



# Journal of the House

State of Indiana

121st General Assembly

First Regular Session

Fortieth Day

Tuesday Afternoon

April 2, 2019

The invocation was offered by Senior Pastor Gi-Youl Bahn of the Korean Baptist Church, a guest of Representative Chyung.

The House convened at 1:30 p.m. with Speaker Brian C. Bosma in the Chair.

The Pledge of Allegiance to the Flag was led by Representative Chyung.

The Speaker ordered the roll of the House to be called:

Abbott	Huston
Austin	Jackson
Aylesworth	Jordan
Bacon	Judy
Baird	Karickhoff
Barrett	Kirchhofer
Bartels	Klinker
Bartlett	Lauer
Bauer	Lehe
Beck	Lehman
Behning	Leonard
Borders <input type="checkbox"/>	Lindauer
Boy	Lucas
T. Brown	Lyness
Burton	Macer
Campbell	Mahan
Candelaria Reardon	Manning
Carbaugh	May
Cherry	Mayfield
Chyung	McNamara
Clere	Miller
Cook	Moed
Davisson	Morris
Deal	Morrison
DeLaney	Moseley
DeVon	Negele
Dvorak	Nisly
Eberhart	Pfaff
Ellington	Pierce
Engleman	Porter
Errington	Prescott
Fleming	Pressel
Forestal <input type="checkbox"/>	Pryor
Frizzell	Saunders
Frye	Schaibley
GiaQuinta	Shackleford
Goodin	Smaltz
Goodrich	V. Smith <input type="checkbox"/>
Gutwein	Soliday
Hamilton	Speedy
Harris	Steuerwald
Hatcher	Stutzman
Hatfield	Sullivan
Heaton	Summers
Heine	Thompson
Hostettler	Torr
VanNatter	J. Young

Wesco  
Wolkins  
Wright

Zent  
Ziemke  
Mr. Speaker

Roll Call 382: 97 present; 3 excused. The Speaker announced a quorum in attendance. [NOTE:  indicates those who were excused.]

## HOUSE MOTION

Mr. Speaker: I move that when we do adjourn, we adjourn until Thursday, April 4, 2019, at 10:00 a.m.

LEHMAN

The motion was adopted by a constitutional majority.

## REPORTS FROM COMMITTEES

### COMMITTEE REPORT

Mr. Speaker: Your Committee on Judiciary, to which was referred Senate Bill 174, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 4, line 21, delete "or" and insert "**and**".

(Reference is to SB 174 as reprinted February 20, 2019.) and when so amended that said bill do pass.

Committee Vote: yeas 12, nays 0.

Torr, Chair

Report adopted.

### COMMITTEE REPORT

Mr. Speaker: Your Committee on Family, Children and Human Affairs, to which was referred Senate Bill 365, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 1, line 1, delete "IC 31-25-2-25" and insert "IC 31-25-2-26".

Page 1, line 3, delete "25." and insert "**26.**".

(Reference is to SB 365 as printed February 13, 2019.) and when so amended that said bill do pass.

Committee Vote: yeas 12, nays 0.

FRIZZELL, Chair

Report adopted.

### COMMITTEE REPORT

Mr. Speaker: Your Committee on Select Committee on Government Reduction, to which was referred Senate Bill 535, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 1, between the enacting clause and line 1, begin a new paragraph and insert:

"SECTION 1. IC 5-3-1-1, AS AMENDED BY P.L.147-2016, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 1. (a) The cost of all public notice advertising which any elected or appointed public official or governmental agency is required by law to

have published, or orders published, for which the compensation to the newspapers, locality newspapers, or qualified publications publishing such advertising is drawn from and is the ultimate obligation of the public treasury of the governmental unit concerned with the advertising shall be charged to and collected from the proper fund of the public treasury and paid over to the newspapers, locality newspapers, or qualified publications publishing such advertising, after proof of publication and claim for payment has been filed.

(b) The basic charges for publishing public notice advertising shall be by the line and shall be computed based on a square of two hundred and fifty (250) ems at the following rates:

(1) Before January 1, 1996, three dollars and thirty cents (\$3.30) per square for the first insertion in newspapers or qualified publications plus one dollar and sixty-five cents (\$1.65) per square for each additional insertion in newspapers, or qualified publications.

(2) After December 31, 1995, and before December 31, 2005, a newspaper or qualified publication may, effective January 1 of any year, increase the basic charges by five percent (5%) more than the basic charges that were in effect during the previous year. However, the basic charges for the first insertion of a public notice in a newspaper, or qualified publication may not exceed the lowest classified advertising rate charged to advertisers by the newspaper, or qualified publication for comparable use of the same amount of space for other purposes.

(3) After December 31, 2009, and before January 1, 2017, a newspaper or qualified publication may, effective January 1 of any year, increase the basic charges by not more than two and three-quarters percent (2.75%) more than the basic charges that were in effect during the previous year. However, the basic charges for the first insertion of a public notice in a newspaper or qualified publication may not exceed the lowest classified advertising rate charged to advertisers by the newspaper or qualified publication for comparable use of the same amount of space for other purposes and must include all multiple insertion discounts extended to the newspaper's other advertisers.

(4) After December 31, 2016, a newspaper, locality newspaper, or qualified publication may, effective January 1 of any year, increase the basic charges by not more than two and three-quarters percent (2.75%) more than the basic charges that were in effect during the previous year. However, the basic charges for the first insertion of a public notice in a newspaper, locality newspaper, or qualified publication may not exceed the lowest classified advertising rate charged to advertisers by the newspaper, locality newspaper, or qualified publication for comparable use of the same amount of space for other purposes and must include all multiple insertion discounts extended to the newspaper's, locality newspaper's, or qualified publication's other advertisers.

An additional charge of fifty percent (50%) shall be allowed for the publication of all public notice advertising containing rule or tabular work.

