



# **SENATE JOURNAL**

**STATE OF ILLINOIS**

**ONE HUNDRED THIRD GENERAL  
ASSEMBLY**

**94TH LEGISLATIVE DAY**

**FRIDAY, MARCH 22, 2024**

**12:06 O'CLOCK P.M.**

**SENATE**  
**Daily Journal Index**  
**94th Legislative Day**

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The Senate met pursuant to adjournment.  
Senator Bill Cunningham, Chicago, Illinois, presiding.  
Prayer by Reverend Joel Jackle-Hugh, First Presbyterian Church, Virden, Illinois.  
Senator Johnson led the Senate in the Pledge of Allegiance.

Senator Hunter moved that reading and approval of the Journal of Thursday, March 21, 2024, be postponed, pending arrival of the printed Journal.  
The motion prevailed.

### REPORT RECEIVED

The Secretary placed before the Senate the following report:

MPEA Project Revenue Bonds Report, submitted by the Metropolitan Pier and Exposition Authority.

The foregoing report was ordered received and placed on file in the Secretary's Office.

### PRESENTATION OF CELEBRATION OF LIFE RESOLUTION

#### SENATE RESOLUTION NO. 869

Offered by Senator McClure and all Senators:  
Mourns the death of Gary Bartels of St. Elmo.

By unanimous consent, the foregoing resolution was referred to the Resolutions Consent Calendar.

### PRESENTATION OF CONGRATULATORY RESOLUTION

#### SENATE RESOLUTION NO. 870

Offered by Senators Syverson - Stadelman:  
Congratulates Arles Hendershott Love on being inducted into Illinois State University School of Communications, TV-10 Hall of Fame.

Under the Rules, the foregoing resolution was referred to the Committee on Assignments.

### REPORTS FROM STANDING COMMITTEES

Senator Castro, Chair of the Committee on Executive, to which was referred **Senate Bill No. 3412**, reported the same back with the recommendation that the bill do pass.  
Under the rules, the bill was ordered to a second reading.

Senator Castro, Chair of the Committee on Executive, to which was referred the following Senate floor amendment, reported that the Committee recommends do adopt:

Senate Amendment No. 2 to Senate Bill 3410

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

Senator Joyce, Chair of the Committee on State Government, to which was referred **Senate Bill No. 3762**, reported the same back with the recommendation that the bill do pass.  
Under the rules, the bill was ordered to a second reading.

Senator Joyce, Chair of the Committee on State Government, to which was referred **Senate Bill No. 3501**, 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 Joyce, Chair of the Committee on State Government, to which was referred the following Senate floor amendment, reported that the Committee recommends do adopt:

Senate Amendment No. 1 to Senate Bill 3631

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

Senator Glowiak Hilton, Chair of the Committee on Licensed Activities, to which was referred **Senate Bills Numbered 2660 and 2702**, 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 Sims, Chair of the Special Committee on Criminal Law and Public Safety, to which was referred **Senate Bill No. 3615**, reported the same back with the recommendation that the bill do pass.

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

Senator Sims, Chair of the Special Committee on Criminal Law and Public Safety, to which was referred the following Senate floor amendment, reported that the Committee recommends do adopt:

Senate Amendment No. 2 to Senate Bill 3552

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

Senator Villanueva, Chair of the Committee on Revenue, to which was referred **Senate Bill No. 2911**, 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 Villanueva, Chair of the Committee on Revenue, to which was referred the following Senate floor amendments, reported that the Committee recommends do adopt:

Senate Amendment No. 1 to Senate Bill 2878

Senate Amendment No. 1 to Senate Bill 3806

Under the rules, the foregoing floor amendments are eligible for consideration on second reading.

Senator Holmes, Chair of the Committee on Local Government, to which was referred **Senate Bill No. 2850**, 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 Ellman, Chair of the Committee on Environment and Conservation, to which was referred **Senate Bill No. 2876**, reported the same back with amendments having been adopted thereto, with the recommendation that the bill, as amended, do pass.

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

Senator Ellman, Chair of the Committee on Environment and Conservation, to which was referred the following Senate floor amendments, reported that the Committee recommends do adopt:

Senate Amendment No. 1 to Senate Bill 2960  
Senate Amendment No. 2 to Senate Bill 3342

Under the rules, the foregoing floor amendments are eligible for consideration on second reading.

Senator Stadelman, Chair of the Committee on Energy and Public Utilities, to which was referred **Senate Bill No. 3173**, 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 Murphy, Chair of the Committee on Executive Appointments, to which was referred **Appointment Messages Numbered 1030064, 1030073, 1030085, 1030087, 1030090, 1030091, 1030092, 1030095, 1030096, 1030097, 1030098, 1030099, 1030110, 1030111, 1030113, 1030114, 1030119, 1030120, 1030121, 1030122, 1030123, 1030136, 1030137, 1030376 and 1030390**, reported the same back with the recommendation that the Senate do consent.

Under the rules, the foregoing appointment messages are eligible for consideration by the Senate.

**MESSAGES FROM THE GOVERNOR**

**OFFICE OF THE GOVERNOR  
207 STATE HOUSE  
SPRINGFIELD, ILLINOIS 62706**

**JB PRITZKER  
GOVERNOR**

March 22, 2024

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

Mr. President:

On January 23, 2023, Appointment Message 103-069 nominating Alicia Tate-Nadeau as the Director of the Illinois Emergency Management Agency 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.

Sincerely,  
s/JB Pritzker  
Governor

[March 22, 2024]

**OFFICE OF THE GOVERNOR  
207 STATE HOUSE  
SPRINGFIELD, ILLINOIS 62706**

**JB PRITZKER  
GOVERNOR**

March 22, 2024

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

Mr. President:

On January 23, 2023, Appointment Message 103-071 nominating Mario Treto Jr. as the Secretary of the Illinois Department of Financial and Professional Regulation 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.

Sincerely,  
s/JB Pritzker  
Governor

Senator Murphy, Chair 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 appointment messages. The motion prevailed.

**EXECUTIVE SESSION**

Senator Murphy, Chair of the Committee on Executive Appointments, to which was referred Appointment Message No. 1030055, reported the same back with the recommendation that the Senate consent to the following appointment:

**Appointment Message No. 1030055**

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

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

Title of Office: Assistant Director

Agency or Other Body: Illinois Department of Healthcare and Family Services

Start Date: January 23, 2023

End Date: January 20, 2025

Name: Jenny M. Aguirre

Residence: 9034 Palisades Road, Burr Ridge, IL 60527

[March 22, 2024]

Annual Compensation: \$165,750

Per diem: Not Applicable

Nominee's Senator: Senator John F. Curran

Most Recent Holder of Office: Jerry M. Aguirre

Superseded Appointment Message: Not Applicable

Senator Murphy moved that the Senate consent to the foregoing appointment. And on that motion, a call of the roll was had resulting as follows:

YEAS 41; NAYS 10.

The following voted in the affirmative:

|             |                |                 |               |
|-------------|----------------|-----------------|---------------|
| Belt        | Glowiak Hilton | Loughran Cappel | Stadelman     |
| Cervantes   | Halpin         | Martwick        | Toro          |
| Cunningham  | Harris, N.     | McConchie       | Turner, D.    |
| Curran      | Harriss, E.    | Morrison        | Ventura       |
| DeWitte     | Hastings       | Murphy          | Villa         |
| Ellman      | Holmes         | Peters          | Villanueva    |
| Faraci      | Hunter         | Porfirio        | Villivalam    |
| Feigenholtz | Johnson        | Preston         | Mr. President |
| Fine        | Joyce          | Rezin           |               |
| Fowler      | Koehler        | Simmons         |               |
| Gillespie   | Lewis          | Sims            |               |

The following voted in the negative:

|          |         |            |        |
|----------|---------|------------|--------|
| Anderson | Chesney | Stoller    | Wilcox |
| Bennett  | McClure | Tracy      |        |
| Bryant   | Plummer | Turner, S. |        |

The motion prevailed.

Whereupon the President of the Senate announced confirmation of the foregoing appointment.

Senator Murphy, Chair of the Committee on Executive Appointments, to which was referred Appointment Message No. 1030057, reported the same back with the recommendation that the Senate consent to the following appointment:

**Appointment Message No. 1030057**

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

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

Title of Office: Director

Agency or Other Body: Illinois Department of Human Rights

Start Date: January 23, 2023

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End Date: January 20, 2025

Name: James L. Bennett

Residence: 5353 N. Magnolia Avenue, Chicago, IL 60640

Annual Compensation: \$165,000

Per diem: Not Applicable

Nominee's Senator: Senator Mike Simmons

Most Recent Holder of Office: James L. Bennett

Superseded Appointment Message: Not Applicable

Senator Murphy moved that the Senate consent to the foregoing appointment.  
And on that motion, a call of the roll was had resulting as follows:

YEAS 35; NAYS 17.

The following voted in the affirmative:

|             |                |                 |               |
|-------------|----------------|-----------------|---------------|
| Aquino      | Glowiak Hilton | Loughran Cappel | Stadelman     |
| Belt        | Halpin         | Martwick        | Toro          |
| Cervantes   | Harris, N.     | Morrison        | Turner, D.    |
| Cunningham  | Hastings       | Murphy          | Ventura       |
| Ellman      | Holmes         | Peters          | Villa         |
| Faraci      | Hunter         | Porfirio        | Villanueva    |
| Feigenholtz | Johnson        | Preston         | Villivalam    |
| Fine        | Joyce          | Simmons         | Mr. President |
| Gillespie   | Koehler        | Sims            |               |

The following voted in the negative:

|          |            |           |            |
|----------|------------|-----------|------------|
| Anderson | DeWitte    | McConchie | Turner, S. |
| Bennett  | Fowler     | Plummer   | Wilcox     |
| Bryant   | Harris, E. | Rezin     |            |
| Chesney  | Lewis      | Stoller   |            |
| Curran   | McClure    | Tracy     |            |

The motion prevailed.

Whereupon the President of the Senate announced confirmation of the foregoing appointment.

Senator Murphy, Chair of the Committee on Executive Appointments, to which was referred Appointment Message No. 1030062, reported the same back with the recommendation that the Senate consent to the following appointment:

**Appointment Message No. 1030062**

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

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

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Title of Office: Director of Financial Institutions

Agency or Other Body: Illinois Department of Financial and Professional Regulation

Start Date: January 23, 2023

End Date: January 20, 2025

Name: Francisco Menchaca

Residence: 3511 Arden Avenue, Brookfield, IL 60513

Annual Compensation: \$180,000

Per diem: Not Applicable

Nominee's Senator: Senator Javier L. Cervantes

Most Recent Holder of Office: Francisco Menchaca

Superseded Appointment Message: Not Applicable

Senator Murphy moved that the Senate consent to the foregoing appointment.  
And on that motion, a call of the roll was had resulting as follows:

YEAS 53; NAYS None.

The following voted in the affirmative:

|             |                 |           |               |
|-------------|-----------------|-----------|---------------|
| Anderson    | Fowler          | Martwick  | Syverson      |
| Aquino      | Gillespie       | McClure   | Toro          |
| Belt        | Glowiak Hilton  | McConchie | Tracy         |
| Bennett     | Halpin          | Morrison  | Turner, D.    |
| Bryant      | Harris, N.      | Murphy    | Turner, S.    |
| Cervantes   | Harriss, E.     | Peters    | Ventura       |
| Chesney     | Hastings        | Plummer   | Villa         |
| Cunningham  | Holmes          | Porfirio  | Villanueva    |
| Curran      | Hunter          | Preston   | Villivalam    |
| DeWitte     | Johnson         | Rezin     | Wilcox        |
| Ellman      | Joyce           | Simmons   | Mr. President |
| Faraci      | Koehler         | Sims      |               |
| Feigenholtz | Lewis           | Stadelman |               |
| Fine        | Loughran Cappel | Stoller   |               |

The motion prevailed.

Whereupon the President of the Senate announced confirmation of the foregoing appointment.

