



Journal of the Senate

State of Indiana

120th General Assembly

First Regular Session

Thirty-second Meeting Day

Monday Afternoon

March 20, 2017

The Senate convened at 1:48 p.m., with the President of the Senate, Suzanne Crouch, in the Chair.

Prayer was offered by Reverend Dr. Clark Cowden, Northside Community United Methodist Church, Terre Haute, Indiana.

The Pledge of Allegiance to the Flag was led by Senator Jonathan Ford.

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

Alting	Kruse
Bassler	Lanane
Becker	Leising
Bohacek	Long
Boots	Melton
Bray	Merritt
Breaux	Messmer
Brown, L.	Mishler
Buck	Mrvan
Charbonneau	Niemeyer
Crane	Niezdowski
Crider	Perfect
Delph	Raatz
Doriot	Randolph, Lonnie M.
Eckerty	Ruckelshaus
Ford	Sandlin
Freeman	Smith, J.
Glick	Stoops
Grooms	Tallian
Head	Taylor, G.
Hershman	Tomes
Holdman	Walker
Houchin	Young, M.
Kenley	Zakas
Koch	Zay

Roll Call 264: present 50; excused 0. [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

House Concurrent Resolution 49

House Concurrent Resolution 49, sponsored by Senator Buck:

A CONCURRENT RESOLUTION memorializing Deputy Carl Koontz.

Whereas, Deputy Carl Koontz and Sergeant Jordan Buckley were shot while serving arrest and search warrants for

possession of a syringe in Russiaville;

Whereas, Deputy Carl Koontz later died from his injuries on March 20, 2016, at IU Health Methodist Hospital in Indianapolis;

Whereas, Deputy Carl Koontz was 26 years old and was a three year veteran of the Howard County Sheriff's Department;

Whereas, Born on April 8, 1989, Deputy Koontz graduated from Western High School and received his bachelor's degree in business finance from Indiana University at Kokomo;

Whereas, Deputy Koontz graduated from the Police Academy in November 2013;

Whereas, Deputy Koontz is survived by his wife, Kassie, and son, Noah;

Whereas, Deputy Koontz was known by all who came in contact with him as a truly kind and compassionate person who was particularly devoted to the youth of Indiana;

Whereas, The distinguished service of Deputy Carl Koontz brought pride and honor to the state of Indiana; and

Whereas, Deputy Carl Koontz paid the ultimate price while defending the people of Howard County and the state of Indiana; he is a true Hoosier hero: 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 expresses its deepest appreciation for the service of Deputy Koontz, and its great sadness on his death. Deputy Koontz is truly a shining example of what is good and compassionate in mankind.

SECTION 2. That the Principal Clerk of the House of Representatives transmit a copy of this resolution to the family of Deputy Carl Koontz.

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

Senate Resolution 42

Senate Resolution 42, introduced by Senator G. Taylor:

A SENATE RESOLUTION recognizing Young Black Males Legislative Day at the Statehouse.

Whereas, April 12, 2017 is Young Black Males Legislative Day at the Statehouse when students from around the state gather to show that they can have a voice in their government and to show the Indiana General Assembly that Young Black Lives Matter;

Whereas, Black males throughout the state continue to have high levels of underachievement. They consistently graduate from secondary and post secondary education institutions at lower rates;

Whereas, Too few black children, particularly males are not reading on grade level by third grade. Studies show that low rates of reading proficiency increase a student's chance of dropping out of high school;

Whereas, Black males not graduating from high school is directly related to higher rates of incarceration. Black males are sentenced and incarcerated longer than their white male counterparts;

Whereas, Education attainment is connected to overall employment rate of black males. Low education attainment rates among black males contributes to unemployment;

Whereas, Chronic unemployment and lower income rates among black males have been linked to family disruptions with higher rates of separation, divorce and out-of-wedlock births;

Whereas, Chronic unemployment rates disproportionately affects the black population contributing to higher rates of victimization and crime and the leading cause of death for young black males is homicide;

Whereas, Young African-American males are predominately caught in a cycle of poverty and low expectations. In order to change these statistics a group effort from government and community must be a priority; and

Whereas, Young black males are concerned about their plight and organize this day to highlight the issues they face: Therefore,

Be it resolved by the Senate of the General Assembly of the State of Indiana:

SECTION 1. That the Indiana Senate recognizes April 12, 2017 as Young Black Males Day at the Statehouse.

SECTION 2. That the Secretary of the Senate present copies of this Resolution to James Garrett and Kenneth Allen.

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

Senate Concurrent Resolution 19

Senate Concurrent Resolution 19, introduced by Senators Kenley and Koch:

A CONCURRENT RESOLUTION recognizing the Noblesville Cultural Arts District.

Whereas, The Indiana Arts Commission has named the city of Noblesville to the Indiana Statewide Cultural Districts Program;

Whereas, The Noblesville Arts Council was formed in August 2013 to begin collaborative efforts to improve and enhance a culture of arts, with an emphasis on creating a downtown cultural arts district for Noblesville;

Whereas, On August 16, 2016, the Noblesville Common Council designated the Noblesville Cultural Arts District to enhance a culture of arts, and create universal access for Noblesville artists and cultural arts organizations to contribute to the vibrancy of the area in a collaborative and supportive arts community;

Whereas, The designation comes after years of work from the Noblesville Arts Council, represented by 19 area organizations, made up of artists, art organizations, city and county government, local businesses, local economic-development groups, local schools and the library;

Whereas, The Noblesville Cultural Arts District includes the city's latest public park, Federal Hill Commons, which features an amphitheater near the White River, and also encompasses the Logan Street Sanctuary, local artist residences and in-home studios, as well as Seminary Park;

Whereas, Establishing the cultural arts district will encourage continued collaboration among Noblesville's most creative organizations, events and historic and cultural assets, and contribute to sustainable creativity and innovation within Noblesville;

Whereas, Currently, Noblesville offers more than 300 cultural arts events through collaborative efforts of diverse organizations each year;

Whereas, The cultural arts attract residents and tourists who also support adjacent businesses such as restaurants, lodging, and retail, and the presence of cultural arts also enhances property values, the profitability of surrounding businesses and the area's tax base;

Whereas, Cultural Arts Districts provide cities with a better quality of life and allow them to brand themselves as creative and cultured in order to promote tourism, attract new residents and encourage new business;

Whereas, Noblesville joins Bloomington, Carmel, Columbus, Lafayette, Madison, and Nashville in the Indiana Statewide Cultural Districts Program;

Whereas, The Noblesville Cultural Arts District is defined by its people, places and experiences, and the weaving of these assets and their integration in the downtown area offers a concentration of initiatives that create an engagement and preserve the uniqueness of Noblesville; and

Whereas, It is fitting that the Indiana General Assembly recognizes the Noblesville Cultural Arts District: 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 Noblesville Cultural Arts District.

