



Journal of the Senate

State of Indiana

121st General Assembly

First Regular Session

Thirty-second Meeting Day

Monday Afternoon

March 18, 2019

The Senate convened at 1:32 p.m., with the President of the Senate, Suzanne Crouch, in the Chair.

Prayer was offered by Pastor Matthew Gullion from First Baptist Church in Ossian, Indiana.

The Pledge of Allegiance to the Flag was led by Senator Travis L. Holdman.

The Chair ordered the roll of the Senate to be called. Those present were:

Alting	Koch
Bassler	Kruse
Becker	Lanane
Bohacek	Leising
Boots	Melton
Bray	Merritt
Breaux <input type="checkbox"/>	Messmer
Brown, L.	Mishler
Buchanan	Mrvan <input type="checkbox"/>
Buck	Niemeyer
Busch	Niezgodski
Charbonneau	Perfect
Crane	Raatz
Crider	Randolph, Lonnie M.
Doriot <input type="checkbox"/>	Rogers
Ford, J.D.	Ruckelshaus
Ford, Jon	Sandlin
Freeman	Spartz
Garten	Stoops
Gaskill	Tallian
Glick	Taylor, G. <input type="checkbox"/>
Grooms	Tomes
Head	Walker
Holdman	Young, M.
Houchin	Zay

Roll Call 264: present 46; excused 4. [Note: A indicates those who were excused.] The Chair announced a quorum present. Pursuant to Senate Rule 5(d), no motion having been heard, the Journal of the previous day was considered read.

RESOLUTIONS ON FIRST READING

Senate Concurrent Resolution 52

Senate Concurrent Resolution 52, introduced by Senator Niezgodski:

A CONCURRENT RESOLUTION recognizing "Farmworkers Awareness Week", Cesar Chavez, and the work of Proteus, Inc.

Whereas, Indiana's agribusiness employs over 30,000 year-round, seasonal and migrant farm workers who are key partners for the safety, security, and sustainability of our food supply;

Whereas, The labor of Indiana's farm workers contributes billions of dollars annually to the state's economy, and agriculture continues to be one of the principal industries in the state;

Whereas, Indiana honors all those who plant, cultivate, harvest, and process our agricultural products;

Whereas, March 31 is the birthday of Cesar Chavez, whose dedication to nonviolent organizing for just wages, safe labor conditions, and the dignity of the women, men, and children who toil in the fields moved him to lead a nationwide peaceful struggle for farm worker justice that continues today;

Whereas, Proteus, Inc. is an Iowa-based private, 501(c)(3) nonprofit organization that has been serving migrant and seasonal farmworkers, immigrants, and others since 1979;

Whereas, In addition to offices in Iowa, Proteus serves a constituency in Indiana and Nebraska;

Whereas, Proteus, Inc. was created to help provide communities with health, educational, and economic opportunities;

Whereas, To achieve its goals, Proteus strives to make its programs accessible to as many members of the community as possible, embraces diversity in its staff, recipients of its services, program delivery, and in programs as a whole; develops a culture of respect and acceptance in its organization and general community; creates, evaluates, and maintains programs to meet the changing needs of communities; and treats all people in an honest, caring, and respectful manner; and

Whereas, The agricultural industry is strong throughout our state, and the strength of the industry's workers continue to keep it great: Therefore,

Be it resolved by the Senate of the General Assembly of the State of Indiana, the House of Representatives concurring:

SECTION 1. That the Indiana General Assembly recognizes the efforts of Indiana's farmworkers and their many contributions to the agricultural industry in our state. The members of the Indiana Senate also recognize the contributions of Cesar Chavez and acknowledge him on his birthday. Organizations like

Proteus, Inc. help to bring a fair wage and safe and secure working environments to all the members of Indiana's agricultural labor force.

SECTION 2. The Secretary of the Senate is hereby directed to transmit a copy of this Resolution to the Kokomo chapter of Proteus, Inc.

The resolution was read in full and referred to the Committee on Pensions and Labor.

House Concurrent Resolution 31

House Concurrent Resolution 31, sponsored by Senator Buck:

A CONCURRENT RESOLUTION honoring the 40th anniversary of the Indiana-Taiwan sister-state relationship.

Whereas, The Indiana General Assembly is proud of the sister-state relationship between Indiana and the Republic of China (Taiwan), including strong bilateral trade, tourism, and educational and cultural exchanges with Taiwan since 1979;

Whereas, The United States is the second largest trading partner with Taiwan, and Taiwan is the eleventh largest trading partner with the United States;

Whereas, Bilateral trade between the United States and Taiwan reached \$68.2 billion in 2017;

Whereas, The United States Congress passed the landmark Taiwan Relations Act (TRA) in 1979 to sustain a close bilateral relationship between the United States and Taiwan;

Whereas, The TRA advances mutual security and commercial interests and serves as the cornerstone of U.S.-Taiwan relations, helping preserve peace and stability in the Taiwan Strait;

Whereas, Taiwan and the State of Indiana have enjoyed a long and mutually beneficial relationship with the prospect of future growth;

Whereas, \$195 million of Indiana goods were exported to Taiwan in 2017, making it the seventh largest Asian export market for Indiana;

Whereas, Negotiating a Bilateral Investment Agreement (BIA) and a Free Trade Agreement (FTA) between Taiwan and the United States is an important step toward further strengthening bilateral trade between the United States and Taiwan, increasing Indiana's exports to Taiwan, and creating bilateral investment and technical collaboration through tariff reduction and other trade facilitation measures; and

Whereas, Taiwan shares the same values of freedom, democracy, human rights, the rule of law, peace, and prosperity with the United States and the State of Indiana: Therefore,

Be it resolved by the House of Representatives of the General Assembly of the State of Indiana, the Senate concurring:

SECTION 1. That the Indiana General Assembly honors the 40th anniversary of the Indiana-Taiwan sister-state relationship.

SECTION 2. That the Principal Clerk of the House of Representatives transmit copies of this resolution to State Representative David Frizzell for distribution.

The resolution was read in full and referred to the Committee on Public Policy.

REPORTS FROM COMMITTEES

COMMITTEE REPORT

Madam President: The Senate Committee on Local Government, to which was referred Engrossed House Bill 1170, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be amended as follows:

Page 1, delete lines 5 through 17.

Page 2, line 1, delete "3." and insert "1."

Page 2, line 4, delete "4." and insert "2."

Page 2, between lines 5 and 6, begin a new paragraph and insert:

"Sec. 3. As used in this chapter, "written agreement" means a written agreement that:

- (1) a unit executes after June 30, 2019, with an employee organization for the municipality's fire or police department employees; and**
- (2) includes terms regarding employee:**

(A) salary;

(B) wages; and

(C) salary and wage related fringe benefits, including health insurance, disability, retirement benefits, and paid time off."

