of the previous 12 months;

(6) has rehabilitated or consolidated one or more loans out of default within the past

12 months; or

(7) has not completed a course of study, as reflected in the servicer's records, or the

borrower identifies himself or herself as not having completed a program of study.

"Federal education loan" means any loan made, guaranteed, or insured under Title IV of the federal Higher Education Act of 1965.

"Income-driven payment plan certification" means the documentation related to a federal student loan borrower's income or financial status the borrower must submit to renew an income-driven repayment plan.

"Income-driven repayment options" includes the Income-Contingent Repayment Plan, the Income-Based Repayment Plan, the Income-Sensitive Repayment Plan, the Pay As You Earn Plan, the Revised Pay As You Earn Plan, and any other federal student loan repayment plan that is calculated based on a borrower's income.

"Licensee" means a person licensed pursuant to this Act.

"Other repayment plans" means the Standard Repayment Plan, the Graduated Repayment Plan, the Extended Repayment Plan, or any other federal student loan repayment plan not based on a borrower's income.

"Private loan borrower eligible for referral to a repayment specialist" means a borrower who possesses any of the following characteristics:

(1) requests information related to options to reduce or suspend his or her monthly

payments; or

(2) indicates that he or she is experiencing or anticipates experiencing financial

hardship, distress, or difficulty making his or her payments.

"Requester" means any borrower or cosigner that submits a request for assistance.

"Request for assistance" means all inquiries, complaints, account disputes, and requests for documentation a servicer receives from borrowers or cosigners.

"Secretary" means the Secretary of Financial and Professional Regulation, or his or her designee, including the Director of the Division of Banking of the Department of Financial and Professional Regulation.

"Servicing" means: (1) receiving any scheduled periodic payments from a student loan borrower or cosigner pursuant to the terms of a student loan; (2) applying the payments of principal and interest and such other payments with respect to the amounts received from a student loan borrower or cosigner, as

may be required pursuant to the terms of a student loan; and (3) performing other administrative services with respect to a student loan.

"Student loan" or "loan" means any federal education loan or other loan primarily for use to finance a postsecondary education and costs of attendance at a postsecondary institution, including, but not limited to, tuition, fees, books and supplies, room and board, transportation, and miscellaneous personal expenses. "Student loan" includes a loan made to refinance a student loan.

"Student loan" shall not include an extension of credit under an open-end consumer credit plan, a reverse mortgage transaction, a residential mortgage transaction, or any other loan that is secured by real property or a dwelling.

"Student loan" shall not include an extension of credit made by a postsecondary educational institution to a borrower if one of the following apply:

(1) The term of the extension of credit is no longer than the borrower's education program.

(2) The remaining, unpaid principal balance of the extension of credit is less than

\$1,500 at the time of the borrower's graduation or completion of the program.

(3) The borrower fails to graduate or successfully complete his or her education program

and has a balance due at the time of his or her disenrollment from the postsecondary institution. "Student loan servicer" or "servicer" means any person engaged in the business of servicing student loans.

"Student loan servicer" shall not include:

(1) a bank, savings bank, savings association, or credit union organized under the laws of the State or any other state or under the laws of the United States;

(2) a wholly owned subsidiary of any bank, savings bank, savings association, or credit union organized under the laws of the State or any other state or under the laws of the United States;

(3) an operating subsidiary where each owner of the operating subsidiary is wholly owned by the same bank, savings bank, savings association, or credit union organized under the laws of the State or any other state or under the laws of the United States;

(4) the Illinois Student Assistance Commission and its agents when the agents are acting on the Illinois Student Assistance Commission's behalf;

(5) a public postsecondary educational institution or a private nonprofit

postsecondary educational institution servicing a student loan it extended to the borrower;

(6) a licensed debt management service under the Debt Management Service Act, except

to the extent that the organization acts as a subcontractor, affiliate, or service provider for an entity that is otherwise subject to licensure under this Act;

(7) any collection agency licensed under the Collection Agency Act that is collecting post-default debt;

(8) in connection with its responsibilities as a guaranty agency engaged in default aversion, a State or nonprofit private institution or organization having an agreement with the U.S. Secretary of Education under Section 428(b) of the Higher Education Act (20 U.S.C. 1078(B));

(9) a State institution or a nonprofit private organization designated by a governmental entity to make or service student loans, provided in each case that the institution or organization services fewer than 20,000 student loan accounts of borrowers who reside in Illinois; or

(10) a law firm or licensed attorney that is collecting post-default debt: or -

(11) the State Treasurer.