SECTION 2. The Secretary of the Senate is hereby directed to transmit a copy of this Resolution to John Ditslear, Mayor of Noblesville, and Joni Corbett, President of the Noblesville Cultural Arts Commission.

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 Richardson.

Senate Concurrent Resolution 27

Senate Concurrent Resolution 27, introduced by Senators Becker and Tomes:

A CONCURRENT RESOLUTION honoring the North High School girls golf team on its 2016 Indiana High School Athletic Association ("IHSAA") state championship title.

Whereas, On October 1, 2016, the North High School Lady Huskies golf team made history by winning the 44th annual Indiana High School Athletic Association girls golf state championship title;

Whereas, With this achievement the Lady Huskies golf team became the fifth athletic team in school history to win a state title, the first team from North to win three state titles, and the first athletic team from the Evansville Vanderburgh School Corporation to win state titles three years in a row;

Whereas, The North High School Lady Huskies golf team was undefeated for the third year in a row and all five players were selected to the City and Southern Indiana Athletic Conference teams;

Whereas, The Lady Huskies also won five golf tournaments, were ranked #1 and #2 in Indiana for the entire golf season, and had the lowest score ever in girls golf IHSAA Sectionals of 290;

Whereas, In the IHSAA tournament, leading up to the winning of the state championship, the North Lady Huskies golf team won the sectional championship for the fifth year in a row and were regional champions for the third straight year;

Whereas, The 2016 state champion North High School Lady Huskies golf team includes players Lily Bittner, Hannah Davis, Katelyn Le, Trinity Ransom, Brittany Skinner, Katelyn Skinner, Hadley Walts, and Abigail Whittington;

Whereas, The 2016 state champion North High School Lady Huskies golf team was coached by Ken Wempe;

Whereas, The members of the North High School girls golf team are student-athletes who managed to balance countless hours of golf on top of a full academic course load, and the Indiana General Assembly commends these scholar-athletes for their commitment to both academics and athletics; and

Whereas, It is fitting that the Indiana General Assembly congratulates the North High School girls golf team on its successful season and state championship title: 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 North High School girls golf team on its 2016 IHSAA state championship title.

SECTION 2. The Secretary of the Senate is hereby directed to transmit a copy of this Resolution to Lily Bittner, Hannah Davis, Katelyn Le, Trinity Ransom, Brittany Skinner, Katelyn Skinner, Hadley Walts, Abigail Whittington, Ken Wempe, Andrew Huff, and John Skinner.

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 sponsors: Representatives McNamara, Sullivan, Hatfield, Bacon and Washburne.

Senate Concurrent Resolution 36

Senate Concurrent Resolution 36, introduced by Senator Merritt:

A CONCURRENT RESOLUTION honoring the Junior League of Indianapolis ("JLI") on the occasion of its 95th anniversary.

Whereas, The Junior League of Indianapolis ("JLI") was founded in 1922, and has spearheaded countless community service initiatives over its 95 years, including founding the Occupational Therapy Department at Riley Hospital for Children, playing a key role in the city's hospitality efforts at the 1987 Pan Am Games, establishing the Docent Program at the Indianapolis Museum of Art, and leading the first Susan G. Komen Race for the Cure;

Whereas, JLI is committed to furthering its missions of promoting voluntarism, developing the potential of women, and improving the community through the effective action and leadership of trained volunteers;

Whereas, JLI has served as an incubator of talent and for 95 years has invested in the future of its leaders and the community by training, mentoring, and inspiring generations of women to work together to build a better community;

Whereas, JLI has served Marion County and the surrounding areas with projects focusing on social support, family support, and access to strong educational programming and resources;

Whereas, JLI members serve as volunteers to the city and have demonstrated an unparalleled commitment to community service in Indianapolis for generations;

Whereas, JLI partners with over a dozen organizations each year to invest over \$200,000 in funding and countless volunteer hours to build a better community since 2013, which equates to an investment of over one million dollars in Central Indiana;

Whereas, JLI held its inaugural "Around the Community - Around the Clock" event in 2016, during which more than 160 members engaged in 94 hours of continuous community service in donating a combined total of 506 volunteer hours to 13 nonprofit organizations;

Whereas, JLI is expanding the "Around the Community - Around the Clock" event to 95 continuous hours of community service in honor of its 95th anniversary in 2017;

Whereas, JLI intends to expand "Around the Community - Around the Clock" by one hour each year, leading up to 100 hours to celebrate its 100th anniversary in 2022; and

Whereas, It is fitting that the Indiana General Assembly honors JLI on the occasion of its 95th anniversary, commends JLI for its enduring commitment to bettering the community, and thanks JLI for its immeasurable service to Indianapolis: 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 Junior League of Indianapolis ("JLI") on the occasion of its 95th anniversary and thanks JLI for its many years of service to the community.

SECTION 2. The Secretary of the Senate is hereby directed to transmit a copy of this Resolution to Michelle Study-Campbell, President of the Junior League of Indianapolis.

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 Hamilton.

House Concurrent Resolution 51

House Concurrent Resolution 51, sponsored by Senator Houchin:

A CONCURRENT RESOLUTION congratulating the Eastern High School girls basketball team.

Whereas, The girls basketball team of Eastern High School in Pekin, Indiana, had a phenomenal 2017 season;

Whereas, On February 25, 2017, at Bankers Life Fieldhouse in Indianapolis, Indiana, the Eastern High School girls basketball team became the Class 2A state champions;

Whereas, The Musketeers defeated Oak Hill 42-31 in the championship game, marking the school's first state championship title;

Whereas, The 2017 state championship title was the first won in any sport, at any school, anywhere in Washington County, Indiana;

Whereas, In order to reach the championship game, the Eastern Musketeers defeated South Knox, South Ripley, and Covenant Christian high schools;

Whereas, The team concluded the season with a 15-game winning streak;

Whereas, Head coach Michael McBride and the team finished the championship season with an impressive record of 23-7; and

Whereas, Outstanding accomplishments such as this deserve special recognition: 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 congratulates the Eastern High School girls basketball team on its Class 2A state championship and wishes the team members continued success in all their future endeavors.

SECTION 2. That the Principal Clerk of the House of Representatives transmit a copy of this resolution to each team member, student manager, assistant coach, head coach Michael McBride, athletic director Scott Newcomb, principal Darin Farris, and superintendent Dennis Stockdale.

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.

REPORTS FROM COMMITTEES

COMMITTEE REPORT

Madam President: The Senate Committee on Insurance and Financial Institutions, to which was referred Engrossed House Bill 1033, 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.

HOLDMAN, Chair

Report adopted.

COMMITTEE REPORT

Madam President: The Senate Committee on Civil Law, to which was referred Engrossed House Bill 1048, 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.

HEAD, Chair

Report adopted.

COMMITTEE REPORT

Madam President: The Senate Committee on Commerce and Technology, to which was referred Engrossed House Bill 1157, 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 22, delete "the computer gateway" and insert "**an Internet web page maintained on the corporation's web site.**"

Page 2, delete lines 23 through 24.