Page 2, line 6, delete "5." and insert **"4. (a) This section does not apply to a written agreement if:**

(1) an ordinance or resolution of the unit; or

(2) a provision in the written agreement between the unit and employee organization;

establishes a procedure for resolution of an impasse in negotiations through mediation, arbitration, or other alternative dispute resolution.

(b)".

Page 2, line 15, delete "6." and insert **"5."**

Page 2, line 18, delete "until the earlier of" and insert **"if an impasse in negotiations is reached. The terms and conditions of the written agreement end and no longer bind the parties upon the occurrence of the earlier of the following:**

(1) The mediation, arbitration, or other alternative dispute resolution process does not result in the parties reaching an agreement in the negotiations.

(2) The parties execute a new written agreement."

Page 2, delete lines 19 through 24.

(Reference is to HB 1170 as printed January 15, 2019.)

and when so amended that said bill do pass.

Committee Vote: Yeas 6, Nays 0.

BUCK, Chair

Report adopted.

COMMITTEE REPORT

Madam President: The Senate Committee on Commerce and Technology, to which was referred Engrossed House Bill 1269, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be amended as follows:

Page 14, delete lines 39 through 42, begin a new paragraph and insert:

"SECTION 24. IC 22-13-2-11 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 11. (a) The **department or the commission the rules board, or the regulated amusement device safety board established by IC 22-12-4.5-2** may grant a variance to ~~a any rule that it has adopted by the commission. However, the commission may grant a variance under this section only if the department places the application for the variance on the commission's agenda.~~

(b) To qualify for a variance, an applicant must pay the fee set under IC 22-12-6-6 and **submit file an application, on a form approved by the department, that contains** facts demonstrating that:

(1) compliance with the rule will impose an undue hardship upon the applicant or prevent the preservation of an architecturally significant or historically significant part of a building or other structure; and

(2) either:

(A) noncompliance with the rule; or

(B) compliance with an alternative requirement approved by the body ~~adopting the rule; considering the variance application;~~

will not be adverse to the public health, safety, or welfare.

(c) A variance granted under this section is conditioned upon compliance with an alternative standard approved under subsection (b)(2)(B).

(d) A variance granted under this section takes precedence over conflicting rules adopted by a state agency and conflicting ordinances and other regulations adopted by a political subdivision.

(e) **Variances granted by the boiler and pressure vessel rules board and the regulated amusement device safety board prior to July 1, 2019, are valid and remain in full force and effect.**

(f) **The department shall make all variance applications available for review on a public portal.**

(g) **Local fire and building officials shall receive notice of variance applications filed under this section within their respective jurisdictions.**

(h) **A local fire official, local building official, or other interested party may submit documentation regarding a variance application to the department or commission for review and consideration prior to an initial determination being made on the application by the department or the commission.**

(i) **The department or commission shall wait at least five (5) business days after a variance application is filed before making an initial determination on the application.**

(j) **The commission may adopt emergency rules under IC 4-22-2-37.1 to implement this section. An emergency rule**

adopted under this subsection expires not later than July 1, 2021."

Page 15, delete lines 1 through 26.

Page 16, between lines 39 and 40, begin a new paragraph and insert:

"SECTION 26. IC 22-13-2-14 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 14. The commission **or department** may engage in studies and consult with any person to implement this article, IC 22-12, IC 22-14, and IC 22-15.

SECTION 27. IC 22-13-2-14.1 IS ADDED TO THE INDIANA CODE AS A **NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 14.1. The commission may consult with industry experts or call a special meeting to discuss:**

(1) **boiler and pressure vessels; or**

(2) **regulated amusement devices."**

Page 25, line 33, after "shall" insert **"Preferably these members would"**.

Page 25, line 33, reset in roman "have".

Page 25, line 33, reset in roman "at least ten (10) years of active".

Page 25, reset in roman line 34.

Page 25, line 37, after "must" insert **"Preferably this member would"**.

Page 25, line 37, reset in roman "have at least ten (10) years of active landscape architectural".

Page 25, reset in roman line 38.

Page 57, between lines 25 and 26, begin a new line blocked left and insert:

"To the extent possible, the governor shall appoint members to the board who serve or have served in diverse areas of professional practice."

Renumber all SECTIONS consecutively.

(Reference is to HB 1269 as reprinted February 12, 2019.)

and when so amended that said bill do pass.

Committee Vote: Yeas 9, Nays 0.

PERFECT, Chair

Report adopted.

COMMITTEE REPORT

Madam President: The Senate Committee on Utilities, to which was referred Engrossed House Bill 1305, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be amended as follows:

Page 2, line 23, delete "twenty percent (20%)" and insert **"ten percent (10%)"**.

(Reference is to HB 1305 as printed February 1, 2019.)

and when so amended that said bill do pass.

Committee Vote: Yeas 9, Nays 0.

MERRITT, Chair

Report adopted.

COMMITTEE REPORT

Madam President: The Senate Committee on Elections, to which was referred Engrossed House Bill 1311, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill do pass.
Committee Vote: Yeas 5, Nays 2.

WALKER, Chair

Report adopted.

COMMITTEE REPORT

Madam President: The Senate Committee on Elections, to which was referred Engrossed House Bill 1597, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill do pass.
Committee Vote: Yeas 8, Nays 0.

WALKER, Chair

Report adopted.

COMMITTEE REPORT

Madam President: The Senate Committee on Commerce and Technology, to which was referred Engrossed House Bill 1613, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill do pass.
Committee Vote: Yeas 7, Nays 0.

PERFECT, Chair

Report adopted.

SENATE MOTION

Madam President: I move that the following resolution be adopted:

HCR 33 Senator Gaskill
Congratulating the Yorktown High School girls volleyball team.

BRAY

Motion prevailed.

RESOLUTIONS ON FIRST READING

House Concurrent Resolution 33

House Concurrent Resolution 33, sponsored by Senator Gaskill:

A CONCURRENT RESOLUTION congratulating the Yorktown High School girls volleyball team.

Whereas, The Yorktown High School girls volleyball team won the 2018 Indiana High School Athletic Association State Championship on November 3, 2018, at Ball State University's Worthen Arena in Muncie, Indiana;

Whereas, The Tigers began with an incredible preseason and finished with their historic regular season record, 34-0, losing only one set during that time;

Whereas, The 2018 volleyball season required a tough schedule, and the team played against many schools much larger than Yorktown High School, having moved from 3A competition to the 4A IHSAA class;

Whereas, The Tigers routinely dominated the court with unyielding defense and crushing offense;

Whereas, The Yorktown seniors went 145-6 and featured Kenzie Knuckles, Kylie Murr, Tegan Seyring, Ellie Miller, and Carlee Matthews;

Whereas, Kenzie Knuckles was named MaxPreps National Volleyball Player of the Year after recording a total of 1,797 kills, 165 aces, 129 blocks, and 1,654 digs during a remarkable high school career;

Whereas, Coach Stephanie Bloom, with the support of assistant coaches, works tirelessly to build young volleyball players into accomplished athletes;

Whereas, Coach Bloom has led the Tigers to three state titles, and teaches each player the value of selfless determination and fierce competition; and

Whereas, The Tigers' success marks another achievement for a strong volleyball program with a history of excellence and a bright future: Therefore,

Be it resolved by the House of Representatives of the General Assembly of the State of Indiana, the Senate concurring:

SECTION 1. That the Indiana General Assembly honors the Yorktown High School girls volleyball team for winning the Indiana High School Athletic Association Class 4A State Championship on November 3, 2018.