Senator Murphy, Chair of the Committee on Executive Appointments, to which was referred Appointment Message No. 1030063, reported the same back with the recommendation that the Senate consent to the following appointment:

**Appointment Message No. 1030063**

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

[March 22, 2024]

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

Title of Office: Director of Real Estate

Agency or Other Body: Illinois Department of Financial and Professional Regulation

Start Date: January 23, 2023

End Date: January 20, 2025

Name: Laurie Murphy

Residence: 523 E. Grand Lake Boulevard, West Chicago, IL 60185

Annual Compensation: \$180,000

Per diem: Not Applicable

Nominee's Senator: Senator Karina Villa

Most Recent Holder of Office: Laurie Murphy

Superseded Appointment Message: Not Applicable

Senator Murphy moved that the Senate consent to the foregoing appointment.  
And on that motion, a call of the roll was had resulting as follows:

YEAS 53; NAYS None.

The following voted in the affirmative:

|             |                 |           |               |
|-------------|-----------------|-----------|---------------|
| Anderson    | Fowler          | Martwick  | Syverson      |
| Aquino      | Gillespie       | McClure   | Toro          |
| Belt        | Glowiak Hilton  | McConchie | Tracy         |
| Bennett     | Halpin          | Morrison  | Turner, D.    |
| Bryant      | Harris, N.      | Murphy    | Turner, S.    |
| Cervantes   | Harriss, E.     | Peters    | Ventura       |
| Chesney     | Hastings        | Plummer   | Villa         |
| Cunningham  | Holmes          | Porfrio   | Villanueva    |
| Curran      | Hunter          | Preston   | Villivalam    |
| DeWitte     | Johnson         | Rezin     | Wilcox        |
| Ellman      | Joyce           | Simmons   | Mr. President |
| Faraci      | Koehler         | Sims      |               |
| Feigenholtz | Lewis           | Stadelman |               |
| Fine        | Loughran Cappel | Stoller   |               |

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

Senator Murphy, Chair of the Committee on Executive Appointments, to which was referred Appointment Message No. 1030065, reported the same back with the recommendation that the Senate consent to the following appointment:

**Appointment Message No. 1030065**

[March 22, 2024]

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

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

Title of Office: Member

Agency or Other Body: Illinois State Board of Education

Start Date: January 23, 2023

End Date: January 13, 2027

Name: Patricia Marie Nugent

Residence: 307 E. Central Street, P.O. Box 468 Minier, IL 61759

Annual Compensation: Expenses, plus \$50 per day of meeting

Per diem: Not Applicable

Nominee's Senator: Senator Sally J. Turner

Most Recent Holder of Office: Susan Morrison

Superseded Appointment Message: Not Applicable

Senator Murphy moved that the Senate consent to the foregoing appointment.  
And on that motion, a call of the roll was had resulting as follows:

YEAS 53; NAYS None.

The following voted in the affirmative:

|             |                 |           |               |
|-------------|-----------------|-----------|---------------|
| Anderson    | Fowler          | Martwick  | Syverson      |
| Aquino      | Gillespie       | McClure   | Toro          |
| Belt        | Glowiak Hilton  | McConchie | Tracy         |
| Bennett     | Halpin          | Morrison  | Turner, D.    |
| Bryant      | Harris, N.      | Murphy    | Turner, S.    |
| Cervantes   | Harriss, E.     | Peters    | Ventura       |
| Chesney     | Hastings        | Plummer   | Villa         |
| Cunningham  | Holmes          | Porfirio  | Villanueva    |
| Curran      | Hunter          | Preston   | Villivalam    |
| DeWitte     | Johnson         | Rezin     | Wilcox        |
| Ellman      | Joyce           | Simmons   | Mr. President |
| Faraci      | Koehler         | Sims      |               |
| Feigenholtz | Lewis           | Stadelman |               |
| Fine        | Loughran Cappel | Stoller   |               |

The motion prevailed.

Whereupon the President of the Senate announced confirmation of the foregoing appointment.

Senator Murphy, Chair of the Committee on Executive Appointments, to which was referred Appointment Message No. 1030066, reported the same back with the recommendation that the Senate

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consent to the following appointment:

**Appointment Message No. 1030066**

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

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

Title of Office: Director

Agency or Other Body: Illinois Department of Veterans' Affairs

Start Date: January 23, 2023

End Date: January 20, 2025

Name: Terry Prince

Residence: 3833 N. Broadway Street #224, Chicago, IL 60613

Annual Compensation: \$200,000

Per diem: Not Applicable

Nominee's Senator: Senator Mike Simmons

Most Recent Holder of Office: Terry Prince

Superseded Appointment Message: Not Applicable

Senator Murphy moved that the Senate consent to the foregoing appointment.  
And on that motion, a call of the roll was had resulting as follows:

YEAS 53; NAYS None.

The following voted in the affirmative:

|             |                 |           |               |
|-------------|-----------------|-----------|---------------|
| Anderson    | Fowler          | Martwick  | Syverson      |
| Aquino      | Gillespie       | McClure   | Toro          |
| Belt        | Glowiak Hilton  | McConchie | Tracy         |
| Bennett     | Halpin          | Morrison  | Turner, D.    |
| Bryant      | Harris, N.      | Murphy    | Turner, S.    |
| Cervantes   | Harriss, E.     | Peters    | Ventura       |
| Chesney     | Hastings        | Plummer   | Villa         |
| Cunningham  | Holmes          | Porfirio  | Villanueva    |
| Curran      | Hunter          | Preston   | Villivalam    |
| DeWitte     | Johnson         | Rezin     | Wilcox        |
| Ellman      | Joyce           | Simmons   | Mr. President |
| Faraci      | Koehler         | Sims      |               |
| Feigenholtz | Lewis           | Stadelman |               |
| Fine        | Loughran Cappel | Stoller   |               |

The motion prevailed.

[March 22, 2024]

Whereupon the President of the Senate announced confirmation of the foregoing appointment.

Senator Murphy, Chair of the Committee on Executive Appointments, to which was referred Appointment Message No. 1030072, reported the same back with the recommendation that the Senate consent to the following appointment:

**Appointment Message No. 1030072**

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

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

Title of Office: Assistant Director

Agency or Other Body: Illinois Department of Veterans' Affairs

Start Date: January 23, 2023

End Date: January 20, 2025

Name: Anthony J. Vaughn

Residence: 1301 Cariann Lane, Glenview, IL 60025

Annual Compensation: \$170,000

Per diem: Not Applicable

Nominee's Senator: Senator Laura Fine

Most Recent Holder of Office: Anthony J. Vaughn

Superseded Appointment Message: Not Applicable

Senator Murphy moved that the Senate consent to the foregoing appointment.  
And on that motion, a call of the roll was had resulting as follows:

YEAS 53; NAYS None.

The following voted in the affirmative:

|             |                |           |               |
|-------------|----------------|-----------|---------------|
| Anderson    | Fowler         | Martwick  | Syverson      |
| Aquino      | Gillespie      | McClure   | Toro          |
| Belt        | Glowiak Hilton | McConchie | Tracy         |
| Bennett     | Halpin         | Morrison  | Turner, D.    |
| Bryant      | Harris, N.     | Murphy    | Turner, S.    |
| Cervantes   | Harriss, E.    | Peters    | Ventura       |
| Chesney     | Hastings       | Plummer   | Villa         |
| Cunningham  | Holmes         | Porfirio  | Villanueva    |
| Curran      | Hunter         | Preston   | Villivalam    |
| DeWitte     | Johnson        | Rezin     | Wilcox        |
| Ellman      | Joyce          | Simmons   | Mr. President |
| Faraci      | Koehler        | Sims      |               |
| Feigenholtz | Lewis          | Stadelman |               |

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|             |                 |           |               |
|-------------|-----------------|-----------|---------------|
| Ellman      | Joyce           | Simmons   | Mr. President |
| Faraci      | Koehler         | Sims      |               |
| Feigenholtz | Lewis           | Stadelman |               |
| Fine        | Loughran Cappel | Stoller   |               |

The motion prevailed.

Whereupon the President of the Senate announced confirmation of the foregoing appointment.

Senator Murphy, Chair of the Committee on Executive Appointments, to which was referred Appointment Message No. 1030075, reported the same back with the recommendation that the Senate consent to the following appointment:

**Appointment Message No. 1030075**

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

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

Title of Office: Director

Agency or Other Body: Illinois Department of the Lottery

Start Date: February 10, 2023

End Date: January 20, 2025

Name: Harold Mays

Residence: 5140 S. Hyde Park Blvd. Chicago, IL 60615

Annual Compensation: \$180,000

Per diem: Not Applicable

Nominee's Senator: Senator Robert Peters

Most Recent Holder of Office: Harold Mays

Superseded Appointment Message: Not Applicable

Senator Murphy moved that the Senate consent to the foregoing appointment.

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

YEAS 52; NAYS None.

The following voted in the affirmative:

|           |                |           |            |
|-----------|----------------|-----------|------------|
| Anderson  | Fowler         | McClure   | Toro       |
| Aquino    | Gillespie      | McConchie | Tracy      |
| Belt      | Glowiak Hilton | Morrison  | Turner, D. |
| Bennett   | Halpin         | Murphy    | Turner, S. |
| Bryant    | Harris, N.     | Peters    | Ventura    |
| Cervantes | Harriss, E.    | Plummer   | Villa      |
| Chesney   | Hastings       | Porfirio  | Villanueva |

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|             |                 |           |               |
|-------------|-----------------|-----------|---------------|
| Cunningham  | Hunter          | Preston   | Villivalam    |
| Curran      | Johnson         | Rezin     | Wilcox        |
| DeWitte     | Joyce           | Simmons   | Mr. President |
| Ellman      | Koehler         | Sims      |               |
| Faraci      | Lewis           | Stadelman |               |
| Feigenholtz | Loughran Cappel | Stoller   |               |
| Fine        | Martwick        | Syverson  |               |

The motion prevailed.

Whereupon the President of the Senate announced confirmation of the foregoing appointment.

Senator Murphy, Chair of the Committee on Executive Appointments, to which was referred Appointment Message No. 1030076, reported the same back with the recommendation that the Senate consent to the following appointment:

**Appointment Message No. 1030076**

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

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

Title of Office: Arbitrator

Agency or Other Body: Workers' Compensation Commission

Start Date: March 1, 2023

End Date: July 1, 2025

Name: Efi Poziopoulos James

Residence: 14421 Creekview Dr., Orland Park, IL 60467

Annual Compensation: \$148,440

Per diem: Not Applicable

Nominee's Senator: Senator Emil Jones, III

Most Recent Holder of Office: Molly Mason

Superseded Appointment Message: Not Applicable

Senator Murphy moved that the Senate consent to the foregoing appointment.  
And on that motion, a call of the roll was had resulting as follows:

YEAS 53; NAYS None.

The following voted in the affirmative:

|          |                |           |            |
|----------|----------------|-----------|------------|
| Anderson | Fowler         | Martwick  | Syverson   |
| Aquino   | Gillespie      | McClure   | Toro       |
| Belt     | Glowiak Hilton | McConchie | Tracy      |
| Bennett  | Halpin         | Morrison  | Turner, D. |

[March 22, 2024]

|             |                 |           |               |
|-------------|-----------------|-----------|---------------|
| Bryant      | Harris, N.      | Murphy    | Turner, S.    |
| Cervantes   | Harriss, E.     | Peters    | Ventura       |
| Chesney     | Hastings        | Plummer   | Villa         |
| Cunningham  | Holmes          | Porfirio  | Villanueva    |
| Curran      | Hunter          | Preston   | Villivalam    |
| DeWitte     | Johnson         | Rezin     | Wilcox        |
| Ellman      | Joyce           | Simmons   | Mr. President |
| Faraci      | Koehler         | Sims      |               |
| Feigenholtz | Lewis           | Stadelman |               |
| Fine        | Loughran Cappel | Stoller   |               |

The motion prevailed.

Whereupon the President of the Senate announced confirmation of the foregoing appointment.

