



Journal of the House

State of Indiana

119th General Assembly

First Regular Session

Thirty-seventh Day

Monday Afternoon

March 30, 2015

The invocation was offered by Pastor Woody Church of Stones Crossing Church in Indianapolis, a guest of Representative David N. Frizzell.

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 Philip K. GiaQuinta.

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

Arnold	Klinker
Austin	Koch
Aylesworth	Lawson
Bacon	Lehe
Baird	Lehman
Bartlett	Leonard
Bauer	Lucas
Behning	Macer
Beumer	Mahan
Borders	Mayfield
Braun	McMillin
C. Brown	McNamara
T. Brown	D. Miller
Burton	Moed
Carbaugh	Morris
Cherry	Morrison
Clere	Moseley
Cook	Negele
Cox	Niezugodski
Culver	Nisly
Davisson	Ober
DeLaney	Olthoff
Dermody	Pelath
DeVon	Pierce
Dvorak	Porter
Eberhart	Price
Errington	Pryor
Fine	Rhoads <input type="checkbox"/>
Forestal	Richardson
Friend	Riecken <input type="checkbox"/>
Frizzell	Saunders
Frye	Schaibley
GiaQuinta	Shackleford
Goodin	Slager
Gutwein	Smaltz
Hale	M. Smith
Hamm	V. Smith
Harman	Soliday
Heaton	Speedy <input type="checkbox"/>
Huston	Stemler
Judy	Steuerwald
Karickhoff	Sullivan
Kersey	Summers
Kirchhofer	Thompson

Torr	Wolkins <input type="checkbox"/>
Truitt	Wright
Ubelhor	Zent
VanNatter	Ziemke
Washburne	Mr. Speaker
Wesco	

Roll Call 331: 95 present; 4 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 Tuesday, March 31, 2015, at 1:30 p.m.

STEUERWALD

The motion was adopted by a constitutional majority.

ENGROSSED SENATE BILLS ON SECOND READING

Pursuant to House Rule 143.1, the following bills which had no amendments filed, were read a second time by title and ordered engrossed: Engrossed Senate Bills 7, 137, 174, 261, 294, 297, 358, 370, 373, 374, 447, 467, 508, 522, 530 and 556.

REPORTS FROM COMMITTEES

COMMITTEE REPORT

Mr. Speaker: Your Committee on Public Health, to which was referred Senate Bill 166, 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 4, delete "activity-based" and insert "**activity based**".

Page 2, line 30, delete "activity-based" and insert "**activity based**".

Page 2, line 33, after "care." insert "**However, not more than fifteen percent (15%) but not less than ten percent (10%) of the money in the fund may be used for the purposes under this subdivision.**".

Page 2, run in lines 34 and 35.

Page 2, line 41, strike "nine (9)" and insert "**eleven (11)**".

Page 2, line 42, strike "four (4)" and insert "**six (6)**".

Page 3, between lines 10 and 11, begin a new line block indented and insert:

"(5) One (1) member who is a physical therapist licensed under IC 25-27 who treats individuals with traumatic spinal cord or brain injuries.

(6) One (1) member who owns or operates a facility that provides long term activity based therapy services at affordable rates to individuals with traumatic spinal cord or brain injuries."

Page 4, line 20, delete "activity-based" and insert "**activity based**".

Page 4, between lines 23 and 24, begin a new line block indented and insert:

"(4) Consider the application's efficacy in providing significant and sustained improvement to individuals with traumatic spinal cord or brain injuries."

Page 4, line 24, delete "(4)" and insert "(5)".

Page 4, line 26, delete "(5)" and insert "(6)".

Page 4, line 35, delete "(6)" and insert "(7)".

Page 4, line 36, delete "." and insert ", including any other information the board has required to be submitted as a condition of receiving a grant."

Page 4, line 37, delete "(7)" and insert "(8)".

Page 4, line 39, delete "(8)" and insert "(9)".

Page 4, line 41, delete "(9)" and insert "(10)".

Page 5, after line 6, begin a new paragraph and insert:

"(1) The department shall annually present to the board a financial statement that includes the following information for the current and previous fiscal year:

(1) The amount of money deposited into the fund.

(2) The amount of money expended from the fund.

(3) The amount of money, including any reserves, available for grants from the fund."

(Reference is to SB 166 as reprinted January 27, 2015.) and when so amended that said bill do pass.

Committee Vote: yeas 12, nays 0.

CLERE, Chair

Report adopted.

COMMITTEE REPORT

Mr. Speaker: Your Committee on Public Health, to which was referred Senate Bill 293, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

(Reference is to SB 293 as printed January 23, 2015.)

Committee Vote: yeas 12, nays 0.

CLERE, Chair

Report adopted.

The Speaker yielded the gavel to the Speaker Pro Tempore, Representative Friend.

RESOLUTIONS ON FIRST READING

House Resolution 39

Representatives Schaibley and Hale introduced House Resolution 39:

A HOUSE RESOLUTION recognizing Ryan Griffin.

Whereas, Racquetball is a sport that requires ability, strength, endurance, and skill;

Whereas, Ryan Griffin has displayed a level of expertise far above most players and teams;

Whereas, Ryan Griffin has won the Indiana State Racquetball Association Men's Doubles Open Championship an unprecedented 10 years in a row;

Whereas, This has never been accomplished in the more than 40 year history of the sport, setting a standard of excellence that will be nearly impossible to surpass; 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:

SECTION 1. That the Indiana House of Representatives wishes to congratulate Ryan Griffin on winning the Indiana State Racquetball Association Men's Doubles Open Championship 10 years in a row and wishes him continued success in future competitions.

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

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

House Resolution 40

Representatives Bauer and DeVon introduced House Resolution 40:

A HOUSE RESOLUTION honoring Anna Rohrer.

Whereas, Anna Rohrer, a student at Mishawaka High School, captured her second crown in three years at the 36th Annual Foot Locker Cross Country Championships National Finals at Morley Field, Balboa Park, in San Diego, California;

Whereas, Anna captured the title with a time of 17 minutes, 13 seconds;

Whereas, Topping off a 2014-15 undefeated season, Anna won the Indiana girls cross-country state championship in a state meet record time of 17:08;

Whereas, Anna also won her fourth national title at the New Balance Indoor Nationals setting an indoor record of 16:10.79 in the girls 5,000 meter race;

Whereas, An outstanding athlete, Anna began running competitively in middle school; and, just three short years later, had captured her first Indiana High School Athletic Association state championship in cross country, was preparing to compete in the Foot Locker cross country nationals in San Diego as a sophomore, and was a part of the Gold Medal winning Team USA at Edinburgh, Scotland;

Whereas, Anna was also named the 2014-15 Gatorade National Girls Cross Country Runner of the Year in recognition of her numerous accomplishments, joining an elite group of former winners that includes Peyton Manning, Emmitt Smith, LeBron James, and Kobe Bryant;

Whereas, In addition to running, Anna plays the flute in three different school bands and at church; and, in a 2014 statewide music competition, won a gold medal in the flute category;

Whereas, Anna is a member of the South Bend/Mishawaka Youth Leadership Council, the city of Mishawaka Mayor's Youth Council, an active member of the St. Monica Church Antioch Youth Group, 4-H, has served as editor of her school newspaper, and is a peer mentor for drug-awareness outreach in association with DARE;

Whereas, Anna Rohrer will be attending the University of Notre Dame; and

Whereas, Outstanding accomplishments such as these deserve special recognition: 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 wishes to congratulate Anna Rohrer and wish her continued success in all her future endeavors.

SECTION 2. That the Principal Clerk of the House of Representatives transmit a copy of this resolution to Anna Rohrer and her family.

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

House Resolution 41

Representatives Bauer and DeVon introduced House Resolution 41:

A HOUSE RESOLUTION recognizing Chris Kowalewski.

Whereas, Chris Kowalewski has been a high school coach for 23 years, 13 at Mishawaka High School;

Whereas, Chris is currently the head girls track coach and the boys and girls cross-country coach at Mishawaka High School;

Whereas, A graduate of South Bend Clay High School, Chris was a member of the track and cross-country teams and also participated in track and cross-country at Indiana State University;

Whereas, In recognition of his accomplishments, Chris has been named the NIC Coach of the Year for boys and girls cross-country six times and Coach of the Year in girls track three times;

Whereas, Chris graduated from Indiana State University and Indiana University South Bend with degrees in secondary education and social studies; and

Whereas, Chris Kowalewski has dedicated 23 years of his life to helping students reach their goals both in and out of the classroom: 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 thanks Coach Chris Kowalewski for his dedication and hard work and his desire to mentor and teach the youth of our state.