(Source: P.A. 100-540, eff. 12-31-18; 100-635, eff. 12-31-18.)

Section 999. Effective date. This Act takes effect upon becoming law.".

Senator Lightford offered the following amendment and moved its adoption:

AMENDMENT NO. 2 TO HOUSE BILL 2685

AMENDMENT NO. 2. Amend House Bill 2685, AS AMENDED, with reference to page and line numbers of Senate Amendment No. 1, on page 21, line 18, after the period, by inserting <u>""Student loan</u> servicer" or "servicer" includes persons or entities acting on behalf of the State Treasurer.".

The motion prevailed.

And the amendment was adopted and ordered printed.

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

On motion of Senator Murphy, House Bill No. 2699 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Mulroe, **House Bill No. 2722** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Link, **House Bill No. 2766** was taken up, read by title a second time. Committee Amendment No. 1 was held in the Committee on Assignments. There being no further amendments, the bill was ordered to a third reading.

On motion of Senator Cunningham, **House Bill No. 2767** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Stewart, **House Bill No. 2777** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Lightford, House Bill No. 2800 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Castro, House Bill No. 2802 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Glowiak, **House Bill No. 2818** 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 TO HOUSE BILL 2818

AMENDMENT NO. <u>1</u>. Amend House Bill 2818 by replacing everything after the enacting clause with the following:

"Section 5. The Election Code is amended by changing Section 20-3 as follows:

(10 ILCS 5/20-3) (from Ch. 46, par. 20-3)

Sec. 20-3. The election authority shall furnish the following applications for registration by mail or vote by mail ballot which shall be considered a method of application in lieu of the official postcard.

1. Members of the United States Service, citizens of the United States temporarily residing outside the territorial limits of the United States, and certified program participants under the Address Confidentiality for Victims of Domestic Violence, <u>Sexual Assault</u>, or <u>Stalking</u> Act may make application within the periods prescribed in Sections 20-2 or 20-2.1, as the case may be. Such application shall be substantially in the following form:

"APPLICATION FOR BALLOT

To be voted at the election in the precinct in which is located my residence at, in the city/village/township of (insert home address) County of and State of Illinois.

I state that I am a citizen of the United States; that on (insert date of election) I shall have resided in the State of Illinois and in the election precinct for 30 days; that on the above date I shall be the age of 18 years or above; that I am lawfully entitled to vote in such precinct at that election; that I am (check category 1, 2, or 3 below):

1. () a member of the United States Service,

2. () a citizen of the United States temporarily residing outside the territorial limits of the United States and that I expect to be absent from the said county of my residence on the date of holding such election, and that I will have no opportunity to vote in person on that day.

3. () a certified program participant under the Address Confidentiality for Victims of Domestic Violence. <u>Sexual Assault, or Stalking</u> Act.

I hereby make application for an official ballot or ballots to be voted by me at such election if I am absent from the said county of my residence, and I agree that I shall return said ballot or ballots to the election authority postmarked no later than election day, for counting no later than during the period for counting provisional ballots, the last day of which is the 14th day following election day or shall destroy said ballot or ballots.

(Check below only if category 2 or 3 and not previously registered)

() I hereby make application to become registered as a voter and agree to return the forms and affidavits for registration to the election authority not later than 30 days before the election.

Under penalties as provided by law pursuant to Article 29 of the Election Code, the undersigned certifies that the statements set forth in this application are true and correct.