SECTION 2. That the Principal Clerk of the House of Representatives transmit copies of this resolution to the members of the 2018 Yorktown High School girls volleyball team, coaches, and staff.

The resolution was read in full and adopted by voice vote. The Chair instructed the Secretary to inform the House of the passage of the resolution.

Senate Concurrent Resolution 34

Senate Concurrent Resolution 34, introduced by Senator Crider:

A CONCURRENT RESOLUTION congratulating the Morristown High School boys basketball team on winning the 2018 Indiana High School Athletic Association ("IHSAA") Class A state championship title.

Whereas, Making their first appearance in the state finals since 1911, the Morristown High School boys basketball team won the 2018 IHSAA Class A state championship title, defeating Southwood High School 89-60;

Whereas, In advancing to the state championship game, the Yellow Jackets defeated Waldron, Hauser, and Oldenburg Academy to win the sectional championship, University and Tindley to win the regional championship, and Barr-Reeve to win the semi-state championship;

Whereas, The Yellow Jackets' championship effort set new Class A state championship records for most points, largest margin of victory, most points in a half, most field goals attempted, most combined field goals made and attempted, most 3-point field goals attempted, most assists, and most combined assists;

Whereas, In addition to the new Class A state championship records, the Yellow Jackets also set a new all-class record for most field goals made;

Whereas, Senior Eli Streeval led the way for Morristown with a game-high 35 points, and senior Hayden Langkabel added 16 points for the Yellow Jackets;

Whereas, Junior Logan Laster tallied the first triple-double in a state championship game since 2006, scoring 24 points, making 13 rebounds, and 10 assists; and

Whereas, Head Coach Scott McClelland's championship squad finished the season with a 28-2 record: Therefore,

Be it resolved by the Senate of the General Assembly of the State of Indiana, the House of Representatives concurring:

SECTION 1. That the Indiana General Assembly congratulates the Morristown High School boys basketball team on winning the 2018 IHSAA Class A state championship title.

SECTION 2. The Secretary of the Senate is hereby directed to transmit copies of this Resolution to each member of the Morristown High School boys basketball team.

The resolution was read in full and adopted by voice vote. The Chair instructed the Secretary to inform the House of the passage of the resolution. House sponsor: Representative Eberhart.

Senate Concurrent Resolution 47

Senate Concurrent Resolution 47, introduced by Senator Zay:

A CONCURRENT RESOLUTION congratulating the Oak Hill High School girls basketball team on winning the 2019 Indiana High School Athletic Association ("IHSAA") Class 2A state championship title.

Whereas, The Oak Hill High School girls basketball team overcame a nine-point deficit in the third quarter to defeat Winchester 54-42 and win the 2019 IHSAA Class 2A state championship title;

Whereas, In advancing to the state championship game, the Golden Eagles defeated North Miami, Wabash, and Manchester to win the sectional championship, Lafayette Central Catholic and Tipton to win the regional championship, and Central Noble

to win the semi-state championship;

Whereas, Seniors Kaela Robey and Brittany McCorkle each scored 18 points for the Golden Eagles, and junior Taylor Westgate contributed 9 rebounds and 5 steals to the championship effort;

Whereas, Following the game, senior Jenessa Hasty was named the Patricia L. Roy Mental Attitude Award winner for Class 2A girls basketball; and

Whereas, Led by head coach Todd Law, Oak Hill finished the year with a 25-3 record to win its first state championship: Therefore,

Be it resolved by the Senate of the General Assembly of the State of Indiana, the House of Representatives concurring:

SECTION 1. That the Indiana General Assembly congratulates the Oak Hill High School girls basketball team on winning the 2019 IHSAA Class 2A state championship title.

SECTION 2. The Secretary of the Senate is hereby directed to transmit copies of this Resolution to each member of the Oak Hill High School girls basketball team.

The resolution was read in full and adopted by voice vote. The Chair instructed the Secretary to inform the House of the passage of the resolution. House sponsor: Representative Wolkins.

MESSAGE FROM THE HOUSE

Madam President: I am directed by the House to inform the Senate that the House has passed House Concurrent Resolution 31 and the same is herewith transmitted for further action.

M. CAROLINE SPOTTS
Principal Clerk of the House

MESSAGE FROM THE HOUSE

Madam President: I am directed by the House to inform the Senate that the House has passed, with amendments, Engrossed Senate Bills 4, 201 and 381 and the same are herewith returned to the Senate for concurrence.

M. CAROLINE SPOTTS
Principal Clerk of the House

MESSAGE FROM THE HOUSE

Madam President: I am directed by the House to inform the Senate that the House has passed House Concurrent Resolution 33 and the same is herewith transmitted for further action.

M. CAROLINE SPOTTS
Principal Clerk of the House

MESSAGE FROM THE HOUSE

Madam President: I am directed by the House to inform the Senate that the House has passed Senate Concurrent Resolution 42 and the same is herewith returned to the Senate.

M. CAROLINE SPOTTS
Principal Clerk of the House

**ENGROSSED HOUSE BILLS
ON SECOND READING**

Engrossed House Bill 1005

Senator Bray called up Engrossed House Bill 1005 for second reading. The bill was read a second time by title.

SENATE MOTION
(Amendment 1005-2)

Madam President: I move that Engrossed House Bill 1005 be amended to read as follows:

Page 1, line 3, strike "the following:".

Page 1, line 4, strike "(1) Before January 11,".

Page 1, line 4, delete "2021,".

Page 1, strike lines 9 through 12.

Page 1, delete lines 13 through 17, begin a new paragraph and insert:

"SECTION 2. IC 3-8-1-10.7 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: **Sec. 10.7. A candidate for the office of state superintendent of public instruction must have resided in Indiana for at least two (2) years.**

SECTION 3. IC 3-8-1-33, AS AMENDED BY P.L.219-2017, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 33. (a) A candidate for an office listed in subsection (b) must file a statement of economic interests.