Senator Murphy, Chair of the Committee on Executive Appointments, to which was referred Appointment Message No. 1030077, reported the same back with the recommendation that the Senate consent to the following appointment:

**Appointment Message No. 1030077**

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

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

Title of Office: Member

Agency or Other Body: Illinois State University Board of Trustees

Start Date: February 10, 2023

End Date: January 15, 2029

Name: Scott Jenkins

Residence: 601 Pittsfield Dr., Champaign, IL 61822

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Paul Faraci

Most Recent Holder of Office: Mary Ann Louderback

Superseded Appointment Message: Not Applicable

Senator Murphy moved that the Senate consent to the foregoing appointment.

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

YEAS 53; NAYS None.

The following voted in the affirmative:

Anderson

Fowler

Martwick

Syverson

[March 22, 2024]

|             |                 |           |               |
|-------------|-----------------|-----------|---------------|
| Aquino      | Gillespie       | McClure   | Toro          |
| Belt        | Glowiak Hilton  | McConchie | Tracy         |
| Bennett     | Halpin          | Morrison  | Turner, D.    |
| Bryant      | Harris, N.      | Murphy    | Turner, S.    |
| Cervantes   | Harriss, E.     | Peters    | Ventura       |
| Chesney     | Hastings        | Plummer   | Villa         |
| Cunningham  | Holmes          | Porfirio  | Villanueva    |
| Curran      | Hunter          | Preston   | Villivalam    |
| DeWitte     | Johnson         | Rezin     | Wilcox        |
| Ellman      | Joyce           | Simmons   | Mr. President |
| Faraci      | Koehler         | Sims      |               |
| Feigenholtz | Lewis           | Stadelman |               |
| Fine        | Loughran Cappel | Stoller   |               |

The motion prevailed.

Whereupon the President of the Senate announced confirmation of the foregoing appointment.

Senator Murphy, Chair of the Committee on Executive Appointments, to which was referred Appointment Message No. 1030078, reported the same back with the recommendation that the Senate consent to the following appointment:

**Appointment Message No. 1030078**

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

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

Title of Office: Member

Agency or Other Body: Illinois State University Board of Trustees

Start Date: February 10, 2023

End Date: January 15, 2029

Name: Lia Merminga

Residence: 543 Creekside Dr., Geneva, IL 60134

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Linda Holmes

Most Recent Holder of Office: Robert Dobski

Superseded Appointment Message: Not Applicable

Senator Murphy moved that the Senate consent to the foregoing appointment.  
And on that motion, a call of the roll was had resulting as follows:

YEAS 53; NAYS None.

[March 22, 2024]

The following voted in the affirmative:

|             |                 |           |               |
|-------------|-----------------|-----------|---------------|
| Anderson    | Fowler          | Martwick  | Syverson      |
| Aquino      | Gillespie       | McClure   | Toro          |
| Belt        | Glowiak Hilton  | McConchie | Tracy         |
| Bennett     | Halpin          | Morrison  | Turner, D.    |
| Bryant      | Harris, N.      | Murphy    | Turner, S.    |
| Cervantes   | Harriss, E.     | Peters    | Ventura       |
| Chesney     | Hastings        | Plummer   | Villa         |
| Cunningham  | Holmes          | Porfirio  | Villanueva    |
| Curran      | Hunter          | Preston   | Villivalam    |
| DeWitte     | Johnson         | Rezin     | Wilcox        |
| Ellman      | Joyce           | Simmons   | Mr. President |
| Faraci      | Koehler         | Sims      |               |
| Feigenholtz | Lewis           | Stadelman |               |
| Fine        | Loughran Cappel | Stoller   |               |

The motion prevailed.

Whereupon the President of the Senate announced confirmation of the foregoing appointment.

Senator Murphy, Chair of the Committee on Executive Appointments, to which was referred Appointment Message No. 1030079, reported the same back with the recommendation that the Senate consent to the following appointment:

**Appointment Message No. 1030079**

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

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

Title of Office: Member

Agency or Other Body: Children and Family Services Advisory Council

Start Date: February 10, 2023

End Date: January 16, 2025

Name: Dar'tavous Dorsey

Residence: 4200 S. Calumet Ave., Chicago, IL 60653

Annual Compensation: Unsalariated

Per diem: Not Applicable

Nominee's Senator: Senator Mattie Hunter

Most Recent Holder of Office: Mattie Hunter

Superseded Appointment Message: Not Applicable

Senator Murphy moved that the Senate consent to the foregoing appointment.

[March 22, 2024]

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

YEAS 53; NAYS None.

The following voted in the affirmative:

|             |                 |           |               |
|-------------|-----------------|-----------|---------------|
| Anderson    | Fowler          | Martwick  | Syverson      |
| Aquino      | Gillespie       | McClure   | Toro          |
| Belt        | Glowiak Hilton  | McConchie | Tracy         |
| Bennett     | Halpin          | Morrison  | Turner, D.    |
| Bryant      | Harris, N.      | Murphy    | Turner, S.    |
| Cervantes   | Harriss, E.     | Peters    | Ventura       |
| Chesney     | Hastings        | Plummer   | Villa         |
| Cunningham  | Holmes          | Porfirio  | Villanueva    |
| Curran      | Hunter          | Preston   | Villivalam    |
| DeWitte     | Johnson         | Rezin     | Wilcox        |
| Ellman      | Joyce           | Simmons   | Mr. President |
| Faraci      | Koehler         | Sims      |               |
| Feigenholtz | Lewis           | Stadelman |               |
| Fine        | Loughran Cappel | Stoller   |               |

The motion prevailed.

Whereupon the President of the Senate announced confirmation of the foregoing appointment.

Senator Murphy, Chair of the Committee on Executive Appointments, to which was referred Appointment Message No. 1030081, reported the same back with the recommendation that the Senate consent to the following appointment:

**Appointment Message No. 1030081**

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

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

Title of Office: Member

Agency or Other Body: Illinois Criminal Justice Information Authority

Start Date: February 10, 2023

End Date: January 16, 2027

Name: Keith Grant

Residence: 1624 Northland Ave., Highland Park, IL 60035

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Julie A. Morrison

Most Recent Holder of Office: Carla Barnes

[March 22, 2024]

Superseded Appointment Message: Not Applicable

Senator Murphy moved that the Senate consent to the foregoing appointment.  
And on that motion, a call of the roll was had resulting as follows:

YEAS 53; NAYS None.

The following voted in the affirmative:

|             |                 |           |               |
|-------------|-----------------|-----------|---------------|
| Anderson    | Fowler          | Martwick  | Syverson      |
| Aquino      | Gillespie       | McClure   | Toro          |
| Belt        | Glowiak Hilton  | McConchie | Tracy         |
| Bennett     | Halpin          | Morrison  | Turner, D.    |
| Bryant      | Harris, N.      | Murphy    | Turner, S.    |
| Cervantes   | Harriss, E.     | Peters    | Ventura       |
| Chesney     | Hastings        | Plummer   | Villa         |
| Cunningham  | Holmes          | Porfirio  | Villanueva    |
| Curran      | Hunter          | Preston   | Villivalam    |
| DeWitte     | Johnson         | Rezin     | Wilcox        |
| Ellman      | Joyce           | Simmons   | Mr. President |
| Faraci      | Koehler         | Sims      |               |
| Feigenholtz | Lewis           | Stadelman |               |
| Fine        | Loughran Cappel | Stoller   |               |

The motion prevailed.

Whereupon the President of the Senate announced confirmation of the foregoing appointment.

Senator Murphy, Chair of the Committee on Executive Appointments, to which was referred Appointment Message No. 1030082, reported the same back with the recommendation that the Senate consent to the following appointment:

**Appointment Message No. 1030082**

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

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

Title of Office: Member

Agency or Other Body: Illinois Committee for Agricultural Education

Start Date: February 10, 2023

End Date: March 12, 2024

Name: William E. Hook

Residence: 1312 Tralee Ln, Lockport, IL 60441

Annual Compensation: Unsalariated

Per diem: Not Applicable

Nominee's Senator: Senator Rachel Ventura

[March 22, 2024]

Most Recent Holder of Office: Suzanne Schafer

Superseded Appointment Message: Not Applicable

Senator Murphy moved that the Senate consent to the foregoing appointment.  
And on that motion, a call of the roll was had resulting as follows:

YEAS 52; NAYS None.

The following voted in the affirmative:

|             |                 |           |               |
|-------------|-----------------|-----------|---------------|
| Anderson    | Fowler          | Martwick  | Toro          |
| Aquino      | Gillespie       | McClure   | Tracy         |
| Belt        | Glowiak Hilton  | McConchie | Turner, D.    |
| Bennett     | Halpin          | Morrison  | Turner, S.    |
| Bryant      | Harris, N.      | Murphy    | Ventura       |
| Cervantes   | Harriss, E.     | Peters    | Villa         |
| Chesney     | Hastings        | Plummer   | Villanueva    |
| Cunningham  | Holmes          | Porfirio  | Villivalam    |
| Curran      | Hunter          | Rezin     | Wilcox        |
| DeWitte     | Johnson         | Simmons   | Mr. President |
| Ellman      | Joyce           | Sims      |               |
| Faraci      | Koehler         | Stadelman |               |
| Feigenholtz | Lewis           | Stoller   |               |
| Fine        | Loughran Cappel | Syverson  |               |

The motion prevailed.

Whereupon the President of the Senate announced confirmation of the foregoing appointment.

Senator Murphy, Chair of the Committee on Executive Appointments, to which was referred Appointment Message No. 1030389, reported the same back with the recommendation that the Senate consent to the following appointment:

**Appointment Message No. 1030389**

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

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

Title of Office: Director

Agency or Other Body: Illinois Department of Children and Family Services

Start Date: February 1, 2024

End Date: January 20, 2025

Name: Heidi Mueller

Residence: 60 E. Van Buren St., Ste. 1339, Chicago, IL 60605

Annual Compensation: \$210,000

[March 22, 2024]

Per diem: Not Applicable

Nominee's Senator: Senator Ram Villivalam

Most Recent Holder of Office: Marc D. Smith

Superseded Appointment Message: Not Applicable

Senator Murphy moved that the Senate consent to the foregoing appointment.  
And on that motion, a call of the roll was had resulting as follows:

YEAS 52; NAYS None.

The following voted in the affirmative:

|             |                 |           |               |
|-------------|-----------------|-----------|---------------|
| Anderson    | Gillespie       | McClure   | Toro          |
| Aquino      | Glowiak Hilton  | McConchie | Tracy         |
| Belt        | Halpin          | Morrison  | Turner, D.    |
| Bennett     | Harris, N.      | Murphy    | Turner, S.    |
| Bryant      | Harriss, E.     | Peters    | Ventura       |
| Cervantes   | Hastings        | Plummer   | Villa         |
| Cunningham  | Holmes          | Porfrio   | Villanueva    |
| Curran      | Hunter          | Preston   | Villivalam    |
| DeWitte     | Johnson         | Rezin     | Wilcox        |
| Ellman      | Joyce           | Simmons   | Mr. President |
| Faraci      | Koehler         | Sims      |               |
| Feigenholtz | Lewis           | Stadelman |               |
| Fine        | Loughran Cappel | Stoller   |               |
| Fowler      | Martwick        | Syverson  |               |

The motion prevailed.

Whereupon the President of the Senate announced confirmation of the foregoing appointment.

Senator Murphy, Chair of the Committee on Executive Appointments, to which was referred Appointment Message No. 1030064, reported the same back with the recommendation that the Senate consent to the following appointment:

**Appointment Message No. 1030064**

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

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

Title of Office: Director

Agency or Other Body: Illinois Department of Natural Resources

Start Date: January 23, 2023

End Date: January 20, 2025

Name: Natalie Phelps Finnie

Residence: 653 Karbers Ridge Road, Elizabethtown, IL 62931

[March 22, 2024]

Annual Compensation: \$180,000

Per diem: Not Applicable

Nominee's Senator: Senator Dale Fowler

Most Recent Holder of Office: Colleen Callahan

Superseded Appointment Message: Not Applicable

Senator Murphy moved that the Senate consent to the foregoing appointment.  
And on that motion, a call of the roll was had resulting as follows:

YEAS 53; NAYS None.