Post office address or service address to which registration materials or ballot should be mailed

......

If application is made for a primary election ballot, such application shall designate the name of the political party with which the applicant is affiliated.

Such applications may be obtained from the election authority having jurisdiction over the person's precinct of residence.

2. A spouse or dependent of a member of the United States Service, said spouse or dependent being a registered voter in the county, may make application on behalf of said person in the office of the election authority within the periods prescribed in Section 20-2 which shall be substantially in the following form: "APPLICATION FOR BALLOT to be voted at the...... election in the precinct in which is located the residence of the person for whom this application is made at.....(insert residence address) in the city/village/township of....... County of....... and State of Illinois.

I certify that the following named person..... (insert name of person) is a member of the United States Service.

I state that said person is a citizen of the United States; that on (insert date of election) said person shall have resided in the State of Illinois and in the election precinct for which this application is made for 30 days; that on the above date said person shall be the age of 18 years or above; that said person is lawfully entitled to vote in such precinct at that election; that said person is a member of the United States Service, and that in the course of his duties said person expects to be absent from his county of residence on the date of holding such election, and that said person will have no opportunity to vote in person on that day.

I hereby make application for an official ballot or ballots to be voted by said person at such election and said person agrees that he shall return said ballot or ballots to the election authority postmarked no later than election day, for counting no later than during the period for counting provisional ballots, the last day of which is the 14th day following election day, or shall destroy said ballot or ballots.

I hereby certify that I am the (mother, father, sister, brother, husband or wife) of the said elector, and that I am a registered voter in the election precinct for which this application is made. (Strike all but one that is applicable.)

Under penalties as provided by law pursuant to Article 29 of The Election Code, the undersigned certifies that the statements set forth in this application are true and correct.

Name of applicant Residence address City/village/township.....

Service address to which ballot should be mailed:

If application is made for a primary election ballot, such application shall designate the name of the political party with which the person for whom application is made is affiliated.

Such applications may be obtained from the election authority having jurisdiction over the voting precinct in which the person for whom application is made is entitled to vote.

(Source: P.A. 98-1171, eff. 6-1-15; 99-522, eff. 6-30-16.)

Section 10. The Address Confidentiality for Victims of Domestic Violence, Sexual Assault, or Stalking Act is amended by changing Sections 1, 5, 10, 11, 15, and 40 as follows:

(750 ILCS 61/1)

Sec. 1. Short title. This Act may be cited as the Address Confidentiality for Victims of Domestic Violence. <u>Sexual Assault, or Stalking</u> Act.

(Source: P.A. 91-494, eff. 1-1-00.)

(750 ILCS 61/5)

Sec. 5. Legislative findings. The General Assembly finds that persons attempting to escape from actual or threatened domestic violence, <u>sexual assault</u>, or <u>stalking</u> frequently establish new addresses in order to prevent their assailants or probable assailants from finding them. The purpose of this Act is to enable State and local agencies to respond to requests for public records without disclosing the location of a victim of domestic violence, <u>sexual assault</u>, or <u>stalking</u> to enable interagency cooperation with the Attorney General in providing address confidentiality for victims of domestic violence, <u>sexual assault</u>, or <u>stalking</u>, and to enable State and local agencies to accept a program participant's use of an address designated by the Attorney General as a substitute mailing address.

(Source: P.A. 91-494, eff. 1-1-00.)

(750 ILCS 61/10)

Sec. 10. Definitions. In this Act, unless the context otherwise requires:

"Address" means a residential street address, school address, or work address of an individual, as specified on the individual's application to be a program participant under this Act.

"Program participant" means a person certified as a program participant under this Act.

"Domestic violence" has the same meaning as in the Illinois Domestic Violence Act of 1986 and includes a threat of domestic violence against an individual in a domestic situation, regardless of whether the domestic violence or threat has been reported to law enforcement officers.

"Sexual assault" has the same meaning as sexual conduct or sexual penetration as defined in the Civil No Contact Order Act. "Sexual assault" includes a threat of sexual assault, regardless of whether the sexual assault or threat has been reported to law enforcement officers.

