



SENATE JOURNAL

STATE OF ILLINOIS

**ONE HUNDRED FOURTH GENERAL
ASSEMBLY**

45TH LEGISLATIVE DAY

TUESDAY, MAY 13, 2025

12:05 O'CLOCK P.M.

SENATE
Daily Journal Index
45th Legislative Day

Action	Page(s)
Appointment Messages	13
Introduction of Senate Bill No. 2660	13
Legislative Measures Filed	3, 27
Messages from the President	4
Presentation of Senate Joint Resolution No. 39	12
Presentation of Senate Resolution No. 308	11
Presentation of Senate Resolutions No'd. 305-307, 309-310	10
Report from Assignments Committee	26
Reports Received	3

Bill Number	Legislative Action	Page(s)
SJR 0039	Committee on Assignments	12
SR 0308	Committee on Assignments	11
HB 0663	Second Reading	18
HB 1062	Second Reading	17
HB 1364	Second Reading	22
HB 1605	Second Reading	16
HB 1615	Second Reading	18
HB 1631	Second Reading	22
HB 1842	Second Reading	16
HB 2139	Second Reading	16
HB 2142	Second Reading	18
HB 2196	Second Reading	16
HB 2336	Second Reading	18
HB 2366	Second Reading	17
HB 2394	Second Reading	18
HB 2419	Second Reading	22
HB 2462	Second Reading	17
HB 2517	Second Reading	18
HB 2667	Second Reading	17
HB 2724	Second Reading	17
HB 2802	Second Reading	17
HB 3141	Second Reading	17
HB 3187	Second Reading	17
HB 3373	Second Reading	17
HB 3487	Second Reading	17
HB 3510	Second Reading	17
HB 3566	Second Reading	22
HB 3616	Second Reading	22
HB 3725	Second Reading	18
HB 3760	Second Reading	24
HB 3850	Second Reading	17

The Senate met pursuant to adjournment.
 Senator David Koehler, Peoria, Illinois, presiding.
 Prayer by Pastor Chuck Kurfman, Highland Hope United Methodist Church, Highland, Illinois.
 Senator Villanueva led the Senate in the Pledge of Allegiance.

The Journal of Friday, January 24, 2025, was being read when on motion of Senator Glowiak Hilton, further reading of same was dispensed with, and unless some Senator had corrections to offer, the Journal would stand approved. No corrections being offered, the Journal was ordered to stand approved.

The Journal of Tuesday, January 28, 2025, was being read when on motion of Senator Glowiak Hilton, further reading of same was dispensed with, and unless some Senator had corrections to offer, the Journal would stand approved. No corrections being offered, the Journal was ordered to stand approved.

The Journal of Wednesday, January 29, 2025, was being read when on motion of Senator Glowiak Hilton, further reading of same was dispensed with, and unless some Senator had corrections to offer, the Journal would stand approved. No corrections being offered, the Journal was ordered to stand approved.

Senator Glowiak Hilton moved that reading and approval of the Journal of Thursday, May 8, 2025, be postponed, pending arrival of the printed Journal.
 The motion prevailed.

LEGISLATIVE MEASURES FILED

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

Amendment No. 2 to House Bill 2196
 Amendment No. 4 to House Bill 3522

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. 2 to Senate Bill 144
 Amendment No. 1 to Senate Bill 1976
 Amendment No. 2 to Senate Bill 2405

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

Amendment No. 1 to House Bill 35
 Amendment No. 1 to House Bill 871
 Amendment No. 1 to House Bill 1864
 Amendment No. 1 to House Bill 2863
 Amendment No. 2 to House Bill 2863
 Amendment No. 1 to House Bill 2952
 Amendment No. 2 to House Bill 2977
 Amendment No. 1 to House Bill 3638

REPORTS RECEIVED

The Secretary placed before the Senate the following reports:

IDPH IHHSR Annual Report FY24, submitted by the Department of Public Health.

Reporting Requirement of 50 ILCS 707/20 (Law Enforcement Camera Grant Act), submitted by the Windsor Police Department.

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

Reporting Requirement of 50 ILCS 707/20 (Law Enforcement Camera Grant Act), submitted by the Charleston Police Department.

Reporting Requirement of 50 ILCS 707/20 (Law Enforcement Camera Grant Act), submitted by the Carpentersville Police Department.

Reporting Requirement of 50 ILCS 707/15 (Law Enforcement Camera Grant Act) - 2021, submitted by the Peoria County Sheriff's Office.

Reporting Requirement of 50 ILCS 707/15 (Law Enforcement Camera Grant Act) - 2022, submitted by the Peoria County Sheriff's Office.

Reporting Requirement of 50 ILCS 707/15 (Law Enforcement Camera Grant Act) - 2023, submitted by the Peoria County Sheriff's Office.

Reporting Requirement of 50 ILCS 707/20 (Law Enforcement Camera Grant Act) - 2021, submitted by the Oregon Police Department.

Reporting Requirement of 50 ILCS 707/20 (Law Enforcement Camera Grant Act) - 2022, submitted by the Oregon Police Department.

Reporting Requirement of 50 ILCS 707/20 (Law Enforcement Camera Grant Act) - 2024, submitted by the Oregon Police Department.

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

ICJIA Criminal History Record Checks in Federally Assisted Housing Applications Annual Report 2024, submitted by the Illinois Criminal Justice Information Authority.

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

MESSAGES FROM THE PRESIDENT

**OFFICE OF THE SENATE PRESIDENT
DON HARMON
STATE OF ILLINOIS**

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

May 9, 2025

Mr. Tim Anderson
Secretary of the Senate
Room 058 State House
Springfield, IL 62706

[May 13, 2025]

Dear Mr. Secretary:

Pursuant to the Senate Rule 2-10, I hereby extend the committee deadline and 3rd reading deadline to May 23, 2025 for the following bills:

SB0005	SB0271	SB1390	SB1480	SB2284
SB0251	SB1263	SB1424	SB1743	
SB0268	SB1307	SB1447	SB1938	

Pursuant to the Senate Rule 2-10, I hereby extend the committee deadline to May 23, 2025 for the following bills:

HB0871	HB1807	HB2521	HB2805	HB3462
HB1120	HB1838	HB2586	HB3081	HB3503
HB1302	HB1864	HB2685	HB3385	HB3638
HB1598	HB2425	HB2726	HB3446	HB3743

Sincerely,
s/Don Harmon
Don Harmon
Senate President

cc: Senate Republican Leader John F. Curran

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STATE OF ILLINOIS**

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May 9, 2025

Mr. Tim Anderson
Secretary of the Senate
Room 058 State House
Springfield, IL 62706

Dear Mr. Secretary:

Pursuant to the Senate Rule 2-10, I hereby extend the committee deadline and 3rd reading deadline to May 23, 2025 for the following bills:

SB0013	SB1489	SB1719	SB2147	SB2173	SB2413
SB0105	SB1513	SB1856	SB2158	SB2202	SB2436
SB0143	SB1520	SB1905	SB2166	SB2219	SB2483
SB1177	SB1530	SB1965	SB2167	SB2316	SB2504
SB1326	SB1576	SB1966	SB2169	SB2335	
SB1330	SB1632	SB2000	SB2170	SB2385	
SB1435	SB1665	SB2037	SB2171	SB2398	
SB1464	SB1706	SB2142	SB2172	SB2399	

[May 13, 2025]

Pursuant to the Senate Rule 2-10, I hereby extend the committee deadline to May 23, 2025 for the following bills:

HB0032	HB1697	HB2335	HB2894	HB3374	HB3662
HB0035	HB1700	HB2371	HB2949	HB3438	HB3790
HB0742	HB1806	HB2423	HB2952	HB3489	HB3851
HB1075	HB1823	HB2458	HB2967	HB3508	
HB1224	HB1832	HB2490	HB2977	HB3564	
HB1225	HB1843	HB2568	HB2978	HB3574	
HB1312	HB1859	HB2755	HB3019	HB3637	
HB1367	HB1863	HB2771	HB3065	HB3646	
HB1437	HB1927	HB2785	HB3177	HB3654	
HB1616	HB1928	HB2857	HB3193	HB3657	

Sincerely,
s/Don Harmon
Don Harmon
Senate President

cc: Senate Republican Leader John F. Curran

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STATE OF ILLINOIS**

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May 9, 2025

Mr. Tim Anderson
Secretary of the Senate
Room 058 State House
Springfield, IL 62706

Dear Mr. Secretary:

Pursuant to the Senate Rule 2-10, I hereby extend the committee deadline and 3rd reading deadline to May 23, 2025 for the following bills:

SB0044	SB1248	SB1397	SB1581	SB1751	SB1903	SB2190	SB2417
SB0064	SB1250	SB1398	SB1586	SB1755	SB1912	SB2193	SB2433
SB0079	SB1262	SB1401	SB1588	SB1759	SB1919	SB2198	SB2439
SB0107	SB1273	SB1416	SB1593	SB1761	SB1926	SB2237	SB2441
SB0120	SB1279	SB1419	SB1604	SB1762	SB1927	SB2250	SB2461
SB0192	SB1282	SB1428	SB1606	SB1765	SB1940	SB2252	SB2467
SB0199	SB1306	SB1430	SB1609	SB1771	SB1944	SB2261	SB2471
SB0205	SB1308	SB1465	SB1610	SB1782	SB1969	SB2268	SB2485
SB0208	SB1315	SB1474	SB1615	SB1791	SB1970	SB2312	
SB0228	SB1318	SB1494	SB1617	SB1804	SB1975	SB2315	
SB0237	SB1319	SB1496	SB1621	SB1843	SB1987	SB2327	
SB0241	SB1321	SB1502	SB1628	SB1845	SB1997	SB2329	
SB0270	SB1353	SB1509	SB1637	SB1851	SB2005	SB2349	
SB0292	SB1359	SB1510	SB1652	SB1857	SB2007	SB2350	

[May 13, 2025]

SB0293	SB1360	SB1511	SB1653	SB1860	SB2011	SB2374
SB0294	SB1375	SB1521	SB1657	SB1863	SB2046	SB2386
SB1225	SB1388	SB1522	SB1658	SB1878	SB2122	SB2387
SB1232	SB1391	SB1525	SB1678	SB1882	SB2127	SB2388
SB1237	SB1393	SB1561	SB1689	SB1893	SB2160	SB2392
SB1246	SB1395	SB1580	SB1690	SB1901	SB2185	SB2403

Pursuant to the Senate Rule 2-10, I hereby extend the committee deadline to May 23, 2025 for the following bills:

HB1081	HB1862	HB2351	HB2676	HB3067	HB3441	HB3781
HB1375	HB1872	HB2466	HB2682	HB3140	HB3511	
HB1432	HB2350	HB2584	HB2927	HB3323	HB3699	

Sincerely,
s/Don Harmon
Don Harmon
Senate President

cc: Senate Republican Leader John F. Curran

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STATE OF ILLINOIS**

327 STATE CAPITOL
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217-782-2728

May 9, 2025

Mr. Tim Anderson
Secretary of the Senate
Room 058 State House
Springfield, IL 62706

Dear Mr. Secretary:

Pursuant to the Senate Rule 2-10, I hereby extend the committee deadline and 3rd reading deadline to May 23, 2025 for the following bills:

SB0062	SB0178	SB1382	SB1620	SB1709	SB1821	SB2021	SB2106	SB2313
SB0072	SB0194	SB1396	SB1633	SB1718	SB1830	SB2023	SB2120	SB2344
SB0089	SB0214	SB1405	SB1643	SB1730	SB1833	SB2024	SB2163	SB2382
SB0099	SB0215	SB1406	SB1644	SB1739	SB1877	SB2027	SB2188	SB2390
SB0133	SB0240	SB1433	SB1645	SB1745	SB1888	SB2028	SB2263	SB2430
SB0135	SB0252	SB1449	SB1646	SB1749	SB1897	SB2029	SB2276	SB2458
SB0138	SB0253	SB1483	SB1647	SB1750	SB1956	SB2083	SB2277	SB2476
SB0145	SB1178	SB1492	SB1673	SB1805	SB1977	SB2086	SB2278	
SB0146	SB1207	SB1505	SB1694	SB1807	SB1993	SB2095	SB2281	
SB0148	SB1309	SB1608	SB1695	SB1813	SB2003	SB2097	SB2290	

Pursuant to the Senate Rule 2-10, I hereby extend the committee deadline to May 23, 2025 for the following bills:

[May 13, 2025]

HB0643 and HB2380

Sincerely,
s/Don Harmon
Don Harmon
Senate President

cc: Senate Republican Leader John F. Curran

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May 9, 2025

Mr. Tim Anderson
Secretary of the Senate
Room 058 State House
Springfield, IL 62706

Dear Mr. Secretary:

Pursuant to the Senate Rule 2-10, I hereby extend the committee deadline and 3rd reading deadline to May 23, 2025 for the following bills:

SB0088 SB1625 SB2451
SB1485 SB2109

Pursuant to the Senate Rule 2-10, I hereby extend the committee deadline to May 23, 2025 for the following bills:

HB0226 HB2387 HB2849
HB1763 HB2545 HB3148

Sincerely,
s/Don Harmon
Don Harmon
Senate President

cc: Senate Republican Leader John F. Curran

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May 9, 2025

Mr. Tim Anderson

[May 13, 2025]

Secretary of the Senate
Room 058 State House
Springfield, IL 62706

Dear Mr. Secretary:

Pursuant to the Senate Rule 2-10, I hereby extend the committee deadline and 3rd reading deadline to May 23, 2025 for the following bills:

SB1442	SB1697	SB2196	SB2473
SB1527	SB1816	SB2269	SB2478
SB1538	SB2144	SB2289	SB2491
SB1680	SB2146	SB2395	SB2497

Pursuant to the Senate Rule 2-10, I hereby extend the committee deadline to May 23, 2025 for the following bills:

HB1056	HB3312	HB3499	HB3650
HB2863	HB3399	HB3541	

Sincerely,
s/Don Harmon
Don Harmon
Senate President

cc: Senate Republican Leader John F. Curran

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May 9, 2025

Mr. Tim Anderson
Secretary of the Senate
Room 058 State House
Springfield, IL 62706

Dear Mr. Secretary:

Pursuant to the Senate Rule 2-10, I hereby extend the 3rd reading deadline to May 23, 2025 for the following bills:

SB1844	SB0330	SB0411	SB0597	SB0704	SB0716	SB0758	SB1046	SB2215
SB1976	SB0331	SB0412	SB0598	SB0705	SB0717	SB0783	SB1076	SB2264
SB2001	SB0332	SB0413	SB0599	SB0706	SB0718	SB0801	SB1094	SB2319
SB2303	SB0333	SB0414	SB0613	SB0707	SB0719	SB0802	SB1120	SB2381
SB2469	SB0361	SB0563	SB0636	SB0708	SB0720	SB0803	SB1298	SB2405
SB0009	SB0362	SB0564	SB0638	SB0709	SB0752	SB0804	SB1455	SB2415
SB0075	SB0363	SB0565	SB0639	SB0711	SB0753	SB0805	SB1456	
SB0144	SB0369	SB0566	SB0640	SB0712	SB0754	SB0848	SB1692	
SB0267	SB0370	SB0567	SB0641	SB0713	SB0755	SB0968	SB1872	