(Reference is to EHB 1157 as printed February 7, 2017.) and when so amended that said bill do pass.

Committee Vote: Yeas 6, Nays 1.

MESSMER, Chair

Report adopted.

COMMITTEE REPORT

Madam President: The Senate Committee on Pensions and Labor, to which was referred Engrossed House Bill 1171, 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 1 through 7.

Page 1, line 8, delete "2.5" and insert "2.2".

Page 1, line 11, after "Chapter" delete "2.5." and insert "**2.2.**".

Page 1, line 14, delete "a" and insert "**any of the following: (1) A**".

Page 1, between lines 15 and 16, begin a new line block indented and insert:

"(2) A member of the fire department who holds a position in the fire department:

(A) that is not an upper level policy making position; and

(B) to which the member was appointed by the chief.

(3) A fire department having a merit system established under IC 36-8-3.5."

Page 1, line 16, after "Sec. 2." insert "**(a)**".

Page 2, between lines 1 and 2, begin a new paragraph and insert:

"(b) This chapter does not apply to any interview, interrogation, or other interaction that is part of an investigation of a firefighter's conduct."

Page 2, line 8, delete "in any interaction that concerns any matter that may".

Page 2, line 9, delete "result in" and insert "**in a meeting at which the chief of the fire department notifies the firefighter of**".

Page 2, line 13, delete "interaction" and insert "**meeting**".

Page 2, line 21, delete "An interaction" and insert "**A meeting**".

Page 2, line 22, delete "a reasonable:".

Page 2, delete lines 23 through 24.

Page 2, line 25, delete "to" and insert "**at least seventy-two (72) hours to**".

Page 2, run in lines 22 through 25.

Page 2, line 26, delete "at any time before".

Page 2, line 27, delete "or during an interaction" and insert "**during a meeting**".

Page 2, line 27, after "chapter" delete "." and insert "**, if the firefighter was not given the seventy-two (72) hour period described in subsection (a).**".

Page 2, line 37, delete "IC 36-8-2.5" and insert "**IC 36-8-2.2**".

Page 2, line 40, delete "IC 36-8-2.5" and insert "**IC 36-8-2.2**".

Page 2, line 40, delete "interaction or proceeding" and insert "**meeting**".

Page 2, line 40, after "chapter" insert "**at which the chief of the fire department notifies the member that the chief is recommending to the safety board the member's termination or demotion with cause.**".

Page 2, delete lines 41 through 42.

Delete pages 3 through 11.

Renumber all SECTIONS consecutively.

(Reference is to EHB 1171 as printed January 24, 2017.) and when so amended that said bill do pass.

Committee Vote: Yeas 7, Nays 0.

BOOTS, Chair

Report adopted.

COMMITTEE REPORT

Madam President: The Senate Committee on Environmental Affairs, to which was referred Engrossed House Bill 1211, 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 4 through 15, begin a new paragraph and insert:

"Chapter 5. Transborder Water Resources Authority

Sec. 1. As used in this chapter, "authority" refers to the transborder water resources authority established by section 4 of this chapter.

Sec. 2. As used in this chapter, "transborder water resource" refers to any water resource that is located:

- (1) partly within Indiana and partly within another state; or
- (2) on the border between Indiana and another state.

Sec. 3. As used in this chapter, "water resource" means:

- (1) an aquifer;
- (2) a river; or
- (3) a lake.

Sec. 4. (a) The transborder water resources authority is established."

Page 1, line 16, delete "Sec. 4. (a)" and insert "(b)".

Page 2, line 18, delete "governor who must" and insert "governor."

Page 2, delete lines 19 through 27.

Page 3, delete lines 29 through 35, begin a new line block indented and insert:

"(1) Study the subject of ownership rights in one (1) or more transborder water resources shared by Indiana and other states.

(2) Explore the desirability of entering into interstate compacts with other states concerning the mutually fair and prudent use of transborder water resources shared by Indiana and the other states.

(3) Make recommendations concerning the content of any interstate compact described in subdivision (2)."

Page 3, line 38, delete "groundwater" and insert "water".

Page 3, line 40, delete "groundwater" and insert "water".

Page 3, line 42, delete "participating counties".

Page 3, line 42, after "interests" insert "of Indiana".

Page 4, line 7, delete "subdivisions in the participating counties;" and insert "subdivisions;".

Page 4, line 11, delete "groundwater" and insert "water".

Page 4, line 13, delete "Kentucky" and insert "a state with which Indiana shares a transborder water resource".

(Reference is to EHB 1211 as printed February 7, 2017.) and when so amended that said bill do pass.

Committee Vote: Yeas 9, Nays 0.

ECKERTY, Chair

Report adopted.

COMMITTEE REPORT

Madam President: The Senate Committee on Agriculture, to which was referred Engrossed House Bill 1237, 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 3, line 14, after "processing" delete "," and insert "or".

Page 3, line 14, after "sweet corn" delete "," and insert ".".

Page 3, line 14, strike "or flint corn."

Page 4, line 12, delete "(23)"Licensee"" and insert "(23)"Licensee"".

Page 6, line 17, delete "December" and insert "August".

Page 8, line 41, delete "statutory" and insert "registered".

Page 9, line 2, delete "statutory" and insert "registered".

Page 9, line 3, delete "statutory" and insert "registered".

Page 9, line 8, delete "statutory" and insert "registered".

Page 9, line 9, delete "statutory" and insert "registered".

Page 9, line 15, delete "statutory" and insert "registered".

Page 9, line 16, delete "statutory" and insert "registered".

Page 9, line 17, delete "statutory" and insert "registered".

Page 9, line 17, after "dies" insert "or is incapacitated".

Page 9, line 18, after "death" insert "or incapacity".

Page 9, line 19, after "death" insert "or incapacity".

Page 9, line 20, delete "statutory" and insert "registered".

Page 9, line 22, delete "statutory" and insert "registered".

Page 9, line 23, delete "statutory" and insert "registered".

Page 9, delete lines 26 through 42, begin a new paragraph and insert:

"SECTION 5. IC 26-3-7-6.5, AS AMENDED BY P.L.60-2015, SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 6.5. (a) The names, locations, respective counties, and license status of licensees may be disclosed.

(b) Unless in accordance with a judicial order, the director, the agency, its counsel, auditors, or its other employees or agents shall not divulge any other information disclosed by the applications or reports filed or inspections performed under the provisions of this chapter. **except However, information may be divulged to agents and employees of the agency, the board, as required by subsection (d), the state board of accounts or another entity retained under subsection (f),** or to any other legal representative of the state or federal government otherwise empowered to see or review the information.

(c) **Except as provided in subsection (d),** the director may disclose the information **described in subsection (b)** only in the form of an information summary or profile, or statistical study based upon data provided with respect to more than one (1) warehouse, grain buyer, or buyer-warehouse that does not identify the warehouse, grain buyer, or buyer-warehouse to which the information applies.