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

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

House Concurrent Resolution 55

Representative VanNatter introduced House Concurrent Resolution 55:

A CONCURRENT RESOLUTION congratulating the Western High School Marching Band.

Whereas, The Western High School Marching Band, of Russiaville, Indiana, has exhibited a degree of excellence in music that is not often seen;

Whereas, The Western High School Marching Panthers are the 2014 Indiana State Scholastic Music Association's Class C state champions;

Whereas, This victory marks the band's sixth state title after also finishing first in 2008, 2009, 2010, 2011, and 2012;

Whereas, The senior members of the Marching Panthers contributed superior leadership, dedication, and patience and have, by their example, shown the way for the other members of this outstanding program to perform like champions;

Whereas, Band director Brian Caldwell has worked long and hard to help these young musicians achieve the level of excellence they have experienced;

Whereas, The discipline, efforts, and developed talents achieved by the members of this program will remain valuable enhancements to the quality of their lives;

Whereas, The remarkable achievements of the Western High School Marching Band were enabled by the inspired leadership of the band director and other staff, the organizational backing of the entire administration of Western Community Schools, and the generous volunteer support provided by the parents, other relatives, and friends of these championship students; and

Whereas, It is fitting that the accomplishments of the Western High School Marching Band be given additional 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 Western High School Marching Band on winning the 2014 Indiana State Scholastic Music Association's Class C State Championship.

SECTION 2. That the Principal Clerk of the House of Representatives transmit a copy of this resolution to each member of the Western High School Marching Band, band director Brian Caldwell, principal Rick Davis, and superintendent Randy McCracken.

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 Buck.

House Concurrent Resolution 56

Representatives Pryor, Bartlett, C. Brown, Harris, Porter, Shackelford, V. Smith, Summers and Leonard introduced House Concurrent Resolution 56:

A CONCURRENT RESOLUTION memorializing the life and accomplishments of William G. "Bill" Mays.

Whereas, William G. "Bill" Mays died in Indianapolis on December 4, 2014, at the age of 69;

Whereas, Bill Mays was a true entrepreneur and became Indiana's most successful black businessman;

Whereas, As an employee of Cummins Engine, Bill Mays had a vision to create an independent business that has grown into one of the nation's largest African American-owned businesses and the largest African American-owned business in Indiana;

Whereas, Bill Mays began Mays Chemical and his chemical empire in 1980, and it has become one of the world's largest chemical distributors;

Whereas, According to a Black Enterprise magazine article in 2011, Mays Chemical ranks as the 22nd-largest black-owned industrial/service company in the nation;

Whereas, In addition to creating his chemical company, Bill Mays also owned a television station and several radio stations at one point;

Whereas, Bill Mays is also credited with saving the Indianapolis Recorder newspaper in the 1990s;

Whereas, Bill Mays also chaired the Hoosier Lottery and was the first African American to chair both the Indianapolis Chamber of Commerce and the United Way of Central Indiana;

Whereas, Bill Mays invested his resources in our great city but also gave freely of his time to many causes, including Indiana Black Expo, UNCF, and Circle City Classic;

Whereas, Born in Evansville in 1945, Bill Mays held education in very high esteem, giving generously to many educational establishments including his alma mater, Ivy Tech Community College, and the United Negro College Fund;

Whereas, Bill Mays held a B.A. in chemistry and a master's degree in business administration from Indiana University;

Whereas, Bill Mays served on a number of for-profit and nonprofit boards and organizations, including Vectren Corporation, First Indiana Corporation, Anthem Inc., Bank One Indiana, Indiana State Chamber of Commerce, Indiana University Foundation, Indiana University President's Council, and the National Urban League;

Whereas, Bill Mays was a benevolent philanthropist who supported community initiatives; and

Whereas, Bill Mays touched the lives of countless Hoosiers and his contributions to lives of all Hoosiers will be remembered forever: 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 remember William G. "Bill" Mays for his many accomplishments and contributions to the state of Indiana and its citizens. Bill Mays was a great businessman, mentor, and community leader.

SECTION 2. That the Principal Clerk of the House of Representatives transmit a copy of this resolution to his wife, Dr. Rose Mays, retired associate dean of community affairs at Indiana University's School of Nursing, and daughters Kristin Mays-Corbitt, president of Mays Chemical, and Heather Mays Woods, an educator.

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 Randolph, Breaux, Rogers and Taylor.

The House stood for a moment of silence in honor of William G. "Bill" Mays.

House Concurrent Resolution 57

Representatives Pryor, Bartlett, C. Brown, Harris, Porter, Shackelford, V. Smith, Summers and Leonard introduced House Concurrent Resolution 57:

A CONCURRENT RESOLUTION recognizing the Indianapolis Recorder Newspaper on the occasion of the 120th anniversary of its establishment.

Whereas, The Indianapolis Recorder Newspaper was established in 1895 by co-founders George P. Stewart and Will Porter;

Whereas, The co-founders decided to expand their successful newsheet into a weekly newspaper in 1897;

Whereas, In 1899 Will Porter sold his share of the newspaper to George Stewart who realized the importance of local news;

Whereas, Stewart captured the local news market and outdistanced himself from his local competitors;

Whereas, The Indianapolis Recorder Newspaper soon set itself apart from other black newspapers and had an immediate and lasting impact on the Indianapolis community;

Whereas, Even though the main focus of the newspaper was on local people and events, the Indianapolis Recorder Newspaper also reported on national events and solicited news from communities throughout the state and around the country;

Whereas, Throughout its history the Indianapolis Recorder Newspaper has focused on issues of interest to its readers, including the achievements of individuals in various spheres, concerns for better education, housing, and health care for Indianapolis African Americans, the activities of the civil rights movement, profiling national figures including A. Philip

Randolph, Martin Luther King Jr., Malcolm X, Medgar Evers, Thurgood Marshall, and John F. Kennedy;

Whereas, In 1990, William G. Mays, the owner of Mays Chemical Company, purchased the Indianapolis Recorder to save a legacy;

Whereas, Beginning in 1998, a reconstruction of the Indianapolis Recorder began in earnest by focusing on the reputation, quality, integrity, and financial stability of the newspaper;

Whereas, The Indianapolis Recorder Newspaper circulation increased by more than 200 percent and the readership grew by 62 percent to nearly 100,000, outpacing other local weeklies;

Whereas, Active in the community, the Indianapolis Recorder Newspaper has dedicated itself to local youth;

Whereas, The Recorder's nonprofit arm, the Indianapolis Recorder Charities, continues to expose high school students to the field of journalism by giving them hands-on experience and lessons from top journalists;

Whereas, The Indianapolis Recorder Charities plans to continue working with organizations with needs in the community not only through monetary donations but with staff members who possess a great interest in reaching out and helping the community;

Whereas, The vision of the founders of the Indianapolis Recorder Newspaper was to create a publication that would speak to and for the people, a premise that The Indianapolis Recorder continues to hold in high regard today; and

Whereas, The Indianapolis Recorder Newspaper today is one of the top African-American publications in the nation: 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 acknowledges the countless contributions to the Indianapolis community, the state, and the nation that have been made by the Indianapolis Recorder Newspaper since its establishment in 1895. All 150 members of the Indiana General Assembly thank this dedicated community servant and urge the newspaper to continue working with and for the people of the great state of Indiana.

SECTION 2. That the Principal Clerk of the House of Representatives transmit a copy of this resolution to President and General Manager Shannon Williams.

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 Randolph, Breaux, Rogers and Taylor.

House Concurrent Resolution 58

Representative Thompson and Niezgodski introduced House Concurrent Resolution 58:

A CONCURRENT RESOLUTION honoring Nancy Tolson upon her retirement as the Executive Director of the Indiana Retired Teachers Association.