[May 13, 2025]

SB0324 SB0404 SB0595 SB0675 SB0714 SB0756 SB1044 SB2016
SB0329 SB0410 SB0596 SB0702 SB0715 SB0757 SB1045 SB2062

Sincerely,
s/Don Harmon
Don Harmon
Senate President

cc: Senate Republican Leader John F. Curran

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May 13, 2025

Mr. Tim Anderson
Secretary of the Senate
Room 058 State House
Springfield, IL 62706

Dear Mr. Secretary:

Pursuant to the Senate Rule 2-10, I hereby extend the committee deadline and 3rd reading deadline to May 23, 2025 for the following bill: SB 024

Pursuant to the Senate Rule 2-10, I hereby extend the 3rd reading deadline to May 23, 2025 for the following bills: SB 852

Pursuant to the Senate Rule 2-10, I hereby extend the committee deadline to May 23, 2025 for the following bills:

HB1082, HB1576, HB1586, HB1882, HB2436, HB2488, HB2516, HB2772, HB3125, HB3363, HB3709, HB3842

Sincerely,
s/Don Harmon
Don Harmon
Senate President

cc: Senate Republican Leader John F. Curran

PRESENTATION OF CELEBRATION OF LIFE RESOLUTIONS

SENATE RESOLUTION NO. 305

Offered by Senator Tracy and all Senators:
Mourns the passing of Dwayne Charles "D.D." Fischer.

SENATE RESOLUTION NO. 306

Offered by Senator Koehler and all Senators:

[May 13, 2025]

Mourns the death of Hattie Mae Green.

SENATE RESOLUTION NO. 307

Offered by Senator Koehler and all Senators:
Mourns the death of Henry Rakoff, Ph.D.

SENATE RESOLUTION NO. 309

Offered by Senator Anderson and all Senators:
Mourns the death of John M. Blachinsky of Kewanee.

SENATE RESOLUTION NO. 310

Offered by Senators Faraci - Rose and all Senators:
Mourns the death of Eldon L. Quick of Rantoul.

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

PRESENTATION OF RESOLUTIONS

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

SENATE RESOLUTION NO. 308

WHEREAS, The National Board for Professional Teaching Standards was established to advance the quality of teaching and learning by developing rigorous standards for accomplished teaching, and Illinois became one of the first states to support this initiative by creating the Illinois Teaching Excellence Program for National Board Certified Teachers (NBCTs) in 1999; and

WHEREAS, The year 2025 marks the 25th anniversary of National Board Certification in Illinois, recognizing a quarter century of commitment to teaching excellence, educational leadership, and student achievement across the State; and

WHEREAS, The Illinois Teaching Excellence Program has been instrumental in promoting National Board Certification, supporting teacher candidates throughout the rigorous certification process, and advocating for professional development and leadership opportunities for Illinois educators; and

WHEREAS, National Board Certification represents the highest standard of the teaching profession, with candidates demonstrating expertise across content knowledge, pedagogical skills, and reflective teaching practices; and

WHEREAS, Research consistently demonstrates that students of NBCTs achieve higher academic gains, with particularly strong impacts in high-needs and Title I schools; and

WHEREAS, Illinois currently ranks among the top states in the nation for the number of National Board Certified teachers, with over 7,000 NBCTs statewide working across public schools, charter schools, and educational cooperatives; and

WHEREAS, The State Board of Education and the General Assembly have both supported certification through candidate subsidies, incentives, and recognition programs, affirming the State's investment in teaching quality and student outcomes; and

WHEREAS, NBCTs in Illinois often serve in critical leadership roles, such as mentors, instructional coaches, administrators, and policy advocates, leading to the elevation of the profession while improving school performance; and

WHEREAS, NBCTs are also noted for their longevity and dedication, contributing to higher teacher retention rates, thereby helping to address workforce shortages and strengthen educational continuity for Illinois students; and

WHEREAS, In 2024 alone, Illinois had 94 new teachers achieve National Board Certification and 206 NBCTs renew their certification, reflecting the ongoing growth and impact of the Illinois Teaching Excellence Program in the State; therefore, be it

RESOLVED, BY THE SENATE OF THE ONE HUNDRED FOURTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we declare September 2, 2025 as National Board Certified Teachers Recognition Day in the State of Illinois in celebration of the 25th anniversary of National Board Certification in Illinois and in recognition of the contributions and accomplishments of National Board Certified Teachers across the State; and be it further

RESOLVED, That suitable copies of this resolution be presented to the Governor, the State Superintendent of Education, the National Board Resource Center at Illinois State University, and the National Board for Professional Teaching Standards as a symbol of our esteem and respect.

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

SENATE JOINT RESOLUTION NO. 39

WHEREAS, The American Society of Civil Engineers (ASCE) stated in its 2021 report card that the United States received a grade of C- regarding the current state of infrastructure and that more than six trillion dollars is needed to restore the nation's infrastructure to a state of good repair; over two trillion dollars is currently not funded, and the remainder is inadequately funded; new, 21st Century projects are also unfunded; and

WHEREAS, The Illinois ASCE 2022 Report Card assigned the State's systems a cumulative grade of "C-"; the report analyzes 11 categories of infrastructure pertinent to Illinois, including aviation (C+), bridges (C), dams (C+), drinking water (D+), inland waterways (D), ports (C-), rail (C+), roads (D+), storm water (D+), transit (D+), and wastewater (C-); and

WHEREAS, Out of four million total water service lines, over 675,000 have been identified as lead and almost 380,000 as copper with lead solder services; Illinois will require at least \$12 billion to replace the lead water lines, and federal appropriations will cover less than 10% of that cost; and

WHEREAS, Illinois' aging drinking water infrastructure is leading to leaking pipelines, costing taxpayers money and critical resources; in 2017, a total of 106 million gallons per day (MGD) were lost among Lake Michigan allocation permittees, or 13% of total water supplied; additional funding is needed for aging storm water infrastructure that must keep up with increasing rainfall trends from climate change; and

WHEREAS, Illinois needs at least 300,000 new units of affordable housing for the most housing insecure; homelessness increased in Illinois in 2024 by 116%, and there are 26,000 unhoused in the State; and

WHEREAS, There are 2,405 bridges in poor condition, or 9% of all bridges in the State that are crossed by motorists every day; approximately 70% of Illinois bridges in poor condition are owned by counties, towns, or cities, suggesting the local maintenance backlog is a significant challenge; and

WHEREAS, Federal legislation is needed to create a national infrastructure bank to finance all infrastructure requirements to bring the system to a state of good repair and build new projects; and

[May 13, 2025]

WHEREAS, The new national infrastructure bank is modeled on previous banks that helped build much of the country's infrastructure under Presidents George Washington, James Madison, Abraham Lincoln, and Franklin D. Roosevelt; the last such bank helped bring us out of the Great Depression and win World War II; and

WHEREAS, The new national infrastructure bank will create 25 million new jobs, pay Davis-Bacon wages, and enforce Buy America provisions; Disadvantaged Business Enterprises will receive significant disbursements, and the bill mandates large-scale minority hiring; the bank will require no new federal spending or federal taxes; according to experts, the bank will grow the economy by 5% per year as did its predecessors; and

WHEREAS, The new national infrastructure bank will complement the Rebuild Illinois infrastructure program passed by the legislature in 2019 and provide the additional new money to bring all infrastructure in Illinois to a state of good repair; and

WHEREAS, Many organizations are in support of a new national infrastructure bank, including the National Black Caucus of State Legislators, the National Hispanic Caucus of State Legislators, the National Asian-Pacific American Caucus of State Legislators, the Council of State Governments-East, the National Association of Counties, the National Association of Development Organizations, the US High Speed Rail Association, the National Latino Farmers and Ranchers Trade Association, the American Sustainable Business Council, the National Association of Minority Contractors, and the United Association of Plumbers and Steamfitters International Union; in addition, 29 state legislatures have introduced or passed resolutions of support, as have county and city councils, including the Chicago City Council; therefore, be it

RESOLVED, BY THE SENATE OF THE ONE HUNDRED FOURTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE HOUSE OF REPRESENTATIVES CONCURRING HEREIN, that we urge the United States Congress to pass legislation to create a new national infrastructure bank to finance urgently needed infrastructure projects; and be it further

RESOLVED, That suitable copies of this resolution be delivered to the President of the United States, the U.S. Senate Majority Leader, the U.S. Senate Minority Leader, the U.S. Speaker of the House, the U.S. House of Representatives Minority Leader, all members of the Illinois Congressional Delegation, and the Governor.