(d) **The director shall disclose to the board, while the board is in executive session, the status and inspection results of any licensee who poses a significant risk of failure or who has failed to meet the minimum requirements in section 4(e)**

or 16 of this chapter on two (2) consecutive audits. The director may not include any identifying information regarding the licensee. The director may not disclose the information to a board member who has not executed a confidentiality agreement presented by the agency.

(e) The director shall provide the board with records of previous failures to analyze the factors that have led to previous failures.

(f) The director may use the services of the state board of accounts or retain another entity to assist the agency in investigating any audit results or other factors which indicate the potential for a licensee failure. The director may seek the advice and guidance of the board on selecting an entity or on any other matter."

Page 10, delete lines 1 through 10.

Page 11, line 25, delete "the subject of litigation or was".

Page 11, line 27, after "of the" insert "**claims**".

Page 11, line 29, delete "not later" and insert "**not more**".

Page 13, line 13, delete "licensee," and insert "**licensee or claimant subject to**".

Page 13, line 13, delete "claimant, or person".

Page 13, line 14, delete "aggrieved by".

Page 13, line 17, delete "party" and insert "**licensee or claimant**".

Page 13, line 20, delete "party" and insert "**licensee or claimant**".

Page 14, line 5, delete ":".

Page 14, line 6, delete "(1)".

Page 14, line 6, delete "claim; or" and insert "claim."

Page 14, run in lines 5 through 6.

Page 14, delete lines 7 through 9.

Page 17, line 41, delete "(a) As used in this section, "claim".

Page 17, line 42, delete "period" means the period beginning October 7, 2014, and ending".

Page 18, delete line 1.

Page 18, line 2, delete "(b)" and insert "**(a)**".

Page 18, line 4, delete "within the claim period" and insert "**beginning October 8, 2014, and ending April 8, 2015**".

Page 18, line 7, delete "for the" and insert ".".

Page 18, line 8, delete "claim period."

Page 18, line 9, delete "(c)" and insert "**(b)**".

Page 18, line 12, delete "October 7, 2014," and insert "**October 8, 2014, and ending April 8, 2016**".

Page 18, delete line 13.

Page 18, line 14, delete "(d)" and insert "**(c)**".

Page 18, line 20, delete "(e)" and insert "**(d)**".

Page 18, line 25, delete "(f)" and insert "**(e)**".

Page 18, line 29, delete "(d)" and insert "**(c)**".

Page 18, line 30, delete "(g)" and insert "**(f)**".

Page 18, line 37, after "processing" delete "," and insert "**or**".

Page 18, line 37, after "sweet corn" delete "," and insert ".".

Page 18, line 37, strike "or flint corn."

Page 19, line 3, after "requested" insert "**and received**".

Page 19, delete lines 11 through 20, begin a new paragraph

and insert:

"SECTION 16. IC 26-4-4-2, AS AMENDED BY P.L.60-2015, SECTION 15, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 2. (a) The administrative expense account is created within the fund.

(b) The expenses of administering the fund and paying administrative expenses must be paid from money in the administrative expense account.

(c) The board may transfer annually not more than two hundred fifty thousand dollars (\$250,000) from the fund to the administrative expense account.

(d) Administrative expenses under this section may include:

(1) processing refunds;

(2) enforcement of the fund;

(3) record keeping in relation to the fund;

(4) the ordinary management and investment fees connected with the operation of the fund; ~~and~~

(5) legal fees and legal expenses in actions brought against the corporation or board and that have been approved by the board; **and**

(6) the use of supplemental consulting services.

(e) The agency may not use money in the administrative expense account for expenses other than the expenses described in subsection (d)."

Page 20, delete lines 38 through 42, begin a new paragraph and insert:

"(c) A producer who reenters the grain indemnity program may not make a claim on the fund that arises from a failure that occurs before the producer meets the requirements for reentry described in subsection (a)."

Page 21, line 4, after "available" insert "**electronically**".

Page 21, line 5, after "producers" insert ",".

Page 21, line 5, delete "both electronically and through".

Page 21, line 5, after "grain buyers" insert ",".

Page 21, line 13, delete "to" and insert "**a producer may**".

Page 21, line 13, delete "who has requested a" and insert "**the producer's status in the program**".

Page 21, line 14, delete "refund and who is no longer covered by the program."

(Reference is to EHB 1237 as reprinted February 17, 2017.) and when so amended that said bill do pass.

Committee Vote: Yeas 7, Nays 0.

LEISING, Chair

Report adopted.

COMMITTEE REPORT

Madam President: The Senate Committee on Civil Law, to which was referred Engrossed House Bill 1274, 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, line 3, delete "(a)".

Page 1, delete line 8.

Page 2, delete line 4.
 Page 2, delete line 30.
 Page 2, line 33, delete "(a)".
 Page 2, delete line 42.
 Page 3, line 3, delete "(a)".
 Page 3, delete line 12.
 Page 3, line 15, delete "(a)".
 Page 3, delete line 27.
 Page 4, delete line 30.
 Page 6, delete line 16, begin a new paragraph and insert:

"SECTION 9. [EFFECTIVE UPON PASSAGE] **(a) The general assembly recognizes that this act amends IC 31-19-22-3, IC 31-19-22-4, IC 31-19-22-6, and IC 31-19-25.5-4 and that SEA 91-2016 repeals those provisions. The general assembly intends to amend IC 31-19-22-3, IC 31-19-22-4, IC 31-19-22-6, and IC 31-19-25.5-4, and the general assembly intends to have the repeal of those provisions take effect July 1, 2018.**

(b) This SECTION expires December 31, 2018."

Renumber all SECTIONS consecutively.

(Reference is to EHB 1274 as printed January 31, 2017.)

and when so amended that said bill do pass.

Committee Vote: Yeas 7, Nays 0.

HEAD, Chair

Report adopted.

COMMITTEE REPORT

Madam President: The Senate Committee on Commerce and Technology, to which was referred Engrossed House Bill 1308, 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.

MESSMER, Chair

Report adopted.

COMMITTEE REPORT

Madam President: The Senate Committee on Commerce and Technology, to which was referred Engrossed House Bill 1467, 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.

MESSMER, Chair

Report adopted.

COMMITTEE REPORT

Madam President: The Senate Committee on Environmental Affairs, to which was referred Engrossed House Bill 1495, 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 12, line 2, after "actions." insert **"In making this appointment, the governor may consider the recommendation of the Indiana petroleum marketers and convenience store association."**

(Reference is to EHB 1495 as reprinted February 17, 2017.) and when so amended that said bill do pass.

Committee Vote: Yeas 7, Nays 1.

ECKERTY, Chair

Report adopted.