Whereas, Nancy Tolson began her teaching career at Ben Davis Junior High School in Indianapolis;

Whereas, Nancy's dedication to her students made her an outstanding educator, always involved with her students and a part of many of their extracurricular activities;

Whereas, Nancy retired in 1995 after 25 years of teaching, devoting herself to volunteering in her community;

Whereas, Nancy began her new passion of serving retired educators through the Indiana Retired Teachers Association (IRTA) in 1996;

Whereas, Nancy also served as a Court Appointed Special Advocates (CASA) volunteer from 2008 to the present;

Whereas, In addition to her volunteer work in Indianapolis, Nancy has shared her love of education through her kindness and expertise throughout Indiana and the country;

Whereas, For the past two years Nancy has served as the Executive Director of the Indiana Retired Teachers Association;

Whereas, Prior to becoming Executive Director, Nancy served two years as president of the Indiana Retired Teachers Association; was chairperson of the Public Relations, Member Concerns, and Legislative committees; and was a member of the Board of Directors;

Whereas, During her tenure in the leadership of the Indiana Retired Teachers Association, Nancy has become the "face" of retired educators, lobbying for the betterment of all educators and continuing to be an ardent advocate of Indiana's public education;

Whereas, Nancy was married to Jack for 58 years and they have three children: Beth, Wendy, and Eric, seven wonderful grandchildren, and eight precious great grandchildren; and

Whereas, Nancy Tolson has spent her life caring for the children and the teachers of Indiana: Therefore,

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

SECTION 1. That the Indiana General Assembly thanks Nancy Tolson for her years of selfless service to the children of Indiana and her dedication to the teachers of our state.

SECTION 2. That the Principal Clerk of the House of Representatives transmit a copy of this resolution to Nancy Tolson and her family.

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 Becker and Tallian.

Senate Concurrent Resolution 36

The Speaker handed down Senate Concurrent Resolution 36, sponsored by Representatives McNamara, Bacon, Braun, Riecken, Sullivan and Washburne:

A CONCURRENT RESOLUTION honoring the 50th anniversary of the founding of the University of Southern Indiana.

Whereas, The University of Southern Indiana (USI) first opened its doors as a then-regional campus of Indiana State University, known as Indiana State University Evansville, on September 15, 1965;

Whereas, The University was established in response to a need for public higher education in southwestern Indiana;

Whereas, From the beginning, community leaders supported the University by providing a solid foundation for its present success and future growth;

Whereas, The Indiana General Assembly enacted legislation creating USI, which was signed into law by Governor Robert D. Orr on April 16, 1985;

Whereas, USI has since evolved from its modest beginnings to enrollment now numbering approximately 9,500 undergraduate, graduate, and doctoral students in 80 majors on a beautiful, 1,400 acre campus;

Whereas, three presidents have served USI in its 50 year history, Dr. David L. Rice, Dr. H. Ray Hoops, and Dr. Linda L.M. Bennett;

Whereas, USI offers nationally-recognized academic programs and has won multiple athletic national championships, while continuing a tradition of affordable excellence;

Whereas, Programs are offered through the College of Liberal Arts, Romain College of Business, College of Nursing and Health Professions, and the Pott College of Science, Engineering, and Education;

Whereas, USI is a Carnegie Foundation Community Engaged University and offers continuing education and special programs, including Historic New Harmony, to more than 15,000 participants annually;

Whereas, USI also offers study-abroad opportunities in more than 60 countries, and is host to international students from across the globe;

Whereas, There are more than 36,000 proud USI alumni whose influence is felt around the world, a vast majority of whom enrich Indiana by remaining in-state; and

Whereas, After consistently providing for the educational needs of the community for the past 50 years, USI looks forward to continuing its part in building a knowledgeable citizenry: 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 founding of the University of Southern Indiana.

SECTION 2. The Secretary of the Senate is hereby directed to transmit copies of this Resolution to Linda L.M. Bennett, President of the University of Southern Indiana, and to all the members of her administration.

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 38

The Speaker handed down Senate Concurrent Resolution 38, sponsored by Representative Zent:

A CONCURRENT RESOLUTION congratulating Farmers State Bank of LaGrange, Indiana on 100 years of continuous dedication and service to the citizens of northeastern Indiana and southern Michigan.

Whereas, In 1915, Farmers State Bank was founded by local citizens of Stroh, Indiana who recognized a need to provide financial services to the southeast part of LaGrange County and surrounding area residents;

Whereas, This initial visionary group supported the new institution by becoming its first shareholders;

Whereas, From its humble beginnings, Farmers State Bank has grown from a single office with three employees and \$35,000 in total resources, to 177 employees in fourteen offices and more than \$535,000,000 in total assets;

Whereas, Farmers State Bank has consistently pursued its mission "To Foster Mutually Beneficial Relationships" with its customers by providing the highest quality financial products and services that contribute to those customers' financial successes;

Whereas, Farmers State Bank has also continually fostered its relationship with the communities it serves by providing leadership and support, while demonstrating a commitment to volunteerism; and

Whereas, Such commitment by locally-owned Farmers State Bank to the community for over 100 years deserves to be honored and recognized: 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 Farmers State Bank of LaGrange, Indiana on its 100th anniversary of continuous dedication and service to the citizens of northeastern Indiana and southern Michigan.

SECTION 2. The Secretary of the Senate is hereby directed to transmit copies of this Resolution to the Chairman of Farmers State Bank, Frederic J. Brown, and the President and CEO of Farmers State Bank, Joseph G. Pierce.

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 39

The Speaker handed down Senate Concurrent Resolution 39, sponsored by Representative Torr:

A CONCURRENT RESOLUTION congratulating the Carmel High School Greyhounds girls swim team on its 29th consecutive state championship title, officially tying the nationwide high school record for most consecutive state titles in all sports.

Whereas, On Saturday February 14, 2015, the Carmel High School Greyhounds girls swim team won its 29th consecutive state championship title;

Whereas, If the Carmel Greyhounds are once again named the High School Team of the Year for 2015 by Swimming World Magazine, it will be the team's sixth national title in only seven years;

Whereas, Carmel won nine of eleven swimming events at the state meet, broke national records in all three relays, and finished in first place with 445 points, the most points ever earned in the forty-one year history of Indiana's state meet;

Whereas, Swimmers Amy Bilquist and Claire Adams won two races each and swam on two of the team's relays;

Whereas, Counting records broken and re-broken in the same event, the Greyhounds set thirteen state records in less than twenty-four hours;

Whereas, With its 29th consecutive state championship title, the Carmel girls swim team tied the national record for successive state titles set by Honolulu's Punahou High School boys swim team, the only other high school team to do so;

Whereas, The Carmel Greyhounds opened the meet with a national record in the 200 medley relay by Sammie Burchill, Alex Clarke, Veronica Burchill, and Amy Bilquist;

Whereas, Burchill led the record-breaking 200 freestyle relay followed by Adams, Kendall Smith, and Trude Rothrock; Adams and Emma Nordin supplied a 1-2 finish in the 200 freestyle; and Nordin won the 500 freestyle;

Whereas, Burchill, Adams, Smith, and Bilquist closed out the meet by smashing the national record in the 400-yard freestyle relay, almost winning by the length of the 25-yard pool, beating the record by a full five seconds;

Whereas, Carmel's times for both relay events were also national age-group (15-18) records, an extreme rarity in a high school meet; and

Whereas, It is fitting that the Indiana General Assembly gives special recognition to the hard work of these student athletes, Head Coach Chris Plumb, and the incredible support staff of the Carmel High School girls swim team: 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 Carmel High School Greyhounds girls swim team on its 29th consecutive state championship title, officially tying the nationwide high school record for most consecutive state titles in all sports.

SECTION 2. The Secretary of the Senate is hereby directed to transmit copies of this Resolution to each member of the Carmel High School Greyhounds girls swim team; its Head Coach Chris Plumb; Assistant Coaches Emily Creech, Paul O'Conner, Elizabeth Shafer, Ian Murray, and TJ Day; Carmel High School Principal John Williams; and the school's superintendent Dr. Nicholas Wahl.

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 40

The Speaker handed down Senate Concurrent Resolution 40, sponsored by Representative Cherry:

A CONCURRENT RESOLUTION congratulating Courtney Dunn for being named one of the top youth volunteers in Indiana during the 20th annual Prudential Spirit of Community Awards.

Whereas, Courtney Dunn, an esteemed resident of Greenfield, Indiana, and a student at Greenfield-Central High School, has achieved national recognition for exemplary volunteer service by receiving a 2015 Prudential Spirit of Community Award;

Whereas, This prestigious award, presented by Prudential Financial in partnership with the National Association of Secondary School Principals, honors young volunteers across America who have demonstrated an extraordinary commitment to serving their communities;

Whereas, Ms. Dunn earned this award by giving generously of her time and energy to fundraising for the American Cancer Society;

Whereas, Courtney was driven to help those with cancer after losing her mother to the disease, and one year after her mother's death, she raised \$3,000 with her "Greenfield-Central Kickin' For Cancer Soccer Tournament," with all proceeds going to benefit the American Cancer Society;

Whereas, Courtney received help and support from her high school soccer coach to plan the tournament, sponsorship and support from local sports organizations, and sold t-shirts and luminaries at the event which were lit in memory of those who have passed away from the disease; and

Whereas, The success of the State of Indiana, the strength of our communities, and the overall vitality of American society depend, in great measure, upon the dedication of young people like Ms. Dunn who use their considerable talents and resources to serve others: 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 Courtney Dunn for being named one of the top youth volunteers in Indiana during the 20th annual Prudential Spirit of Community Awards.