**(c) Notwithstanding subsection (b), a political subdivision may not pay more than two hundred fifty dollars (\$250) for each insertion of a public notice. If a public notice that is required to be published:**

- (1) exceeds the amount set forth in this subsection; or
- (2) contains an error or mistake;

**publication of the public notice on the political subdivision's Internet web site satisfies the requirements of this chapter.**

(e) (d) All public notice advertisements shall be set in solid type that is at least 7 point type, without any leads or other devices for increasing space. All public notice advertisements shall be headed by not more than two (2) lines, neither of which shall total more than four (4) solid lines of the type in which the

body of the advertisement is set. Public notice advertisements may be submitted by an appointed or elected official or a governmental agency to a newspaper, locality newspaper, or qualified publication in electronic form, if the newspaper, locality newspaper, or qualified publication is equipped to accept information in compatible electronic form.

(d) (e) Each newspaper, locality newspaper, or qualified publication publishing public notice advertising shall submit proof of publication and claim for payment in duplicate on each public notice advertisement published. For each additional proof of publication required by a public official, a charge of one dollar (\$1) per copy shall be allowed each newspaper, locality newspaper, or qualified publication furnishing proof of publication.

(e) (f) The circulation of a newspaper, locality newspaper, or qualified publication is determined as follows:

(1) For a newspaper, by the circulation stated on line 10.C. (Total Paid and/or Requested Circulation of Single Issue Published Nearest to Filing Date) of the Statement of Ownership, Management and Circulation required by 39 U.S.C. 3685 that was filed during the previous year.

(2) For a locality newspaper, by a verified affidavit filed with each agency, department, or office of the political subdivision that has public notices the locality newspaper wants to publish. The affidavit must:

(A) be filed with the agency, department, or office of the political subdivision before January 1 of each year; and

(B) attest to the circulation of the locality newspaper for the issue published nearest to October 1 of the previous year, as determined by an independent audit of the locality newspaper performed for the previous year.

(3) For a qualified publication, by a verified affidavit filed with each governmental agency that has public notices the qualified publication wants to publish. The affidavit must:

(A) be filed with the governmental agency before January 1 of each year; and

(B) attest to the circulation of the qualified publication for the issue published nearest to October 1 of the previous year."

Page 1, line 13, delete "A" and insert "**Except as provided in subsection (c), a**".

Page 2, between lines 2 and 3, begin a new paragraph and insert:

**"(c) This subsection applies only to a municipality. A board (as defined in IC 8-22-1-5) may exercise the power of eminent domain under IC 8-22-2-10 or IC 8-22-3-15 within four (4) miles outside of the municipality's corporate boundaries. However, with regard to an airport in existence on January 1, 2019, the board (as defined in IC 8-22-1-5) may exercise the power of eminent domain to acquire land contiguous to the airport that is located more than four (4) miles from the corporate boundaries of the municipality."**

Page 2, delete lines 12 through 42, begin a new paragraph and insert:

"SECTION 6. IC 36-7-4-205, AS AMENDED BY P.L.207-2014, SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 205. (a) ADVISORY. A municipal plan commission shall adopt a comprehensive plan, as provided for under the 500 series of the advisory planning law, for the development of the municipality.

(b) ADVISORY. For comprehensive plans that were initially adopted before July 1, 2019, if the municipal plan commission provided in its comprehensive plan for the development of a contiguous unincorporated area that is outside the corporate boundaries of the municipality, the municipal plan commission may continue to exercise territorial jurisdiction over that area unless the jurisdiction of the municipal plan commission is terminated by the affected county as provided in subsection (h).

**(c) ADVISORY.** For comprehensive plans that are initially adopted after July 1, 1999, June 30, 2019, the following provisions apply:

**(1) If the municipality is located in a county that has not adopted a comprehensive plan and ordinance covering the contiguous unincorporated area and (†) the municipality provides is providing municipal services to the contiguous unincorporated area, or the municipal plan commission may exercise territorial jurisdiction over that area by filing the notices required by subsections (f) and (j).**

**(2) If the municipality is located in a county that has adopted a comprehensive plan and ordinance covering the contiguous unincorporated area, the municipal plan commission may exercise territorial jurisdiction over that area only if it obtains the approval of the county legislative body of each affected county under subsection (h).**

**(d) ADVISORY.** To exercise territorial jurisdiction outside the corporate boundaries of the municipality, the municipal plan commission may must provide in the comprehensive plan (regardless of the date the plan is adopted) for the development of the contiguous unincorporated area, designated by the commission, that is outside the corporate boundaries of the municipality, and that, in the judgment of the commission, bears reasonable relation to the development of the municipality. For purposes of this section, participation of a municipality in a fire protection territory established under IC 36-8-19 that includes unincorporated areas contiguous to the municipality may not be treated as providing municipal services to the contiguous unincorporated areas.

**(†) (e) ADVISORY.** Except as limited by the boundaries of unincorporated areas subject to the jurisdiction of other municipal plan commissions, an area designated under this section may include any part of the contiguous unincorporated area within two (2) miles from the corporate boundaries of the municipality. However, the following applies to the designation of an area under this section:

**(1) If the corporate boundaries of the municipality or the boundaries of that contiguous unincorporated area include any part of the public waters or shoreline of a lake (which lies wholly within Indiana), the designated area may also include:**

- (A) any part of those public waters and shoreline of the lake; and**
- (B) any land area within two thousand five hundred (2,500) feet from that shoreline.**

**(2) This subdivision applies to a municipality that annexes noncontiguous territory under IC 36-4-3-4(a)(2) or IC 36-4-3-4(a)(3). The boundaries of the noncontiguous territory (including territory that is enlarged under subdivision IC 36-4-3-4(a)(2)(B) for the use of the wastewater treatment facility or water treatment facility) may not be considered a part of the corporate boundaries of the municipality for purposes of designating an area under this section.**

**(†) (f) ADVISORY.** Before exercising their rights, powers, and duties of the advisory planning law with respect to an area designated under this section, a municipal plan commission must file, with the recorder of the county in which the municipality is located, a description or map defining the limits of that area. If the commission revises the limits, it shall file, with the recorder, a revised description or map defining those revised limits.

**(†) (g) ADVISORY.** If any part of the contiguous unincorporated area within the potential jurisdiction of a municipal plan commission is also within the potential jurisdiction of another municipal plan commission, the first municipal plan commission may exercise territorial jurisdiction over that part of the area within the potential jurisdiction of both municipal plan commissions that equals the product obtained by

multiplying a fraction, the numerator of which is the area within the corporate boundaries of that municipality and the denominator of which is the total area within the corporate boundaries of both municipalities times the area within the potential jurisdiction of both municipal plan commissions. Furthermore, this commission may exercise territorial jurisdiction within those boundaries, enclosing an area reasonably compact and regular in shape, that the municipal plan commission first acting designates.