COMMITTEE REPORT

Madam President: The Senate Committee on Civil Law, to which was referred Engrossed House Bill 1511, 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, between the enacting clause and line 1, begin a new paragraph and insert:

"SECTION 1. IC 9-22-1-3, AS AMENDED BY P.L.191-2007, SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 3. As used in this chapter, "public agency" means a local **or state** agency given the responsibility by statute or ordinance for the removal, storage, and disposal of abandoned vehicles.

SECTION 2. IC 9-22-1-4, AS AMENDED BY P.L.125-2012, SECTION 113, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 4. (a) Except as provided in subsection (c), the owner of an abandoned vehicle or parts is:

- (1) responsible for the abandonment; and
- (2) liable for all of the costs incidental to the removal, storage, and disposal;

of the vehicle or the parts under this chapter.

(b) The costs for storage of an abandoned vehicle may not exceed one thousand five hundred dollars (\$1,500).

(c) If an abandoned vehicle is sold by a person who removed, towed, or stored the vehicle, the person who previously owned the vehicle is not responsible for storage fees.

(d) If an abandoned vehicle is sold by a person who removed, towed, or stored the vehicle, and proceeds from the sale of the vehicle covered the removal, towing, **sale disposal**, and storage expenses, any remaining proceeds from the sale of the vehicle shall be returned ~~to the previous owner of the vehicle if the previous owner is known~~ **as described in this chapter or IC 9-22-6, whichever is applicable.**

SECTION 3. IC 9-22-1-19, AS AMENDED BY P.L.62-2014, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 19. (a) Within seventy-two (72) hours after removal of a vehicle to a storage yard or towing service under section 13, 14, ~~or 16~~, **or 31** of this chapter **or IC 9-22-6**, the public agency or towing service shall conduct a search of national data bases, including a data base of vehicle identification numbers, to attempt to obtain the last state of record of the vehicle in order to attempt to ascertain the name and address of the person who owns or holds a lien on the vehicle.

(b) A public agency or towing service that obtains the name and address of the owner of or lienholder on a vehicle shall, not later than seventy-two (72) hours after obtaining the name and address, notify the person who owns or holds a lien on the vehicle of the **following**:

(1) **The name, address, and telephone number of the public agency or towing service.**

(2) ~~address; and~~ **That storage charges are being accrued and the vehicle is subject to sale if the vehicle is not claimed and the charges are not paid.**

(3) ~~telephone number;~~ **The earliest possible date and location of the public sale or auction.**

~~of the public agency or towing service.~~ The notice must be made by certified mail or a certificate of mailing or by means of an electronic service approved by the bureau. Notwithstanding section 4 of this chapter, a public agency or towing service that fails to notify the owner of or lienholder on the vehicle as set forth in this subsection may not collect additional storage costs incurred after the date of receipt of the name and address obtained."

Page 1, strike line 5.

Page 1, line 6, strike "(2)" and insert "(1)".

Page 1, line 8, strike "(3)" and insert "(2)".

Page 1, line 11, after "(b)" delete "A" and insert "**Subject to subsection (c), a**".

Page 1, line 11, reset in roman "under this".

Page 1, line 12, reset in roman "section".

Page 1, line 12, delete "described in subdivision (1) or (2)".

Page 1, line 13, after "17," strike "and".

Page 1, line 13, after "19" insert ", **and 23**".

Page 1, line 13, after "chapter" insert ".".

Page 1, line 13, strike "and IC 9-22-6." and insert "**After the requirements of this subsection have been met, a vehicle may be sold at public sale or public auction.**".

Page 1, line 14, delete "A person that obtains a lien for an abandoned vehicle not".

Page 1, delete lines 15 through 17.

Page 2, delete line 1.

Page 2, line 2, delete "for the abandoned vehicle.".

Page 2, between lines 10 and 11, begin a new line blocked left and insert:

"After the requirements of this subsection have been met, a vehicle may be sold at public auction."

Page 2, line 15, after "to a" insert "**unit holder of a mechanic's lien under this chapter, including a towing service,**".

Page 2, line 20, delete "or the mailing of the notice" and insert ",".

Page 2, line 21, delete "under IC 9-22-6-2(e)".

Page 2, line 21, strike "unit" and insert "**holder of a mechanic's lien**".

Page 2, line 23, strike "unit" and insert "**holder of a mechanic's lien**".

Page 2, line 24, delete "." and insert "**or public auction.**".

Page 2, line 24, after "the sale" insert "**or auction**".

Page 2, line 26, after "sale" insert "**or auction**".

Page 2, line 34, delete "or the mailing of the notice under" and insert ",".

Page 2, line 35, delete "IC 9-22-6-2(e)".

Page 2, line 35, strike "unit" and insert "**holder of a mechanic's lien**".

Page 2, line 37, strike "unit" and insert "**holder of a mechanic's lien**".

Page 3, line 14, delete ":" and insert "**the person followed the procedures described in IC 9-22-1-19 and if:**".

Page 3, line 29, delete "," and insert "**or under IC 9-22-1-21.5(c),**".

Page 3, line 37, strike "type," and insert "**year,**".

Page 3, line 42, after "lien" insert "**under this section or under IC 9-22-1-21.5(c)**".

Page 4, line 2, after "vehicle" delete "," and insert "**or discovered as a result of the search described in IC 9-22-1-19,**".

Page 4, line 12, after "vehicle" insert "**or the lienholder of a vehicle**".

Page 4, line 13, after "section" insert "**or under IC 9-22-1-21.5**".

Page 4, line 14, after "public" insert "**sale or public**".

Page 4, line 17, after "section" insert "**or under IC 9-22-1-21.5(c)**".

Page 4, line 23, strike "owner" and insert "**person that holds the first lien of record, as indicated on the certificate of title,**".

Page 4, line 24, after "vehicle" insert ".".

Page 4, line 24, strike "if the owner's address or whereabouts are known." and insert "**If there is no lien of record, the person shall pay the surplus of the purchase price to the owner of the vehicle, if the owner's address or whereabouts are known. If the address or whereabouts are not known and there is no lien of record, the surplus of the purchase price shall be sent to:**

(1) the abandoned vehicle fund of the city, county, or town from which the vehicle was towed, for vehicles subject to IC 9-22-1; or

(2) the clerk of courts, for all other vehicles, in the jurisdiction in which the business of the person that holds the mechanic's lien is located, for the use and benefit of the owner of the vehicle."

Page 4, delete lines 25 through 28, begin a new paragraph and insert:

"(i) The person that holds the first lien of record may deduct and retain the amount of the lien of record from the surplus purchase price transferred to the person under subsection (h). After deducting the amount of the lien of record from the surplus purchase price transferred to the person under subsection (h), the person that holds the first lien of record shall pay any remaining surplus to the owner of the vehicle, if the owner's address or whereabouts are

known. If the address or whereabouts of the owner of the vehicle are not known, the surplus of the purchase price shall be sent to:

- (1) the abandoned vehicle fund of the city, county, or town from which the vehicle was towed, for vehicles subject to IC 9-22-1; or
- (2) the clerk of the courts for all other vehicles, in the jurisdiction in which the business of the person that holds the mechanic's lien is located, for the use and benefit of the owner of the vehicle."