"Stalking" has the same meaning as in the Stalking No Contact Order Act. "Stalking" includes a threat of stalking, regardless of whether the stalking or threat has been reported to law enforcement officers.

(Source: P.A. 91-494, eff. 1-1-00.)

(750 ILCS 61/11)

Sec. 11. Address confidentiality program; administration. Subject to appropriations for the purposes of this Act, the Attorney General shall administer an address confidentiality program for victims of domestic violence, sexual assault, or stalking.

(Source: P.A. 91-494, eff. 1-1-00.)

(750 ILCS 61/15)

Sec. 15. Address confidentiality program; application; certification.

(a) An adult person, a parent or guardian acting on behalf of a minor, or a guardian acting on behalf of a person with a disability, as defined in Article 11a of the Probate Act of 1975, may apply to the Attorney General to have an address designated by the Attorney General serve as the person's address or the address of the minor or person with a disability. The Attorney General shall approve an application if it is filed in the manner and on the form prescribed by him or her and if it contains:

(1) a sworn statement by the applicant that the applicant has good reason to believe (i)

that the applicant, or the minor or person with a disability on whose behalf the application is made, is a victim of domestic violence, sexual assault, or stalking; and (ii) that the applicant fears for his or her safety or his or her children's safety, or the safety of the minor or person with a disability on whose behalf the application is made;

(2) a designation of the Attorney General as agent for purposes of service of process and receipt of mail;

(3) the mailing address where the applicant can be contacted by the Attorney General,

and the phone number or numbers where the applicant can be called by the Attorney General;

(4) the new address or addresses that the applicant requests not be disclosed for the reason that disclosure will increase the risk of domestic violence, sexual assault, or stalking; and

(5) the signature of the applicant and of any individual or representative of any office

designated in writing under Section 40 of this Act who assisted in the preparation of the application, and the date on which the applicant signed the application.

(b) Applications shall be filed with the office of the Attorney General.

(c) Upon filing a properly completed application, the Attorney General shall certify the applicant as a program participant. Applicants shall be certified for 4 years following the date of filing unless the certification is withdrawn or invalidated before that date. The Attorney General shall by rule establish a renewal procedure.

(d) A person who falsely attests in an application that disclosure of the applicant's address would endanger the applicant's safety or the safety of the applicant's children or the minor or incapacitated person on whose behalf the application is made, or who knowingly provides false or incorrect information upon making an application, is guilty of a Class 3 felony.

(Source: P.A. 99-143, eff. 7-27-15.)

(750 ILCS 61/40)

Sec. 40. Assistance for program applicants. The Attorney General shall designate State and local agencies and nonprofit agencies that provide counseling and shelter services to victims of domestic violence, sexual assault, or stalking to assist persons applying to be program participants. Any assistance and counseling rendered by the office of the Attorney General or its designees to applicants shall in no way be construed as legal advice.

(Source: P.A. 91-494, eff. 1-1-00.)

Section 99. Effective date. This Act takes effect January 1, 2021.".

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

On motion of Senator Stadelman, **House Bill No. 2822** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Mulroe, House Bill No. 2824 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator T. Cullerton, **House Bill No. 2841** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Morrison, **House Bill No. 2847** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Fine, House Bill No. 2854 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 TO HOUSE BILL 2854

AMENDMENT NO. 1. Amend House Bill 2854 on page 36, lines 4 and 11, by changing "shall" each time it appears to "may"; and

on page 37, lines 7 and 24, by changing "shall" each time it appears to "may"; and

on page 55, lines 14 and 21, by changing "shall" each time it appears to "may"; and

on page 56, line 17, by changing "shall" to "may"; and

on page 57, line 8, by changing "shall" to "may".

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

On motion of Senator Collins, House Bill No. 2897 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Steans, House Bill No. 2936 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Steans, House Bill No. 2937 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Steans, **House Bill No. 2940** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Steans, House Bill No. 2941 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Steans, House Bill No. 2943 was taken up, read by title a second time.