INTRODUCTION OF BILL

SENATE BILL NO. 2660. Introduced by Senator Porfirio, a bill for AN ACT concerning revenue.

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

APPOINTMENT MESSAGES

Appointment Message No. 1040210

To the Honorable Members of the Senate, One Hundred Fourth 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: Member

Agency or Other Body: Commission on Discrimination and Hate Crimes

Start Date: May 9, 2025

[May 13, 2025]

End Date: March 1, 2029

Name: Alison V. Hill

County of Residence: Cook

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Mike Simmons

Most Recent Holder of Office: Amy Meek

Superseded Appointment Message: Not Applicable

Appointment Message No. 1040211

To the Honorable Members of the Senate, One Hundred Fourth 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: Member

Agency or Other Body: Commission on Discrimination and Hate Crimes

Start Date: May 9, 2025

End Date: March 1, 2029

Name: Jason Rosensweig

County of Residence: Cook

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Lakesia Collins

Most Recent Holder of Office: Jason Rosensweig

Superseded Appointment Message: Not Applicable

Appointment Message No. 1040212

To the Honorable Members of the Senate, One Hundred Fourth 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: Member

[May 13, 2025]

Agency or Other Body: State Board of Health

Start Date: May 9, 2025

End Date: November 1, 2025

Name: Rodney Alan Holzmacher

County of Residence: Sangamon

Annual Compensation: Expenses

Per diem: \$150, not to exceed \$10,000 per annum

Nominee's Senator: Senator Doris Turner

Most Recent Holder of Office: Christopher Woodrow

Superseded Appointment Message: Not Applicable

Appointment Message No. 1040213

To the Honorable Members of the Senate, One Hundred Fourth 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: Member

Agency or Other Body: State Board of Health

Start Date: November 2, 2025

End Date: November 1, 2028

Name: Rodney Alan Holzmacher

County of Residence: Sangamon

Annual Compensation: Expenses

Per diem: \$150, not to exceed \$10,000 per annum

Nominee's Senator: Senator Doris Turner

Most Recent Holder of Office: Rodney Alan Holzmacher

Superseded Appointment Message: Not Applicable

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

READING BILLS FROM THE HOUSE OF REPRESENTATIVES A SECOND TIME

On motion of Senator Walker, **House Bill No. 1605** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator DeWitte, **House Bill No. 1842** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator E. Harriss, **House Bill No. 2139** having been printed, was taken up and read by title a second time.

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

AMENDMENT NO. 1 TO HOUSE BILL 2139

AMENDMENT NO. 1 . Amend House Bill 2139 by replacing everything after the enacting clause with the following:

"Section 5. The America's Central Port District Act is amended by changing Sections 7.5, 21, and 25 as follows:

(70 ILCS 1860/7.5)

Sec. 7.5. Authorization to borrow moneys. The District's Board may borrow money from any governmental agency, bank, or other financial institution and may provide appropriate security for that borrowing, if the money is repaid within 20 years after the money is borrowed. "Financial institution" has the meaning given in Section 8-1-3.1 of the Illinois Municipal Code ~~means any bank subject to the Illinois Banking Act, any savings and loan association subject to the Illinois Savings and Loan Act of 1985, any savings bank subject to the Savings Bank Act, and any federally chartered commercial bank or savings and loan association organized and operated in this State pursuant to the laws of the United States.~~

(Source: P.A. 98-854, eff. 1-1-15.)

(70 ILCS 1860/21) (from Ch. 19, par. 304)

Sec. 21. All funds deposited by the treasurer in any bank or savings and loan association shall be placed in the name of the District and shall be withdrawn or paid out ~~only~~ by check or draft upon the bank or savings and loan association, signed by the treasurer and countersigned by the chairman of the Board, or by Automated Clearing House transaction or other electronic means. Subject to prior approval of such designations by a majority of the Board, the chairman may designate any other Board member or any officer of the District to affix the signature of the chairman and the treasurer may designate any other officer of the District to affix the signature of the treasurer to any check or draft for payment of salaries or wages and for payment of any other obligation ~~of not more than \$2,500.00.~~

No bank or savings and loan association shall receive public funds as permitted by this Section, unless it has complied with the requirements established pursuant to the Public Funds Investment Act ~~Section 6 of "An Act relating to certain investments of public funds by public agencies", approved July 23, 1943, as now or hereafter amended.~~

(Source: P.A. 83-541.)

(70 ILCS 1860/25) (from Ch. 19, par. 308)

Sec. 25. Within 9 months after ~~60 days after~~ the end of each fiscal year, the Board shall cause an independent auditor to prepare and print ~~to be prepared and printed~~ a complete and detailed report and financial statement of the operations and assets and liabilities of the Port District. A reasonably sufficient number of copies of such report shall be printed for distribution to persons interested, upon request, and a copy of the report ~~thereof~~ shall be filed with the Governor and the county clerks and the presiding officers of the county boards of Madison and Jersey Counties. A copy of such report or a summary of the report shall be addressed and submitted ~~and mailed~~ to the Mayor or ranking official ~~and city council or president and board of trustees~~ of each municipality within the area of the District.

(Source: P.A. 98-854, eff. 1-1-15.)"

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

On motion of Senator S. Turner, **House Bill No. 2196** was taken up, read by title a second time.

[May 13, 2025]

Committee Amendment No. 1 was held in the Committee on Assignments.
 Floor Amendment No. 2 was held in the Committee on Assignments.
 There being no further amendments, the bill was ordered to a third reading.

On motion of Senator Balkema, **House Bill No. 2366** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Edly-Allen, **House Bill No. 2462** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Cunningham, **House Bill No. 2667** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Cunningham, **House Bill No. 2724** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator D. Turner, **House Bill No. 2802** having been printed, was taken up, read by title a second time and ordered to a third reading.

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

On motion of Senator Faraci, **House Bill No. 3187** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Ventura, **House 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 Ventura, **House Bill No. 3487** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Cunningham, **House Bill No. 3510** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Ventura, **House Bill No. 3850** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Ventura, **House Bill No. 1062** having been printed, was taken up and read by title a second time.