**(†) (h) ADVISORY.** If the legislative body of a county adopts a comprehensive plan and ordinance after June 30, 2019, covering the unincorporated areas of the county, a municipal plan commission may not exercise jurisdiction, as provided in this section, over any part of that unincorporated area unless it is authorized by ordinance of the legislative body of the county. This ordinance may be initiated by the county legislative body or by petition duly signed and presented to the county auditor by:

- (1) not less than fifty (50) property owners residing in the area involved in the petition;**
- (2) the county plan commission; or**
- (3) the municipal plan commission.**

Before final action on the ordinance by the county legislative body, the county plan commission must hold an advertised public hearing as required for other actions of the county plan commission under the advisory planning law. Upon the passage of the ordinance by the county legislative body and the subsequent acceptance of jurisdiction by the municipal plan commission, the municipal plan commission shall exercise the same rights, powers, and duties conferred in this section exclusively with respect to the contiguous unincorporated area.

**(i) ADVISORY.** The jurisdiction of a municipal plan commission, as authorized under this subsection, section, may be terminated by ordinance at the discretion of the legislative body of the county, but only if the county has adopted a comprehensive plan for that area that is as comprehensive in scope and subject matter as that in effect by municipal ordinance.

**(†) (j) ADVISORY.** Each municipal plan commission in a municipality located in a county having:

- (†) a population of less than ninety-five thousand (95,000); and**
- (2) a county plan commission**

that has not adopted, in accord with the advisory planning law, a comprehensive plan and ordinance covering the unincorporated areas of the county may, at any time, after filing notice with the county recorder and the county plan commission, legislative body, exercise or reject territorial jurisdiction over any part of the area within two (2) miles of the corporate boundaries of that municipality and within that county, whether or not that commission has previously exercised that jurisdiction, if the municipality is providing municipal services to the area. Within sixty (60) days after receipt of that notice, the county plan commission and the county legislative body shall have the county comprehensive plan and ordinance revised to reflect the decision of the municipal plan commission exercising the option provided for in this subsection. If the municipality is not providing municipal services to the area, the municipal plan commission must obtain the approval of the county legislative body of each affected county before exercising jurisdiction:

**(†) (k) AREA.** Wherever in the area planning law authority is conferred to establish a comprehensive plan or an ordinance for its enforcement, the authority applies everywhere:

- (1) within the county that is outside the municipalities; and**
- (2) within each participating municipality.**

**(†) (l) ADVISORY—AREA.** Whenever a new town is incorporated in a county having a county plan commission or an area plan commission, that plan commission and its board of zoning appeals shall continue to exercise territorial jurisdiction

within the town until the effective date of a town ordinance:

- (1) establishing an advisory plan commission under section 202(a) of this chapter; or
- (2) adopting the area planning law under section 202(b) or 204 of this chapter.

Beginning on that effective date, the planning and zoning functions of the town shall be exercised under the advisory planning law or area planning law, as the case may be."

Delete pages 3 through 4.

Page 5, delete lines 1 through 20.

Page 5, line 30, delete "of this chapter".

Page 6, delete lines 3 through 23, begin a new line blocked left and insert:

**"not operate to void an ordinance or resolution adopted by a municipality before January 1, 2019, that exercises a power:**

- (1) under the sole authority of section 4 of this chapter; and**
- (2) within the four (4) mile area outside the municipality's boundaries under the authority of section 13 of this chapter (before its repeal).**

**(b) The validity of an ordinance or resolution described in subsection (a) may be challenged in a legal proceeding by an aggrieved party.**

**(c) The repeal of section 13 of this chapter operates to void an ordinance or resolution adopted by a municipality after December 31, 2018, that exercises a power under the sole authority of section 4 of this chapter."**

Page 6, line 27, delete "after".

Page 6, line 28, delete "December 31, 2018, and".

Page 6, delete lines 31 through 36, begin a new line double block indented and insert:

- "(A) section 5(a)(2) of this chapter;  
(B) section 6(a)(1) of this chapter; or  
(C) both section 5(a)(2) of this chapter and section 6(a)(1) of this chapter; and"**

Page 10, line 25, delete "do" and insert "does".

Re-number all SECTIONS consecutively.

(Reference is to SB 535 as reprinted February 12, 2019.)

and when so amended that said bill do pass.

Committee Vote: yeas 11, nays 0.

Gutwein, Chair

Report adopted.

#### COMMITTEE REPORT

Mr. Speaker: Your Committee on Employment, Labor and Pensions, to which was referred Senate Bill 603, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

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

"SECTION 1. IC 36-4-3-7, AS AMENDED BY P.L.86-2018, SECTION 342, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 7. (a) After an ordinance is adopted under section 3, 4, 5, or 5.1 of this chapter, it must be published in the manner prescribed by IC 5-3-1. Except as provided in subsection (b), (c), (d), or (f), in the absence of remonstrance and appeal under section 11 or 15.5 of this chapter, the ordinance takes effect at least ninety (90) days after its publication and upon the filing required by section 22(a) of this chapter.

(b) An ordinance described in subsection (d) or adopted under section 3, 4, 5, or 5.1 of this chapter may not take effect during the year preceding a year in which a federal decennial census is conducted. An ordinance that would otherwise take effect during the year preceding a year in which a federal decennial census is conducted takes effect January 1 of the year in which a federal decennial census is conducted.

(c) Subsections (d) and (e) apply to fire protection districts that are established after ~~June 14, 1987~~ **July 1, 1987. For the purposes of this section, territory that has been:**

**(1) added to an existing fire protection district under IC 36-8-11-11; or**

**(2) approved by ordinance of the county legislative body to be added to an existing fire protection district under IC 36-8-11-11, notwithstanding that the territory's addition to the fire protection district has not yet taken effect;**

**shall be considered a part of the fire protection district as of the date that the fire protection district was originally established.**

(d) Except as provided in subsection (b), whenever a municipality annexes territory, all or part of which lies within a fire protection district (IC 36-8-11), the annexation ordinance (in the absence of remonstrance and appeal under section 11 or 15.5 of this chapter) takes effect the second January 1 that follows the date the ordinance is adopted and upon the filing required by section 22(a) of this chapter. The municipality shall:

(1) provide fire protection to that territory beginning the date the ordinance is effective; and

(2) send written notice to the fire protection district of the date the municipality will begin to provide fire protection to the annexed territory within ten (10) days of the date the ordinance is adopted.