Floor Amendment No. 1 was held in the Committee on Assignments. There being no further amendments, the bill was ordered to a third reading.

On motion of Senator Cunningham, **House Bill No. 2961** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator McConchie, House Bill No. 2982 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Glowiak, **House Bill No. 2983** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Morrison, **House Bill No. 2987** having been printed, was taken up and read by title a second time.

Committee Amendment No. 1 was held in the Committee on Assignments.

Floor Amendment No. 2 was postponed in the Committee on Criminal Law.

Senator Morrison offered the following amendment and moved its adoption:

AMENDMENT NO. 3 TO HOUSE BILL 2987

AMENDMENT NO. 3. Amend House Bill 2987 on page 1, line 11, by replacing "25" with "28"; and

on page 3, line 15, by deleting "and"; and

on page 3, line 16, by replacing the period with the following:

";

(10) the Director of Children and Family Services or his or her designee;

(11) the Department of Juvenile Justice Independent Juvenile Ombudsman; and

(12) the Director of the Illinois Law Enforcement Training Standards Board.".

The motion prevailed.

And the amendment was adopted and ordered printed.

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

On motion of Senator Morrison, **House Bill No. 3038** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Tracy, **House Bill No. 3039** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Tracy, **House Bill No. 3040** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Ellman, House Bill No. 3068 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Plummer, **House Bill No. 3069** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Aquino, House Bill No. 3082 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Belt, House Bill No. 3086 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Bush, House Bill No. 3092 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Fine, House Bill No. 3097 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Glowiak, **House Bill No. 3101** having been printed, was taken up and read by title a second time.

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

AMENDMENT NO. 1 TO HOUSE BILL 3101

AMENDMENT NO. 1_. Amend House Bill 3101 on page 3, line 26, by replacing "shall obtain approval of" with "may consult"; and

on page 4, line 5, by changing "January" to "July".

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

On motion of Senator Stadelman, House Bill No. 3105 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Rose, House Bill No. 3141 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator McConchie, House Bill No. 3143 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Aquino, **House Bill No. 3213** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Hastings, **House Bill No. 3216** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Aquino, **House Bill No. 3222** was taken up, read by title a second time. Committee Amendment No. 1 and Floor Amendment No. 2 were held in the Committee on Assignments.

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

On motion of Senator Martinez, **House Bill No. 3237** was taken up, read by title a second time. Floor Amendment No. 1 was referred to the Committee on Assignments earlier today. There being no further amendments, the bill was ordered to a third reading.

On motion of Senator Belt, House Bill No. 3247 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Ellman, **House Bill No. 3320** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Fine, House Bill No. 3331 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Syverson, House Bill No. 3334 was taken up, read by title a second time and ordered to a third reading.

REPORTS FROM COMMITTEE ON ASSIGNMENTS

Senator Lightford, Chairperson of the Committee on Assignments, during its May 14, 2019 meeting, reported the following Legislative Measures have been assigned to the indicated Standing Committees of the Senate:

Agriculture: Floor Amendment No. 1 to House Bill 3671.

Criminal Law: House Bill 3498.

Education: Floor Amendment No. 1 to House Bill 3237; Floor Amendment No. 1 to House Bill 3687; House Bills 190 and 2084.

Executive: Floor Amendment No. 1 to Senate Bill 731; Floor Amendment No. 1 to House Bill 2675.

Higher Education: House Bill 26.

Human Services: Floor Amendment No. 2 to House Bill 2154; Floor Amendment No. 1 to House Bill 2656.

Insurance: Floor Amendment No. 1 to House Bill 2846; Floor Amendment No. 3 to House Bill 3113.

Judiciary: Floor Amendment No. 2 to House Bill 3222; Committee Amendment No. 1 to House Bill 3606; House Bill 29.

Labor: Floor Amendment No. 1 to Senate Bill 1066; Floor Amendment No. 1 to House Bill 2830.