The following voted in the affirmative:

|             |                 |           |               |
|-------------|-----------------|-----------|---------------|
| Anderson    | Fowler          | Martwick  | Syverson      |
| Aquino      | Gillespie       | McClure   | Toro          |
| Belt        | Glowiak Hilton  | McConchie | Tracy         |
| Bennett     | Halpin          | Morrison  | Turner, D.    |
| Bryant      | Harris, N.      | Murphy    | Turner, S.    |
| Cervantes   | Harriss, E.     | Peters    | Ventura       |
| Chesney     | Hastings        | Plummer   | Villa         |
| Cunningham  | Holmes          | Porfirio  | Villanueva    |
| Curran      | Hunter          | Preston   | Villivalam    |
| DeWitte     | Johnson         | Rezin     | Wilcox        |
| Ellman      | Joyce           | Simmons   | Mr. President |
| Faraci      | Koehler         | Sims      |               |
| Feigenholtz | Lewis           | Stadelman |               |
| Fine        | Loughran Cappel | Stoller   |               |

The motion prevailed.

Whereupon the President of the Senate announced confirmation of the foregoing appointment.

Senator Murphy, Chair of the Committee on Executive Appointments, to which was referred Appointment Message No. 1030073, reported the same back with the recommendation that the Senate consent to the following appointment:

**Appointment Message No. 1030073**

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

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

Title of Office: Director

Agency or Other Body: Illinois Department of Public Health

Start Date: January 23, 2023

End Date: January 20, 2025

[March 22, 2024]

Name: Sameer Vohra

Residence: 3301 Carnegie Drive, Springfield, IL 62711

Annual Compensation: \$200,000

Per diem: Not Applicable

Nominee's Senator: Senator Doris Turner

Most Recent Holder of Office: Sameer Vohra

Superseded Appointment Message: Not Applicable

Senator Murphy moved that the Senate consent to the foregoing appointment.  
And on that motion, a call of the roll was had resulting as follows:

YEAS 52; NAYS None.

The following voted in the affirmative:

|             |                 |           |               |
|-------------|-----------------|-----------|---------------|
| Anderson    | Gillespie       | McClure   | Toro          |
| Aquino      | Glowiak Hilton  | McConchie | Tracy         |
| Belt        | Halpin          | Morrison  | Turner, D.    |
| Bennett     | Harris, N.      | Murphy    | Turner, S.    |
| Bryant      | Harriss, E.     | Peters    | Ventura       |
| Cervantes   | Hastings        | Plummer   | Villa         |
| Cunningham  | Holmes          | Porfirio  | Villanueva    |
| Curran      | Hunter          | Preston   | Villivalam    |
| DeWitte     | Johnson         | Rezin     | Wilcox        |
| Ellman      | Joyce           | Simmons   | Mr. President |
| Faraci      | Koehler         | Sims      |               |
| Feigenholtz | Lewis           | Stadelman |               |
| Fine        | Loughran Cappel | Stoller   |               |
| Fowler      | Martwick        | Syverson  |               |

The motion prevailed.

Whereupon the President of the Senate announced confirmation of the foregoing appointment.

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

Senator Cunningham, presiding.

#### CONSIDERATION OF RESOLUTION ON SECRETARY'S DESK

Senator Belt moved that **Senate Resolution No. 803**, on the Secretary's Desk, be taken up for immediate consideration.

The motion prevailed.

Senator Belt moved that Senate Resolution No. 803 be adopted.

The motion prevailed.

And the resolution was adopted.

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

On motion of Senator Villivalam, **Senate Bill No. 1431** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator D. Turner, **Senate Bill No. 2578** having been printed, was taken up, read by title a second time.

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

**AMENDMENT NO. 1 TO SENATE BILL 2578**

AMENDMENT NO. 1 . Amend Senate Bill 2578 by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Public Aid Code is amended by adding Section 5-52 as follows:  
(305 ILCS 5/5-52 new)

Sec. 5-52. Electronic visit verification system; live-in caregiver exemption. In accordance with federal guidance issued by the federal Centers for Medicare and Medicaid Services in its "CMCS Informational Bulletin" on August 8, 2019 that allows state Medicaid agencies to exempt live-in caregivers from the electronic visit verification requirements authorized under Section 12006(a) of the 21st Century Cures Act (Public Law 114-255), the Department of Healthcare and Family Services shall exempt from electronic visit verification requirements all live-in caregivers who provide personal care services under the Adults with Developmental Disabilities waiver and the Support Waiver for Children and Young Adults with Developmental Disabilities authorized under Section 1915(c) of the Social Security Act.

As used in this Section, "live-in caregiver" means a caregiver who permanently or for an extended period of time resides in the same residence as the individual receiving Medicaid-funded personal care services or home health care services. Live-in caregiver status shall be determined by meeting requirements established by the U.S. Department of Labor, Internal Revenue Service, or extenuating circumstances approved by the Department of Healthcare and Family Services.

The Department of Healthcare and Family Services may adopt any rules necessary to implement this Section, including rules on the form and manner in which a caregiver must verify that he or she meets the definition of "live-in caregiver".

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

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 S. Turner, **Senate Bill No. 2597** having been printed, was taken up, read by title a second time.

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

**AMENDMENT NO. 1 TO SENATE BILL 2597**

AMENDMENT NO. 1 . Amend Senate Bill 2597 by replacing everything after the enacting clause with the following:

"Section 5. The Electric Vehicle Charging Act is amended by changing Section 10 as follows:  
(765 ILCS 1085/10)

Sec. 10. Applicability.

(a) For the purposes of Sections 20 and 25, this Act applies to newly constructed single-family homes and multifamily residential buildings that have parking spaces and are constructed after the effective date of this Act.

(b) For the purposes of Sections 30 and 35, this Act applies to unit owners, tenants, landlords, and associations of both newly constructed and existing single-family homes and multifamily residential buildings that have parking spaces.

(c) The provisions of this Act do not apply to any non-profit organization described in Section 501(c)(3) or Section 501(c)(19) of the Internal Revenue Code of 1986 or to any other developer, association, or entity that administers a program to fund and construct tiny homes for veterans who are homeless or at risk of homelessness and in need of secure, long-term affordable housing. Every county and municipality which has the power to issue building permits and otherwise control the construction of buildings shall require by ordinance that an applicant seeking a building permit to construct tiny homes for at-risk veterans must include with the permit application a completed and signed affidavit stating that all buildings constructed under the permit are designated for the exclusive use of qualifying veterans who are homeless or at risk of homelessness and in need of secure, long-term affordable housing. No county or municipality, including a home rule unit, shall adopt any building code or ordinance that requires EV-capable parking spaces for tiny homes constructed for the purpose of providing affordable housing for at-risk veterans as provided in this subsection. This subsection is a limitation under subsection (i) of Section 6 of Article VII of the Illinois Constitution on the concurrent exercise by home rule units of powers and functions exercised by the State.

As used in this subsection:

"Tiny home" means an individual, detached residential dwelling unit of no more than 800 square feet, occupying a lot either by itself or sharing a common lot with other tiny homes. "Tiny home" does not include a manufactured home as defined in the Mobile Home Landlord and Tenant Rights Act. "Tiny home" does not include a single unit in a small multifamily residence or a large multifamily residence.

"Veteran" means a person who served in and who has received an honorable or general discharge from, the United States Army, Navy, Air Force, Space Force, Marines, Coast Guard, or reserves thereof, or who served in the Army National Guard, Air National Guard, or Illinois National Guard.  
(Source: P.A. 103-53, eff. 1-1-24; 103-572, eff. 1-1-24.)

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

#### **AMENDMENT NO. 2 TO SENATE BILL 2597**

AMENDMENT NO. 2 . Amend Senate Bill 2597, AS AMENDED, with reference to page and line numbers of Senate Amendment No. 1, by replacing line 16 on page 1 through line 6 on page 2 with the following:

"(c) The provisions of this Act do not apply to any tiny home for veterans who are homeless or at risk of homelessness and in need of secure, long-term affordable housing, if that tiny home is constructed by a non-profit organization described in Section 501(c)(3) or Section 501(c)(19) of the Internal Revenue Code of 1986 that exclusively funds and administers tiny homes for veterans. Every county and municipality".

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 Hastings, **Senate Bill No. 2639** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Ellman, **Senate Bill No. 2878** having been printed, was taken up, read by title a second time.

Senator Ellman offered the following amendment and moved its adoption:

#### **AMENDMENT NO. 1 TO SENATE BILL 2878**

AMENDMENT NO. 1 . Amend Senate Bill 2878 on page 7, line 26, by replacing "an" with "a";  
and

on page 8, line 1, by replacing "audit" with "review"; and

on page 8, line 4, by replacing "audit" with "review ~~audit~~"; and

on page 8, by replacing lines 11 through 22 with the following:

"(j) In counties with less than 3,000,000 inhabitants, the county board may by resolution provide that if a person has been granted a homestead exemption under this Section, the person qualifying need not

reapply for the exemption. In counties in which the county board passes such a resolution, the chief county assessment official shall, prior to the submission of the final abstract for the first year of each reassessment cycle, as determined by Section 9-215, review all exemptions granted for the preceding reassessment cycle under this Section. The review shall be designed to ascertain whether any senior homestead exemptions have been granted erroneously."

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 Martwick, **Senate Bill No. 2918** having been printed, was taken up, read by title a second time.

Senator Martwick offered the following amendment and moved its adoption:

**AMENDMENT NO. 1 TO SENATE BILL 2918**

AMENDMENT NO. 1. Amend Senate Bill 2918 on page 2, by replacing lines 11 and 12 with "same rank or grade held at the date he or she was placed on a disability pension under Article 3 of the Illinois Pension Code"; and

on page 3, by replacing lines 16 and 17 with "at the date he or she was placed on a disability pension under Article 3 of the Illinois Pension Code".

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 Feigenholtz, **Senate Bill No. 2978** having been printed, was taken up, read by title a second time.

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

**AMENDMENT NO. 1 TO SENATE BILL 2978**

AMENDMENT NO. 1. Amend Senate Bill 2978 on page 7, line 20, after "Section", by inserting "and notwithstanding any other provision of law"; and

on page 7, line 23, after "individual", by inserting "to whom the driver's license, permit, identification card, Certificate of Title, or vehicle registration was issued"; and

on page 8, line 5, after "investigation", by inserting ", except as restricted by Section 2A-106"; and

on page 9, line 8, by replacing "Documents" with "Notwithstanding any other provision of law, documents"; and

on page 11, by replacing lines 12 and 13 with "or photos described in Section 2A-104 or documents described in Section 2A-105 unless all other parties to such agreement"; and

by deleting line 18 on page 11 through line 14 on page 12.

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 Toro, **Senate Bill No. 3202** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Villa, **Senate Bill No. 3208** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Simmons, **Senate Bill No. 3310** having been printed, was taken up, read by title a second time.

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

**AMENDMENT NO. 1 TO SENATE BILL 3310**

AMENDMENT NO. 1. Amend Senate Bill 3310 by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Human Rights Act is amended by changing Section 7A-102 as follows:

(775 ILCS 5/7A-102) (from Ch. 68, par. 7A-102)

Sec. 7A-102. Procedures.

(A) Charge.

(1) Within 3 years ~~300 calendar days~~ after the date that a civil rights violation allegedly has been committed, a charge in writing under oath or affirmation may be filed with the Department by an aggrieved party or issued by the Department itself under the signature of the Director.

(2) The charge shall be in such detail as to substantially apprise any party properly concerned as to the time, place, and facts surrounding the alleged civil rights violation.

(3) Charges deemed filed with the Department pursuant to subsection (A-1) of this Section shall be deemed to be in compliance with this subsection.

(A-1) Equal Employment Opportunity Commission Charges.