(b) Whenever a candidate for any of the following offices is also required to file a declaration of candidacy or is nominated by petition, the candidate shall file a statement of economic interests before filing the declaration of candidacy or declaration of intent to be a write-in candidate, before the petition of nomination is filed, before the certificate of nomination is filed, or before being appointed to fill a candidate vacancy under IC 3-13-1 or IC 3-13-2:

(1) Governor, lieutenant governor, secretary of state, auditor of state, treasurer of state, attorney general, and state superintendent of public instruction, in accordance with IC 4-2-6-8. ~~This subdivision does not apply to the state superintendent of public instruction after December 31, 2020.~~

(2) Senator and representative in the general assembly, in accordance with IC 2-2-2-2.

(3) Justice of the supreme court, judge of the court of appeals, judge of the tax court, judge of a circuit court, judge of a superior court, judge of a probate court, and prosecuting attorney, in accordance with IC 33-23-11-14 and IC 33-23-11-15.

(4) A candidate for a local office or school board office, in accordance with IC 3-8-9, except a candidate for a local office described in subdivision (3).

SECTION 4. IC 3-8-4-2, AS AMENDED BY P.L.219-2017, SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 2. (a) A political party shall conduct a state convention to nominate the candidates of the political party for the following offices to be voted on at the next general election:

(1) Lieutenant governor.

(2) Secretary of state.

(3) Auditor of state.

(4) Treasurer of state.

(5) Attorney general.

(6) Superintendent of public instruction. ~~This subdivision does not apply after December 31, 2020.~~

(b) The convention may also:

(1) nominate candidates for presidential electors and alternate presidential electors; and

(2) elect the delegates and alternate delegates to the national convention of the political party.

(c) If a political party's state convention does not:

(1) nominate candidates for presidential electors and alternate presidential electors; or

(2) elect the delegates and alternate delegates to the national convention of the political party;

the candidates shall be nominated or the delegates elected as provided in the state party's rules.

SECTION 5. IC 3-10-2-6, AS AMENDED BY P.L.219-2017, SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 6. The following public officials shall be elected in 2020 and every four (4) years thereafter:

(1) Governor.

(2) Lieutenant governor.

(3) Attorney general.

(4) Superintendent of public instruction. ~~This subdivision does not apply after December 31, 2020.~~

SECTION 6. IC 3-11-2-12, AS AMENDED BY P.L.219-2017, SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 12. The following offices shall be placed on the general election ballot in the following order after the public questions described in section 10(a) of this chapter:

(1) Federal and state offices:

(A) President and Vice President of the United States.

(B) United States Senator.

(C) Governor and lieutenant governor.

(D) Secretary of state.

(E) Auditor of state.

(F) Treasurer of state.

(G) Attorney general.

(H) Superintendent of public instruction. ~~This clause does not apply after December 31, 2020.~~

(I) United States Representative.

(2) Legislative offices:

(A) State senator.

(B) State representative.

(3) Circuit offices and county judicial offices:

(A) Judge of the circuit court, and unless otherwise specified under IC 33, with each division separate if there is more than one (1) judge of the circuit court.

(B) Judge of the superior court, and unless otherwise specified under IC 33, with each division separate if there is more than one (1) judge of the superior court.

(C) Judge of the probate court.

(D) Prosecuting attorney.

- (E) Clerk of the circuit court.
- (4) County offices:
- (A) County auditor.
 - (B) County recorder.
 - (C) County treasurer.
 - (D) County sheriff.
 - (E) County coroner.
 - (F) County surveyor.
 - (G) County assessor.
 - (H) County commissioner. This clause applies only to a county that is not subject to IC 36-2-2.5.
 - (I) Single county executive. This clause applies only to a county that is subject to IC 36-2-2.5.
 - (J) County council member, except as provided in section 12.4 of this chapter.
- (5) Township offices:
- (A) Township assessor (only in a township referred to in IC 36-6-5-1(d)).
 - (B) Township trustee.
 - (C) Township board member, except as provided in section 12.4 of this chapter.
 - (D) Judge of the small claims court.
 - (E) Constable of the small claims court.
- (6) City offices:
- (A) Mayor.
 - (B) Clerk or clerk-treasurer.
 - (C) Judge of the city court.
 - (D) City-county council member or common council member, except as provided in section 12.4 of this chapter.
- (7) Town offices:
- (A) Clerk-treasurer.
 - (B) Judge of the town court.
 - (C) Town council member, except as provided in section 12.4 of this chapter.

SECTION 7. IC 4-1-6-1, AS AMENDED BY P.L.219-2017, SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 1. As used in this chapter, the term:

- (a) "Personal information system" means any recordkeeping process, whether automated or manual, containing personal information and the name, personal number, or other identifying particulars of a data subject.
- (b) "Personal information" means any information that describes, locates, or indexes anything about an individual or that affords a basis for inferring personal characteristics about an individual including, but not limited to, the individual's education, financial transactions, medical history, criminal or employment records, finger and voice prints, photographs, or the individual's presence, registration, or membership in an organization or activity or admission to an institution.
- (c) "Data subject" means an individual about whom personal information is indexed or may be located under the individual's name, personal number, or other identifiable particulars, in a personal information system.
- (d) "State agency" means every agency, board, commission, department, bureau, or other entity of the administrative branch

of Indiana state government, except those which are the responsibility of the auditor of state, treasurer of state, secretary of state, attorney general, superintendent of public instruction, and excepting the department of state police and state educational institutions. ~~After January 10, 2025, "state agency" includes an agency, a board, a commission, a department, a bureau, or another entity under the superintendent of public instruction.~~

(e) "Confidential" means information which has been so designated by statute or by promulgated rule or regulation based on statutory authority.

SECTION 8. IC 4-2-1-1.5, AS AMENDED BY P.L.219-2017, SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 1.5. (a) Subject to subsection (b), the salary of each state elected official other than the governor is as follows:

- (1) For the lieutenant governor, seventy-six thousand dollars (\$76,000) per year. However, the lieutenant governor is not entitled to receive per diem allowance for performance of duties as president of the senate.
- (2) For the secretary of state, sixty-six thousand dollars (\$66,000) per year.
- (3) For the auditor of state, sixty-six thousand dollars (\$66,000) per year.
- (4) For the treasurer of state, sixty-six thousand dollars (\$66,000) per year.
- (5) For the attorney general, seventy-nine thousand four hundred dollars (\$79,400) per year.
- (6) For the state superintendent of public instruction, seventy-nine thousand four hundred dollars (\$79,400) per year. ~~This subdivision does not apply after January 10, 2025.~~

(b) Beginning January 1, 2008, the part of the total salary of a state elected official is increased on January 1 of each year after a year in which the general assembly does not amend this section to provide a salary increase for the state elected official.

(c) The percentage by which salaries are increased under this section is equal to the statewide average percentage, as determined by the budget director, by which the salaries of state employees in the executive branch who are in the same or a similar salary bracket exceed, for the current state fiscal year, the salaries of executive branch state employees in the same or a similar salary bracket that were in effect on January 1 of the immediately preceding year.