(e) If the fire protection district from which a municipality annexes territory under subsection (d) is indebted or has outstanding unpaid bonds or other obligations at the time the annexation is effective, the municipality is liable for and shall pay that indebtedness in the same ratio as the assessed valuation of the property in the annexed territory (that is part of the fire protection district) bears to the assessed valuation of all property in the fire protection district, as shown by the most recent assessment for taxation before the annexation, unless the assessed property within the municipality is already liable for the indebtedness. The annexing municipality shall pay its indebtedness under this section to the board of fire trustees. If the indebtedness consists of outstanding unpaid bonds or notes of the fire protection district, the payments to the board of fire trustees shall be made as the principal or interest on the bonds or notes becomes due.

(f) This subsection applies to an annexation initiated by property owners under section 5.1 of this chapter in which all property owners within the area to be annexed petition the municipality to be annexed. Subject to subsections (b) and (d), and in the absence of an appeal under section 15.5 of this chapter, an annexation ordinance takes effect at least thirty (30) days after its publication and upon the filing required by section 22(a) of this chapter.

**(g) This subsection applies to a fire protection district that has a total gross assessed value of more than one billion dollars (\$1,000,000,000). Whenever a municipality annexes territory that lies within a fire protection district, the municipality shall not tax the annexed territory for fire protection services. The annexed territory that lies within the fire protection district shall constitute a special taxing district. The annexing municipality shall establish a special fire fund for all fire protection services provided by the municipality, which shall not be assessed to the annexed special taxing district. The annexed territory that lies within the fire protection district shall continue to be part of the fire protection district special taxing district.**

SECTION 2. IC 36-8-11-22 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 22. (a) Any area that is part of a fire protection district **that is:**

**(1) established after July 1, 1987; and**

**(2) is annexed by a municipality that is not a part of the district;**

ceases to be a part of the fire protection district when the

municipality begins to provide fire protection services to the area.

**(b) Notwithstanding subsection (a), if a fire protection district has a gross assessed value (as determined by the county auditor) of more than one billion dollars (\$1,000,000,000) on the date that the annexation ordinance is adopted, the annexed area shall remain a part of the fire protection district."**

Delete page 2.

Renumber all SECTIONS consecutively.

(Reference is to SB 603 as printed February 1, 2019.)  
and when so amended that said bill do pass.

Committee Vote: yeas 6, nays 5.

VanNatter, Chair

Report adopted.

**RESOLUTIONS ON FIRST READING**

**House Concurrent Resolution 45**

Representative Moseley introduced House Concurrent Resolution 45:

A CONCURRENT RESOLUTION congratulating the 2019 Portage High School girls bowling team.

*Whereas, The 2019 Portage High School girls bowling team won the state championship on February 2, 2019, in Anderson, Indiana;*

*Whereas, The team went undefeated, 11-0, in conference play winning the sectional, regional, semistate, and state titles;*

*Whereas, Portage senior Jade Keller picked up a spare on a 6-7-9-10 split in the ninth frame to overcome a significant deficit against Huntington North High School;*

*Whereas, Portage senior Makayla Himden followed up with a strong showing in the 10th frame, and the Portage High School Indians defeated the Vikings 167-156;*

*Whereas, Ms. Himden led the state and the championship with a 215 average and was selected as the mental attitude award winner;*

*Whereas, Portage coach Debbie Gossett led the Indians to their second straight state title;*

*Whereas, The support of assistant coach Mike Plauce, fellow players, friends, and family helped the girls bowling team succeed during tough competitions; and*

*Whereas, The 2019 Portage High School girls bowling team state champions are: Alyssa Unger, Tinley Fasel, Lauren Smith, Kayla Marr, Julia Boer, Jade Keller, and Makayla Himden: 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 House of Representatives congratulates the 2019 Portage High School girls bowling team on its state championship win.

SECTION 2. That the Principal Clerk of the House of Representatives shall transmit copies of this resolution to Portage High School bowling coach Debbie Gossett.

The resolution was read a first time and adopted by voice vote. The Clerk was directed to inform the Senate of the passage of the resolution. Senate sponsor: Senator Tallian.

**House Concurrent Resolution 46**

Representatives Macer, Austin, Abbott, Boy, Bacon, Barrett, Bauer, Candelaria Reardon, Deal, DeLaney, DeVon, Eberhart, Ellington, Fleming, Forestal, Hatfield, Kirchhofer, Klinker, GiaQuinta, May, Moed, Morris, Moseley, Negele, Porter, Prescott, Shackelford, Speedy, VanNatter, Ziemke, Lauer, Goodin, Harris and Bartlett introduced House Concurrent Resolution 46:

A CONCURRENT RESOLUTION honoring Hoosier long-term care professionals.

*Whereas, Hoosier long-term care professionals provide compassionate services that help to care for people with a chronic illness or disability;*

*Whereas, Focused on the elderly and mentally frail, long-term care professionals remain dedicated to improving Hoosiers' health and providing pathways to recovery and affordable living;*

*Whereas, Long-term care professionals not only are exceptional caregivers; they also introduce the highest quality control into home health, adult, and other community based facilities;*

*Whereas, Long-term care professionals provide patient stability and a better quality of life, leading to valued lifelong relationships; and*

*Whereas, Demonstrating high standards of professionalism, these caregivers dedicate extensive hours and promote innovative solutions for vulnerable Hoosiers: 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 recognizes the countless hours of dedicated service and the multitude of contributions made by Hoosier long-term care professionals.

SECTION 2. That the Principal Clerk of the House of Representatives shall transmit copies of this resolution to Indiana State Representative Karlee Macer for distribution.

The resolution was read a first time and adopted by voice vote. The Clerk was directed to inform the Senate of the passage of the resolution. Senate sponsor: Senator Charbonneau.