(1) If a charge is filed with the Equal Employment Opportunity Commission (EEOC) within 300 calendar days after the date of the alleged civil rights violation, the charge shall be deemed filed with the Department on the date filed with the EEOC. If the EEOC is the governmental agency designated to investigate the charge first, the Department shall take no action until the EEOC makes a determination on the charge and after the complainant notifies the Department of the EEOC's determination. In such cases, after receiving notice from the EEOC that a charge was filed, the Department shall notify the parties that (i) a charge has been received by the EEOC and has been sent to the Department for dual filing purposes; (ii) the EEOC is the governmental agency responsible for investigating the charge and that the investigation shall be conducted pursuant to the rules and procedures adopted by the EEOC; (iii) it will take no action on the charge until the EEOC issues its determination; (iv) the complainant must submit a copy of the EEOC's determination within 30 days after service of the determination by the EEOC on the complainant; and (v) that the time period to investigate the charge contained in subsection (G) of this Section is tolled from the date on which the charge is filed with the EEOC until the EEOC issues its determination.

(2) If the EEOC finds reasonable cause to believe that there has been a violation of federal law and if the Department is timely notified of the EEOC's findings by the complainant, the Department shall notify the complainant that the Department has adopted the EEOC's determination of reasonable cause and that the complainant has the right, within 90 days after receipt of the Department's notice, to either file the complainant's own complaint with the Illinois Human Rights Commission or commence a civil action in the appropriate circuit court or other appropriate court of competent jurisdiction. This notice shall be provided to the complainant within 10 business days after the Department's receipt of the EEOC's determination. The Department's notice to the complainant that the Department has adopted the EEOC's determination of reasonable cause shall constitute the Department's Report for purposes of subparagraph (D) of this Section.

(3) For those charges alleging violations within the jurisdiction of both the EEOC and the Department and for which the EEOC either (i) does not issue a determination, but does issue the complainant a notice of a right to sue, including when the right to sue is issued at the request of the complainant, or (ii) determines that it is unable to establish that illegal discrimination has occurred and issues the complainant a right to sue notice, and if the Department is timely notified of the EEOC's determination by the complainant, the Department shall notify the parties, within 10 business days after receipt of the EEOC's determination, that the Department will adopt the EEOC's determination as a dismissal for lack of substantial evidence unless the complainant requests in

writing within 35 days after receipt of the Department's notice that the Department review the EEOC's determination.

(a) If the complainant does not file a written request with the Department to review the EEOC's determination within 35 days after receipt of the Department's notice, the Department shall notify the complainant, within 10 business days after the expiration of the 35-day period, that the decision of the EEOC has been adopted by the Department as a dismissal for lack of substantial evidence and that the complainant has the right, within 90 days after receipt of the Department's notice, to commence a civil action in the appropriate circuit court or other appropriate court of competent jurisdiction. The Department's notice to the complainant that the Department has adopted the EEOC's determination shall constitute the Department's report for purposes of subparagraph (D) of this Section.

(b) If the complainant does file a written request with the Department to review the EEOC's determination, the Department shall review the EEOC's determination and any evidence obtained by the EEOC during its investigation. If, after reviewing the EEOC's determination and any evidence obtained by the EEOC, the Department determines there is no need for further investigation of the charge, the Department shall issue a report and the Director shall determine whether there is substantial evidence that the alleged civil rights violation has been committed pursuant to subsection (D) of this Section. If, after reviewing the EEOC's determination and any evidence obtained by the EEOC, the Department determines there is a need for further investigation of the charge, the Department may conduct any further investigation it deems necessary. After reviewing the EEOC's determination, the evidence obtained by the EEOC, and any additional investigation conducted by the Department, the Department shall issue a report and the Director shall determine whether there is substantial evidence that the alleged civil rights violation has been committed pursuant to subsection (D) of this Section.

(4) Pursuant to this Section, if the EEOC dismisses the charge or a portion of the charge of discrimination because, under federal law, the EEOC lacks jurisdiction over the charge, and if, under this Act, the Department has jurisdiction over the charge of discrimination, the Department shall investigate the charge or portion of the charge dismissed by the EEOC for lack of jurisdiction pursuant to subsections (A), (A-1), (B), (B-1), (C), (D), (E), (F), (G), (H), (I), (J), and (K) of this Section.

(5) The time limit set out in subsection (G) of this Section is tolled from the date on which the charge is filed with the EEOC to the date on which the EEOC issues its determination.

(6) The failure of the Department to meet the 10-business-day notification deadlines set out in paragraph (2) of this subsection shall not impair the rights of any party.

(B) Notice and Response to Charge. The Department shall, within 10 days of the date on which the charge was filed, serve a copy of the charge on the respondent and provide all parties with a notice of the complainant's right to opt out of the investigation within 60 days as set forth in subsection (C-1). This period shall not be construed to be jurisdictional. The charging party and the respondent may each file a position statement and other materials with the Department regarding the charge of alleged discrimination within 60 days of receipt of the notice of the charge. The position statements and other materials filed shall remain confidential unless otherwise agreed to by the party providing the information and shall not be served on or made available to the other party during the pendency of a charge with the Department. The Department may require the respondent to file a response to the allegations contained in the charge. Upon the Department's request, the respondent shall file a response to the charge within 60 days and shall serve a copy of its response on the complainant or the complainant's representative. Notwithstanding any request from the Department, the respondent may elect to file a response to the charge within 60 days of receipt of notice of the charge, provided the respondent serves a copy of its response on the complainant or the complainant's representative. All allegations contained in the charge not denied by the respondent within 60 days of the Department's request for a response may be deemed admitted, unless the respondent states that it is without sufficient information to form a belief with respect to such allegation. The Department may issue a notice of default directed to any respondent who fails to file a response to a charge within 60 days of receipt of the Department's request, unless the respondent can demonstrate good cause as to why such notice should not issue. The term "good cause" shall be defined by rule promulgated by the Department. Within 30 days of receipt of the respondent's response, the complainant may file a reply to said response and shall serve a copy of said reply on the respondent or the respondent's representative. A party shall have the right

to supplement the party's response or reply at any time that the investigation of the charge is pending. The Department shall, within 10 days of the date on which the charge was filed, and again no later than 335 days thereafter, send by certified or registered mail, or electronic mail if elected by the party, written notice to the complainant and to the respondent informing the complainant of the complainant's rights to either file a complaint with the Human Rights Commission or commence a civil action in the appropriate circuit court under subparagraph (2) of paragraph (G), including in such notice the dates within which the complainant may exercise these rights. In the notice the Department shall notify the complainant that the charge of civil rights violation will be dismissed with prejudice and with no right to further proceed if a written complaint is not timely filed with the Commission or with the appropriate circuit court by the complainant pursuant to subparagraph (2) of paragraph (G) or by the Department pursuant to subparagraph (1) of paragraph (G).

(B-1) Mediation. The complainant and respondent may agree to voluntarily submit the charge to mediation without waiving any rights that are otherwise available to either party pursuant to this Act and without incurring any obligation to accept the result of the mediation process. Nothing occurring in mediation shall be disclosed by the Department or admissible in evidence in any subsequent proceeding unless the complainant and the respondent agree in writing that such disclosure be made.

(C) Investigation.

(1) The Department shall conduct an investigation sufficient to determine whether the allegations set forth in the charge are supported by substantial evidence unless the complainant elects to opt out of an investigation pursuant to subsection (C-1).

(2) The Director or the Director's designated representatives shall have authority to request any member of the Commission to issue subpoenas to compel the attendance of a witness or the production for examination of any books, records or documents whatsoever.

(3) If any witness whose testimony is required for any investigation resides outside the State, or through illness or any other good cause as determined by the Director is unable to be interviewed by the investigator or appear at a fact finding conference, the witness' testimony or deposition may be taken, within or without the State, in the same manner as is provided for in the taking of depositions in civil cases in circuit courts.

(4) Upon reasonable notice to the complainant and the respondent, the Department shall conduct a fact finding conference, unless prior to 365 days after the date on which the charge was filed the Director has determined whether there is substantial evidence that the alleged civil rights violation has been committed, the charge has been dismissed for lack of jurisdiction, or the parties voluntarily and in writing agree to waive the fact finding conference. Any party's failure to attend the conference without good cause shall result in dismissal or default. The term "good cause" shall be defined by rule promulgated by the Department. A notice of dismissal or default shall be issued by the Director. The notice of default issued by the Director shall notify the respondent that a request for review may be filed in writing with the Commission within 30 days of receipt of notice of default. The notice of dismissal issued by the Director shall give the complainant notice of the complainant's right to seek review of the dismissal before the Human Rights Commission or commence a civil action in the appropriate circuit court. If the complainant chooses to have the Human Rights Commission review the dismissal order, the complainant shall file a request for review with the Commission within 90 days after receipt of the Director's notice. If the complainant chooses to file a request for review with the Commission, the complainant may not later commence a civil action in a circuit court. If the complainant chooses to commence a civil action in a circuit court, the complainant must do so within 90 days after receipt of the Director's notice.

(C-1) Opt out of Department's investigation. At any time within 60 days after receipt of notice of the right to opt out, a complainant may submit a written request seeking notice from the Director indicating that the complainant has opted out of the investigation and may commence a civil action in the appropriate circuit court or other appropriate court of competent jurisdiction. Within 10 business days of receipt of the complainant's request to opt out of the investigation, the Director shall issue a notice to the parties stating that: (i) the complainant has exercised the right to opt out of the investigation; (ii) the complainant has 90 days after receipt of the Director's notice to commence an action in the appropriate circuit court or other appropriate court of competent jurisdiction; and (iii) the Department has ceased its investigation and is administratively closing the charge. The complainant shall notify the Department that a complaint has been filed with the appropriate circuit court by serving a copy of the complaint on the chief legal counsel of the Department within 21 days from the date that the complaint is filed with the appropriate circuit court. This 21-day period for service on the chief legal counsel shall not be construed to be jurisdictional. Once a

complainant has opted out of the investigation under this subsection, the complainant may not file or refile a substantially similar charge with the Department arising from the same incident of unlawful discrimination or harassment.

(D) Report.

(1) Each charge investigated under subsection (C) shall be the subject of a report to the Director. The report shall be a confidential document subject to review by the Director, authorized Department employees, the parties, and, where indicated by this Act, members of the Commission or their designated hearing officers.

(2) Upon review of the report, the Director shall determine whether there is substantial evidence that the alleged civil rights violation has been committed. The determination of substantial evidence is limited to determining the need for further consideration of the charge pursuant to this Act and includes, but is not limited to, findings of fact and conclusions, as well as the reasons for the determinations on all material issues. Substantial evidence is evidence which a reasonable mind accepts as sufficient to support a particular conclusion and which consists of more than a mere scintilla but may be somewhat less than a preponderance.

(3) If the Director determines that there is no substantial evidence, the charge shall be dismissed by the Director and the Director shall give the complainant notice of the complainant's right to seek review of the notice of dismissal before the Commission or commence a civil action in the appropriate circuit court. If the complainant chooses to have the Human Rights Commission review the notice of dismissal, the complainant shall file a request for review with the Commission within 90 days after receipt of the Director's notice. If the complainant chooses to file a request for review with the Commission, the complainant may not later commence a civil action in a circuit court. If the complainant chooses to commence a civil action in a circuit court, the complainant must do so within 90 days after receipt of the Director's notice. The complainant shall notify the Department that a complaint has been filed by serving a copy of the complaint on the chief legal counsel of the Department within 21 days from the date that the complaint is filed in circuit court. This 21-day period for service on the chief legal counsel shall not be construed to be jurisdictional.

(4) If the Director determines that there is substantial evidence, the Director shall notify the complainant and respondent of that determination. The Director shall also notify the parties that the complainant has the right to either commence a civil action in the appropriate circuit court or request that the Department of Human Rights file a complaint with the Human Rights Commission on the complainant's behalf. Any such complaint shall be filed within 90 days after receipt of the Director's notice. If the complainant chooses to have the Department file a complaint with the Human Rights Commission on the complainant's behalf, the complainant must, within 30 days after receipt of the Director's notice, request in writing that the Department file the complaint. If the complainant timely requests that the Department file the complaint, the Department shall file the complaint on the complainant's behalf. If the complainant fails to timely request that the Department file the complaint, the complainant may file the complainant's complaint with the Commission or commence a civil action in the appropriate circuit court. If the complainant files a complaint with the Human Rights Commission, the complainant shall notify the Department that a complaint has been filed by serving a copy of the complaint on the chief legal counsel of the Department within 21 days from the date that the complaint is filed with the Human Rights Commission. This 21-day period for service on the chief legal counsel shall not be construed to be jurisdictional.

