



Journal of the House

State of Indiana

120th General Assembly

First Regular Session

Forty-Eighth Day

Tuesday Morning

April 18, 2017

The invocation was offered by Pastor Kyle Grant of Grace Bible Church in Elkhart, a guest of Representative Wesco.

The House convened at 10:00 a.m. with Speaker Brian C. Bosma in the Chair.

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

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

Arnold	Kirchhofer
Austin	Klinker
Aylesworth	Lawson
Bacon	Lehe
Baird	Lehman
Bartlett	Leonard
Bauer	Lucas
Behning	Lyness
Beumer	Macer
Borders	Mahan
Braun	May
C. Brown <input type="checkbox"/>	Mayfield
T. Brown	McNamara
Burton	Miller
Candelaria Reardon <input type="checkbox"/>	Moed
Carbaugh	Morris
Cherry	Morrison
Clere	Moseley
Cook	Negele
Culver	Nisly
Davisson	Ober
DeLaney	Olthoff
DeVon	Pelath
Dvorak <input type="checkbox"/>	Pierce
Eberhart <input type="checkbox"/>	Porter
Ellington	Pressel
Engleman	Pryor
Errington	Richardson
Forestal	Saunders
Friend	Schaibley
Frizzell	Shackleford
Frye	Siegrist
GiaQuinta	Slager
Goodin	Smaltz
Gutwein	M. Smith
Hamilton <input type="checkbox"/>	V. Smith
Hamm	Soliday
Harris	Speedy
Hatfield	Stemler <input type="checkbox"/>
Heaton	Steuerwald
Heine	Sullivan
Huston	Summers <input type="checkbox"/>
Jordan	J. Taylor
Judy	Thompson
Karickhoff	Torr
Kersey	VanNatter

Washburne
Wesco
Wolkins
Wright

J. Young
Zent
Ziemke
Mr. Speaker

Roll Call 488: 91 present; 9 excused. The Speaker announced a quorum in attendance. [NOTE: indicates those who were excused.]

Representatives Bauer, Behning and Harris, who had been present, are now excused.

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

MOTIONS TO CONCUR IN SENATE AMENDMENTS

HOUSE MOTION

Mr. Speaker: I move that the House reconsider its actions whereby it dissented from the Senate amendments to Engrossed House Bill 1235 and that the House now concur in the Senate amendments to said bill.

LEHE

Roll Call 489: yeas 88, nays 0. Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that the House concur in the Senate amendments to Engrossed House Bill 1444.

JUDY

Roll Call 490: yeas 88, nays 0. Motion prevailed.

Representatives C. Brown, Hamilton and Harris, who had been excused, are now present.

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

RESOLUTIONS ON SECOND READING

House Concurrent Resolution 80

The Speaker handed down on its passage House Concurrent Resolution 80, introduced by Representatives Siegrist, T. Brown and Klinker:

A CONCURRENT RESOLUTION urging the Indiana Department of Transportation to rename Mile Marker 46-47 of the Hoosier Heatland Highway the "Mark S. Davis Memorial Mile".

The resolution was read a second time and adopted. Roll Call 491: yeas 91, nays 0. The Clerk was directed to inform the Senate of the passage of the resolution. Senate sponsor: Senator Hershman.

Representatives Wright and Candelaria Reardon, who had been excused, are now present.

CONFEREES AND ADVISORS APPOINTED

The Speaker announced the appointment of Representatives to conference committees on the following Engrossed Senate Bills:

SB 128 Conferees:	Braun and Dvorak
Advisors:	Slager, Soliday, Pressel, Bauer, Candelaria Reardon, Harris and Moseley
SB 507 Conferees:	Torr and Macer
Advisors:	Lehman, Cherry, Candelaria Reardon and Porter

The House recessed until the fall of the gavel.

RECESS

The House reconvened at 1:39 p.m. with the Speaker Pro Tempore in the Chair.

Upon request of Representative C. Brown, the Speaker ordered the roll of the House to be called to determine the presence or absence of a quorum. Roll Call 492: 97 present. The Speaker declared a quorum present.

RESOLUTIONS ON FIRST READING

House Concurrent Resolution 86

Representatives Davison and Arnold introduced House Concurrent Resolution 86:

A CONCURRENT RESOLUTION recognizing the first ever Senior Ladies Professional Golf Association Championship at the Pete Dye Course at the French Lick Resort.