**House Concurrent Resolution 48**

Representative Klinker introduced House Concurrent Resolution 48:

A CONCURRENT RESOLUTION recognizing McCutcheon High School gymnast Crysta Dilley.

*Whereas, Crysta Dilley was named a 2018-2019 state champion during the IHSAA gymnastics state finals in Noblesville on March 9, 2019;*

*Whereas, Dilley scored a 9.600 on her bars routine and tied two of her competitors from Chesterton, Mia Pak and Sophia Hunzelman;*

*Whereas, The state championship results from the skill, talent, hard work, and devotion that Dilley brought to the mat after a three year hiatus from the sport;*

*Whereas, Dilley trained extensively as a child at DeVeau's School of Gymnastics in Fishers, Indiana, before leaving the sport entirely after ligament reconstruction surgery in her left ankle and four elbow surgeries;*

*Whereas, Fellow McCutcheon classmate Emma Taylor convinced Dilley to join the high school gymnastics team to support the team and have fun; and*

*Whereas, Dilley is the first Tippecanoe County gymnast to win an IHSAA state championship: 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 House of Representatives recognizes Crysta Dilley for her state championship title.

SECTION 2. That the Principal Clerk of the House of Representatives shall transmit a copy of this resolution to Ms. Crysta Dilley.

The resolution was read a first time and adopted by voice vote. The Clerk was directed to inform the Senate of the passage of the resolution. Senate sponsor: Senator Alting.

### House Concurrent Resolution 49

Representatives Moseley, Soliday, Aylesworth and Boy introduced House Concurrent Resolution 49:

A CONCURRENT RESOLUTION honoring the 50th anniversary of the Duneland School Corporation.

*Whereas, The Duneland School Corporation in Porter County, Indiana, is celebrating the 50th anniversary of its incorporation on January 1, 1969;*

*Whereas, The incorporation came in response to the legislation enacted by the Indiana General Assembly in the 1950s to combine small township schools into larger districts to provide students with increased educational opportunities;*

*Whereas, Westchester Township benefitted from the success of Bethlehem Steel and other industries making it the wealthiest township in the county;*

*Whereas, A merger was approved in 1968 to join Liberty, Jackson, Westchester, and portions of Pine Township;*

*Whereas, The consolidation went into effect on January 1, 1969, but the schools were not consolidated until the fall of 1969 when Jackson and Liberty Township Trustees William Mathe and Dr. E.W. Griffith joined Westchester Township School Board members Carlton Schrader, Ralph Bertolacini, Edwin Harrington, Faith Halley and Forest Wells, Jr. to make up the Duneland School Board;*

*Whereas, The Duneland Schools administration in November 1969 included: Dr. Karl Speckhard, Superintendent; Donald Bivens, Assistant Superintendent; Dee Hand, Treasurer; and Elizabeth L. Murray, Secretary;*

*Whereas, The creation of the Duneland School Corporation had an immediate impact on students and faculty. All high school students were reassigned to Chesterton High School with Liberty Center serving elementary students from the township as well as junior high school students from Jackson and Liberty Townships;*

*Whereas, The elementary schools changed to open concept classrooms in the 1960s, replacing the junior high program with a middle school program;*

*Whereas, The new Chesterton High School building opened in 2000 at 2125 S. 11th Street. Grades K-8 were reconfigured with elementary schools serving grades K-4 and the two middle schools transitioning to intermediate schools for grades 5-6, and the old Chesterton High School building was remodeled as the new Chesterton Middle School;*

*Whereas, The present Duneland School Board members are Brandon Kroft, President; Kristin Kroeger, Vice President; Ronald Stone, Secretary; John Marshall and Alayna Lightfoot Pol, board members; and*

*Whereas, The current Duneland School Corporation administrators are Judy Malasto, Interim Superintendent; Monte Moffett, Assistant Superintendent of Operations; and Lynn Kwilas, Assistant Superintendent of Business and CFO: 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 Duneland School Corporation on the 50th anniversary of its incorporation.

SECTION 2. That the Principal Clerk of the House of Representatives shall transmit copies of this resolution to Indiana State Representative Chuck Moseley for distribution.

The resolution was read a first time and adopted by voice vote. The Clerk was directed to inform the Senate of the passage of the resolution. Senate sponsors: Senators Tallian and Charbonneau.

### House Resolution 51

Representative Klinker introduced House Resolution 51:

A HOUSE RESOLUTION congratulating Cameron Gilman on earning the rank of Eagle Scout.

*Whereas, The Eagle Scout award is a uniquely prestigious award and is the highest rank that a Scout can earn;*

*Whereas, Candidates for Eagle Scout must demonstrate proficiency in specific areas of crafts and skills as they advance from Tenderfoot through the ranks to Eagle Scout;*

*Whereas, The entire process is designed to broaden a Scout's knowledge and understanding of the world while learning valuable skills that will help a Scout into adulthood;*

*Whereas, Upon successful completion of all the requirements, including an in-depth service project, the Scout receives the Eagle Badge and Medal during a Court of Honor ceremony;*

*Whereas, Eagle Scouts are an elite group that includes U.S. presidents, members of Congress, astronauts, writers, entertainers, scientists, judges, and activists; and*

*Whereas, Cameron Gilman will become a member of this elite group when he attains the rank of Eagle Scout on April 6, 2019: Therefore,*

*Be it resolved by the House of Representatives of the General Assembly of the State of Indiana:*

SECTION 1. That the Indiana House of Representatives congratulates Cameron Gilman on earning the rank of Eagle Scout.

SECTION 2. That the Principal Clerk of the House of Representatives shall transmit a copy of this resolution to Eagle Scout Cameron Gilman.

The resolution was read a first time and adopted by voice vote.

### House Resolution 52

Representative Chyung introduced House Resolution 52:

A HOUSE RESOLUTION recognizing the Korean American Association of Indiana.

*Whereas, The Korean American Association of Indiana has aided in promoting the visibility of Korean American leaders and organizations within the state of Indiana;*

*Whereas, The Korean American Association of Indiana provides a support system for Korean American Hoosiers and unites the community as a whole;*

*Whereas, The Korean American Association of Indiana promotes a growing and thriving Korean culture in Indiana;*

*Whereas, The Korean American Association of Indiana enhances the culture of Indiana and contributes to a diverse network throughout the state; and*

*Whereas, The Korean American Association of Indiana promotes diversity and cultural understanding for a growing community in Indiana: Therefore,*

*Be it resolved by the House of Representatives of the General Assembly of the State of Indiana:*

SECTION 1. That the Indiana House of Representatives recognizes the Korean American Association of Indiana for supporting Korean American Hoosiers and promoting the visibility of Korean American leaders and organizations within the state of Indiana.