SECTION 2. The Secretary of the Senate is hereby directed to transmit a copy of this Resolution to Courtney Dunn.

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 44

The Speaker handed down Senate Concurrent Resolution 44, sponsored by Representative Bartlett:

A CONCURRENT RESOLUTION recognizing and commending the achievements of the award winners at the 7th annual Jobs for America's Graduates (JAG) Career Development Conference.

Whereas, JAG is a state-based national program dedicated to reconnecting students academically by helping them overcome barriers to graduation;

Whereas, Since 2006, JAG-Indiana has helped more than 9,000 Hoosier students stay in school through graduation, pursue post-secondary education, and secure quality entry-level jobs leading to career advancement;

Whereas, There are 106 JAG programs located in over 90 Indiana Schools, making JAG-Indiana the largest program in the nation with a graduation rate of 90%;

Whereas, The JAG-Indiana Career Development Conference was recently a part of a state competition that challenged students to demonstrate employability skills, and was the end result of months of regional competitions focused on 12 categories;

Whereas, The top award winners in the Career Presentation category were: Andrea Davis, first place; Amari Butler, second place; and Kacey Shutters, third place;

Whereas, The top award winners in the Creative Solutions category were: Jacob Bogard, first place; Payton Pearson, second place; and Austin Haney, third place;

Whereas, The top award winners in the Critical Thinking category were: Briella Tomlinson, first place; Ezekiel Bewley, second place; and Mia Sanchez, third place;

Whereas, The top award winners in the Employability Skills category were: Janika Hidleburg, first place; Adam Beard, second place; and Stephen McGahey, third place;

Whereas, The top award winners in the Financial Literacy category were: Kyle Cooper, first place; Samantha Purdue, second place; and Abbigail Anderson, third place;

Whereas, The top award winners in the Public Speaking category were: Lalita Ford, first place; Malik Williams, second place; and Georgeann Holloway, third place;

Whereas, The top award winners in the Writing Skills category were: Lydia Moss, first place; Angel Winchester, second place; and Hannah Cornwell, third place;

Whereas, The top award winners in the Outstanding Senior category were: Elijah White, first place; Haley Loman, second place; and James Golden, third place;

Whereas, The top award winners in the Outstanding Senior Honorable Mention category were: Breanna Carver; Markie Vaughn; Cynthia Torres; Candace Storms; Cierrah Riley; Kei' Chelle Jordan; Jason McBride; Loretta Jeffers; and Kendal Cowgill;

Whereas, The top award winners in the Cover Design

category were: Regan Randol, first place; Angel Winchester, second place; and Rebecca Cooper, third place;

Whereas, The top award winners in the Chapter Banner category were: John Adams High School, first place; Terre Haute North High School, second place; and Arlington High School, third place;

Whereas, The top award winners in the Chapter Service Learning Binder category were: Twin Lakes High School, first place; Heritage High School, second place; and John Adams High School, third place;

Whereas, The top award winners in the Chapter Commercial category were: Anderson High School, first place; Clay High School, second place; and Vincennes High School, third place; and

Whereas, It is fitting that the Indiana General Assembly gives special recognition to all the Indiana high school students who participated in the 2015 JAG program for their dedication and hard work: 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 commends the JAG program and congratulates all recipients of the 2015 JAG Career Development awards for their outstanding achievements.

SECTION 2. The Secretary of the Senate is hereby directed to transmit copies of this Resolution to recipients of the 2015 JAG awards.

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.

The House recessed until the fall of the gavel.

RECESS

The House reconvened at 4:40 p.m.

Representative Rhoads, who had been excused is now present.

Upon request of Representative Porter, the Speaker Pro Tempore ordered the roll of the House to be called to determine the presence or absence of a quorum. Roll Call 332: 69 present. The Speaker declared a quorum present.

REPORTS FROM COMMITTEES

COMMITTEE REPORT

Mr. Speaker: Your Committee on Judiciary, to which was referred Senate Bill 2, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

(Reference is to SB 2 as printed January 23, 2015.)
Committee Vote: Yeas 10, Nays 0.

STEUERWALD, Chair

Report adopted.

COMMITTEE REPORT

Mr. Speaker: Your Committee on Judiciary, to which was referred Senate Bill 324, 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 10, line 17, delete "IC 31-35-4-13.1," and insert "IC 31-25-4-13.1,".

Page 11, line 1, delete "IC 31-35-4-13.1" and insert "IC 31-25-4-13.1".

(Reference is to SB 324 as printed January 30, 2015.) and when so amended that said bill do pass.

Committee Vote: yeas 9, nays 0.

STEUERWALD, Chair

Report adopted.

COMMITTEE REPORT

Mr. Speaker: Your Committee on Judiciary, to which was referred Senate Bill 355, 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 18, between lines 9 and 10, begin a new paragraph and insert:

"SECTION 21. IC 30-5-6-4.1 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: **Sec. 4.1. (a) An attorney in fact is entitled to judicial review and settlement of an account of all transactions entered into by the attorney in fact, whether or not:**

- (1) the attorney in fact's authority under the power of attorney has been revoked; or
- (2) a request for an accounting is made under section 4(c) of this chapter.

(b) Judicial review and settlement of an account is initiated upon the filing of a petition to settle and allow an account. The petition must be filed with the court exercising probate jurisdiction for the county in which the principal resides. Except as otherwise provided by this section, the procedures under IC 30-4-5-14(b), IC 30-4-5-14(c), IC 30-4-5-14(d), and IC 30-4-5-15 applicable to judicial settlement of a trustee's account govern:

- (1) the filing of objections; and
- (2) all proceedings;

on the petition.

(c) A petition to settle and allow an account must be served upon all the following that are applicable:

- (1) The principal.
- (2) Any guardian appointed for the principal.
- (3) Any successor attorney in fact.
- (4) If the principal is deceased and a personal representative has been appointed:
 - (A) the personal representative;
 - (B) any other fiduciary of the principal, if applicable; and
 - (C) any person beneficially interested in the decedent's estate.
- (5) If the principal is deceased and a personal representative has not been appointed, the principal's heirs at law.
- (6) If the principal is deceased and the principal's will is probated without administration:
 - (A) the personal representative named in the probated will; and
 - (B) all persons or entities beneficially interested in the probated will.
- (7) Any other person that the court directs.

(d) An attorney in fact is discharged from liability as to the transactions disclosed in the accounting if:

- (1) the court reviews and approves the accounting; and
- (2) notice of the court's approval of the accounting is provided to:
 - (A) the principal, if the principal is not deceased; or
 - (B) the principal's representatives, whether or not the principal is deceased.

(e) In the absence of fraud, misrepresentation, inadequate disclosure, or failure to provide proper notice related to the power of attorney transactions, the discharge from liability under subsection (d) is lawful and binding upon all

interested persons:

- (1) who would assert an interest on behalf of or through the principal; and
- (2) who are:
 - (A) born or unborn;
 - (B) notified or not notified; or
 - (C) represented or not represented.

(f) The filing fee for a petition to settle and allow an account filed under this section is a legitimate expense of the principal or the principal's estate.

SECTION 22. IC 30-5-6-4.2 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: **Sec. 4.2. (a) This section applies to a claim against an attorney in fact by:**

- (1) the principal;
- (2) the principal's guardian;
- (3) the principal's personal representative; or
- (4) any person claiming through the principal following death.

(b) Except as provided in subsection (c), any claim against an attorney in fact that has not previously been barred by adjudication under section 4.1 of this chapter, by consent or by limitation, is barred against any person described in subsection (a) who:

- (1) receives an accounting of all transactions entered into by the attorney in fact:
 - (A) personally, if the person is an adult; or
 - (B) through receipt by a parent or guardian, if the person is a minor or person with a disability; and
- (2) does not commence a proceeding under IC 30-5-9-11 not later than two (2) years after receiving the accounting;

as to the matters disclosed in the accounting.

(c) The rights to recover from an attorney in fact for fraud, misrepresentation, or inadequate disclosure related to a power of attorney accounting are not barred under this section.