Local Government: Floor Amendment No. 2 to Senate Bill 1059; Floor Amendment No. 1 to House Bill 2591; Floor Amendment No. 2 to House Bill 2862.

Public Health: Floor Amendment No. 1 to House Bill 2; Committee Amendment No. 2 to House Bill 3035.

State Government: Floor Amendment No. 1 to House Bill 2943; Floor Amendment No. 1 to House Bill 3196; House Bills 142 and 357.

Transportation: House Bills 2088 and 3233.

Veterans Affairs: Floor Amendment No. 2 to House Bill 120.

Senator Lightford, Chairperson of the Committee on Assignments, during its May 14, 2019 meeting, reported that the following Legislative Measure has been approved for consideration:

Floor Amendment No. 2 to House Bill 3677

The foregoing floor amendment was placed on the Secretary's Desk.

Senator Lightford, Chairperson of the Committee on Assignments, during its May 14, 2019 meeting, to which was referred **Senate Bill No. 459** on April 12, 2019, pursuant to Rule 3-9(a), reported that the Committee recommends that the bill be approved for consideration and returned to the calendar in its former position.

The report of the Committee was concurred in.

And Senate Bill No. 459 was returned to the order of third reading.

Senator Lightford, Chairperson of the Committee on Assignments, during its May 14, 2019 meeting, reported that pursuant to Senate Rule 3-8(d), **House Bill No. 205** has been re-referred from the Committee on Education to the Committee on Assignments and has been approved for consideration by the Committee on Assignments.

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

Pursuant to Senate Rule 3-8(b-1), the following amendment(s) will remain in the Committee on Assignments: Floor Amendment No. 1 to House Bill 2931

Senator Lightford, Chairperson of the Committee on Assignments, during its May 14, 2019 meeting, reported the following Legislative Measures have been assigned to the indicated Standing Committees of the Senate:

Criminal Law: Committee Amendment No. 1 to House Bill 3498.

Education: Committee Amendment No. 1 to House Bill 2084; Committee Amendment No. 2 to House Bill 2084.

Transportation: Committee Amendment No. 1 to House Bill 3233.

POSTING NOTICES WAIVED

Senator Bertino-Tarrant moved to waive the six-day posting requirement on House Bill No. 190 and House Bill No. 2084 so that the measures may be heard in the Committee on Education that is scheduled to meet this afternoon.

The motion prevailed.

Senator Bertino-Tarrant moved to waive the six-day posting requirement on House Bill No. 3498 so that the measure may be heard in the Committee on Criminal Law that is scheduled to meet this afternoon.

The motion prevailed.

Senator Collins moved to waive the six-day posting requirement on House Bill No. 26 so that the measure may be heard in the Committee on Higher Education that is scheduled to meet this afternoon. The motion prevailed.

Senator Sandoval moved to waive the six-day posting requirement on House Bills numbered 2088 and 3233 so that the measures may be heard in the Committee on Transportation that is scheduled to meet this afternoon.

The motion prevailed.

Senator McGuire moved to waive the six-day posting requirement on House Bills numbered 142 and 357 so that the measures may be heard in the Committee on State Government that is scheduled to meet May 15, 2019.

The motion prevailed.

LEGISLATIVE MEASURES FILED

The following Floor amendments to the House Bills listed below have been filed with the Secretary and referred to the Committee on Assignments:

Amendment No. 1 to House Bill 205 Amendment No. 1 to House Bill 210 Amendment No. 1 to House Bill 247 Amendment No. 1 to House Bill 3263

The following Floor amendment to the Senate Bill listed below has been filed with the Secretary and referred to the Committee on Assignments:

Amendment No. 1 to Senate Bill 459

Senator Righter asked and obtained unanimous consent to hold a Republican caucus immediately upon adjournment.

At the hour of 1:13 o'clock p.m., the Chair announced that the Senate stands adjourned until Wednesday, May 15, 2019, at 12:00 o'clock noon.