(d) The amount of a salary increase under this section is equal to the amount determined by applying the percentage increase for the particular year to the salary of the state elected official, as previously adjusted under this section, that is in effect on January 1 of the immediately preceding year.

(e) A state elected official is not entitled to receive a salary increase under this section on January 1 of a state fiscal year in which state employees described in subsection (c) do not receive a statewide average salary increase.

(f) If a salary increase is required under this section, an amount sufficient to pay for the salary increase is appropriated from the state general fund.

SECTION 9. IC 4-2-6-8, AS AMENDED BY P.L.219-2017, SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 8. (a) The following persons shall file a written financial disclosure statement:

(1) The governor, lieutenant governor, secretary of state, auditor of state, treasurer of state, attorney general, and state superintendent of public instruction. ~~This subdivision does not apply to the state superintendent of public instruction after January 10, 2025.~~

(2) Any candidate for one (1) of the offices in subdivision (1) who is not the holder of one (1) of those offices.

(3) Any person who is the appointing authority of an agency.

(4) The director of each division of the Indiana department of administration.

(5) Any purchasing agent within the procurement division of the Indiana department of administration.

(6) Any agency employee, special state appointee, former agency employee, or former special state appointee with final purchasing authority.

(7) The chief investment officer employed by the Indiana public retirement system.

(8) Any employee of the Indiana public retirement system whose duties include the recommendation, selection, and management of:

(A) the investments of the funds administered by the Indiana public retirement system;

(B) the investment options offered in the annuity savings accounts in the public employees' retirement fund and the Indiana state teachers' retirement fund;

(C) the investment options offered in the legislators' defined contribution plan; or

(D) investment managers, investment advisors, and other investment service providers of the Indiana public retirement system.

(9) An employee required to do so by rule adopted by the inspector general.

(b) The statement shall be filed with the inspector general as follows:

(1) Not later than February 1 of every year, in the case of the state officers and employees enumerated in subsection (a).

(2) If the individual has not previously filed under subdivision (1) during the present calendar year and is filing as a candidate for a state office listed in subsection (a)(1), before filing a declaration of candidacy under IC 3-8-2 or IC 3-8-4-11, petition of nomination under IC 3-8-6, or declaration of intent to be a write-in candidate under IC 3-8-2-2.5, or before a certificate of nomination is filed under IC 3-8-7-8, in the case of a candidate for one (1) of the state offices (unless the statement has already been filed when required under IC 3-8-4-11).

(3) Not later than sixty (60) days after employment or taking office, unless the previous employment or office required the filing of a statement under this section.

(4) Not later than thirty (30) days after leaving employment or office, unless the subsequent employment or office

requires the filing of a statement under this section.

The statement must be made under affirmation.

(c) The statement shall set forth the following information for the preceding calendar year or, in the case of a state officer or employee who leaves office or employment, the period since a previous statement was filed:

(1) The name and address of any person known:

(A) to have a business relationship with the agency of the state officer or employee or the office sought by the candidate; and

(B) from whom the state officer, candidate, or the employee, or that individual's spouse or unemancipated children received a gift or gifts having a total fair market value in excess of one hundred dollars (\$100).

(2) The location of all real property in which the state officer, candidate, or the employee or that individual's spouse or unemancipated children has an equitable or legal interest either amounting to five thousand dollars (\$5,000) or more or comprising ten percent (10%) of the state officer's, candidate's, or the employee's net worth or the net worth of that individual's spouse or unemancipated children. An individual's primary personal residence need not be listed, unless it also serves as income property.

(3) The names and the nature of the business of the employers of the state officer, candidate, or the employee and that individual's spouse.

(4) The following information about any sole proprietorship owned or professional practice operated by the state officer, candidate, or the employee or that individual's spouse:

(A) The name of the sole proprietorship or professional practice.

(B) The nature of the business.

(C) Whether any clients are known to have had a business relationship with the agency of the state officer or employee or the office sought by the candidate.

(D) The name of any client or customer from whom the state officer, candidate, employee, or that individual's spouse received more than thirty-three percent (33%) of the state officer's, candidate's, employee's, or that individual's spouse's nonstate income in a year.

(5) The name of any partnership of which the state officer, candidate, or the employee or that individual's spouse is a member and the nature of the partnership's business.

(6) The name of any corporation (other than a church) of which the state officer, candidate, or the employee or that individual's spouse is an officer or a director and the nature of the corporation's business.

(7) The name of any corporation in which the state officer, candidate, or the employee or that individual's spouse or unemancipated children own stock or stock options having a fair market value in excess of ten thousand dollars (\$10,000). However, if the stock is held in a blind trust, the name of the administrator of the trust must be disclosed on the statement instead of the name of the corporation. A time or demand deposit in a financial institution or insurance policy need not be listed.

(8) The name and address of the most recent former employer.

(9) Additional information that the person making the disclosure chooses to include.

Any such state officer, candidate, or employee may file an amended statement upon discovery of additional information required to be reported.

(d) A person who:

(1) fails to file a statement required by rule or this section in a timely manner; or

(2) files a deficient statement;

upon a majority vote of the commission, is subject to a civil penalty at a rate of not more than ten dollars (\$10) for each day the statement remains delinquent or deficient. The maximum penalty under this subsection is one thousand dollars (\$1,000).

(e) A person who intentionally or knowingly files a false statement commits a Class A infraction.

SECTION 10. IC 4-3-6-2, AS AMENDED BY P.L.219-2017, SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 2. As used in this chapter:

(1) "Agency" means any executive or administrative department, commission, council, board, bureau, division, service, office, officer, administration, or other establishment in the executive or administrative branch of the state government not provided for by the constitution. The term "agency" does not include the secretary of state, the auditor of state, the treasurer of state, the lieutenant governor, the state superintendent of public instruction, and the attorney general, nor the departments of which they are, by the statutes first adopted setting out their duties, the administrative heads. ~~After January 10, 2025, "agency" includes the state superintendent of public instruction.~~

(2) "Reorganization" means:

(A) the transfer of the whole or any part of any agency, or of the whole or any part of the functions of an agency, to the jurisdiction and control of any other agency;

(B) the abolition of all or any part of the functions of any agency;

(C) the consolidation or coordination of the whole or any part of any agency, or of the whole or any part of the functions of an agency, with the whole or any part of any other agency or the functions of an agency;

(D) the consolidation or coordination of any part of any agency or the functions of an agency, with any other part of the same agency or the functions of the agency;

(E) the authorization of any officer to delegate any of the officer's functions; or

(F) the abolition of the whole or any part of any agency which agency or part does not have, or upon the taking effect of a reorganization plan will not have, any functions.