SECTION 23. IC 30-5-6-4.5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: **Sec. 4.5. (a) An attorney in fact has the authority to employ persons, including:**

- (1) attorneys;
- (2) accountants;
- (3) investment advisers; and
- (4) agents;

to assist the attorney in fact in the performance of the attorney in fact's fiduciary duties. Any reasonable costs incurred with regard to services rendered for the benefit of the principal shall be paid from the principal's asset holdings.

(b) Except as provided in subsection (c), if an accounting is requested as set forth in section 4 of this chapter, or a petition to settle and allow an account is filed under section 4.1 of this chapter, costs incurred by the attorney in fact:

- (1) to defend the actions of the attorney in fact on behalf of the principal with regard to the preparation of the accounting; and
- (2) to defend any other actions of the attorney in fact on behalf of the principal;

shall be paid from the principal's asset holdings.

(c) If a court determines that an attorney in fact:

- (1) breached the attorney in fact's fiduciary duty or obligation to the principal; or
- (2) was engaged in self-dealing activities with the principal's asset holdings;

the court may determine that the attorney in fact is responsible for the payment of the costs incurred under subsection (b)."

Renumber all SECTIONS consecutively.

(Reference is to SB 355 as printed February 18, 2015.) and when so amended that said bill do pass.

Committee Vote: yeas 9, nays 0.

STEUERWALD, Chair

Report adopted.

COMMITTEE REPORT

Mr. Speaker: Your Committee on Public Health, to which was referred Senate Bill 461, 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 16-18-2-193 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 193. "Invasive medical care", for purposes of IC 16-31, does not include:

- (1) the administration of a nonvisualized airway; or
- (2) **blood glucose monitoring.**

SECTION 2. IC 16-18-2-294.5, AS AMENDED BY P.L.95-2005, SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 294.5. (a) "Program", for purposes of IC 16-40-4, has the meaning set forth in IC 16-40-4-3.

(b) **"Program", for purposes of IC 16-41-7.5, has the meaning set forth in IC 16-41-7.5-1.**

(b) (c) "Program", for purposes of IC 16-47-1, has the meaning set forth in IC 16-47-1-3.

SECTION 3. IC 16-18-2-301.7 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 301.7. **"Qualified entity", for purposes of IC 16-41-7.5, has the meaning set forth in IC 16-41-7.5-2."**

Page 3, between lines 13 and 14, begin a new paragraph and insert:

"SECTION 5. IC 16-41-7.5 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]:

Chapter 7.5. Communicable Disease: Needle Distribution and Collection Program

Sec. 1. As used in this chapter, "program" means a syringe and needle distribution and collection program operated under this chapter.

Sec. 2. As used in this chapter, "qualified entity" means any of the following:

- (1) A local health department.
- (2) A municipality (as defined by IC 36-1-2-11) that operates a program within the boundaries of the municipality.
- (3) A nonprofit organization that has been approved by the local health department or the legislative body of a municipality.

Sec. 3. (a) The state department annually shall determine a three (3) year rolling average number of newly reported cases of hepatitis C for each county using the most recent data from the previous three (3) years.

(b) The state department shall convert each county's average number of newly reported cases of hepatitis C, as determined under subsection (a), into a standardized case rate of newly reported cases per one hundred thousand (100,000) people.

(c) The state department shall rank the standardized case rate of each county under subsection (b) into four (4) quartiles, with the fourth quartile consisting of the counties containing the highest standardized case rates of hepatitis C through the first quartile consisting of the counties containing the lowest standardized case rates of hepatitis C.

Sec. 4. (a) A qualified entity must be located in a county with a standardized case rate of hepatitis C ranked in the:

- (1) fourth quartile as determined in section 3(c) of this chapter; or
- (2) third quartile as determined in section 3(c) of this chapter and approved under section 5 or 6 of this chapter to operate a program.

(b) A qualified entity that meets the requirements in subsection (a) and complies with the requirements of this chapter may operate a program.

Sec. 5. (a) If a qualified entity wants to operate a countywide program in a county with a standardized case rate of hepatitis C ranked in the third quartile, as determined in section 3(c) of this chapter, the qualified entity must apply for and receive approval from the executive body of the county.

(b) Before the executive body of the county may approve a qualified entity to operate a program in a county, the executive body of the county must conduct a public hearing that allows for public testimony.

(c) After conducting a public hearing under subsection (b), the executive body of the county may approve a qualified entity to operate a program in the county for one (1) year.

Sec. 6. (a) This section does not apply to a qualified entity that has received approval to operate a program in the county under section 5 of this chapter.

(b) If a qualified entity wants to operate a program in a municipality that is located in a county with a standardized case rate of hepatitis C ranked in the third quartile, as determined in section 3(c) of this chapter, the qualified entity must apply for and receive approval from the legislative body of the municipality.

(c) Before the legislative body of the municipality may approve a qualified entity to operate a program in the municipality, the legislative body of the municipality must conduct a public hearing that allows for public testimony.

(d) After conducting a public hearing under subsection (c), the legislative body of the municipality may approve a qualified entity to operate a program in the municipality for one (1) year.

Sec. 7. A qualified entity that operates a program under this chapter must do the following:

- (1) Annually register with the:
 - (A) state department; and
 - (B) local health department in the county where services will be provided by the qualified entity.
- (2) Have a physician, registered nurse, pharmacist, or physician assistant who is licensed in Indiana and who provides oversight to the qualified entity's program.
- (3) Store and dispose of all syringes and needles collected in a safe and legal manner.
- (4) Provide drug addiction treatment information, including information on drug treatment programs in the local area.
- (5) Provide the syringe and needle distribution and collection without collecting or recording personally identifiable information.

Sec. 8. (a) A law enforcement officer may not stop, search, or seize an individual based on the fact the individual has attended a program under this chapter.

(b) The fact an individual has attended a program under this chapter may not be the basis for probable cause by a law enforcement officer.

Sec. 9. A program shall file a quarterly report with the state department. The report must contain the following information listed on a daily basis and by the location, identified by the postal ZIP code, where the program distributed and collected syringes and needles:

- (1) The number of individuals served.
- (2) The number of syringes and needles collected.
- (3) The number of syringes and needles distributed.

Sec. 10. (a) A qualified entity may distribute the greater of the following to an individual per visit:

- (1) Except as provided in subsection (b), the number of needles and syringes equal to the number of needles and syringes the individual has presented to the qualified entity.

(2) Ten (10) needles and syringes.

(b) If an individual presents the qualified entity with needles and syringes in a manner that is not safe to count or handle the needles and syringes, the qualified entity may distribute needles and syringes to the individual based upon a good faith estimate by the qualified entity.

SECTION 6. IC 16-42-19-18 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 18. (a) A person may not possess or have under control with intent to violate this chapter a hypodermic syringe or needle or an instrument adapted for the use of a legend drug by injection in a human being.

(b) Subsection (a) does not apply to a hypodermic syringe or needle provided under IC 16-41-7.5."

Page 4, line 38, delete "a state or" and insert "an".

Page 5, line 33, delete ":" and insert "emergency".

Page 5, delete lines 34 through 36.

Page 5, run in lines 33 through 37.

Page 6, line 36, delete "may" and insert "shall".

Page 7, line 18, after "immunization" insert "data".

Page 7, line 29, after "immunization" insert "data".

Page 8, line 38, after "immunization" insert "data".

Page 8, line 40, after "immunization" insert "data".

Page 9, between lines 34 and 35, begin a new paragraph and insert:

"SECTION 13. IC 35-48-4-8.5, AS AMENDED BY P.L.158-2013, SECTION 636, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 8.5. (a) A person who keeps for sale, offers for sale, delivers, or finances the delivery of a raw material, an instrument, a device, or other object that is intended to be or that is designed or marketed to be used primarily for:

(1) ingesting, inhaling, or otherwise introducing into the human body marijuana, hash oil, hashish, salvia, a synthetic drug, or a controlled substance;

(2) testing the strength, effectiveness, or purity of marijuana, hash oil, hashish, salvia, a synthetic drug, or a controlled substance;

(3) enhancing the effect of a controlled substance;

(4) manufacturing, compounding, converting, producing, processing, or preparing marijuana, hash oil, hashish, salvia, a synthetic drug, or a controlled substance;

(5) diluting or adulterating marijuana, hash oil, hashish, salvia, a synthetic drug, or a controlled substance by individuals; or

(6) any purpose announced or described by the seller that is in violation of this chapter;

commits a Class A infraction for dealing in paraphernalia.

(b) A person who knowingly or intentionally violates subsection (a) commits a Class A misdemeanor. However, the offense is a Level 6 felony if the person has a prior unrelated judgment or conviction under this section.