Page 4, line 29, delete "and".

Page 4, line 29, strike "the address or whereabouts of the owner of the vehicle are not".

Page 4, strike lines 30 through 33.

Page 4, line 35, after "section" insert "**or under IC 9-22-1-21.5**".

Renumber all SECTIONS consecutively.

(Reference is to EHB 1511 as printed February 20, 2017.) and when so amended that said bill do pass.

Committee Vote: Yeas 7, Nays 0.

HEAD, Chair

Report adopted.

COMMITTEE REPORT

Madam President: The Senate Committee on Insurance and Financial Institutions, to which was referred Engrossed House Bill 1526, 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 21, line 9, delete "commission." and insert "**Commission**".

Page 24, between lines 31 and 32, begin a new paragraph and insert:

"SECTION 5. IC 23-19-4.1-1, AS ADDED BY P.L.39-2016, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 1. As used in this chapter, "financial exploitation" means the wrongful or unauthorized taking, withholding, appropriation, or use of money, real property, or personal property of a financially ~~endangered~~ **vulnerable** adult.

SECTION 6. IC 23-19-4.1-2 IS REPEALED [EFFECTIVE JULY 1, 2017]. ~~Sec. 2: As used in this chapter, "financially endangered adult" means an individual to whom one (1) or more of the following apply:~~

- (1) The individual is at least sixty-five (65) years of age:
 - (2) The individual is:
 - (A) at least eighteen (18) years of age; and
 - (B) incapable, by reason of:
 - (i) mental illness;
 - (ii) intellectual disability;
 - (iii) dementia; or
 - (iv) other physical or mental incapacity;
- of managing or directing the management of the individual's property:

SECTION 7. IC 23-19-4.1-2.1 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 2.1. As used in this chapter, "financially vulnerable adult" means an individual to whom one (1) or more of the following apply:

- (1) The individual is at least sixty-five (65) years of age.
 - (2) The individual is:
 - (A) at least eighteen (18) years of age; and
 - (B) incapable, by reason of:
 - (i) mental illness;
 - (ii) intellectual disability;
 - (iii) dementia; or
 - (iv) other physical or mental incapacity;
- of managing or directing the management of the individual's property."

Page 24, between lines 37 and 38, begin a new paragraph and insert:

"SECTION 9. IC 23-19-4.1-6, AS ADDED BY P.L.39-2016, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 6. (a) If a qualified individual has reason to believe that financial exploitation of a financially ~~endangered~~ **vulnerable** adult has occurred, has been attempted, or is being attempted, the qualified individual shall, as required by IC 12-10-3-9(a):

- (1) make a report to an entity listed in IC 12-10-3-10(a); and
 - (2) notify the commissioner.
- (b) After a qualified individual makes a report and provides notification under subsection (a), the qualified individual may, to the extent permitted under federal law, notify any of the following concerning the qualified individual's belief:
- (1) An immediate family member of the financially ~~endangered~~ **vulnerable** adult.
 - (2) A legal guardian of the financially ~~endangered~~ **vulnerable** adult.
 - (3) A conservator of the financially ~~endangered~~ **vulnerable** adult.
 - (4) A trustee, cotrustee, or successor trustee of the account of the financially ~~endangered~~ **vulnerable** adult.
 - (5) An agent under a power of attorney of the financially ~~endangered~~ **vulnerable** adult.
 - (6) Any other person permitted under existing laws, rules, regulations, or customer agreement."

Page 24, line 42, strike "endangered" and insert "**vulnerable**".
 Page 25, line 1, strike "endangered" and insert "**vulnerable**".
 Page 25, line 5, strike "endangered" and insert "**vulnerable**".
 Page 25, line 29, strike "endangered" and insert "**vulnerable**".
 Page 25, line 36, strike "endangered" and insert "**vulnerable**".
 Page 25, line 42, strike "endangered" and insert "**vulnerable**".
 Page 26, line 35, strike "endangered" and insert "**vulnerable**".
 Page 26, line 38, strike "endangered" and insert "**vulnerable**".
 Page 26, line 40, strike "endangered" and insert "**vulnerable**".
 Page 27, line 8, strike "endangered" and insert "**vulnerable**".
 Page 27, line 9, strike "endangered" and insert "**vulnerable**".

Page 27, line 13, strike "endangered" and insert "**vulnerable**".

Page 27, delete lines 14 through 42.

Delete pages 28 through 30.

Page 31, delete lines 1 through 9, begin a new paragraph and insert:

"SECTION 14. IC 34-30-2-96.1, AS ADDED BY P.L.39-2016, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 96.1. IC 23-19-4.1-8 (Concerning acts by broker-dealers, **investment advisers**, and qualified individuals regarding financially **endangered vulnerable** adults)."

Renumber all SECTIONS consecutively.

(Reference is to EHB 1526 as printed February 3, 2017.)

and when so amended that said bill do pass.

Committee Vote: Yeas 8, Nays 0.

HOLDMAN, Chair

Report adopted.

COMMITTEE REPORT

Madam President: The Senate Committee on Commerce and Technology, to which was referred Engrossed House Bill 1601, 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.

MESSMER, Chair

Report adopted.

COMMITTEE REPORT

Madam President: The Senate Committee on Pensions and Labor, to which was referred Engrossed House Bill 1617, 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, line 11, after "catastrophic" insert "**physical**".

Page 1, delete lines 13 through 15.

Page 4, line 5, after "catastrophic" insert "**physical**".

Page 4, line 6, after "means a" insert "**physical**".

Page 4, line 7, delete "sixty-five percent (65%)." and insert "**sixty-seven percent (67%)**".

Page 4, line 10, after "catastrophic" insert "**physical**".

Page 8, line 20, after "catastrophic" insert "**physical**".

Page 8, line 21, after "means a" insert "**physical**".

Page 8, line 22, delete "sixty-five percent (65%)." and insert "**sixty-seven percent (67%)**".

Page 8, line 25, after "catastrophic" insert "**physical**".

Page 9, delete lines 6 through 38.

Renumber all SECTIONS consecutively.

(Reference is to EHB 1617 as reprinted February 24, 2017.)

and when so amended that said bill do pass.

Committee Vote: Yeas 7, Nays 0.

BOOTS, Chair

Report adopted.

COMMITTEE REPORT

Madam President: The Senate Committee on Family and Children Services, to which was referred Engrossed House Bill 1540, 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 1 through 17.

Page 2, delete lines 1 through 11.

Page 2, line 30, after "order" insert "**, prescription,**".

Page 13, line 29, after "remotely." insert "**However, the term does not include a facility or an automated dispensing system that is located in a hospital licensed under IC 16-21-2, an ambulatory outpatient surgical center licensed under IC 16-21-2, or a health facility licensed under IC 16-28.**".

Page 25, line 11, delete "group".