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

AMENDMENT NO. 1 TO HOUSE BILL 1062

AMENDMENT NO. 1. Amend House Bill 1062 by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Century Network Act is amended by adding Section 8 as follows:

(20 ILCS 3921/8 new)

Sec. 8. Anchor institutions; priorities for connection. The connection of anchor institutions to the Illinois Century Network shall be prioritized as follows:

(1) the first priority is the connection of anchor institutions that could be connected using the Illinois Century Network's existing middle-mile network within 5 miles of the existing network;

(2) the second priority is the connection of anchor institutions that could be connected using the Illinois Century Network's existing middle-mile network within 10 miles of the existing network;

(3) the third priority is the connection of anchor institutions that could be connected using the Illinois Century Network's existing middle-mile network farther than 10 miles from the existing network, and that are eligible for E-rate, as described under 47 CFR 54, Subpart F, at 60% and higher;

(4) the fourth priority is the connection of anchor institutions that need expanded middle-mile Illinois Century Network infrastructure; and

(5) the fifth priority is the connection of anchor institutions that need expanded last-mile infrastructure."

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

On motion of Senator Belt, **House Bill No. 1615** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Loughran Cappel, **House Bill No. 663** having been printed, was taken up, read by title a second time and ordered to a third reading.

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

On motion of Senator Joyce, **House Bill No. 2336** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Loughran Cappel, **House Bill No. 2394** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Preston, **House Bill No. 2517** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Syverson, **House Bill No. 3725** having been printed, was taken up and read by title a second time.

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

AMENDMENT NO. 1 TO HOUSE BILL 3725

AMENDMENT NO. 1. Amend House Bill 3725 by replacing everything after the enacting clause with the following:

"Section 1. Short title. This Act may be cited as the Local Government Billing Act.

Section 5. Definitions. As used in this Act:

"Corporate authorities" includes, but is not limited to:

- (1) the county board of a county;
- (2) the corporate authorities of a municipality;
- (3) the township officials of a township; and
- (4) the board of trustees of a special district.

Section 10. Billing for services.

(a) Beginning on the effective date of this Act, the corporate authorities of any unit of local government operating a waterworks, sewerage system, combined waterworks and sewerage system, or electric utility:

- (1) shall bill for any utility service, including previously unbilled service: (A) within 12 months after the provision of that service to the customer if the service is supplied to a residential customer; or (B) within 24 months after the provision of that service to that customer if the service is supplied to a non-residential customer; however, the corporate authorities of the unit of government may bill for unpaid amounts that were billed to a customer or if the customer was notified that there is an unpaid

amount before the effective date of this Act for service that was supplied to the customer before January 1, 2026;

(2) shall not intentionally delay billing beyond the normal billing cycle;

(3) shall label any amount attributed to previously unbilled service as such on the customer's bill and include the beginning and ending dates for the period during which the previously unbilled amount accrued;

(4) shall issue the makeup billing amount calculated on a prorated basis to reflect the varying rates for previously unbilled service accrued over a period of time when the rates for service have varied; and

(5) shall provide the customer with the option of a payment arrangement to retire the makeup bill for previously unbilled service by periodic payments, without interest or late fees, over a time equal to the amount of time the billing was delayed.

(b) The time limit of paragraph (1) of subsection (a) shall not apply to previously unbilled service attributed to tampering, theft of service, fraud, or the customer preventing the utility's recorded efforts to obtain an accurate reading of the meter.

Section 15. Home rule. A home rule unit of local government may not regulate utilities in a manner inconsistent with this Act. This Section 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.

(65 ILCS 5/11-150-2 rep.)

Section 75. The Illinois Municipal Code is amended by repealing Section 11-150-2.

(70 ILCS 3705/7.4 rep.)

Section 80. The Public Water District Act is amended by repealing Section 7.4.

(70 ILCS 3710/5.3 rep.)

Section 85. The Water Service District Act is amended by repealing Section 5.3.

Section 90. The Water Authorities Act is amended by changing Section 6 as follows:

(70 ILCS 3715/6) (from Ch. 111 2/3, par. 228)

Sec. 6. Such board of trustees shall have the following powers:

1. To make inspections of wells or other withdrawal facilities and to require information and data from the owners or operators thereof concerning the supply, withdrawal and use of water.

2. To require the registration with them of all wells or other withdrawal facilities in accordance with such form or forms as they deem advisable.

3. To require permits from them for all additional wells or withdrawal facilities or for the deepening, extending or enlarging existing wells or withdrawal facilities.

4. To require the plugging of abandoned wells or the repair of any well or withdrawal facility to prevent loss of water or contamination of supply.

5. To reasonably regulate the use of water and during any period of actual or threatened shortage to establish limits upon or priorities as to the use of water. In issuing any such regulation, limitation, or priority, such board shall seek to promote the common welfare by considering the public interest, the average amount of present withdrawals, relative benefits or importance of use, economy or efficiency of use and any other reasonable differentiation. Appropriate consideration shall also be given to any user, who has theretofore reduced the volume of ground water previously consumed by such user or who has taken care of increased requirements by installing and using equipment and facilities permitting the use of surface water by such user.

6. To supplement the existing water supply or provide additional water supply by such means as may be practicable or feasible. They may acquire property or property rights either within or without the boundaries of the authority by purchase, lease, condemnation proceedings or otherwise, and they may construct, maintain and operate wells, reservoirs, pumping stations, purification plants, infiltration pits, recharging wells and such other facilities as may be necessary to insure an adequate supply of water for the present and future needs of the authority. They shall have the right to sell water

to municipalities or public utilities operating water distribution systems either within or without the authority.

7. To levy and collect a general tax on all of the taxable property within the corporate limits of the authority, the aggregate amount of which for one year, exclusive of the amount levied for bonded indebtedness or interest thereon, shall not exceed .08 per cent of the value as equalized or assessed by the Department of Revenue. For the purpose of acquiring necessary property or facilities, to issue general obligation bonds bearing interest at the rate of not to exceed the maximum rate authorized by the Bond Authorization Act, as amended at the time of the making of the contract, and payable over a period of not to exceed 20 years, the aggregate principal amount of which at any one time outstanding shall not exceed one-half of 1% of the value as equalized or assessed by the Department of Revenue of all taxable property located within the corporate limits of the authority and to levy and collect a further or additional direct annual tax upon all the taxable property within the corporate limits of such authority sufficient to meet the principal and interest of such bonds as the same mature. They shall also have authority to issue revenue bonds payable solely out of anticipated revenues.

8. To consult with and receive available information concerning their duties and responsibilities from the State Water Survey, the State Geological Survey, the Board of Natural Resources and Conservation, the Water Resources and Flood Control Board and any other board or commission of the State. Before constructing any facility for providing additional water supply, the plans therefor shall be submitted to and approved by the Environmental Protection Agency or its successor and all operations of such facilities shall be conducted in accordance with such rules and regulations as may from time to time be prescribed by the Pollution Control Board.

9. To have the right by appropriate action in the circuit court of any county in which such authority, or any part thereof, is located to restrain any violation or threatened violation of any of their orders, rules, regulations or ordinances.

10. To provide by ordinance that the violation of any provision of any rule, regulation or ordinance adopted by them shall constitute a misdemeanor subject to a fine by the circuit court of not to exceed \$50 for each act of violation and that each day's violation shall constitute a separate offense.