(c) This section does not apply to the following:

(1) Items marketed for use in the preparation, compounding, packaging, labeling, or other use of marijuana, hash oil, hashish, salvia, a synthetic drug, or a controlled substance as an incident to lawful research, teaching, or chemical analysis and not for sale.

(2) Items marketed for or historically and customarily used in connection with the planting, propagating, cultivating, growing, harvesting, manufacturing, compounding, converting, producing, processing, preparing, testing, analyzing, packaging, repackaging, storing, containing, concealing, injecting, ingesting, or inhaling of tobacco or any other lawful substance.

(3) A qualified entity (as defined by IC 16-41-7.5-2) that provides a syringe or needle as part of a program under IC 16-41-7.5."

Page 10, after line 19, begin a new paragraph and insert:

"SECTION 15. An emergency is declared for this act."

Renumber all SECTIONS consecutively.

(Reference is to SB 461 as printed January 23, 2015.)

and when so amended that said bill do pass.

Committee Vote: yeas 10, nays 2.

CLERE, Chair

Report adopted.

COMMITTEE REPORT

Mr. Speaker: Your Committee on Ways and Means, to which was referred Engrossed Senate Bill 484, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

(Reference is to SB 484 as printed March 17, 2015.)

Committee Vote: Yeas 15, Nays 0.

BROWN T, Chair

Report adopted.

COMMITTEE REPORT

Mr. Speaker: Your Committee on Judiciary, to which was referred Senate Bill 531, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

(Reference is to SB 531 as printed January 30, 2015.)

Committee Vote: Yeas 8, Nays 0.

STEUERWALD, Chair

Report adopted.

**ENGROSSED SENATE BILLS
ON SECOND READING**

Engrossed Senate Bill 80

Representative Koch called down Engrossed Senate Bill 80 for second reading. The bill was read a second time by title.

HOUSE MOTION

(Amendment 80-2)

Mr. Speaker: I move that Engrossed Senate Bill 80 be amended to read as follows:

Delete the title and insert the following:

A BILL FOR AN ACT concerning taxation and to make an appropriation.

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

"SECTION 1. IC 6-2.5-2-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 1. (a) An excise tax, known as the state gross retail tax, is imposed on retail transactions made in Indiana.

(b) The person who acquires property in a retail transaction is liable for the tax on the transaction and, except as otherwise provided in this chapter, shall pay the tax to the retail merchant as a separate added amount to the consideration in the transaction. ~~The~~ A retail merchant **engaged in business in Indiana (as defined in IC 6-2.5-3-1(c)) or who has permission from the department to collect the tax** shall collect the tax as agent for the state.

SECTION 2. IC 6-2.5-3-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 1. For purposes of this chapter:

(a) "Use" means the exercise of any right or power of ownership over tangible personal property.

(b) "Storage" means the keeping or retention of tangible personal property in Indiana for any purpose except the subsequent use of that property solely outside Indiana.

(c) "A retail merchant engaged in business in Indiana" includes any retail merchant who makes retail transactions in which a person acquires personal property or services for use, storage, or consumption in Indiana and who:

(1) maintains an office, place of distribution, sales location, sample location, warehouse, storage place, or other place of business which is located in Indiana and which the retail merchant maintains, occupies, or uses, either permanently or temporarily, either directly or indirectly, and either by the retail merchant or through a representative, agent, ~~or~~ subsidiary, **or affiliate**;

(2) maintains a representative, agent, salesman, canvasser, or solicitor who, while operating in Indiana under the authority of and on behalf of the retail merchant or a subsidiary **or an affiliate** of the retail merchant, sells, delivers, installs, repairs, assembles, sets up, accepts returns of, bills, invoices, or takes orders for sales of tangible personal property or services to be used, stored, or consumed in Indiana;

(3) enters into an arrangement with any person, other than a common carrier, to facilitate the retail merchant's delivery of property to customers in Indiana by allowing the retail merchant's customers to pick up property sold by the retail merchant at an office, distribution facility, warehouse, storage place, or similar place of business maintained by the person in Indiana;

(3) (4) is otherwise required to register as a retail merchant under IC 6-2.5-8-1; or

(4) (5) may be required by the state to collect tax under this article to the extent allowed under the Constitution of the United States and federal law.

(d) Notwithstanding any other law, a person may be required to collect and remit gross retail tax or use tax as a retail merchant engaged in business in Indiana under subsection (c) if the activities conducted by the person in Indiana on behalf of a retail merchant are significantly associated with the retail merchant's ability to establish and maintain a market in Indiana.

(e) Notwithstanding any other provision of this section, tangible or intangible property that is:

(1) owned or leased by a person that has contracted with a commercial printer for printing; and

(2) located at the premises of the commercial printer;

shall not be considered to be, or to create, an office, a place of distribution, a sales location, a sample location, a warehouse, a storage place, or other place of business maintained, occupied, or used in any way by the person. A commercial printer with which a person has contracted for printing shall not be considered to be in any way a representative, an agent, a salesman, a canvasser, or a solicitor for the person.

(f) A retail merchant is presumed to be engaged in business in Indiana if an affiliate of the retail merchant has substantial nexus in Indiana, and:

(1) the retail merchant sells a line of products similar to a line of products sold by the affiliate, and the retail merchant does so under a business name that is the same as or is similar to the affiliate's business name;

(2) the affiliate uses its Indiana employees or its Indiana facilities to advertise, promote, or facilitate sales by the retail merchant to customers; or

(3) the affiliate uses trademarks, service marks, or trade names in Indiana that are the same as or substantially similar to those used by the retail merchant.

(g) The presumption under subsection (f) may be rebutted by demonstrating that the affiliate's activities in Indiana are not significantly associated with the retail merchant's ability to establish or maintain a market in Indiana for the retail merchant's sales.

(h) A retail merchant is presumed to be engaged in business in Indiana if the retail merchant enters into an agreement with one (1) or more residents of Indiana under which the resident, for a commission or other consideration,

directly or indirectly refers potential customers, whether by a link on an Internet web site, an in person oral presentation, or otherwise, to the retail merchant, if the cumulative gross receipts from the sales by the retail merchant to customers in Indiana who are referred to the retail merchant by all residents with this type of an agreement with the retail merchant are greater than ten thousand dollars (\$10,000) during the preceding twelve (12) months.

(i) The presumption under subsection (h) may be rebutted by submitting proof that the residents of Indiana with whom the retail merchant has an agreement did not engage in any activity within Indiana that was significantly associated with the retail merchant's ability to establish or maintain the retail merchant's market in Indiana during the preceding twelve (12) months. This proof may consist of sworn written statements that:

(1) are from all the Indiana residents with whom the retail merchant has an agreement described in subsection (h);

(2) are provided and obtained in good faith; and

(3) state that the Indiana residents did not engage in any solicitation in Indiana on behalf of the retail merchant during the preceding twelve (12) months.

(j) For purposes of this section, "affiliate" means any:

(1) person that is a member of the same controlled group of corporations (as defined in 26 U.S.C. 1563(a)) as the retail merchant; or

(2) other entity that, notwithstanding its form of organization, bears the same ownership relationship to the retail merchant as a corporation that is a member of the same controlled group of corporations (as defined in 26 U.S.C. 1563(a))."

Page 3, between lines 31 and 32, begin a new paragraph and insert:

"SECTION 4. IC 20-27-15 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]:

Chapter 15. School Transportation Grants

Sec. 1. Before December 31, 2015, the budget agency shall determine the amount of use taxes the state has collected in the 2014-2015 state fiscal year from remote sellers with respect to remote sales sourced to Indiana. This amount does not include use taxes the state has collected from:

(1) remote sellers who are required to collect use tax because of having a nexus in Indiana due to a physical presence of the seller or an entity related to the seller; or

(2) purchasers who remit use taxes as required by IC 6-2.5-3-6.

Sec. 2. (a) Before the end of each year after 2015, the budget agency shall determine the estimated amount of revenue, if any, that will be collected in the next state fiscal year from remote sellers with respect to remote sales sourced to Indiana that is attributable to the amendments made to IC 6-2.5-3-1 by SEA 80-2015. This amount does not include use taxes the state has collected from:

(1) remote sellers who are required to collect use tax because of having a nexus in Indiana due to a physical presence of the seller or an entity related to the seller; or

(2) purchasers who remit use taxes as required by IC 6-2.5-3-6.