Renumber all SECTIONS consecutively.

(Reference is to EHB 1540 as printed February 20, 2017.)

and when so amended that said bill do pass.

Committee Vote: Yeas 6, Nays 0.

GROOMS, Chair

Report adopted.

COMMITTEE REPORT

Madam President: The Senate Committee on Commerce and Technology, to which was referred Engrossed House Bill 1644, 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 6, Nays 1.

MESSMER, Chair

Report adopted.

SENATE MOTION

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

HCR 48 Senator Walker

Recognizing the National Court Appointed Special Advocate Association (CASA).

LONG

Motion prevailed.

RESOLUTIONS ON FIRST READING

House Concurrent Resolution 48

House Concurrent Resolution 48, sponsored by Senator Walker:

A CONCURRENT RESOLUTION recognizing the National Court Appointed Special Advocate Association (CASA).

Whereas, The Child Advocates Network is composed of Guardian ad Litem and Court Appointed Special Advocate programs from 79 of Indiana's 92 counties;

Whereas, GAL/CASA programs recruit, screen, train and supervise volunteers who advocate for abused and neglected children in Child in Need of Services (CHINS) and Termination of Parental Rights cases;

Whereas, GAL/CASA volunteers spend substantial time with children in foster care to ascertain what is in the child's best interests in court cases and make recommendations to the courts about the child's needs and desires;

Whereas, GAL/CASA volunteers also serve as positive role models for children who may not otherwise have consistent, stable and meaningful relationships with adults in their lives;

Whereas, GAL/CASA volunteers also ensure that services are offered and provided to children involved in the court system who otherwise might not receive needed services;

Whereas, GAL/CASA volunteers monitor the safety, well-being and permanence of children while they are wards of the court in child abuse and neglect cases;

Whereas, GAL/CASA volunteers are the only voice for abused and neglected children in child abuse and neglect and termination of parental rights cases;

Whereas, GAL/CASA volunteers donate over half a million hours advocating for Indiana's children each year, saving the State of Indiana at least \$31,000,000 each year; and

Whereas, Indiana has over 4,000 GAL/CASA volunteers who provided a voice for 26,762 children in child abuse and neglect cases and for 2,920 children in termination of parental rights cases in 2016: 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 wishes to recognize the National Court Appointed Special Advocate Association for their dedication to abused and neglected children.

SECTION 2. That the Principal Clerk of the House of Representatives transmit a copy of this resolution to the National Court Appointed Special Advocate Association.

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 MOTION

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

SR 43 Senator Lanane
Honoring Steve and Linda Ellis.

HCR 45 Senator Perfect

Recognizing the many contributions to the city of Indianapolis and the state of Indiana by the motorsports industry.

LONG

Motion prevailed.

RESOLUTIONS ON FIRST READING

Senate Resolution 43

Senate Resolution 43, introduced by Senator Lanane:

A SENATE RESOLUTION to honor Steve and Linda Ellis for 40 years of dedicated state service.

Whereas, Steve Ellis was born in Anderson, Indiana and graduated from Highland High School in 1970. He went on to receive a Bachelor of Science degree from Ball State University in 1974 and later earned a Master's degree;

Whereas, Steve served as the President of the Madison County Teen Democrats and has worked for the Marion County Department of Public Welfare and the Indiana Department of Aging;

Whereas, Linda Ellis graduated from Pike High School in Indianapolis and studied English/Journalism at Ball State University;

Whereas, Linda currently works for the Indiana Child Support Bureau as the Constituent Services Liaison;

Whereas, Linda is also known for her incredible cooking skills creating marvelous meals and baking tasty cheesecakes, brownies and other pastries;

Whereas, Steve and Linda now live in Fishers, Indiana with their son Chris and their three Cavalier King Charles Spaniels. Steve and Linda also enjoy attending IU basketball games; and

Whereas, Steve and Linda were honored on August, 19, 2016 for 40 years of service by the State of Indiana: Therefore,

Be it resolved by the Senate of the General Assembly of the State of Indiana:

SECTION 1. That the Indiana Senate honors Steve and Linda Ellis for 40 years of dedicated state service.

SECTION 2. That the Secretary of the Senate transmit copies of this Resolution to Steve and Linda Ellis.

The resolution was read in full and adopted by voice vote.

House Concurrent Resolution 45

House Concurrent Resolution 45, sponsored by Senator Perfect:

A CONCURRENT RESOLUTION recognizing the many contributions to the city of Indianapolis and the state of Indiana by the motorsports industry.

Whereas, The motorsports industry has stimulated economic growth in our state using the abundant talent and resources available to them in Indiana;

Whereas, Motorsports annually attracts millions of visitors to our state who bring with them additional dollars that flow into our economy;

Whereas, More than 1,600 motorsports companies are based in Indiana including racing teams, manufacturers, and service companies that represent every area of motorsports; among these companies are many of the nation's top professional racing teams including Andretti Racing, Schumacher Racing, and Vance and Hines;

Whereas, The motorsports industry has helped to put Indiana front and center in the racing world based on the fact that some of the world's premier motorsports attractions are hosted at the Indianapolis Motor Speedway, including the Indianapolis 500, the Brickyard 400, and the Red Bull Indianapolis MotoGP; Indiana is also home to the NHRA Drag Racing U.S. Nationals and many other major motorsports events;

Whereas, According to a recent Purdue University study, the motorsports industry contributes more than 23,000 jobs to the state, paying an average annual wage of nearly \$63,000, well above the \$39,700 state average, and is indirectly responsible for 421,000 jobs;

Whereas, Known as the "Racing Capital of the World", Indiana has a long heritage of racing enthusiasts with an undying passion for motorsports;

Whereas, Motorsports touches nearly every one of Indiana's 92 counties in some way; and

Whereas, It is Indiana's goal to continue to develop strong, lasting relationships between the racing community and the business community, government, and educational institutions: 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 thanks the motorsports industry for its many contributions to the city of Indianapolis and the state of Indiana.

SECTION 2. That the Principal Clerk of the House of Representatives transmit copies of this resolution to the director

of automotive and motorsports development for the Indiana Economic Development Corporation.

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.

MESSAGE FROM THE HOUSE

Madam President: I am directed by the House to inform the Senate that the House has passed House Concurrent Resolution 45 and the same is herewith transmitted for further action.

M. CAROLINE SPOTTS
Principal Clerk of the House

RESOLUTIONS ON SECOND READING

Senate Resolution 2

Senator Lonnie M. Randolph called up Senate Resolution 2 for second reading. The resolution was read a second time and adopted by voice vote.

ENGROSSED HOUSE BILLS ON SECOND READING

Engrossed House Bill 1079

Senator Merritt called up Engrossed House Bill 1079 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Engrossed House Bill 1136

Senator Raatz called up Engrossed House Bill 1136 for second reading. The bill was read a second time by title.