11. ~~(Blank). On or after the effective date of this amendatory Act of the 100th General Assembly, to bill for any utility service, including previously unbilled service, supplied to a residential customer within 12 months, or a non residential customer within 24 months, after the provision of that service to the customer; however, the water authority may bill for unpaid amounts that were billed to a customer or if the customer was notified that there is an unpaid amount before the effective date of this amendatory Act of the 100th General Assembly for service that was supplied to the customer before January 1, 2016. The time limit of this paragraph shall not apply to previously unbilled service attributed to tampering, theft of service, fraud, or the customer preventing the utility's recorded efforts to obtain an accurate reading of the meter. The trustees shall: (i) label any amount attributed to previously unbilled service as such on the customer's bill and include the beginning and ending dates for the period during which the previously unbilled amount accrued; (ii) issue the makeup billing amount calculated on a prorated basis to reflect the varying rates for previously unbilled service accrued over a period of time when the rates for service have varied; and (iii) provide the customer with the option of a payment arrangement to retire the makeup bill for previously unbilled service by periodic payments, without interest or late fees, over a time equal to the amount of time the billing was delayed. The trustees shall not intentionally delay billing beyond the normal bill cycle.~~

With respect to instruments for the payment of money issued under this Section either before, on, or after the effective date of this amendatory Act of 1989, it is and always has been the intention of the General Assembly (i) that the Omnibus Bond Acts are and always have been supplementary grants of power to issue instruments in accordance with the Omnibus Bond Acts, regardless of any provision of this Act that may appear to be or to have been more restrictive than those Acts, (ii) that the provisions of this Section are not a limitation on the supplementary authority granted by the Omnibus Bond Acts, and (iii) that instruments issued under this Section within the supplementary authority granted by the Omnibus Bond Acts are not invalid because of any provision of this Act that may appear to be or to have been more restrictive than those Acts.

(Source: P.A. 100-178, eff. 8-18-17.)

Section 95. The Water Commission Act of 1985 is amended by changing Section 0.001b as follows:
(70 ILCS 3720/0.001b)

[May 13, 2025]

Sec. 0.001b. Powers and duties. A water commission has the power and duty to:

- (1) establish and define the responsibilities of the commission and its committees;
- (2) establish and define the responsibilities of the commission's management and staff;
- (3) establish a finance committee to conduct monthly meetings to supervise staff's handling of financial matters and budgeting;
- (4) require the finance director and treasurer to report to the finance committee the status of all commission funds and obligations;
- (5) require the treasurer to report to the commission any improper or unnecessary expenditures, budgetary errors, or accounting irregularities;
- (6) require commission staff to document and comply with standard accounting policies, procedures, and controls to ensure accurate reporting to the finance committee and commission and to identify improper or unnecessary expenditures, budgetary errors, or accounting irregularities;
- (7) require the commission's finance director to provide monthly reports regarding the commission's cash and investment position including whether the commission has sufficient cash and investments to pay its debt service, operating expenses, and capital expenditures and maintain required reserve levels. The information shall include the required funding levels for restricted funds and unrestricted cash and investment balances with comparisons to unrestricted reserves. The information shall also include the type and performance of the commission's investments and description as to whether those investments are in compliance with the commission's investment policies;
- (8) require the commission's finance director to provide the commission with detailed information concerning the commission's operating performance including the budgeted and actual monthly amounts for water sales, water costs, and other operating expenses;
- (9) require commission staff to provide the commission with detailed information regarding the progress of capital projects including whether the percentage of completion and costs incurred are timely;
- (10) require the commission's staff accountant to perform bank reconciliations and general ledger account reconciliations on a monthly basis; the finance director shall review these reconciliations and provide them to the treasurer and the finance committee on a monthly basis;
- (11) establish policies to ensure the proper segregation of the financial duties performed by employees;
- (12) restrict access to the established accounting systems and general ledger systems and provide for adequate segregation of duties so that no single person has sole access and control over the accounting system or the general ledger system;
- (13) require that the finance director review and approve all manual journal entries and supporting documentation; the treasurer shall review and approve the finance director's review and approval of manual journal entries and supporting documentation;
- (14) require that the finance director closely monitor the progress of construction projects;
- (15) require that the finance director carefully document any GAAP analysis or communications with GASB and provide full and timely reports for the same to the finance committee;
- (16) retain an outside independent auditor to perform a comprehensive audit of the water commission's financial activities for each fiscal year in conformance with the standard practices of the Association of Governmental Auditors; within 30 days after the independent audit is completed, the results of the audit must be sent to the county auditor; and
- (17) ~~(blank). on or after the effective date of this amendatory Act of the 100th General Assembly, bill for any utility service, including previously unbilled service, supplied to a residential customer within 12 months, or a non-residential customer within 24 months, after the provision of that service to the customer; however, the water commission may bill for unpaid amounts that were billed to a customer or if the customer was notified that there is an unpaid amount before the effective date of this amendatory Act of the 100th General Assembly for service that was supplied to the customer before January 1, 2016. The time limit of this paragraph shall not apply to previously unbilled service attributed to tampering, theft of service, fraud, or the customer preventing the utility's recorded efforts to obtain an accurate reading of the meter. The commission shall: (i) label any amount attributed to previously unbilled service as such on the customer's bill and include the beginning and ending dates for the period during which the previously unbilled amount accrued; (ii) issue the makeup billing~~

~~amount calculated on a prorated basis to reflect the varying rates for previously unbilled service accrued over a period of time when the rates for service have varied; and (iii) provide the customer with the option of a payment arrangement to retire the makeup bill for previously unbilled service by periodic payments, without interest or late fees, over a time equal to the amount of time the billing was delayed. The commission shall not intentionally delay billing beyond the normal bill cycle.~~

(Source: P.A. 100-178, eff. 8-18-17.)".

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

On motion of Senator Joyce, **House Bill No. 1364** was taken up, read by title a second time. Committee Amendment Nos. 1 and 2 were held in the Committee on Assignments. There being no further amendments, the bill was ordered to a third reading.

On motion of Senator Guzmán, **House Bill No. 1631** having been printed, was taken up and read by title a second time.

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

AMENDMENT NO. 1 TO HOUSE BILL 1631

AMENDMENT NO. 1. Amend House Bill 1631 on page 6, line 23, by replacing "or" with "and".

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

On motion of Senator Villa, **House Bill No. 2419** having been printed, was taken up and 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 HOUSE BILL 2419

AMENDMENT NO. 1. Amend House Bill 2419 on page 11, by replacing line 17 with the following:

"traffic. The Department of Transportation may charge a fee to cover the costs of the emissions study."

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

On motion of Senator Villa, **House Bill No. 3566** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Guzmán, **House Bill No. 3616** having been printed, was taken up and read by title a second time.

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

AMENDMENT NO. 1 TO HOUSE BILL 3616

AMENDMENT NO. 1. Amend House Bill 3616 by replacing everything after the enacting clause with the following:

"Section 5. The Affordable Housing Planning and Appeal Act is amended by changing Sections 5 and 20 as follows:

(310 ILCS 67/5)

Sec. 5. Findings. The legislature finds and declares that:

(1) there exists a shortage of affordable, accessible, safe, and sanitary housing in the State;

(2) it is imperative that action be taken to assure the availability of workforce and retirement housing; ~~and~~

(3) local governments in the State that do not have sufficient affordable housing are encouraged to assist in providing affordable housing opportunities to assure the health, safety, and welfare of all citizens of the State; -

[May 13, 2025]

(4) increasing the inventory and affordability of housing choices for people earning between 80% and 140% of the area median income, termed the missing middle, also helps preserve affordable housing, prevents homelessness, and encourages investment in more inclusive, mixed-income communities throughout the State; and

(5) studying the inventory and affordability gaps that affect the missing middle is also crucial to ensuring workforce and retirement housing in the State.

(Source: P.A. 93-595, eff. 1-1-04.)

(310 ILCS 67/20)

Sec. 20. Determination of exempt local governments.

(a) Beginning October 1, 2004, the Illinois Housing Development Authority shall determine which local governments are exempt and not exempt from the operation of this Act based on an identification of the total number of year-round housing units in the most recent data from the U.S. Census Bureau for each local government within the State and by an inventory of owner-occupied and rental affordable housing units, as defined in this Act, for each local government from the U.S. Census Bureau and other relevant sources.