(b) Before the end of each year after 2015, the budget agency shall determine whether the estimated amount determined under subsection (a) is greater than the amount determined under section 1 of this chapter and, if so, certify that additional amount to the state board of finance.

Sec. 3. If the budget agency certifies to the state board of finance under section 2 of this chapter that there is estimated to be an additional amount in use tax collections

in the next state fiscal year, the state board of finance may transfer eighty percent (80%) of the additional amount from the state general fund to the school transportation grant fund. If the state board of finance makes such a transfer, the transfer shall be made before the end of the state fiscal year and shall be used for making grants in the next state fiscal year.

Sec. 4. (a) The school transportation grant fund is established to provide grants to each school corporation under this chapter.

(b) The fund shall be administered by the department.

(c) The fund consists of transfers made to the fund under this chapter.

(d) The treasurer of state shall invest the money in the fund not currently needed to meet the obligations of the fund in the same manner as other public funds may be invested.

(e) Interest that accrues from investments of the fund shall be deposited in the fund.

Sec. 5. (a) If the state board of finance transfers additional revenue to the school transportation grant fund under this chapter, the department shall determine a per ADM grant amount for the state fiscal year using the amount of money transferred divided by the ADM count for all school corporations. Before August 1 of the state fiscal year, the department shall distribute to each school corporation a grant amount on a pro rata basis using the school corporation's ADM count.

(b) There is annually appropriated to the department from the school transportation grant fund the amount necessary to make these grants.

(c) A school corporation shall deposit the amount received from a grant received under this section in the school transportation fund (IC 20-40-6) for purposes of the school transportation fund.

SECTION 5. [EFFECTIVE JULY 1, 2015] (a) IC 6-2.5-3-1, as amended by this act, applies only to the collection of use tax on remote sales occurring after June 30, 2015. A remote sale shall be considered as having occurred after June 30, 2015, to the extent that:

- (1) the agreement of the parties to the transaction was entered into after June 30, 2015;
- (2) payment for the property furnished in the transaction is made after June 30, 2015; or
- (3) delivery to the purchaser of the property furnished in the transaction occurs after June 30, 2015.

However, a transaction shall be considered as having occurred before July 1, 2015, to the extent that the agreement of the parties to the transaction was entered into before July 1, 2015, and payment for the property furnished in the transaction is made before July 1, 2015, notwithstanding the delivery of the property after June 30, 2015.

(b) This SECTION expires January 1, 2017."

Renumber all SECTIONS consecutively.

(Reference is to ESB 80 as printed March 27, 2015.)

PORTER

Representative Torr rose to a point of order, citing Rule 80, stating that the motion was not germane to the bill. After discussion, Representative Porter withdrew the motion to amend.

There being no further amendments the bill was ordered engrossed.

Representative Behning is now excused.

Engrossed Senate Bill 372

Representative T. Brown called down Engrossed Senate Bill 372 for second reading. The bill was read a second time by title.

HOUSE MOTION
(Amendment 372-3)

Mr. Speaker: I move that Engrossed Senate Bill 372 be amended to read as follows:

Page 10, between lines 6 and 7, begin a new paragraph and insert:

"SECTION 2. IC 20-46-4-6, AS AMENDED BY P.L.137-2012, SECTION 113, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 6. (a) The levy imposed for an assessment date before January 16, 2011, may not exceed the maximum permissible levy permitted under this section as this section was effective on January 1, 2011.

(b) Except as provided in section 6.3 of this chapter and subsection (c), the levy imposed for an assessment date after January 15, 2011, may not exceed the amount determined by multiplying:

- (1) the school corporation's maximum permissible levy for the fund for the previous year under this chapter, after eliminating the effects of temporary excessive levy appeals and any other temporary adjustments made to the levy for the calendar year (regardless of whether the school corporation imposed the entire amount of the maximum permissible levy in the immediately preceding year); by
- (2) the assessed value growth quotient determined under IC 6-1.1-18.5-2.

(c) This subsection applies to a school corporation if the school corporation's maximum permissible levy for the fund for calendar year 2009 was at least twenty-four percent (24%) less than the school corporation's maximum permissible levy for the fund for calendar year 2008. For the purposes of determining the school corporation's maximum permissible levy for the fund for calendar year 2013, the amount determined under this subsection shall be used under subsection (b)(1) as the school corporation's maximum permissible levy for the fund for the previous year. The school corporation shall be treated as having a maximum permissible levy for the fund in calendar year 2012 that is equal to the maximum permissible levy for the fund that the school corporation would have had in calendar year 2012 if:

- (1) the school corporation's maximum permissible levy is recalculated for calendar year 2009 to eliminate any loss in the school corporation's maximum permissible levy for the fund; and
- (2) the school corporation is treated as having levied the entire amount of the school corporation's recalculated maximum permissible levy for the fund in 2009, 2010, and 2011;

as determined by the department of local government finance. The adjustment under this subsection is a permanent adjustment in the school corporation's maximum permissible levy for the fund.

SECTION 3. IC 20-46-4-6.3 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 6.3. (a) A school corporation may, before November 1 of a year and after approval by the governing body of the school corporation, submit a petition to the department of local government finance requesting an increase in the maximum permissible ad valorem property tax levy for the school corporation's transportation fund.

(b) The maximum amount of the increase that may be requested under subsection (a) is two hundred fifty percent (250%) of the sum of the state distributions that were made to the school corporation for transportation in state fiscal year 2002-2003, including distributions related to students enrolled in vocational and special education programs.

(c) If the school corporation submits a petition under subsection (a), the department of local government finance shall increase the maximum permissible ad valorem property tax levy for the school corporation's

transportation fund by the amount requested. The increase shall be applied to the school corporation's maximum permissible ad valorem property tax levy for its transportation fund in the year after the petition is filed. The increase is a permanent increase in the school corporation's maximum permissible levy for its transportation fund and shall be used in determining the school corporation's maximum permissible ad valorem property tax levy for its transportation fund under this chapter."

Renumber all SECTIONS consecutively.
(Reference is to ESB 372 as printed March 27, 2015.)

PORTER

Representative Torr rose to a point of order, citing Rule 80, stating that the motion was not germane to the bill. The Speaker ruled the point was well taken and the motion was out of order.

APPEAL OF THE RULING OF THE CHAIR

Mr. Speaker: We appeal the ruling of the Chair that Representative Porter's amendment, Engrossed Senate Bill 372-3, violates Rule 80. The amendment addresses the tax levy for property taxes and is germane to the bill's subject matter of the standard deduction for homestead used to calculate property taxes.

PORTER
PIERCE

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

The question was, Shall the ruling of the Chair be sustained? Roll Call 333: yeas 66, nays 26. The ruling of the Chair was sustained.

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

There being no further amendments the bill was ordered engrossed.

Engrossed Senate Bill 395

Representative Arnold called down Engrossed Senate Bill 395 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Engrossed Senate Bill 464

Representative Clere called down Engrossed Senate Bill 464 for second reading. The bill was read a second time by title.

HOUSE MOTION
(Amendment 464-1)

Mr. Speaker: I move that Engrossed Senate Bill 464 be amended to read as follows:

Page 1, line 1, delete "IC 5-10-8-14.8" and insert "IC 5-10-8-14.9".

Page 1, line 3, delete "14.8." and insert "**14.9.**".

(Reference is to ESB 464 as printed March 27, 2015.)

CLERE

Motion prevailed.

HOUSE MOTION
(Amendment 464-2)

Mr. Speaker: I move that Engrossed Senate Bill 464 be amended to read as follows:

Page 1, line 1, delete "IC 5-10-8-14.8" and insert "IC 5-10-8-14.9".

Page 1, line 3, delete "14.8." and insert "**14.9.**".

Page 14, line 14, after "acting" insert ",".

Page 18, line 12, after "health" insert "**and addiction**".

Page 18, line 19, after "health" insert "**and addiction**".

Page 19, line 15, after "health" insert "**and addiction**".

Page 19, line 19, after "health" insert "**and addiction**".

Page 19, line 38, after "health" insert "**and addiction**".

Page 20, line 8, after "health" insert "**and addiction**".

Page 20, line 17, strike "attract" and insert "**increase the number of professional mental health care providers, including addiction health care professionals, in areas with health professional shortages, as determined by the board, by assisting professionals in the following occupational categories to pay off loans incurred in the training needed to practice in Indiana:**".

Page 20, line 18, delete "psychiatrists;" and insert "Psychiatrists."

Page 20, line 19, delete "addiction" and insert "**Addiction**".

Page 20, line 20, delete ";" and insert ".