SECTION 11. IC 4-12-1-13, AS AMENDED BY P.L.219-2017, SECTION 11, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 13. (a) During the interval between sessions of the general assembly, the budget agency shall make regular or, at the request of the governor, special inspections of the respective institutions of the state

supported by public funds. The budget agency shall report regularly to the governor relative to the physical condition of such institutions, and any contemplated action of the institution on a new or important matter, and on any other subject which such agency may deem pertinent or on which the governor may require information. The budget agency shall likewise familiarize itself with the best and approved practices in each of such institutions and supply such information to other institutions to make their operation more efficient and economical.

(b) Except as to officers and employees of state educational institutions, the executive secretary of the governor, the administrative assistants to the governor, the elected officials, and persons whose salaries or compensation are fixed by the governor pursuant to law, the annual compensation of all persons employed by agencies of the state shall be subject to the approval of the budget agency. Except as otherwise provided by IC 4-15-2.2, the budget agency shall establish classifications and schedules for fixing compensation, salaries and wages of all classes and types of employees of any state agency or state agencies, and any and all other such classifications affecting compensation as the budget agency shall deem necessary or desirable. The classifications and schedules thus established shall be filed in the office of the budget agency. Requests by an appointing authority for salary and wage adjustments or personal service payments coming within such classifications and schedules shall become effective when approved by, and upon the terms of approval fixed by, the budget agency. All personnel requests pertaining to the staffing of programs or agencies supported in whole or in part by federal funds are subject to review and approval by the state personnel department under IC 4-15-2.2.

(c) The budget agency shall review and approve, for the sufficiency of funds, all payments for personal services which are submitted to the auditor of state for payment.

(d) The budget agency shall review all contracts for personal services or other services and no contract for personal services or other services may be entered into by any agency of the state before the written approval of the budget agency is given. Each demand for payment submitted by an agency to the auditor of state under these contracts must be accompanied by a copy of the budget agency approval. No payment may be made by the auditor of state without such approval. However, this subsection does not apply to a contract entered into by:

(1) a state educational institution; or

(2) an agency of the state if the contract is not required to be approved by the budget agency under IC 4-13-2-14.1.

(e) The budget agency shall review and approve the policy and procedures governing travel prepared by the department of administration under IC 4-13-1, before the travel policies and procedures are distributed.

(f) Except as provided in subsections (g), (h), and (i), the budget agency may adopt such policies and procedures not inconsistent with law as it may deem advisable to facilitate and carry out the powers and duties of the agency, including the execution and administration of all appropriations made by law. IC 4-22-2 does not apply to these policies and procedures.

(g) The budget agency may not enforce or apply any policy or procedure, unless specifically authorized by this chapter or an applicable statute, against or in relation to the following officials or agencies, unless the official or agency consents to comply with the policy or procedure, or emergency circumstances justify extraordinary measures to protect the state's budget or fiscal reserves:

- (1) The judicial department of the state.
- (2) The general assembly, the legislative services agency, or any other entity of the legislative department of the state.
- (3) The attorney general.
- (4) The auditor of state.
- (5) The secretary of state.
- (6) The superintendent of public instruction. ~~This subdivision does not apply after January 10, 2025.~~
- (7) The treasurer of state.

(h) The budget agency may not enforce a policy or procedure against an official or an agency specified in subsection (g)(1) through (g)(7) by refusing to allot money from the personal services/fringe benefits contingency fund to the official or agency.

(i) The budget agency may not withhold or refuse to allot appropriations for a state educational institution without review by the budget committee.

SECTION 12. IC 4-15-2.2-1, AS AMENDED BY P.L.219-2017, SECTION 12, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 1. (a) Except as provided in subsection (b), this chapter applies to employees of a governmental entity that exercises any of the executive powers of the state under the direction of the governor or lieutenant governor.

(b) This chapter does not apply to the following:

- (1) The legislative department of state government.
- (2) The judicial department of state government.
- (3) The following state elected officers and their personal staffs:
 - (A) The governor.
 - (B) The lieutenant governor.
 - (C) The secretary of state.
 - (D) The treasurer of state.
 - (E) The auditor of state.
 - (F) The superintendent of public instruction. ~~This clause does not apply after January 10, 2025.~~
 - (G) The attorney general.

- (4) A body corporate and politic of the state created by state statute.
- (5) A political subdivision (as defined in IC 36-1-2-13).
- (6) An inmate who is working in a state penal, charitable, correctional, or benevolent institution.
- (7) The state police department.

(c) This subsection does not apply to a political subdivision, the ports of Indiana (established by IC 8-10-1-3), or the northern Indiana commuter transportation district (established under IC 8-5-15). The chief executive officer of a governmental entity that is exempt from this chapter under subsection (b) may elect to have this chapter apply to all or a part of the entity's employees by submitting a written notice of the election to the

director.

SECTION 13. IC 5-14-3-3.5, AS AMENDED BY P.L.219-2017, SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 3.5. (a) As used in this section, "state agency" has the meaning set forth in IC 4-13-1-1. The term does not include the office of the following elected state officials:

- (1) Secretary of state.
- (2) Auditor.
- (3) Treasurer.
- (4) Attorney general.
- (5) Superintendent of public instruction. ~~This subdivision does not apply after January 10, 2025.~~

However, each state office described in subdivisions (1) through (5) and the judicial department of state government may use the computer gateway administered by the office of technology established by IC 4-13.1-2-1, subject to the requirements of this section.

(b) As an additional means of inspecting and copying public records, a state agency may provide enhanced access to public records maintained by the state agency.

(c) If the state agency has entered into a contract with a third party under which the state agency provides enhanced access to the person through the third party's computer gateway or otherwise, all of the following apply to the contract:

- (1) The contract between the state agency and the third party must provide for the protection of public records in accordance with subsection (d).
- (2) The contract between the state agency and the third party may provide for the payment of a reasonable fee to the state agency by either:
 - (A) the third party; or
 - (B) the person.

(d) A contract required by this section must provide that the person and the third party will not engage in the following:

- (1) Unauthorized enhanced access to public records.
- (2) Unauthorized alteration of public records.
- (3) Disclosure of confidential public records.

(e) A state agency shall provide enhanced access to public records only through the computer gateway administered by the office of technology.

SECTION 14. IC 20-18-2-20, AS AMENDED BY P.L.219-2017, SECTION 14, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 20. "State superintendent" refers to the

- ~~(1) before January 11, 2025, state superintendent of public instruction. and~~
- ~~(2) after January 10, 2025, secretary of education appointed by the governor under IC 20-19-1-1-1.~~

SECTION 15. IC 20-19-1-1, AS AMENDED BY P.L.219-2017, SECTION 15, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 1. (a) ~~Before January 1, 2021, The state superintendent shall be elected under IC 3-10-2-6 by the voters of Indiana.~~

(b) The term of office of the state superintendent is four (4) years:

- (1) beginning on the second Monday in January after election; and
 (2) continuing until a successor is elected or appointed and qualified.