SECTION 2. That the Principal Clerk of the House of Representatives shall transmit copies of this resolution to State Representative Chris Chyung for distribution.

The resolution was read a first time and adopted by voice vote.

### **Senate Concurrent Resolution 58**

The Speaker handed down Senate Concurrent Resolution 58, sponsored by Representative Lindauer:

A CONCURRENT RESOLUTION honoring the 50th anniversary of the Otwell High School Millers boys basketball Washington sectional championship.

*Whereas, On March 1, 1969, the Otwell High School Millers boys basketball team, led by head coach Howard "Andy" Anderson and assistant coach Richard Helton, won the Washington Sectional by defeating the North Daviess Cougars 80 - 77;*

*Whereas, The Otwell Millers team members included Tim Garland, Rick Weisman, Mike Vaughn, Steve Meadors, Steve Barrett, Bob Whaley, Jim DeMotte, Dave Elkins, Neal Pauw, Erwin Traylor, Tim Teague, Ellis Gray, and team managers Nick Meadors and Walter Hazelton;*

*Whereas, Coach Anderson was the only coach to ever coach the team, instructing team members in the game of basketball from elementary school through high school, and team members have referred to Coach Anderson as the "Bobby Knight" before there was a Bob Knight due to his intensity and excellence as a coach;*

*Whereas, There is great significance in the Otwell Millers' triumph because it predated class basketball in Indiana and included defeating schools with much larger student populations than Otwell, which had an enrollment of 148 students;*

*Whereas, The Washington High School gym, "The Hatchet House", is the 13th largest high school gym in the United States and was filled to capacity throughout the 1969 sectional tournament;*

*Whereas, The Millers defeated the Washington Hatchets, who claimed home-court advantage, in the first game of the sectional with a score of 82 - 66, and went on to defeat the Barr Reeve Vikings 54 - 39 in the second sectional game;*

*Whereas, In the final game of the sectional, North Daviess took an early lead and held the lead for the majority of the game;*

*Whereas, With 6:47 remaining in the game, the Millers' chances became even more bleak with leading scorer and rebounder Rick Weisman fouling out;*

*Whereas, Coach Anderson called on Jim DeMotte to replace Weisman, and the team continued to fight their way back to take the lead in the final moments of the game, ultimately claiming victory;*

*Whereas, Throughout the sectional tournament, the Millers never wavered and consistently outplayed their opponents offensively and defensively;*

*Whereas, Coach Anderson employed a man-to-man defense and full-court press for the majority of all three games, demonstrating his players' athleticism, stamina, and determination;*

*Whereas, Steve Barrett and Rick Weisman were leading scorers for the Millers during the season and the sectional;*

*Whereas, Steve Barrett remains one of Indiana's highest career point earners for Indiana high school boys basketball, points scored without the benefit of the three point line;*

*Whereas, The 1969 sectional victory for the Otwell Millers was the only sectional title in the school's history, with the school closing in 1974 to consolidate with Pike Central High School;*

*Whereas, The Otwell Millers also won the 1969 Patoka Valley Conference Championship prior to the sectional tournament; and*

*Whereas, In 2019, the Indiana Basketball Hall of Fame commemorated the Otwell Millers 1969 boys basketball team for the 50th anniversary of its sectional championship by featuring the team in the winter issue of the Hall of Fame's History Magazine: 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 honors the 50th anniversary of the Otwell High School Millers 1969 boys basketball sectional championship win over the North Daviess Cougars.

SECTION 2. The Secretary of the Senate is hereby directed to transmit copies of this resolution to each team member, coach, and manager of the 1969 Otwell High School Millers boys basketball team.

The resolution was read a first time and adopted by voice vote. The Clerk was directed to inform the Senate of the passage of the resolution.

### **Senate Concurrent Resolution 61**

The Speaker handed down Senate Concurrent Resolution 61, sponsored by Representative Moed:

A CONCURRENT RESOLUTION honoring Indiana University-Purdue University Indianapolis ("IUPUI") in celebration of its 50th anniversary.

*Whereas, In 1969, the Indiana University and Purdue University campuses at Indianapolis were merged by the Indiana General Assembly creating Indiana University-Purdue University Indianapolis;*

*Whereas, In the ensuing 50 years, IUPUI has graduated 203,423 students prepared for careers in health and life*

sciences, social work, information technology, teaching, engineering, law, public policy, business, the arts, and more;

Whereas, IUPUI has the third largest undergraduate population of any campus in Indiana and 95% of its undergraduate students are Indiana residents;

Whereas, Degree programs and experiences in and outside the classroom prepare IUPUI students for in-demand careers in nursing, information technology, health care, and business, with 92% of graduates reporting positive career outcomes;

Whereas, IUPUI has attracted more than \$7.7 billion in research and external funding to support advancements in pressing challenges facing the Indianapolis community, state, nation, and the world, including collaborative research initiatives like the Indiana Clinical and Translational Sciences Institute and Grand Challenges in precision health, environmental change, and addiction;

Whereas, Over 50 years, IUPUI has disclosed 2,704 inventions resulting in 750 licenses and 796 patents issued;

Whereas, 90.6% of IUPUI's full-time employed graduates are working in Indiana, 61.9% of them in Indianapolis; and

Whereas, The contributions made by IUPUI's students, alumni, faculty, and staff play an integral role in the advancement of Indiana, the United States, and the world: 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 honors Indiana University-Purdue University Indianapolis in celebration of its 50th anniversary.

SECTION 2. The Secretary of the Senate is hereby directed to transmit copies of this resolution to Michael McRobbie, President of Indiana University, Mitch Daniels, President of Purdue University, and Nasser Paydar, Chancellor of IUPUI

The resolution was read a first time and adopted by voice vote. The Clerk was directed to inform the Senate of the passage of the resolution.