Page 20, line 21, delete "psychologists;" and insert "Psychologists."

Page 20, line 22, delete "psychiatric" and insert "Psychiatric."

Page 20, line 22, delete ";" and insert ".

Page 20, line 23, delete "addiction" and insert "**Addiction**".

Page 20, line 23, delete ";" and insert ".

Page 20, line 23, strike "and".

Page 20, line 24, delete "mental" and insert "**Mental**".

Page 20, line 24, delete ";" and insert ".

Page 20, strike lines 25 through 30.

Page 21, line 30, delete "IC 27-8-32.1" and insert "IC 27-8-32.4".

Page 21, line 33, delete "32.1" and insert "**32.4**".

Page 22, line 8, delete "IC 27-13-7-20.1" and insert "IC 27-13-7-20.4".

Page 22, line 10, delete "20.1" and insert "**20.4**".

(Reference is to ESB 464 as printed March 27, 2015.)

DAVISSON

Motion prevailed. The bill was ordered engrossed.

Engrossed Senate Bill 500

Representative Cook called down Engrossed Senate Bill 500 for second reading. The bill was read a second time by title.

HOUSE MOTION
(Amendment 500-1)

Mr. Speaker: I move that Engrossed Senate Bill 500 be amended to read as follows:

Page 29, delete lines 25 through 26.

Page 29, line 27, delete "(f) Notwithstanding subsection (e), the" and insert "**(e) The**".

Page 29, line 29, delete "(g)" and insert "**(f)**".

Page 31, line 19, after "agency" insert "**requesting the information**".

Page 46, line 36, strike "township trustee,".

Page 46, line 37, strike "trustee,".

Page 46, line 37, after "board" delete ";

Page 52, line 31, after "A" delete ":" and insert "**school superintendent**".

Page 52, line 33, delete "(1)".

Page 52, line 33, strike "city school superintendent; or".

Page 52, line 34, delete "(2)".

Page 52, line 34, strike "town superintendent;".

Page 77, reset in roman lines 4 through 32.

Page 77, line 33, reset in roman "(5)".

Page 77, line 33, delete "(4)".

Page 78, line 1, reset in roman "subdivision".

Page 78, line 2, reset in roman "(4) and".

Page 78, line 6, reset in roman "(6)".

Page 78, line 6, delete "(5)".

Page 78, line 13, reset in roman "(7)".

Page 78, line 13, delete "(6)".

Page 78, line 34, reset in roman "(8)".

Page 78, line 34, delete "(7)".

Page 79, line 32, reset in roman "(9)".

Page 79, line 32, delete "(8)".

Page 80, line 2, reset in roman "(10)".
 Page 80, line 2, delete "(9)".
 Page 80, line 8, reset in roman "(11)".
 Page 80, line 8, delete "(10)".
 Page 80, line 19, reset in roman "(12)".
 Page 80, line 19, delete "(11)".
 Page 80, line 23, reset in roman "(13)".
 Page 80, line 23, delete "(12)".
 Page 80, line 26, reset in roman "(14)".
 Page 80, line 26, delete "(13)".
 Page 80, line 30, reset in roman "(15)".
 Page 80, line 30, delete "(14)".
 Page 81, line 14, reset in roman "(16)".
 Page 81, line 14, delete "(15)".
 Page 81, line 18, reset in roman "(17)".
 Page 81, line 18, delete "(16)".
 Page 81, line 29, reset in roman "(18)".
 Page 81, line 29, delete "(17)".
 Page 81, line 37, reset in roman "(19)".
 Page 81, line 37, delete "(18)".
 Page 82, line 2, reset in roman "(20)".
 Page 82, line 2, delete "(19)".
 Page 82, line 14, reset in roman "(a)(8):".
 Page 82, line 14, delete "(a)(7):".
 Page 149, delete lines 16 through 37.
 Renumber all SECTIONS consecutively.
 (Reference is to ESB 500 as printed March 27, 2015.)

COOK

Motion prevailed.

HOUSE MOTION
 (Amendment 500-6)

Mr. Speaker: I move that Engrossed Senate Bill 500 be amended to read as follows:

Page 29, line 29, delete "state board" and insert "department".

(Reference is to ESB 500 as printed March 27, 2015.)

ERRINGTON

Upon request of Representatives Lawson and Porter, the Speaker ordered the roll of the House to be called. Roll Call 334: yeas 28, nays 65. Motion failed. The bill was ordered engrossed.

**ENGROSSED SENATE BILLS
 ON THIRD READING**

Engrossed Senate Bill 10

Representative Bacon called down Engrossed Senate Bill 10 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 335: 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 123

Representative Sullivan called down Engrossed Senate Bill 123 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 336: yeas 82, nays 12. 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 283

Representative Burton called down Engrossed Senate Bill 283 for third reading:

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

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

Roll Call 337: 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.

Representative V. Smith, who had been present is now excused.

Engrossed Senate Bill 309

Representative Koch called down Engrossed Senate Bill 309 for third reading:

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

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

HOUSE MOTION

Mr. Speaker: Pursuant to House Rule 47, I request to be excused from voting on the question of Senate Bill 309. Pursuant to House Rule 46, the reason for the request is the following:

Pursuant to House Rule 46 and 47, I request to be excused from voting on SB 309 as it is in the best interests of the House of Representatives that I not vote on this bill due to my wife's employment.

SAUNDERS

Motion prevailed.

Roll Call 338: yeas 71, nays 20. 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 361

Representative McMillin called down Engrossed Senate Bill 361 for third reading:

A BILL FOR AN ACT to amend the Indiana Code 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 339: 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.

Representatives Cook and Torr, who had been present are now excused.

Engrossed Senate Bill 369

Representative Zent called down Engrossed Senate Bill 369 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 340: yeas 89, 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 420

Representative Clere called down Engrossed Senate Bill 420 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 341: 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 487

Representative Cox called down Engrossed Senate Bill 487 for third reading:

A BILL FOR AN ACT to amend the Indiana Code concerning business and other associations.

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

Roll Call 342: 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.

OTHER BUSINESS ON THE SPEAKER'S TABLE

Referrals to Ways and Means

The Speaker announced, pursuant to House Rule 127, that Engrossed Senate Bill 166 had been referred to the Committee on Ways and Means.

Referrals to Courts and Criminal Code

The Speaker announced, pursuant to House Rule 127, that Engrossed Senate Bill 242 had been referred to the Committee on Courts and Criminal Code.

HOUSE MOTION

Mr. Speaker: I move that Representative C. Brown be added as cosponsor of Engrossed Senate Bill 7.

COX

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representative Lawson be added as cosponsor of Engrossed Senate Bill 10.

BACON

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representatives Pierce and Steuerwald be added as cosponsors of Engrossed Senate Bill 174.

FRIZZELL

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representative Dvorak be added as cosponsor of Engrossed Senate Bill 261.

COX

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representatives Price and Kersey be added as cosponsors of Engrossed Senate Bill 288.

BORDERS

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representative Niezgodski be added as cosponsor of Engrossed Senate Bill 369.

ZENT

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representative Austin be added as cosponsor of Engrossed Senate Bill 373.

LEHMAN

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representative Austin be added as cosponsor of Engrossed Senate Bill 425.

LEHMAN

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representative Moed be added as cosponsor of Engrossed Senate Bill 447.

WASHBURNE

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representative Errington be added as cosponsor of Engrossed Senate Bill 461.

CLERE

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 Porter and Goodin be added as cosponsors of Engrossed Senate Bill 484.

FRYE

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 Dvorak be added as cosponsor of Engrossed Senate Bill 487.

COX

Motion prevailed.

MESSAGE FROM THE SENATE

Mr. Speaker: I am directed by the Senate to inform the House that the Senate has passed House Concurrent Resolutions 8, 19, 23, 50 and 52 and the same are herewith returned to the House.

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 Resolution 41 and the same is herewith transmitted to the House for further action.

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, without amendments, Engrossed House Bills 1056 and 1631 and the same are herewith returned to the House.

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 Engrossed House Bills 1108, 1341, 1469 and 1495 with amendments and the same are herewith returned to the House for concurrence.

JENNIFER L. MERTZ
Principal Secretary of the Senate

Pursuant to House Rule 60, committee meetings were announced.

On the motion of Representative Carbaugh, the House adjourned at 6:02 p.m., this thirtieth day of March, 2015, until Tuesday, March 31, 2015, at 1:30 p.m.

BRIAN C. BOSMA
Speaker of the House of Representatives

M. CAROLINE SPOTTS
Principal Clerk of the House of Representatives