(E) Conciliation.

(1) When there is a finding of substantial evidence, the Department may designate a Department employee who is an attorney licensed to practice in Illinois to endeavor to eliminate the effect of the alleged civil rights violation and to prevent its repetition by means of conference and conciliation.

(2) When the Department determines that a formal conciliation conference is necessary, the complainant and respondent shall be notified of the time and place of the conference by registered or certified mail at least 10 days prior thereto and either or both parties shall appear at the conference in person or by attorney.

(3) The place fixed for the conference shall be within 35 miles of the place where the civil rights violation is alleged to have been committed.

(4) Nothing occurring at the conference shall be disclosed by the Department unless the complainant and respondent agree in writing that such disclosure be made.

(5) The Department's efforts to conciliate the matter shall not stay or extend the time for filing the complaint with the Commission or the circuit court.

(F) Complaint.

(1) When the complainant requests that the Department file a complaint with the Commission on the complainant's behalf, the Department shall prepare a written complaint, under oath or affirmation, stating the nature of the civil rights violation substantially as alleged in the charge previously filed and the relief sought on behalf of the aggrieved party. The Department shall file the complaint with the Commission.

(1.5) If the complainant chooses to file a complaint with the Commission without the Department's assistance, the complainant shall notify the Department that a complaint has been filed by serving a copy of the complaint on the chief legal counsel of the Department within 21 days from the date that the complaint is filed with the Human Rights Commission. This 21-day period for service on the chief legal counsel shall not be construed to be jurisdictional.

(2) If the complainant chooses to commence a civil action in a circuit court:

(i) The complainant shall file the civil action in the circuit court in the county wherein the civil rights violation was allegedly committed.

(ii) The form of the complaint in any such civil action shall be in accordance with the Code of Civil Procedure.

(iii) The complainant shall notify the Department that a complaint has been filed by serving a copy of the complaint on the chief legal counsel of the Department within 21 days from date that the complaint is filed in circuit court. This 21-day period for service on the chief legal counsel shall not be construed to be jurisdictional.

(G) Time Limit.

(1) When a charge of a civil rights violation has been properly filed, the Department, within 365 days thereof or within any extension of that period agreed to in writing by all parties, shall issue its report as required by subparagraph (D). Any such report shall be duly served upon both the complainant and the respondent.

(2) If the Department has not issued its report within 365 days after the charge is filed, or any such longer period agreed to in writing by all the parties, the complainant shall have 90 days to either file the complainant's own complaint with the Human Rights Commission or commence a civil action in the appropriate circuit court. If the complainant files a complaint with the Commission, the form of the complaint shall be in accordance with the provisions of paragraph (F)(1). If the complainant commences a civil action in a circuit court, the form of the complaint shall be in accordance with the Code of Civil Procedure. The aggrieved party shall notify the Department that a complaint has been filed by serving a copy of the complaint on the chief legal counsel of the Department with 21 days from the date that the complaint is filed with the Commission or in circuit court. This 21-day period for service on the chief legal counsel shall not be construed to be jurisdictional. If the complainant files a complaint with the Commission, the complainant may not later commence a civil action in circuit court.

(3) If an aggrieved party files a complaint with the Human Rights Commission or commences a civil action in circuit court pursuant to paragraph (2) of this subsection, or if the time period for filing a complaint has expired, the Department shall immediately cease its investigation and dismiss the charge of civil rights violation. Any final order entered by the Commission under this Section is appealable in accordance with paragraph (B)(1) of Section 8-111. Failure to immediately cease an investigation and dismiss the charge of civil rights violation as provided in this paragraph (3) constitutes grounds for entry of an order by the circuit court permanently enjoining the investigation. The Department may also be liable for any costs and other damages incurred by the respondent as a result of the action of the Department.

(4) (Blank).

(H) Public Act 89-370 applies to causes of action filed on or after January 1, 1996.

(I) Public Act 89-520 applies to causes of action filed on or after January 1, 1996.

(J) The changes made to this Section by Public Act 95-243 apply to charges filed on or after the effective date of those changes.

(K) The changes made to this Section by Public Act 96-876 apply to charges filed on or after the effective date of those changes.

(L) The changes made to this Section by Public Act 100-1066 apply to charges filed on or after August 24, 2018 (the effective date of Public Act 100-1066). (Source: P.A. 102-558, eff. 8-20-21; 103-335, eff. 1-1-24)."

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 Gillespie, **Senate Bill No. 3373** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Villivalam, **Senate Bill No. 3389** having been printed, was taken up, read by title a second time.

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

**AMENDMENT NO. 1 TO SENATE BILL 3389**

AMENDMENT NO. 1. Amend Senate Bill 3389 by replacing everything after the enacting clause with the following:

"Section 5. The Regional Planning Act is amended by changing Sections 10, 15, 25, and 60 as follows:

(70 ILCS 1707/10)

Sec. 10. Definitions.

"Board" means the Board of the Chicago Metropolitan Agency for Planning.

"CMAPI" means the Chicago Metropolitan Agency for Planning.

"Chief elected county official" means the Board ~~Chair~~ ~~Chairman~~ in DuPage, Kane, Kendall, Lake, and McHenry Counties and the County Executive in Will County.

"Fiscal year" means the fiscal year of the State.

"IDOT" means the Illinois Department of Transportation.

"MPO" means the metropolitan planning organization designated under 23 U.S.C. 134.

"Members" means the members of the Board.

"Person" means an individual, partnership, firm, public or private corporation, State agency, transportation agency, or unit of local government.

"Policy Committee" means the decision-making body of the MPO.

"Region" or "northeastern Illinois region" means Cook, DuPage, Kane, Kendall, Lake, McHenry, and Will Counties.

"State agency" means "agency" as defined in Section 1-20 of the Illinois Administrative Procedure Act.

"Transportation agency" means the Regional Transportation Authority and its Service Boards; the Illinois Toll Highway Authority; the Illinois Department of Transportation; and the transportation functions of units of local government.

"Unit of local government" means a unit of local government, as defined in Section 1 of Article VII of the Illinois Constitution, that is located within the jurisdiction and area of operation of the Board.

"USDOT" means the United States Department of Transportation.

(Source: P.A. 94-510, eff. 8-9-05; 95-677, eff. 10-11-07.)

(70 ILCS 1707/15)

Sec. 15. Chicago Metropolitan Agency for Planning; structure.

(a) The Chicago Metropolitan Agency for Planning is established as a political subdivision, body politic, and municipal corporation. The Board shall be responsible for developing and adopting a funding and implementation strategy for an integrated land use and transportation planning process for the northeastern Illinois region.

(b) (Blank.)

(c) The Board shall consist of 15 voting members as follows:

(1) One member from DuPage County appointed cooperatively by the mayors of DuPage County and the chief elected county official of DuPage County.

(2) One member representing both Kane and Kendall Counties appointed cooperatively by the mayors of Kane County and Kendall County and the chief elected county officials of Kane County and Kendall County.

(3) One member from Lake County appointed cooperatively by the mayors of Lake County and the chief elected county official of Lake County.

(4) One member from McHenry County appointed cooperatively by the mayors of McHenry County and the chief elected county official of McHenry County.

(5) One member from Will County appointed cooperatively by the mayors of Will County and the chief elected county official of Will County.

(6) Five members from the City of Chicago appointed by the Mayor of the City of Chicago.

(7) One member from that portion of Cook County outside of the City of Chicago appointed by the President of the Cook County Board of Commissioners.

(8) Four members from that portion of Cook County outside of the City of Chicago appointed, with the consent of the President of the Cook County Board of Commissioners, as follows:

(i) One by the mayors representing those communities in Cook County that are outside of the City of Chicago and north of Devon Avenue.

(ii) One by the mayors representing those communities in Cook County that are outside of the City of Chicago, south of Devon Avenue, and north of Interstate 55, and in addition the Village of Summit.

(iii) One by the mayors representing those communities in Cook County that are outside of the City of Chicago, south of Interstate 55, and west of Interstate 57, excluding the communities of Summit, Dixmoor, Posen, Robbins, Midlothian, Oak Forest, and Tinley Park.

(iv) One by the mayors representing those communities in Cook County that are outside of the City of Chicago and east of Interstate 57, and, in addition, the communities of Dixmoor, Posen, Robbins, Midlothian, Oak Forest, and Tinley Park.

The terms of the members initially appointed to the Board shall begin within 60 days after this Act takes effect.

(d) The CMAP Board may appoint non-voting members of the Board.

~~(e) (Blank). (1) The CMAP Board shall create a Wastewater Committee with the responsibility of recommending directly to the Illinois Environmental Protection Agency (IEPA) the appropriateness of proposed requests for modifications and amendments to the established boundaries of wastewater facility planning areas, requests for the creation of new wastewater facility planning areas, requests for the elimination of existing wastewater facility planning areas, requests for new or expanded sewage treatment facilities, or any other amendments to the State of Illinois Water Quality Management Plan required under the federal Clean Water Act. The Chairmanship of the Wastewater Committee shall rotate every 24 months between the individuals described in subsections (e)(2)(iv) and (e)(2)(v) with the individual identified in subsection (e)(2)(v) serving as chairman for the initial 24 month period commencing on the effective date of this amendatory Act of the 95th General Assembly.~~

~~(2) The Wastewater Committee shall consist of 5 members of the CMAP Board designated as follows:~~

~~(i) One member of the Wastewater Committee shall be one of the CMAP Board members designated in subsection (e)(1) through (e)(5).~~

~~(ii) One member of the Wastewater Committee shall be one of the CMAP Board members designated in subsection (e)(6).~~

~~(iii) One member of the Wastewater Committee shall be one of the CMAP Board members designated in subsection (e)(7) or (e)(8).~~

~~(iv) One member of the Wastewater Committee shall be a person appointed by the President of the Metropolitan Water Reclamation District of Greater Chicago (and who does not need to serve on the CMAP Board).~~

~~(v) One member of the Wastewater Committee shall be a person appointed by the President of the largest statewide association of wastewater agencies (and who does not need to serve on the CMAP Board).~~

~~(3) Terms of the members of the Wastewater Committee shall be consistent with those identified in Section 25, except that the term of the member of the Wastewater Committee appointed by the President of the Metropolitan Water Reclamation District of Greater Chicago shall expire on~~

~~July 1, 2009, and the term of the member of the Wastewater Committee appointed by the President of the largest statewide association of wastewater agencies shall expire on July 1, 2009.~~

~~(f) Concurrence of four-fifths of the Board members in office is necessary for the Board to take any action, except for decisions with regard to contracts, excluding contracts pertaining to the employment of the Executive Director, grants, purchase agreements, and meeting minutes, which shall require a simple majority vote of the Board members in office. With the exception of matters considered and recommended by the Wastewater Committee directly to the IEPA, which shall require only a concurrence of a simple majority of the Wastewater Committee members in office, concurrence of four-fifths of the Board members in office is necessary for the Board to take any action.~~

(Source: P.A. 94-510, eff. 8-9-05; 95-677, eff. 10-11-07.)

(70 ILCS 1707/25)

Sec. 25. Operations.

(a) Each appointing authority shall give notice of its Board appointments to each other appointing authority, to the Board, and to the Secretary of State. Within 30 days after his or her appointment and before entering upon the duties of the office, each Board member shall take and subscribe to the constitutional oath of office and file it with the Secretary of State. Board members shall hold office for a term of 4 years or until successors are appointed and qualified. The terms of the initial Board members shall expire as follows:

(1) The terms of the member from DuPage County and the member representing both Kane and Kendall Counties shall expire on July 1, 2007.