(c) This section expires July 1, 2025.

SECTION 16. IC 20-19-1-1.1 IS REPEALED [EFFECTIVE JULY 1, 2019]. Sec. 1.1. (a) After January 10, 2025, the governor shall appoint an individual to be the secretary of education:

(b) For purposes of Article 5, Section 10 and Article 8, Section 8 of the Constitution of the State of Indiana, the secretary of education is the state superintendent of public instruction:

(c) The individual appointed under this section serves at the pleasure of and at a salary determined by the governor:

(d) An individual may not be appointed by the governor to be secretary of education under subsection (a) unless the individual:

(1) has resided in Indiana for at least two (2) years before the appointment;

(2) has demonstrated personal and professional leadership success; preferably in the administration of public education;

(3) possesses an earned advanced degree; preferably in education or educational administration; awarded from a regionally or nationally accredited college or university; and

(4) either:

(A) at the time of taking office is licensed or otherwise employed as a teacher, principal, or superintendent;

(B) has held a license as a teacher, superintendent, or principal; or any combination of these licenses; for at least five (5) years at any time before taking office; or

(C) has a total of at least five (5) years of work experience as any of the following; or any combination of the following; before taking office:

(i) Teacher;

(ii) Superintendent;

(iii) Principal;

(iv) Executive in the field of education:

(e) The secretary of education is the chief executive officer of the department.

SECTION 17. P.L.219-2017, SECTION 17, IS REPEALED [EFFECTIVE JULY 1, 2019]. SECTION 17. [EFFECTIVE JULY 1, 2017]: (a) The legislative services agency shall prepare legislation for introduction in the 2025 regular session of the general assembly to organize and correct statutes affected by this act:

(b) This SECTION expires December 31, 2025."

Delete pages 2 through 16.

(Reference is to EHB 1005 as printed March 15, 2019.)

LANANE

Upon request of Senator Stoops the President ordered the roll of the Senate to be called. Roll Call 265: yeas 13, nays 33.

Motion failed.

SENATE MOTION
 (Amendment 1005-1)

Madam President: I move that Engrossed House Bill 1005 be

amended to read as follows:

Page 15, line 42, after "field of" insert "**kindergarten through grade 12**".

(Reference is to EHB 1005 as printed March 15, 2019.)

LANANE

Upon request of Senator Melton the President ordered the roll of the Senate to be called. Roll Call 266: yeas 9, nays 37.

Motion failed. The bill was ordered engrossed.

Engrossed House Bill 1009

Senator Raatz called up Engrossed House Bill 1009 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Engrossed House Bill 1014

Senator Freeman called up Engrossed House Bill 1014 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Engrossed House Bill 1029

Senator Charbonneau called up Engrossed House Bill 1029 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Engrossed House Bill 1057

Senator Becker called up Engrossed House Bill 1057 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Engrossed House Bill 1060

Senator Messmer called up Engrossed House Bill 1060 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Engrossed House Bill 1063

Senator Crider called up Engrossed House Bill 1063 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Engrossed House Bill 1084

Senator Jon Ford called up Engrossed House Bill 1084 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Engrossed House Bill 1087

Senator Bohacek called up Engrossed House Bill 1087 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Engrossed House Bill 1094

Senator Zay called up Engrossed House Bill 1094 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Engrossed House Bill 1182

Senator Boots called up Engrossed House Bill 1182 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Engrossed House Bill 1196

Senator Alting called up Engrossed House Bill 1196 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Engrossed House Bill 1245

Senator Raatz called up Engrossed House Bill 1245 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Engrossed House Bill 1257

Senator Tomes called up Engrossed House Bill 1257 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Engrossed House Bill 1280

Senator Mishler called up Engrossed House Bill 1280 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Engrossed House Bill 1295

Senator Leising called up Engrossed House Bill 1295 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Engrossed House Bill 1296

Senator Glick called up Engrossed House Bill 1296 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Engrossed House Bill 1487

Senator Koch called up Engrossed House Bill 1487 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Engrossed House Bill 1517

Senator Alting called up Engrossed House Bill 1517 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

**ENGROSSED HOUSE BILLS
ON THIRD READING**

Engrossed House Bill 1019

Senator Bohacek called up Engrossed House Bill 1019 for third reading:

A BILL FOR AN ACT to amend the Indiana Code concerning local government.

The bill was read a third time by sections and placed upon its passage. The question was, Shall the bill pass?

Roll Call 267: yeas 43, nays 2. The bill was declared passed. The question was, Shall the title of the bill remain the title of the act? There being no objection, it was so ordered. The Chair instructed the Secretary to inform the House of the passage of the bill.

Engrossed House Bill 1051

Senator M. Young called up Engrossed House Bill 1051 for third reading:

A BILL FOR AN ACT concerning criminal law and procedure.

The bill was read a third time by sections and placed upon its passage. The question was, Shall the bill pass?

Roll Call 268: yeas 46, nays 0. The bill was declared passed. The question was, Shall the title of the bill remain the title of the act? There being no objection, it was so ordered. The Chair instructed the Secretary to inform the House of the passage of the bill.

Engrossed House Bill 1056

Senator Busch called up Engrossed House Bill 1056 for third reading:

A BILL FOR AN ACT to amend the Indiana Code concerning taxation.

The bill was read a third time by sections and placed upon its passage. The question was, Shall the bill pass?

Roll Call 269: yeas 46, nays 0. The bill was declared passed. The question was, Shall the title of the bill remain the title of the act? There being no objection, it was so ordered. The Chair instructed the Secretary to inform the House of the passage of the bill.

Engrossed House Bill 1075

Senator Houchin called up Engrossed House Bill 1075 for third reading:

A BILL FOR AN ACT to amend the Indiana Code concerning family law and juvenile law.

The bill was read a third time by sections and placed upon its passage. The question was, Shall the bill pass?

Roll Call 270: yeas 46, nays 0. The bill was declared passed. The question was, Shall the title of the bill remain the title of the act? There being no objection, it was so ordered. The Chair instructed the Secretary to inform the House of the passage of the bill.

Engrossed House Bill 1080

Senator M. Young called up Engrossed House Bill 1080 for third reading:

A BILL FOR AN ACT to amend the Indiana Code concerning corrections.

The bill was read a third time by sections and placed upon its passage. The question was, Shall the bill pass?

Roll Call 271: yeas 46, nays 0. The bill was declared passed. The question was, Shall the title of the bill remain the title of the act? There being no objection, it was so ordered. The Chair instructed the Secretary to inform the House of the passage of the bill.

Engrossed House Bill 1268

Senator Tomes called up Engrossed House Bill 1268 for third reading:

A BILL FOR AN ACT to amend the Indiana Code concerning military and veterans.

The bill was read a third time by sections and placed upon its passage. The question was, Shall the bill pass?