Whereas, Women golfers began hitting the links as early as 1552, the year Mary Queen of Scots commissioned St. Andrews Links, Scotland's famous golf course;

Whereas, Women first became a force in golf in the United States in the 20th century when power players Babe Didrikson Zaharias and Patty Berg were fixtures on the Ladies Professional Golf Association tour and had tournament appearances on French Lick Resort's historic and beautiful Donald Ross Course;

Whereas, The Ladies Professional Golf Association was formed in 1950 as a way to popularize the sport and provide competitive opportunities for women golfers;

Whereas, The field of 81 players will feature a collection of past greats in the women's game at the inaugural Senior LPGA Championship on the Pete Dye Course and feature upcoming Symetra Tour stars competing at another tournament to be held on the nearby Donald Ross Course;

Whereas, Individuals and companies throughout the region support the tournament in order to back Riley Hospital for Children, a treasured Indiana healthcare provider to Hoosier children and their families that has already received more than \$500,000 from French Lick Resort golf tournaments;

Whereas, French Lick Resort, which employs 1,300 Hoosiers, is a century-old American landmark resort that features state-of-the-art meeting space and renovations as luxurious as any hotel in the world; and

Whereas, Southern Indiana, summer, and golf go together like strawberries, cream, and shortcake, and events like the inaugural Senior Ladies Professional Golf Association Championship will once again lift an Indiana landmark resort onto the world stage for millions to see and appreciate: 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 French Lick Resort, Old National Bank, Legends Tour, and the Senior Ladies Professional Golf Association for joining forces to highlight the sport of women's golf and to raise funds for Riley Hospital for Children.

SECTION 2. That the Principal Clerk of the House of Representatives shall transmit copies of this resolution to the following people at the French Lick Resort: Steve Ferguson, Dave Harner, Chuck Franz, Adina Cloud, Joseph Vezzoso, Brendan Sweeney, Diane Tomes, Jan Tellstrom, Kim Kerby, Angie Carraro, Darin Burton; Riley Hospital for Children: Jim Austin, Brad Moritz; Ladies Professional Golf Association: Michael Whan, Mike Nichols, Dean Schneider, Kathy Lawrence; Legends Tour: Jane Blalock, Kris Ikella, Sue Fracker, Robin Jervey; and Old National Bank: Bob Jones, Kathy Schoettlin, Jim Sandgren, Kortney Blaylock, and Sara Miller.

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 Houchin.

House Resolution 69

Representative Wright introduced House Resolution 69:

A HOUSE RESOLUTION congratulating Alara Boyd.

Whereas, Alara Boyd is a state champion of the inaugural Indiana High School Girls Wrestling (IHSGW) state finals;

Whereas, Alara Boyd, a sophomore at Yorktown High School, is the first champion in the 138 pound weight class;

Whereas, In addition to her state championship, Alara Boyd is also the new regional champion;

Whereas, Alara Boyd's final record for this season was 23-3 and she went 3-0 at the inaugural Indiana girls state championships hosted by Hamilton Heights High School; 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 members of the Indiana House of Representatives congratulate Alara Boyd on her outstanding accomplishments and wish her continued success in all her future endeavors.

SECTION 2. That the Principal Clerk of the House of Representatives shall transmit a copy of this resolution to Alara Boyd and her family.

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

House Resolution 70

Representative Wright introduced House Resolution 70:

A HOUSE RESOLUTION congratulating Brayden Curtis and Brad Laughlin.

Whereas, Brayden Curtis and Brad Laughlin are now state wrestling champions in their respective weight classes;

Whereas, Brayden Curtis, a sophomore at Yorktown High School, is the new champion in the 106 pound weight class;

Whereas, In addition to his state championship, Brayden Curtis is also the new sectional, regional, and semi-state champion;

Whereas, On his road to the championship, Brayden Curtis defeated AJ Black from Shenandoah High School in the state finals 4-3 in an exciting, hard fought battle by both young men;

Whereas, Brad Laughlin, a senior at Yorktown High School, is the new state champion in the 160 pound weight class;

Whereas, On his road to the championship, Brad Laughlin also won the sectional, regional, and semi-state championships;

Whereas, Brad Laughlin defeated Diego Lemley from Chesterton High School in the state finals 11-3;

Whereas, Brad Laughlin will attend and wrestle at the United States Military Academy at West Point, New York, after graduation; 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 members of the Indiana House of Representatives congratulate Brayden Curtis and Brad Laughlin on their outstanding accomplishments and wish them continued success in all their future endeavors.

SECTION 2. That the Principal Clerk of the House of Representatives shall transmit a copy of this resolution to Brayden Curtis and Brad Laughlin and their families.

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

Representatives Bauer, Behning, Dvorak, Washburne and Summers, who had been excused, are now present

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

**MOTIONS TO CONCUR
IN SENATE AMENDMENTS**

HOUSE MOTION

Mr. Speaker: I move that the House concur in the Senate amendments to Engrossed House Bill 1005.