(2) The terms of those members from Lake, McHenry, and Will Counties shall expire on July 1, 2009.

(3) As designated at the time of appointment, the terms of 2 members from the City of Chicago shall expire on July 1, 2007 and the terms of 3 members from the City of Chicago shall expire on July 1, 2009.

(4) The term of the member appointed by the President of the Cook County Board of Commissioners shall expire on July 1, 2007.

(5) The terms of those members appointed, with the consent of the President of the Cook County Board of Commissioners, by the mayors representing those communities in Cook County that are outside of the City of Chicago and north of Devon Avenue shall expire on July 1, 2007.

(6) The terms of those members appointed, with the consent of the President of the Cook County Board of Commissioners, by the mayors representing those communities in Cook County that are outside of the City of Chicago, south of Interstate 55, and west of Interstate 57, excluding the communities of Summit, Dixmoor, Posen, Robbins, Midlothian, Oak Forest, and Tinley Park, shall expire on July 1, 2007.

(7) The terms of those members appointed, with the consent of the President of the Cook County Board of Commissioners, by the mayor representing those communities in Cook County that are outside of the City of Chicago, south of Devon Avenue, and north of Interstate 55, and, in addition, the Village of Summit, shall expire on July 1, 2009.

(8) The terms of those members appointed, with the consent of the President of the Cook County Board of Commissioners, by the mayors representing those communities in Cook County that are outside of the City of Chicago and east of Interstate 57, and, in addition, the communities of Dixmoor, Posen, Robbins, Midlothian, Oak Forest, and Tinley Park, shall expire on July 1, 2009.

(b) If a vacancy occurs, the appropriate appointing authority shall fill the vacancy by an appointment for the unexpired term. Board members shall receive no compensation, but shall be reimbursed for expenses incurred in the performance of their duties.

(c) The Board shall be so appointed as to represent the City of Chicago, that part of Cook County outside the City of Chicago, and that part of the metropolitan region outside of Cook County on a one person ~~man~~ one vote basis. Within 6 months after the release of each certified federal decennial census, the Board shall review its composition and, if a change is necessary in order to comply with the representation requirements of this subsection (c), shall recommend the necessary revision for approval by the General Assembly.

(d) Regular meetings of the Board shall be held at least once in each calendar quarter. The time and place of Board meetings shall be fixed by resolution of the Board. Special meetings of the Board may be called by the ~~chair chairman~~ or a majority of the Board members. A written notice of the time and place of any special meeting shall be provided to all Board members at least 3 days prior to the date fixed for the meeting, except that if the time and place of a special meeting is fixed at a regular meeting at which all

Board members are present, no such written notice is required. A majority of the Board members in office constitutes a quorum for the purpose of convening a meeting of the Board.

(e) The meetings of the Board shall be held in compliance with the Open Meetings Act. The Board shall maintain records in accordance with the provisions of the State Records Act.

(f) At its initial meeting and its first regular meeting after July 1 of each year thereafter, the Board from its membership shall appoint a chair ~~chairman~~ and may appoint vice chairs ~~chairmen~~ and shall provide the term and duties of those officers pursuant to its bylaws. Before entering upon duties of office, the chair ~~chairman~~ shall execute a bond with corporate sureties to be approved by the Board and shall file it with the principal office of the Board. The bond shall be payable to the Board in whatever penal sum may be directed and shall be conditioned upon the faithful performance of the duties of office and the payment of all money received by the chair ~~chairman~~ according to law and the orders of the Board. The Board may appoint, from time to time, an executive committee and standing and ad hoc committees to assist in carrying out its responsibilities.

(g) Open meetings of the Board shall be broadcast to the public and maintained in real-time on the Board's website using a high-speed Internet connection. Recordings of each meeting broadcast shall be posted to the Board's website within a reasonable time after the meeting and shall be maintained as public records to the extent practicable, as determined by the Board. Compliance with the provisions of this amendatory Act of the 100th General Assembly does not relieve the Board of its obligations under the Open Meetings Act.

(Source: P.A. 100-479, eff. 1-1-18.)

(70 ILCS 1707/60)

Sec. 60. Transportation decision-making.

(a) The Policy Committee is the federally designated Metropolitan Planning Organization for the Chicago region under the requirements of federal regulations promulgated by USDOT. The Policy Committee shall approve all plans, reports, and programs required of an MPO, including the federally mandated Regional Transportation Plan, Transportation Improvement Program and Unified Work Program.

(b) It is the intent of this Act that the transportation planning and investment decision-making process be fully integrated into the regional planning process.

(c) The Board, in cooperation with local governments and transportation providers, shall develop and adopt a process for making the transportation decisions that require final MPO approval pursuant to federal law. That process shall comply with all applicable federal requirements. The adopted process shall ensure that all MPO plans, reports, and programs shall be approved by the CMAP Board prior to final approval by the MPO.

(d) The Board shall continue directly involving local elected officials in federal program allocation decisions for the Surface Transportation Program, ~~and~~ Congestion Mitigation and Air Quality funds, and any other federally suballocated funding as required by law and in addressing other regional transportation issues.

(Source: P.A. 94-510, eff. 8-9-05; 95-677, eff. 10-11-07.)

(70 ILCS 1707/63 rep.)

(70 ILCS 1707/70 rep.)

Section 10. The Regional Planning Act is amended by repealing Sections 63 and 70."

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 Gillespie, **Senate Bill No. 3420** having been printed, was taken up, read by title a second time.

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

**AMENDMENT NO. 1 TO SENATE BILL 3420**

AMENDMENT NO. 1. Amend Senate Bill 3420 on page 4, by replacing line 8 with the following: "(a) No person shall knowingly record or knowingly cause to be recorded an"; and

on page 4, by deleting lines 11 through 13; and

[March 22, 2024]

on page 4, line 14, by replacing "(c)" with "(b)"; and

on page 4, line 17, by replacing "(d)" with "(c)".

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 Holmes, **Senate Bill No. 3448** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Sims, **Senate Bill No. 3471** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Sims, **Senate Bill No. 3473** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Sims, **Senate Bill No. 3475** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Sims, **Senate Bill No. 3476** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Sims, **Senate Bill No. 3478** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Feigenholtz, **Senate Bill No. 3552** having been printed, was taken up, read by title a second time.

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

Senator Feigenholtz offered the following amendment and moved its adoption:

**AMENDMENT NO. 2 TO SENATE BILL 3552**

AMENDMENT NO. 2. Amend Senate Bill 3552 on page 1, immediately below line 3, by inserting the following:

"Section 3. The Illinois State Police Law of the Civil Administrative Code of Illinois is amended by changing Section 2605-51 as follows:

(20 ILCS 2605/2605-51)

Sec. 2605-51. Division of the Academy and Training.

(a) The Division of the Academy and Training shall exercise, but not be limited to, the following functions:

- (1) Oversee and operate the Illinois State Police Training Academy.
- (2) Train and prepare new officers for a career in law enforcement, with innovative, quality training and educational practices.
- (3) Offer continuing training and educational programs for Illinois State Police employees.
- (4) Oversee the Illinois State Police's recruitment initiatives.
- (5) Oversee and operate the Illinois State Police's quartermaster.
- (6) Duties assigned to the Illinois State Police in Article 5, Chapter 11 of the Illinois Vehicle Code concerning testing and training officers on the detection of impaired driving.
- (7) Duties assigned to the Illinois State Police in Article 108B of the Code of Criminal Procedure.

(a-5) Successful completion of the Illinois State Police Academy satisfies the minimum standards pursuant to subsections (a), (b), and (d) of Section 7 of the Illinois Police Training Act and exempts State police officers from the Illinois Law Enforcement Training Standards Board's State Comprehensive Examination and Equivalency Examination. Satisfactory completion shall be evidenced by a commission or certificate issued to the officer.

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(b) The Division of the Academy and Training shall exercise the rights, powers, and duties vested in the former Division of State Troopers by Section 17 of the Illinois State Police Act.

(c) Specialized training.

(1) Training; cultural diversity. The Division of the Academy and Training shall provide training and continuing education to State police officers concerning cultural diversity, including sensitivity toward racial and ethnic differences. This training and continuing education shall include, but not be limited to, an emphasis on the fact that the primary purpose of enforcement of the Illinois Vehicle Code is safety and equal and uniform enforcement under the law.

(2) Training; death and homicide investigations. The Division of the Academy and Training shall provide training in death and homicide investigation for State police officers. Only State police officers who successfully complete the training may be assigned as lead investigators in death and homicide investigations. Satisfactory completion of the training shall be evidenced by a certificate issued to the officer by the Division of the Academy and Training. The Director shall develop a process for waiver applications for officers whose prior training and experience as homicide investigators may qualify them for a waiver. The Director may issue a waiver, at his or her discretion, based solely on the prior training and experience of an officer as a homicide investigator.

(A) The Division shall require all homicide investigator training to include instruction on victim-centered, trauma-informed investigation. This training must be implemented by July 1, 2023.

(B) The Division shall cooperate with the Division of Criminal Investigation to develop a model curriculum on victim-centered, trauma-informed investigation. This curriculum must be implemented by July 1, 2023.

(3) Training; police dog training standards. All police dogs used by the Illinois State Police for drug enforcement purposes pursuant to the Cannabis Control Act, the Illinois Controlled Substances Act, and the Methamphetamine Control and Community Protection Act shall be trained by programs that meet the certification requirements set by the Director or the Director's designee. Satisfactory completion of the training shall be evidenced by a certificate issued by the Division of the Academy and Training.

(4) Training; post-traumatic stress disorder. The Division of the Academy and Training shall conduct or approve a training program in post-traumatic stress disorder for State police officers. The purpose of that training shall be to equip State police officers to identify the symptoms of post-traumatic stress disorder and to respond appropriately to individuals exhibiting those symptoms.

(5) Training; opioid antagonists. The Division of the Academy and Training shall conduct or approve a training program for State police officers in the administration of opioid antagonists as defined in paragraph (1) of subsection (e) of Section 5-23 of the Substance Use Disorder Act that is in accordance with that Section. As used in this Section, "State police officers" includes full-time or part-time State police officers, investigators, and any other employee of the Illinois State Police exercising the powers of a peace officer.

(6) Training; sexual assault and sexual abuse.

(A) Every 3 years, the Division of the Academy and Training shall present in-service training on sexual assault and sexual abuse response and report writing training requirements, including, but not limited to, the following:

(i) recognizing the symptoms of trauma;

(ii) understanding the role trauma has played in a victim's life;

(iii) responding to the needs and concerns of a victim;

(iv) delivering services in a compassionate, sensitive, and nonjudgmental manner;

(v) interviewing techniques in accordance with the curriculum standards in this paragraph (6);

(vi) understanding cultural perceptions and common myths of sexual assault and sexual abuse; and

(vii) report writing techniques in accordance with the curriculum standards in this paragraph (6).

(B) This training must also be presented in all full and part-time basic law enforcement academies.

(C) Instructors providing this training shall have successfully completed training on evidence-based, trauma-informed, victim-centered responses to cases of sexual assault and sexual abuse and have experience responding to sexual assault and sexual abuse cases.

(D) The Illinois State Police shall adopt rules, in consultation with the Office of the Attorney General and the Illinois Law Enforcement Training Standards Board, to determine the specific training requirements for these courses, including, but not limited to, the following:

(i) evidence-based curriculum standards for report writing and immediate response to sexual assault and sexual abuse, including trauma-informed, victim-centered interview techniques, which have been demonstrated to minimize retraumatization, for all State police officers; and

(ii) evidence-based curriculum standards for trauma-informed, victim-centered investigation and interviewing techniques, which have been demonstrated to minimize retraumatization, for cases of sexual assault and sexual abuse for all State police officers who conduct sexual assault and sexual abuse investigations.

(7) Training; human trafficking. The Division of the Academy and Training shall conduct or approve a training program in the detection and investigation of all forms of human trafficking, including, but not limited to, involuntary servitude under subsection (b) of Section 10-9 of the Criminal Code of 2012, involuntary sexual servitude of a minor under subsection (c) of Section 10-9 of the Criminal Code of 2012, and trafficking in persons under subsection (d) of Section 10-9 of the Criminal Code of 2012. This program shall be made available to all cadets and State police officers.