Roll Call 272: yeas 46, nays 0. The bill was declared passed. The question was, Shall the title of the bill remain the title of the act? There being no objection, it was so ordered. The Chair instructed the Secretary to inform the House of the passage of the bill.

Engrossed House Bill 1342

Senator Becker called up Engrossed House Bill 1342 for third reading:

A BILL FOR AN ACT to amend the Indiana Code concerning local government.

The bill was read a third time by sections and placed upon its passage. The question was, Shall the bill pass?

Roll Call 273: yeas 45, nays 1. The bill was declared passed. The question was, Shall the title of the bill remain the title of the act? There being no objection, it was so ordered. The Chair instructed the Secretary to inform the House of the passage of the bill.

Engrossed House Bill 1492

Senator Leising called up Engrossed House Bill 1492 for third reading:

A BILL FOR AN ACT to amend the Indiana Code concerning agriculture and animals.

The bill was read a third time by sections and placed upon its passage. The question was, Shall the bill pass?

Roll Call 274: yeas 46, nays 0. The bill was declared passed. The question was, Shall the title of the bill remain the title of the act? There being no objection, it was so ordered. The Chair instructed the Secretary to inform the House of the passage of the bill.

Engrossed House Bill 1500

Senator Becker called up Engrossed House Bill 1500 for third reading:

A BILL FOR AN ACT to amend the Indiana Code concerning family law and juvenile law.

The bill was read a third time by sections and placed upon its passage. The question was, Shall the bill pass?

Roll Call 275: yeas 45, nays 1. The bill was declared passed. The question was, Shall the title of the bill remain the title of the act? There being no objection, it was so ordered. The Chair instructed the Secretary to inform the House of the passage of the bill.

SENATE MOTION

Madam President: I move that Senator Lanane be added as coauthor of Senate Resolution 26.

HOUCHIN

Motion prevailed.

SENATE MOTION

Madam President: I move that Senators Rogers, Raatz and Niemeyer be added as coauthors of Senate Resolution 26.

HOUCHIN

Motion prevailed.

SENATE MOTION

Madam President: I move that Senators Freeman, Crane and Crider be added as coauthors of Senate Resolution 26.

HOUCHIN

Motion prevailed.

SENATE MOTION

Madam President: I move that Senators Alting, Spartz and Gaskill be added as coauthors of Senate Resolution 26.

HOUCHIN

Motion prevailed.

SENATE MOTION

Madam President: I move that Senators Sandlin, Jon Ford, Grooms and Boots be added as coauthors of Senate Resolution 26.

HOUCHIN

Motion prevailed.

SENATE MOTION

Madam President: I move that Senators Charbonneau, Holdman and Becker be added as coauthors of Senate Resolution 26.

HOUCHIN

Motion prevailed.

SENATE MOTION

Madam President: I move that Senators Tallian, L. Brown and Tomes be added as coauthors of Senate Resolution 26.

HOUCHIN

Motion prevailed.

SENATE MOTION

Madam President: I move that Senators Busch, Perfect and Bassler be added as coauthors of Senate Resolution 26.

HOUCHIN

Motion prevailed.

SENATE MOTION

Madam President: I move that Senators Bray, Messmer and Mishler be added as coauthors of Senate Resolution 26.

HOUCHIN

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Kruse be added as cosponsor of Engrossed House Bill 1003.

MISHLER

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Sandlin be added as second sponsor of Engrossed House Bill 1014.

FREEMAN

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Lonnie M. Randolph be added as cosponsor of Engrossed House Bill 1014.

FREEMAN

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Buchanan be added as second sponsor of Engrossed House Bill 1019.

BOHACEK

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Lonnie M. Randolph be added as cosponsor of Engrossed House Bill 1019.

BOHACEK

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Lonnie M. Randolph be added as cosponsor of Engrossed House Bill 1056.

BUSCH

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Tomes be added as second sponsor of Engrossed House Bill 1057.

BECKER

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Head be added as second sponsor of Engrossed House Bill 1075.

HOUCHIN

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Lonnie M. Randolph be added as cosponsor of Engrossed House Bill 1075.

HOUCHIN

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Bohacek be added as second sponsor of Engrossed House Bill 1086.

GARTEN

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Lonnie M. Randolph be added as cosponsor of Engrossed House Bill 1086.

GARTEN

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Bassler be added as second sponsor of Engrossed House Bill 1094.

ZAY

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Niezgodski be added as cosponsor of Engrossed House Bill 1182.

BOOTS

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Walker be added as second sponsor and Senator Tallian be added as third sponsor of Engrossed House Bill 1217.

CHARBONNEAU

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Sandlin be added as second sponsor of Engrossed House Bill 1236.

CRIDER

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Lonnie M. Randolph be added as cosponsor of Engrossed House Bill 1236.

CRIDER

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Messmer be added as second sponsor of Engrossed House Bill 1266.

DORIOT

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Garten be added as second sponsor of Engrossed House Bill 1268.

TOMES

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Lonnie M. Randolph be added as cosponsor of Engrossed House Bill 1268.

TOMES

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Lonnie M. Randolph be added as cosponsor of Engrossed House Bill 1280.

MISHLER

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Glick be added as second sponsor of Engrossed House Bill 1295.

LEISING

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Busch be added as cosponsor of Engrossed House Bill 1296.

GLICK

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Lonnie M. Randolph be added as cosponsor of Engrossed House Bill 1342.

BECKER

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Tomes be added as second sponsor of Engrossed House Bill 1343.

ZAY

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Raatz be removed as sponsor of Engrossed House Bill 1397 and that Senator Spartz be substituted therefor.

RAATZ

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Raatz be added as second sponsor of Engrossed House Bill 1397.

SPARTZ

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Lonnie M. Randolph be added as cosponsor of Engrossed House Bill 1432.

M. YOUNG

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Grooms be added as second sponsor of Engrossed House Bill 1462.

ALTING

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Zay be added as second sponsor and Senator Niezgodski be added as third sponsor of Engrossed House Bill 1470.

MESSMER

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Glick be added as second sponsor of Engrossed House Bill 1492.

LEISING

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Lonnie M. Randolph be added as cosponsor of Engrossed House Bill 1500.

BECKER

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Jon Ford be added as cosponsor of Engrossed House Bill 1517.

ALTING

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Lonnie M. Randolph be added as cosponsor of Engrossed House Bill 1517.

ALTING

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Messmer be added as second sponsor of Engrossed House Bill 1660.

GARTEN

Motion prevailed.

SENATE MOTION

Madam President: I move we adjourn until 1:30 p.m., Tuesday, March 19, 2019.

BRAY

Motion prevailed.

The Senate adjourned at 2:26 p.m.

JENNIFER L. MERTZ
Secretary of the Senate

SUZANNE CROUCH
President of the Senate