(b) The Illinois Housing Development Authority shall make this determination by:

(i) totaling the number of owner-occupied housing units in each local government that are affordable to households with a gross household income that is less than 80% of the median household income within the county or primary metropolitan statistical area;

(ii) totaling the number of rental units in each local government that are affordable to households with a gross household income that is less than 60% of the median household income within the county or primary metropolitan statistical area;

(iii) adding the number of owner-occupied and rental units for each local government from items (i) and (ii); and

(iv) dividing the sum of (iii) above by the total number of year-round housing units in the local government as contained in the latest U.S. Census Bureau and multiplying the result by 100 to determine the percentage of affordable housing units within the jurisdiction of the local government.

(c) Beginning on the effective date of this amendatory Act of the 98th General Assembly, the Illinois Housing Development Authority shall publish a list of exempt and non-exempt local governments and the data that it used to calculate its determination at least once every 5 years. The data shall be shown for each local government in the State and for the State as a whole. Upon publishing a list of exempt and non-exempt local governments, the Illinois Housing Development Authority shall notify a local government that it is not exempt from the operation of this Act and provide to it the data used to calculate its determination.

(d) A local government or developer of affordable housing may appeal the determination of the Illinois Housing Development Authority as to whether the local government is exempt or non-exempt under this Act in connection with an appeal under Section 30 of this Act.

(e) Additionally, the Illinois Housing Development Authority shall make the following calculations:

(i) totaling the number of owner-occupied housing units in each local government that are affordable to households with a gross household income that is at or below 30% of the median household income within the county or primary metropolitan statistical area;

(ii) totaling the number of rental units in each local government that are affordable to households with a gross household income that is at or below 30% of the median household income within the county or primary metropolitan statistical area;

(iii) adding the number of owner-occupied and rental units for each local government from items (i) and (ii);

(iv) dividing the sum of (iii) above by the total number of year-round housing units in the local government as contained in the latest U.S. Census Bureau and multiplying the result by 100 to determine the percentage of extremely low-income affordable housing units within the jurisdiction of the local government;

(v) totaling the number of owner-occupied housing units in each local government that are affordable to households with a gross household income that is between 80% and 140% of the median household income within the county or primary metropolitan statistical area;

(vi) totaling the number of rental units in each local government that are affordable to households with a gross household income that is between 60% and 80% of the median household income within the county or primary metropolitan statistical area;

(vii) totaling the number of rental units in each local government that are affordable to households with a gross household income that is between 80% and 140% of the median household income within the county or primary metropolitan statistical area;

(viii) adding the number of owner-occupied and rental units for each local government from items (v), (vi), and (vii); and

(ix) dividing the sum of (viii) above by the total number of year-round housing units in the local government as contained in the latest U.S. Census Bureau and multiplying the result by 100 to determine the percentage of affordable middle housing units within the jurisdiction of the local government.

(f) Beginning on the effective date of this amendatory Act of the 104th General Assembly, the Illinois Housing Development Authority shall publish the data collected under paragraphs (i) through (ix) of subsection (e). The data shall be shown for each local government in the State and for the State as a whole and shall be published at least once every 5 years. The Illinois Housing Development Authority shall also compile the collected data into a report and submit the report to the General Assembly.

(g) The data collected under subsection (e) shall be for informational purposes only and shall not factor into the determination of exempt local governments.

(Source: P.A. 98-287, eff. 8-9-13)."

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

On motion of Senator Holmes, **House Bill No. 3760** having been printed, was taken up and read by title a second time.

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

AMENDMENT NO. 1 TO HOUSE BILL 3760

AMENDMENT NO. 1. Amend House Bill 3760 by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Administrative Procedure Act is amended by adding Section 5-45.65 as follows:

(5 ILCS 100/5-45.65 new)

Sec. 5-45.65. Emergency rulemaking; Department of Natural Resources. To provide for the expeditious and timely implementation of this amendatory Act of the 104th General Assembly, emergency rules implementing the changes made to the Wildlife Code by this amendatory Act of the 104th General Assembly may be adopted in accordance with Section 5-45 by the Department of Natural Resources. The adoption of emergency rules authorized by Section 5-45 and this Section is deemed to be necessary for the public interest, safety, and welfare.

This Section is repealed one year after the effective date of this amendatory Act of the 104th General Assembly.

Section 10. The Wildlife Code is amended by changing Sections 1.4 and 2.30 as follows:

(520 ILCS 5/1.4) (from Ch. 61, par. 1.4)

Sec. 1.4. The Department is authorized to make rules and regulations for carrying out, administering and enforcing the provisions of this Act. These rules and regulations shall be called and hereinafter referred to as administrative rules.

Each rule shall be promulgated in accordance with the Illinois Administrative Procedure Act.

A copy of any such rule, under the seal of the Department and certified by the Director thereof shall be received in evidence in all courts of this State with the same effect as the original.

Such rules, after becoming effective, shall be enforced in the same manner as are any other provisions of this Act and violators thereof are subject to the penalties set out in Section 3.5 of this Act.

The Department may adopt emergency rules in accordance with Section 5-45 of the Illinois Administrative Procedure Act. The adoption of emergency rules authorized by Sections 5-45 of the Illinois Administrative Procedure Act and this paragraph is deemed to be necessary for the public interest, safety, and welfare.

(Source: P.A. 91-357, eff. 7-29-99.)

(520 ILCS 5/2.30) (from Ch. 61, par. 2.30)

[May 13, 2025]

Sec. 2.30. Except as provided in this Section, it shall be unlawful for any person to trap or to hunt with a gun, dog, dog and gun, or bow and arrow, gray fox, red fox, raccoon, weasel, mink, muskrat, badger, bobcat, and opossum except during the open season which will be set annually by the Director between 12:01 a.m., November 1 to 12:00 midnight, February 15, both inclusive.

Except as provided in this Section, it shall be unlawful for any person to trap or to hunt gray fox with a gun, dog, dog and gun, or bow and arrow, except during an open season, which may be set annually by the Director between 12:01 a.m., November 1 to 12:00 midnight, February 15, both inclusive. When the biological balance of the gray fox is affected for any reason, the Director may, by administrative rule, set the dates of, lengthen, shorten, or close the season during which gray fox may be taken. The Director may also set, lessen, or increase the daily bag limit or possession limit of gray fox by administrative rule.

It shall be unlawful for any person to hunt or trap bobcat in this State on and after the effective date of this amendatory Act of the 100th General Assembly in the counties of Boone, Bureau, Champaign, Cook, DeKalb, DeWitt, DuPage, Ford, Grundy, Henry, Iroquois, Kane, Kankakee, Kendall, Knox, Lake, LaSalle, Lee, Livingston, Logan, Marshall, McHenry, McLean, Ogle, Peoria, Piatt, Putnam, Stark, Stephenson, Vermilion, Will, Winnebago, and Woodford and north of U.S. Route 36 in Edgar and Douglas and north of U.S. Route 36 to the junction with Illinois Route 121 and north or east of Illinois Route 121 in Macon. For the season beginning in 2017, a total number of 350 bobcats may be hunted or trapped lawfully, or the conclusion of the season occurs, whichever is earlier. For the season beginning in 2018, a total number of 375 bobcats may be hunted or trapped lawfully, or the conclusion of the season occurs, whichever is earlier. The changes added to this Section by this amendatory Act of the 100th General Assembly, except for this sentence, are inoperative on and after June 30, 2019.