(8) Training; hate crimes. The Division of the Academy and Training shall provide training for State police officers in identifying, responding to, and reporting all hate crimes, as defined in Section 12-7.1 of the Criminal Code of 2012. The training curriculum may include material to help officers distinguish hate crimes from other crimes, to help officers in understanding and assisting victims of hate crimes, and to ensure that hate crimes will be accurately reported. The Illinois State Police shall review the training curriculum biennially and may consult with the Commission on Discrimination and Hate Crimes to update the training curriculum as needed.

(d) The Division of the Academy and Training shall administer and conduct a program consistent with 18 U.S.C. 926B and 926C for qualified active and retired Illinois State Police officers.

(Source: P.A. 102-538, eff. 8-20-21; 102-756, eff. 5-10-22; 102-813, eff. 5-13-22; 103-34, eff. 1-1-24)."

The motion prevailed.

And the amendment was adopted and ordered printed.

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 Peters, **Senate Bill No. 3646** having been printed, was taken up, read by title a second time.

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

**AMENDMENT NO. 1 TO SENATE BILL 3646**

AMENDMENT NO. 1. Amend Senate Bill 3646 on page 2, by replacing lines 12 through 14 with the following:

"10-21.4 of the School Code and the chief executive officer of a school district in a city with over 500,000 inhabitants."; and

on page 21, line 22, by replacing "(b)" with "(c)"; and

on page 22, line 12, by replacing "(c)" with "(d)"; and

on page 22, line 18, by replacing "(d)" with "(e)"; and

on page 22, line 24, by replacing "(e)" with "(f)"; and

on page 23, line 2, by replacing "(f)" with "(g)"; and

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on page 23, line 7, by replacing "(g)" with "(h)"; and  
 on page 31, line 5, by replacing "(3)" with "(2)"; and  
 on page 31, line 8, by replacing "(4)" with "(3)"; and  
 on page 31, line 12, by replacing "(5)" with "(4)".

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 McClure, **Senate Bill No. 3342** having been printed, was taken up, read by title a second time.

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

**AMENDMENT NO. 1 TO SENATE BILL 3342**

AMENDMENT NO. 1. Amend Senate Bill 3342 by replacing everything after the enacting clause with the following:

"Section 1. Short title. This Act may be cited as the the Pesticide Application on Rights-of-Way Notification Act.

Section 5. Definitions. In this Act:

"Department" means the Department of Agriculture.

"Pesticide" has the meaning given to that term in the Illinois Pesticide Act.

Section 10. Prior notification requirements for application of pesticides on rights of way.

(a) At least 24 hours before applying a pesticide to a public right-of-way that is located within the corporate boundaries of a municipality, the State or the unit of local government in which the application is to be made shall provide notice of the application to all residents whose residences are located within 200 feet of the public right-of-way to be treated. At a minimum, the following information shall be provided in the notice:

- (1) the intended date and approximate time of day of application;
- (2) the brand name, common name, and scientific name of each product applied;
- (3) the type of pesticide contained in the product applied;
- (4) the reason for use of each product applied;
- (5) the range of concentration of end-use product applied;
- (6) any special instructions appearing on the label of the product applicable to an individual's use of the public right-of-way following application;
- (7) the State agency or unit of local government name and telephone number of the certified applicator; and
- (8) contact information for the Department for complaints of pesticide misuse, including a telephone number and website information for the Department.

(b) Written notification required under subsection (a) is sufficient if posted in newsletters, calendars, or other correspondence currently published by the State or the unit of local government in which the application is to be made, but posting on a bulletin board is not sufficient.

Section 15. Administrative rules. This Act shall be administered and enforced by the Department. The Department may adopt rules as necessary for the enforcement of this Act.

Section 20. Penalties.

(a) When an administrative hearing is held by the Department, the hearing officer, upon determination of any violation of this Act or rule or regulation, shall either refer the violation to the State's Attorney in the county where the alleged violation occurred for prosecution or levy the following administrative monetary penalties:

- (1) a penalty of \$250 for a first violation;
- (2) a penalty of \$500 for a second violation; and
- (3) a penalty of \$1,000 for a third or subsequent violation.

(b) The penalty levied under subsection (a) shall be collected by the Department, and all penalties collected by the Department under this Act shall be deposited into the Pesticide Control Fund. Any penalty not paid within 60 days of notice from the Department shall be submitted to the Attorney General for collection.

(c) Upon prosecution by a State's Attorney, a violation of this Act or rules adopted under this Act shall be a petty offense subject to a fine of \$250 for a first offense, a fine of \$500 for a second offense, and a fine of \$1,000 for a third or subsequent offense."

Senator McClure offered the following amendment and moved its adoption:

**AMENDMENT NO. 2 TO SENATE BILL 3342**

AMENDMENT NO. 2. Amend Senate Bill 3342, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 1. Short title. This Act may be cited as the the Pesticide Application on Rights-of-Way Notification Act.

Section 5. Definitions. In this Act:

"Department" means the Department of Agriculture.

"Pesticide" has the meaning given in the Illinois Pesticide Act.

"Unit of local government" means a unit of local government, as defined in Article VII, Section 1 of the Illinois Constitution, except a park district, forest preserve district, or conservation district.

Section 10. Prior notification requirements for application of pesticides on rights of way.

(a) At least 24 hours before the State or a unit of local government applies a pesticide to a public right-of-way that is located within the corporate boundaries of a municipality, the State or the unit of local government in which the application is to be made shall provide notice of the application to all residents whose residences are located within 200 feet of the public right-of-way to be treated. At a minimum, the following information shall be provided in the notice:

- (1) the intended date and approximate time of day of application;
- (2) the brand name, common name, and scientific name of each product applied;
- (3) the type of pesticide contained in the product applied;
- (4) the reason for use of each product applied;
- (5) the range of concentration of end-use product applied;
- (6) any special instructions appearing on the label of the product applicable to an individual's use of the public right-of-way following application;
- (7) the State agency or unit of local government name and telephone number of the certified applicator; and
- (8) contact information for the Department for complaints of pesticide misuse, including a telephone number and website information for the Department.

(b) The application of a solid mosquito larvicide in accordance with 8 Ill. Adm. Code 250.210 is exempt from the notification requirements of this Section.

(c) Written notification required under subsection (a) is sufficient if posted in newsletters, calendars, or other correspondence currently published by the State or the unit of local government in which the application is to be made, but posting on a bulletin board is not sufficient.

Section 15. Administrative rules. This Act shall be administered and enforced by the Department. The Department may adopt rules as necessary for the enforcement of this Act.

Section 20. Penalties.

(a) When an administrative hearing is held by the Department, the hearing officer, upon determination of any violation of this Act or rule or regulation, shall either refer the violation to the State's Attorney in the

county where the alleged violation occurred for prosecution or levy the following administrative monetary penalties:

- (1) a penalty of \$250 for a first violation;
- (2) a penalty of \$500 for a second violation; and
- (3) a penalty of \$1,000 for a third or subsequent violation.

(b) The penalty levied under subsection (a) shall be collected by the Department, and all penalties collected by the Department under this Act shall be deposited into the Pesticide Control Fund. Any penalty not paid within 60 days of notice from the Department shall be submitted to the Attorney General for collection.

(c) Upon prosecution by a State's Attorney, a violation of this Act or rules adopted under this Act shall be a petty offense subject to a fine of \$250 for a first offense, a fine of \$500 for a second offense, and a fine of \$1,000 for a third or subsequent offense."

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.

### MESSAGE FROM THE HOUSE

A message from the House by

Mr. Hollman, 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:

#### HOUSE JOINT RESOLUTION NO. 64

**RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED THIRD GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN,** that when the two Houses adjourn on Friday, March 22, 2024, the House of Representatives stands adjourned until Tuesday, April 2, 2024 and when it adjourns that day, it stands adjourned until Wednesday, April 03, 2024, and when it adjourns on that day, it stands adjourned until Thursday, April 04, 2024, and when it adjourns on that day, it stands adjourned until Friday, April 05, 2024, and when it adjourns on that day, it stands adjourned until Wednesday, April 10, 2024, or to the call of the Speaker; and the Senate stands adjourned until Tuesday, April 09, 2024, or to the call of the President.

Adopted by the House, March 21, 2024.

JOHN W. HOLLMAN, Clerk of the House

By unanimous consent, on motion of Senator Gillespie, the foregoing message reporting House Joint Resolution No. 64 was taken up for immediate consideration.

Senator Gillespie moved that the Senate concur with the House in the adoption of the resolution.

The motion prevailed.

And the Senate concurred with the House in the adoption of the resolution.

Ordered that the Secretary inform the House of Representatives thereof.

### CELEBRATION OF LIFE RESOLUTION CONSENT CALENDAR

#### SENATE RESOLUTION NO. 851

Offered by Senator McClure and all Senators:

Mourns the death of Keith E. Myers of Springfield.

#### SENATE RESOLUTION NO. 852

Offered by Senator McClure and all Senators:

Mourns the death of Sandra D. "Sandy" Bauer of Springfield.

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**SENATE RESOLUTION NO. 853**

Offered by Senator McClure and all Senators:  
Mourns the death of Keith Carl Schroeder of Springfield.

**SENATE RESOLUTION NO. 854**

Offered by Senator McClure and all Senators:  
Mourns the death of Robert Joseph "Bob" Hogan.

**SENATE RESOLUTION NO. 855**

Offered by Senator McClure and all Senators:  
Mourns the death of Keith Rector of New Berlin.

**SENATE RESOLUTION NO. 856**

Offered by Senator McClure and all Senators:  
Mourns the death of Alice Iona (Conkey) Reiser.

**SENATE RESOLUTION NO. 857**

Offered by Senator McClure and all Senators:  
Mourns the death of Marcia D. "Marcy" Harbour of Springfield.

**SENATE RESOLUTION NO. 858**

Offered by Senator Hunter and all Senators:  
Mourns the death of Cleofus Hopkins.

**SENATE RESOLUTION NO. 859**

Offered by Senator Hunter and all Senators:  
Mourns the death of Joshua Alexander.

**SENATE RESOLUTION NO. 861**

Offered by Senator Koehler and all Senators:  
Mourns the death of Wilfred David "Bill" Corum of Frankfort, Kentucky, formerly of Pekin and Peoria.

**SENATE RESOLUTION NO. 862**

Offered by Senator Koehler and all Senators:  
Mourns the passing of John Raymond Peters of Pekin.

**SENATE RESOLUTION NO. 863**

Offered by Senator Koehler and all Senators:  
Mourns the passing of Patrick L. "Pat" Ward of Peoria.

**SENATE RESOLUTION NO. 864**

Offered by Senator Holmes and all Senators:  
Mourns the passing of James Matthew "Jim" Hannon of Crest Hill.

**SENATE RESOLUTION NO. 867**

Offered by Senator McClure and all Senators:  
Mourns the death of Roy E. Robinson of Springfield.

**SENATE RESOLUTION NO. 869**

Offered by Senator McClure and all Senators:  
Mourns the death of Gary Bartels of St. Elmo.

The Chair moved the adoption of the Resolutions Consent Calendar.  
The motion prevailed, and the resolutions were adopted.

**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 Assignments:

Amendment No. 1 to Senate Bill 594  
Amendment No. 1 to Senate Bill 857  
Amendment No. 1 to Senate Bill 914  
Amendment No. 2 to Senate Bill 2731  
Amendment No. 1 to Senate Bill 3165  
Amendment No. 1 to Senate Bill 3680

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

Amendment No. 1 to Senate Bill 3499  
Amendment No. 1 to Senate Bill 3626

At the hour of 1:06 o'clock p.m., pursuant to **House Joint Resolution No. 64**, the Chair announced that the Senate stands adjourned until Tuesday, April 9, 2024, at 12:00 o'clock p.m., or until the call of the President.