SENATE MOTION (Amendment 1136-1)

Madam President: I move that Engrossed House Bill 1136 be amended to read as follows:

Page 2, line 9, delete "or charter" and insert ",",

Page 2, line 10, delete "school",

(Reference is to EHB 1136 as printed March 17, 2017.)

RAATZ

Motion prevailed. The bill was ordered engrossed.

Engrossed House Bill 1278

Senator Leising called up Engrossed House Bill 1278 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Engrossed House Bill 1286

Senator Grooms called up Engrossed House Bill 1286 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Engrossed House Bill 1324

Senator Crider called up Engrossed House Bill 1324 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Engrossed House Bill 1335

Senator Crider called up Engrossed House Bill 1335 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Engrossed House Bill 1396

Senator Kenley called up Engrossed House Bill 1396 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Engrossed House Bill 1421

Senator Doriot called up Engrossed House Bill 1421 for second reading. The bill was re-read a second time by title. There being no amendments, the bill was ordered engrossed.

Engrossed House Bill 1431

Senator L. Brown called up Engrossed House Bill 1431 for second reading. The bill was read a second time by title.

SENATE MOTION
(Amendment 1431-1)

Madam President: I move that Engrossed House Bill 1431 be amended to read as follows:

Page 6, line 36, after "BY" insert "P.L.145-2016, SECTION 3, P.L.58-2016, SECTION 3, AND".

(Reference is to EHB 1431 as printed March 17, 2017.)

L. BROWN

Motion prevailed. The bill was ordered engrossed.

**ENGROSSED HOUSE BILLS
ON THIRD READING**

Engrossed House Bill 1010

Senator M. Young called up Engrossed House Bill 1010 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 265: yeas 47, 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 Chair instructed the Secretary to inform the House of the passage of the bill.

Engrossed House Bill 1019

Senator Merritt called up Engrossed House Bill 1019 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 266: yeas 50, 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 1020

Senator M. Young called up Engrossed House Bill 1020 for third reading:

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

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 50, 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 1064

Senator Head called up Engrossed House Bill 1064 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 268: yeas 50, 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 1123

Senator Head called up Engrossed House Bill 1123 for third reading:

A BILL FOR AN ACT concerning civil procedure.

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 41, nays 9. 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 1189

Senator Ruckelshaus called up Engrossed House Bill 1189 for third reading:

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

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 50, 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 1245

Senator Koch called up Engrossed House Bill 1245 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 271: yeas 50, 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 Head called up Engrossed House Bill 1268 for third reading:

A BILL FOR AN ACT concerning courts and court officers.

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 49, 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 1349

Senator M. Young called up Engrossed House Bill 1349 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 273: yeas 50, 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 1488

Senator Crider called up Engrossed House Bill 1488 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 274: yeas 50, 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.

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 Bill 366 and the same is 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, without amendments, Engrossed Senate Bill 412 and the same is herewith returned to the Senate.

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 Resolutions 46 and 47 and the same are 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 Resolutions 34 and 35 and the same are herewith returned to the Senate.

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 49 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 33 and the same is herewith returned to the Senate.

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 48 and the same is herewith transmitted for further action.

M. CAROLINE SPOTTS
Principal Clerk of the House

SENATE MOTION

Madam President: I move that Senator Doriot be added as coauthor of Senate Resolution 2.

LONNIE M. RANDOLPH

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Ford be added as coauthor of Senate Concurrent Resolution 19.

KENLEY

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Melton be added as cosponsor of Engrossed House Bill 1004.

RAATZ

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Bassler be added as cosponsor of Engrossed House Bill 1007.

KRUSE

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Buck be added as second sponsor of Engrossed House Bill 1010.

M. YOUNG

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator G. Taylor be added as

cosponsor of Engrossed House Bill 1019.

MERRITT

Motion prevailed.

SENATE MOTION

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

MERRITT

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator G. Taylor be added as cosponsor of Engrossed House Bill 1020.

M. YOUNG

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Lonnie M. Randolph be added as cosponsor of Engrossed House Bill 1020.

M. YOUNG

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator G. Taylor be added as cosponsor of Engrossed House Bill 1064.

HEAD

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Lonnie M. Randolph be added as cosponsor of Engrossed House Bill 1119.

DORIOT

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Crane be added as cosponsor of Engrossed House Bill 1130.

HERSHMAN

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Tomes be added as second sponsor of Engrossed House Bill 1157.

MESSMER

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator G. Taylor be added as cosponsor of Engrossed House Bill 1189.

RUCKELSHAUS

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Lonnie M. Randolph be added as cosponsor of Engrossed House Bill 1189.

RUCKELSHAUS

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Messmer be added as third sponsor of Engrossed House Bill 1218.

HEAD

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Eckerty be added as cosponsor of Engrossed House Bill 1218.

HEAD

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Freeman be removed as cosponsor of Engrossed House Bill 1245.

FREEMAN

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Freeman be added as second sponsor of Engrossed House Bill 1245.

KOCH

Motion prevailed.

SENATE MOTION

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

HEAD

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Breaux be added as cosponsor of Engrossed House Bill 1286.

GROOMS

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Doriot be added as third sponsor of Engrossed House Bill 1324.

CRIDER

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Mrvan be added as cosponsor of Engrossed House Bill 1335.

CRIDER

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Breaux be added as cosponsor of Engrossed House Bill 1336.

CHARBONNEAU

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Leising be added as cosponsor of Engrossed House Bill 1336.

CHARBONNEAU

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Lonnie M. Randolph be added as cosponsor of Engrossed House Bill 1349.

M. YOUNG

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Bassler be added as cosponsor of Engrossed House Bill 1384.

RAATZ

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Melton be added as cosponsor of Engrossed House Bill 1396.

KENLEY

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Melton be added as cosponsor of Engrossed House Bill 1430.

HEAD

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Ruckelshaus be added as second sponsor of Engrossed House Bill 1488.

CRIDER

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Lonnie M. Randolph be added as cosponsor of Engrossed House Bill 1488.

CRIDER

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Grooms be added as cosponsor of Engrossed House Bill 1489.

J. SMITH

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Lonnie M. Randolph be added as cosponsor of Engrossed House Bill 1516.

CRIDER

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Stoops be added as cosponsor of Engrossed House Bill 1540.

GROOMS

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Lonnie M. Randolph be added as cosponsor of Engrossed House Bill 1601.

HERSHMAN

Motion prevailed.

SENATE MOTION

Madam President: I move that Senators Niezgodski, Tallian and Doriot be added as cosponsors of Engrossed House Bill 1617.

SANDLIN

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Lonnie M. Randolph be added as cosponsor of Engrossed House Bill 1644.

HEAD

Motion prevailed.

SENATE MOTION

Madam President: I move we adjourn until 1:30 p.m., Tuesday, March 21, 2017.

LONG

Motion prevailed.

The Senate adjourned at 3:09 p.m.

JENNIFER L. MERTZ
Secretary of the Senate

SUZANNE CROUCH
President of the Senate