### **Senate Concurrent Resolution 63**

The Speaker handed down Senate Concurrent Resolution 63, sponsored by Representative Engleman:

A CONCURRENT RESOLUTION congratulating the Silver Creek High School boys basketball team on winning the 2019 Indiana High School Athletic Association ("IHSAA") Class 3A state championship title.

*Whereas, The Silver Creek High School boys basketball team held off defending state champion Culver Academy to win the 2019 IHSAA Class 3A state championship title;*

*Whereas, Silver Creek High School, with 881 students enrolled, was founded in 1925 and is located in Sellersburg, with a total population of 8,765;*

*Whereas, To get to the championship game, the Dragons defeated Brownstown Central and Corydon Central to win the sectional championship, Evansville Memorial and Princeton to win the regional championship, and Indianapolis Crispus Attucks to win the semi-state championship;*

*Whereas, Both Silver Creek and Culver Academy entered the game with 24-3 records, and each team got off to a slow start in the championship game, with Silver Creek holding a 16-12 lead at halftime, but the Dragons shot 89% during the third quarter, and held on to the lead in a tight final quarter to win the championship;*

*Whereas, Zane Gross led the way with 15 points, Kooper Jacobi finished with 11 points, and Trey Kaufman contributed six assists to the Dragons' championship effort;*

*Whereas, Zane Gross, Trey Kaufman, and Kooper Jacobi were each named 1st team all-conference players, and Ty Kessinger and Jack Hawkins received all conference honorable mentions;*

*Whereas, All-state players for Silver Creek included Zane Gross, Trey Kaufman (Super 15 Underclassmen), and Kooper Jacobi (honorable mention underclassmen);*

*Whereas, Zane Gross was named 1st team academic all-state and Ty Kessinger earned honorable mention academic all-state honors; and*

*Whereas, Led by head coach Brandon Hoffman, Silver Creek finished the season with a 25-3 record to win the first state championship in school history: 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 Silver Creek High School boys basketball team on winning the 2019 IHSAA Class 3A state championship title.

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

The resolution was read a first time and adopted by voice vote. The Clerk was directed to inform the Senate of the passage of the resolution.

## **ENGROSSED SENATE BILLS ON THIRD READING**

### **Engrossed Senate Bill 33**

Representative Kirchhofer called down Engrossed Senate Bill 33 for third reading:

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

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

Roll Call 383: yeas 96, 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 Clerk was directed to inform the Senate of the passage of the bill.

### **Engrossed Senate Bill 94**

Representative Mahan called down Engrossed Senate Bill 94 for third reading:

A BILL FOR AN ACT 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 384: yeas 91, nays 3. 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 Clerk was directed to inform the Senate of the passage of the bill.

### **Engrossed Senate Bill 110**

Representative McNamara called down Engrossed Senate Bill 110 for third reading:

A BILL FOR AN ACT to amend the Indiana Code 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 385: yeas 94, 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 Clerk was directed to inform the Senate of the passage of the bill.

#### **Engrossed Senate Bill 119**

Representative Lucas called down Engrossed Senate Bill 119 for third reading:

A BILL FOR AN ACT to amend the Indiana Code 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 386: yeas 75, nays 21. 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 Clerk was directed to inform the Senate of the passage of the bill.

#### **Engrossed Senate Bill 132**

Representative Burton called down Engrossed Senate Bill 132 for third reading:

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

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

Roll Call 387: yeas 93, nays 3. 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 Clerk was directed to inform the Senate of the passage of the bill.

#### **Engrossed Senate Bill 133**

Representative Davisson called down Engrossed Senate Bill 133 for third reading:

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

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

Roll Call 388: yeas 94, 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 Clerk was directed to inform the Senate of the passage of the bill.

Representative Summers, who had been present, is now excused.

#### **Engrossed Senate Bill 171**

Representative Huston called down Engrossed Senate Bill 171 for third reading:

A BILL FOR AN ACT to amend the Indiana Code concerning state and local administration.

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

Roll Call 389: yeas 95, 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 Clerk was directed to inform the Senate of the passage of the bill.

#### **Engrossed Senate Bill 186**

Representative McNamara called down Engrossed Senate Bill 186 for third reading:

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

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

Roll Call 390: yeas 77, nays 16. 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 Clerk was directed to inform the Senate of the passage of the bill.

Representative Mahan, who had been present, is now excused.

#### **Engrossed Senate Bill 216**

Representative Sullivan called down Engrossed Senate Bill 216 for third reading:

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

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

Roll Call 391: yeas 91, 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 Clerk was directed to inform the Senate of the passage of the bill.

Representative Macer, who had been present, is now excused.

#### **Engrossed Senate Bill 221**

Representative Lehman called down Engrossed Senate Bill 221 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 392: yeas 93, 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 Clerk was directed to inform the Senate of the passage of the bill.

#### **Engrossed Senate Bill 233**

Representative Speedy called down Engrossed Senate Bill 233 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 393: yeas 79, nays 15. 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 Clerk was directed to inform the Senate of the passage of the bill.

#### **Engrossed Senate Bill 238**

Representative Steuerwald called down Engrossed Senate Bill 238 for third reading:

A BILL FOR AN ACT to amend the Indiana Code 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 394: yeas 93, 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 Clerk was directed to inform the Senate of the passage of the bill.

#### **Engrossed Senate Bill 278**

Representative Kirchhofer called down Engrossed Senate Bill 278 for third reading:

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

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

Roll Call 395: yeas 93, 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 Clerk was directed to inform the Senate of the passage of the bill.

#### **Engrossed Senate Bill 281**

Representative Behning called down Engrossed Senate Bill 281 for third reading:

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

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

Roll Call 396: yeas 93, 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 Clerk was directed to inform the Senate of the passage of the bill.

#### **Engrossed Senate Bill 373**

Representative Wesco called down Engrossed Senate Bill 373 for third reading:

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

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

Roll Call 397: yeas 67, nays 26. 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 Clerk was directed to inform the Senate of the passage of the bill.

The Speaker yielded the gavel to the Deputy Speaker Pro Tempore, Representative Karickhoff.

Speaker Bosma, who had been present, is now excused.

#### **Engrossed Senate Bill 474**

Representative Negele called down Engrossed Senate Bill 474 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 398: yeas 90, 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 Clerk was directed to inform the Senate of the passage of the bill.