It is unlawful to pursue any fur-bearing mammal with a dog or dogs between the hours of sunset and sunrise during the 10 day period preceding the opening date of the raccoon hunting season and the 10 day period following the closing date of the raccoon hunting season except that the Department may issue field trial permits in accordance with Section 2.34 of this Act. A non-resident from a state with more restrictive fur-bearer pursuit regulations for any particular species than provided for that species in this Act may not pursue that species in Illinois except during the period of time that Illinois residents are allowed to pursue that species in the non-resident's state of residence. Hound running areas approved by the Department shall be exempt from the provisions of this Section.

It shall be unlawful to take beaver, river otter, weasel, mink, or muskrat except during the open season set annually by the Director, and then, only with traps, except that a firearm, pistol, or air rifle of a caliber not larger than a .22 long rifle may be used to remove the animal from the trap.

It shall be unlawful for any person to trap beaver or river otter with traps except during the open season which will be set annually by the Director between 12:01 a.m., November 1st and 12:00 midnight, March 31, both inclusive.

Coyote may be taken by trapping methods only during the period from September 1 to March 1, both inclusive, and by hunting methods at any time.

Striped skunk may be taken by trapping methods only during the period from September 1 to March 1, both inclusive, and by hunting methods at any time.

Muskrat may be taken by trapping methods during an open season set annually by the Director.

For the purpose of taking fur-bearing mammals, the State may be divided into management zones by administrative rule.

It shall be unlawful to take or possess more than the season limit or possession limit of fur-bearing mammals that shall be set annually by the Director. The season limit for bobcat shall not exceed one bobcat per permit. Possession limits shall not apply to fur buyers, tanners, manufacturers, and taxidermists, as defined by this Act, who possess fur-bearing mammals in accordance with laws governing such activities.

Nothing in this Section shall prohibit the taking or possessing of fur-bearing mammals found dead or unintentionally killed by a vehicle along a roadway during the open season provided the person who possesses such fur-bearing mammals has all appropriate licenses, stamps, or permits; the season for which the species possessed is open; and that such possession and disposal of such fur-bearing mammals is otherwise subject to the provisions of this Section.

The provisions of this Section are subject to modification by administrative rule.

(Source: P.A. 102-837, eff. 5-13-22.)

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

[May 13, 2025]

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

At the hour of 12:42 o'clock p.m., the Chair announced that the Senate stands at ease.

AT EASE

At the hour of 12:46 o'clock p.m., the Senate resumed consideration of business.
Senator Koehler, presiding.

REPORT FROM COMMITTEE ON ASSIGNMENTS

Senator Cunningham, Vice-Chair of the Committee on Assignments, during its May 13, 2025 meeting, reported the following Legislative Measures have been assigned to the indicated Standing Committees of the Senate:

Agriculture: **Senate Resolution No. 258; Floor Amendment No. 2 to House Bill 2196.**

Child Welfare: **Committee Amendment No. 1 to House Bill 871.**

Energy and Public Utilities: **Floor Amendment No. 1 to Senate Bill 639; Committee Amendment No. 1 to House Bill 2863.**

Environment and Conservation: **House Bill No. 2516.**

Executive: **House Bills Numbered 1576, 2436, 2772, 3363, 3709 and 3842; Floor Amendment No. 2 to Senate Bill 144; Committee Amendment No. 1 to House Bill 35; Committee Amendment No. 1 to House Bill 2952; Committee Amendment No. 2 to House Bill 2977; Committee Amendment No. 1 to House Bill 3851.**

Financial Institutions: **Senate Resolution No. 273.**

Higher Education: **Floor Amendment No. 4 to House Bill 3522.**

Human Rights: **Floor Amendment No. 1 to Senate Bill 613.**

Insurance: **Floor Amendment No. 2 to Senate Bill 2405; Committee Amendment No. 1 to House Bill 1864.**

Judiciary: **Committee Amendment No. 1 to House Bill 2387.**

Labor: **House Bills Numbered 1586 and 2488; Floor Amendment No. 1 to Senate Bill 1976; Committee Amendment No. 1 to House Bill 3638.**

Local Government: **House Bill No. 1082.**

Public Health: **Senate Resolution No. 257; Senate Joint Resolution No. 36.**

Transportation: **House Bill No. 3125.**

Veterans Affairs: **House Bill No. 1882.**

Senator Cunningham, Vice-Chair of the Committee on Assignments, during its May 13, 2025 meeting, to which was referred **Senate Bill No. 852** on April 11, 2025, pursuant to Rule 3-9(a), reported that

[May 13, 2025]

the Committee recommends that the bill be approved for consideration and returned to the calendar in its former position.

The report of the Committee was concurred in.

And **Senate Bill No. 852** was returned to the order of third reading.

Senator Cunningham, Vice-Chair of the Committee on Assignments, during its May 13, 2025 meeting, to which was referred **House Bill No. 872** on May 9, 2025, pursuant to Rule 3-9(a), reported that the Committee recommends that the bill be approved for consideration and returned to the calendar in its former position.

The report of the Committee was concurred in.

And **House Bill No. 872** was returned to the order of second reading.

Senator Cunningham, Vice-Chair of the Committee on Assignments, during its May 13, 2025 meeting, reported that the following Legislative Measures have been approved for consideration:

Senate Resolution No. 270; Senate Joint Resolution No. 37

The foregoing resolutions were placed on the Senate Calendar.

Senator Cunningham, Vice-Chair of the Committee on Assignments, during its May 13, 2025 meeting, reported that the following Legislative Measures have been approved for consideration:

Senate Resolutions Numbered 217, 221, 222, 224, 226, 228, 231, 242, 249, 254, 266, 275, 276 and 290

The foregoing resolutions were placed on the Congratulatory Consent Calendar.

Senator Cunningham asked and obtained unanimous consent for a Democrat caucus to meet immediately upon adjournment.

Senator McClure asked and obtained unanimous consent for a Republican caucus to meet immediately upon adjournment.

LEGISLATIVE MEASURES FILED

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

Amendment No. 1 to House Bill 3281

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

Amendment No. 1 to Senate Bill 968

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

Amendment No. 1 to House Bill 32
 Amendment No. 1 to House Bill 1075
 Amendment No. 1 to House Bill 1312
 Amendment No. 1 to House Bill 1437
 Amendment No. 1 to House Bill 1697
 Amendment No. 1 to House Bill 1700
 Amendment No. 1 to House Bill 1823

Amendment No. 1 to House Bill 1832
Amendment No. 1 to House Bill 1863
Amendment No. 1 to House Bill 1927
Amendment No. 1 to House Bill 1928
Amendment No. 1 to House Bill 2335
Amendment No. 1 to House Bill 2371
Amendment No. 1 to House Bill 2423
Amendment No. 1 to House Bill 2488
Amendment No. 1 to House Bill 2516
Amendment No. 1 to House Bill 2568
Amendment No. 1 to House Bill 2755
Amendment No. 1 to House Bill 2771
Amendment No. 1 to House Bill 2785
Amendment No. 1 to House Bill 2949
Amendment No. 1 to House Bill 2967
Amendment No. 1 to House Bill 3019
Amendment No. 1 to House Bill 3065
Amendment No. 1 to House Bill 3193
Amendment No. 1 to House Bill 3363
Amendment No. 1 to House Bill 3374
Amendment No. 1 to House Bill 3385
Amendment No. 1 to House Bill 3438
Amendment No. 1 to House Bill 3508
Amendment No. 2 to House Bill 3564
Amendment No. 1 to House Bill 3654
Amendment No. 1 to House Bill 3657
Amendment No. 1 to House Bill 3662
Amendment No. 1 to House Bill 3709
Amendment No. 1 to House Bill 3790
Amendment No. 2 to House Bill 3851

At the hour of 12:51 o'clock p.m., the Chair announced that the Senate stands adjourned until Wednesday, May 14, 2025, at 12:00 o'clock p.m.