#### **Engrossed Senate Bill 491**

Representative Frye called down Engrossed Senate Bill 491 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 399: yeas 89, 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 Clerk was directed to inform the Senate of the passage of the bill.

#### **Engrossed Senate Bill 561**

Representative Bacon called down Engrossed Senate Bill 561 for third reading:

A BILL FOR AN ACT to amend the Indiana Code concerning state offices and administration.

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

Roll Call 400: yeas 90, 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 Clerk was directed to inform the Senate of the passage of the bill.

The Deputy Speaker Pro Tempore yielded the gavel to the Speaker.

Speaker Bosma, who had been excused, is now present.

#### **Engrossed Senate Bill 562**

Representative Behning called down Engrossed Senate Bill 562 for third reading:

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

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

Roll Call 401: yeas 93, 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 Clerk was directed to inform the Senate of the passage of the bill.

#### **Engrossed Senate Bill 586**

Representative Frizzell called down Engrossed Senate Bill 586 for third reading:

A BILL FOR AN ACT to amend the Indiana Code concerning professions and occupations.

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

Roll Call 402: yeas 92, 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 Clerk was directed to inform the Senate of the passage of the bill.

#### **Engrossed Senate Bill 607**

Representative Sullivan called down Engrossed Senate Bill 607 for third reading:

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

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

Roll Call 403: yeas 93, 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 Clerk was directed to inform the Senate of the passage of the bill.

### **ENGROSSED SENATE BILLS ON SECOND READING**

#### **Engrossed Senate Bill 243**

Representative Speedy called down Engrossed Senate Bill 243 for second reading. The bill was read a second time by title.

#### **HOUSE MOTION (Amendment 243-1)**

Mr. Speaker: I move that Engrossed Senate Bill 243 be amended to read as follows:

Page 2, delete line 30.

Page 2, line 31, delete "(B)" and insert "(A)".

Page 2, line 32, delete "(C)" and insert "(B)".

Page 2, line 33, delete "(D)" and insert "(C)".

Page 2, line 34, delete "(E)" and insert "(D)".

Page 2, line 35, delete "(F)" and insert "(E)".

(Reference is to ESB 243 as printed March 29, 2019.)

**SPEEDY**

Motion prevailed. The bill was ordered engrossed.

**MOTIONS TO DISSENT  
FROM SENATE AMENDMENTS**

HOUSE MOTION

Mr. Speaker: I move that the House dissent from Senate amendments to Engrossed House Bill 1021 and that the Speaker appoint a committee to confer with a like committee from the Senate and report back to the House.

THOMPSON

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that the House dissent from Senate amendments to Engrossed House Bill 1056 and that the Speaker appoint a committee to confer with a like committee from the Senate and report back to the House.

MANNING

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that the House dissent from Senate amendments to Engrossed House Bill 1196 and that the Speaker appoint a committee to confer with a like committee from the Senate and report back to the House.

CHERRY

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that the House dissent from Senate amendments to Engrossed House Bill 1402 and that the Speaker appoint a committee to confer with a like committee from the Senate and report back to the House.

KARICKHOFF

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that the House dissent from Senate amendments to Engrossed House Bill 1405 and that the Speaker appoint a committee to confer with a like committee from the Senate and report back to the House.

SOLIDAY

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that the House dissent from Senate amendments to Engrossed House Bill 1432 and that the Speaker appoint a committee to confer with a like committee from the Senate and report back to the House.

MACER

Motion prevailed.

**ENROLLED ACTS SIGNED**

The Speaker announced that he had signed House Enrolled Acts 1014, 1019, 1029, 1051, 1057, 1186, 1225, 1294, 1332, 1354, 1406, 1465, 1470, 1517, 1597 and 1664 on April 2.

**ENROLLED ACTS SIGNED**

The Speaker announced that he had signed Senate Enrolled Acts 4, 22, 130, 189, 191, 324, 375, 380, 416, 512, 545, 551, 596, 621 and 632 on April 2.

**OTHER BUSINESS ON THE SPEAKER'S TABLE**

HOUSE MOTION

Mr. Speaker: I move that Representative DeLaney be added as cosponsor of Engrossed Senate Bill 57.

LEHMAN

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representatives Smaltz and Stutzman be added as cosponsors of Engrossed Senate Bill 119.

LUCAS

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that House Rule 105.1 be suspended for the purpose of adding more than three cosponsors and that Representatives Cook, Klinker and DeLaney be added as cosponsors of Engrossed Senate Bill 132.

BURTON

The motion, having been seconded by a constitutional majority and carried by a two-thirds vote of the members, prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representative Candelaria Reardon be added as cosponsor of Engrossed Senate Bill 171.

HUSTON

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representatives Abbott and Jackson be added as cosponsors of Engrossed Senate Bill 216.

SULLIVAN

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representative Deal be added as cosponsor of Engrossed Senate Bill 230.

LEHMAN

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representative Miller be added as cosponsor of Engrossed Senate Bill 280.

DAVISSON

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representative Harris be added as cosponsor of Engrossed Senate Bill 607.

SULLIVAN

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representative Porter be added as cosponsor of Senate Concurrent Resolution 61.

MOED

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representative Beck be added as coauthor of House Concurrent Resolution 45.

MOSELEY

Motion prevailed.

MESSAGE FROM THE SENATE

Mr. Speaker: I am directed by the Senate to inform the House that the Senate has concurred in the House amendments to Engrossed Senate Bills 141, 170, 176, 201, 240, 381, 424, 471 and 488.

JENNIFER L. MERTZ  
Principal Secretary of the Senate

MESSAGE FROM THE SENATE

Mr. Speaker: I am directed by the Senate to inform the House that the Senate has passed Senate Concurrent Resolutions 58, 59 and 60 and the same are herewith transmitted to the House for further action.

JENNIFER L. MERTZ  
Principal Secretary of the Senate

Pursuant to House Rule 60, committee meetings were announced.

On the motion of Representative May, the House adjourned at 4:04 p.m., this second day of April, 2019, until Thursday, April 4, 2019, at 10:00 a.m.

BRIAN C. BOSMA  
Speaker of the House of Representatives

M. CAROLINE SPOTTS  
Principal Clerk of the House of Representatives