BOSMA

Roll Call 493: yeas 66, nays 31. Motion prevailed.

The Speaker Pro Tempore yielded the gavel to the Speaker

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

HOUSE MOTION

Mr. Speaker: I move that the House concur in the Senate amendments to Engrossed House Bill 1395.

ELLINGTON

Roll Call 494: yeas 61, nays 34. Motion prevailed.

The House recessed until the fall of the gavel.

RECESS

The House reconvened at 4:52 p.m. with the Speaker in the Chair.

Upon request of Representative C. Brown, the Speaker ordered the roll of the House to be called to determine the presence or absence of a quorum. Roll Call 495: 95 present. The Speaker declared a quorum present.

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

**ACTION ON RULES SUSPENSIONS AND
CONFERENCE COMMITTEE REPORTS**

HOUSE MOTION

Mr. Speaker: I move that Rule 161. 1 be suspended to allow consideration of Conference Committee Report—1 on Engrossed House Bill 1495 and Engrossed Senate Bills 129, 413 and 425 after April 15.

PELATH

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

Representatives C. Brown, Nisly and Smaltz, who had been present, are now excused

CONFERENCE COMMITTEE REPORT
EHB 1495-1

Mr. Speaker: Your Conference Committee appointed to confer with a like committee from the Senate upon Engrossed Senate Amendments to Engrossed House Bill 1495 respectfully reports that said two committees have conferred and agreed as follows to wit:

that the House recede from its dissent from all Senate amendments and that the House now concur in all Senate amendments to the bill and that the bill be further amended as follows:

Page 12, line 3, delete "In making this".

Page 12, delete lines 4 through 6.

(Reference is to EHB 1495 as reprinted March 28, 2017.)

WOLKINS	BASSLER
ERRINGTON	STOOPS
House Conferees	Senate Conferees

Roll Call 496: yeas 91, nays 0. Report adopted.

Representatives C. Brown and Smaltz, who had been excused, are now present.

CONFERENCE COMMITTEE REPORT
ESB 129-1

Mr. Speaker: Your Conference Committee appointed to confer with a like committee from the Senate upon Engrossed House Amendments to Engrossed Senate Bill 129 respectfully reports that said two committees have conferred and agreed as follows to wit:

that the Senate recede from its dissent from all House amendments and that the Senate now concur in all House amendments to the bill and that the bill be further amended as follows:

Page 2, delete lines 21 through 42.

Page 3, delete lines 1 through 30.

Renumber all SECTIONS consecutively.

(Reference is to ESB 129 as reprinted March 31, 2017.)

MESSMER	DEVON
STOOPS	HAMILTON
Senate Conferees	House Conferees

Roll Call 497: yeas 93, nays 0. Report adopted.

Representative Eberhart, who had been present, is now excused

CONFERENCE COMMITTEE REPORT
ESB 413-1

Mr. Speaker: Your Conference Committee appointed to confer with a like committee from the Senate upon Engrossed House Amendments to Engrossed Senate Bill 413 respectfully reports that said two committees have conferred and agreed as follows to wit:

that the Senate recede from its dissent from all House amendments and that the Senate now concur in all House amendments to the bill and that the bill be further amended as follows:

Page 2, line 16, delete "IC 13-30-3" and insert "**IC 13-30**". (Reference is to ESB 413 as reprinted March 24, 2017.)

KOCH	LEHMAN
STOOPS	STEMLER
Senate Conferees	House Conferees

Roll Call 498: yeas 83, nays 10. Report adopted.

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

CONFERENCE COMMITTEE REPORT
ESB 425-1

Mr. Speaker: Your Conference Committee appointed to confer with a like committee from the Senate upon Engrossed House Amendments to Engrossed Senate Bill 425 respectfully reports that said two committees have conferred and agreed as follows to wit:

that the Senate recede from its dissent from all House amendments and that the Senate now concur in all House amendments to the bill and that the bill be further amended as follows:

Delete everything after the enacting clause and insert the following:

SECTION 1. IC 3-14-1-1, AS AMENDED BY P.L.158-2013, SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 1. A person who knowingly:

- (1) falsely makes or fraudulently defaces or destroys a declaration of candidacy, request for ballot placement under IC 3-8-3, certificate or petition of nomination, recount petition or cross-petition, contest petition, or certificate of candidate selection, or a part of the declaration, request, petition, or certificate;
- (2) files a declaration of candidacy, request for ballot placement under IC 3-8-3, certificate or petition of nomination, recount petition or cross-petition, contest petition, or certificate of candidate selection, knowing any part thereof to be falsely made;
- (3) refuses to execute a certificate of nomination or candidate selection when required by this title to do so and knowing that the candidate has been nominated or selected;
- (4) if the document is listed in subdivision (1), refuses to:
 - (A) receive the document; or
 - (B) record the date and time the document was received;
 when presented in accordance with this title; or
- (5) suppresses a declaration of candidacy, request for ballot placement under IC 3-8-3, petition or certificate of nomination, recount petition or cross-petition, contest petition, or certificate of candidate selection, that has been duly filed, or any part of the declaration, request, petition, or certificate;

commits a ~~Level 6 felony~~. **Class A misdemeanor.**

SECTION 2. IC 3-14-3-13, AS AMENDED BY P.L.158-2013, SECTION 39, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 13. A person who during an election knowingly

~~(1) removes a ballot pencil, or other marking device from the polls or~~

~~(2) possesses outside the polls a ballot, pencil, or other marking device either genuine or counterfeit;~~

commits a ~~Level 6 felony~~. **Class C infraction.**

SECTION 3. IC 3-14-4-4, AS AMENDED BY P.L.158-2013, SECTION 51, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 4. A member of a precinct election board who recklessly allows a booth or compartment in which a voter is preparing a ballot to be used:

- (1) without a screen; or
- (2) with a screen arranged so as not to shield the preparation of the ballot from observation;

commits a ~~Level 6 felony~~. **Class C infraction.**

SECTION 4. IC 3-14-4-6, AS AMENDED BY P.L.158-2013, SECTION 52, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 6. An inspector, or person acting in the inspector's behalf, who knowingly deposits:

- (1) a ballot upon which the initials of the poll clerks or authorized assistant poll clerks do not appear; or
- (2) a ballot on which appears externally a distinguishing mark or defacement;

commits a ~~Level 6 felony~~. **Class C infraction.**

SECTION 5. IC 7.1-5-10-12, AS AMENDED BY P.L.159-2014, SECTION 77, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 12. (a) Except as provided in subsections (b) through (d) **and subsection (f)**, it is unlawful for a permittee to sell, offer to sell, purchase or receive, an alcoholic beverage for anything other than cash. A permittee who extends credit in violation of this section shall have no right of action on the claim.

(b) A permittee may credit to a purchaser the actual price charged for a package or an original container returned by the original purchaser as a credit on a sale and refund to a purchaser the amount paid by the purchaser for a container, or as a deposit on a container, if it is returned to the permittee.

(c) A manufacturer may extend usual and customary credit for alcoholic beverages sold to a customer who maintains a place of business outside this state when the alcoholic beverages are actually shipped to a point outside this state.

(d) An artisan distiller, a distiller, or a liquor or wine wholesaler may extend credit on liquor, flavored malt beverages, and wine sold to a permittee for a period of fifteen (15) days from the date of invoice, date of invoice included. However, if the fifteen (15) day period passes without payment in full, the wholesaler shall sell to that permittee on a cash on delivery basis only.

(e) A person who knowingly or intentionally violates this section commits a Class B misdemeanor.

(f) Nothing in this section may be construed to prohibit a retailer or dealer from:

(1) extending credit to a consumer purchasing alcohol for personal use at any time as long as any amount owed to the retailer or dealer by a consumer for alcohol is paid in full before the consumer leaves the permittee's premises; or

(2) accepting a:

- (A) credit card;**
- (B) debit card;**
- (C) charge card; or**
- (D) stored value card;**

from a consumer purchasing alcohol for personal use.

SECTION 6. IC 7.1-5-10-20, AS AMENDED BY P.L.159-2014, SECTION 84, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 20. (a) It is unlawful for a holder of a retailer's permit to do any of the following:

- (1) Sell alcoholic beverages during a portion of the day at a price that is reduced from the usual, customary, or

established price that the permittee charges during the remainder of that day.

(2) Furnish two (2) or more servings of an alcoholic beverage upon the placing of an order for one (1) serving to one (1) person for that person's personal consumption.

(3) Charge a single price for the required purchase of two (2) or more servings of an alcoholic beverage.

(b) Subsection (a) applies to private clubs but does not apply to private functions that are not open to the public.

(c) Notwithstanding subsection (a)(1), it is lawful for a holder of a retailer's permit to sell alcoholic beverages during a portion of the day at a price that is increased from the usual, customary, or established price that the permittee charges during the remainder of that day as long as the price increase is charged when the permittee provides paid live entertainment not incidental to the services customarily provided.

(d) Notwithstanding subsection (a) ~~section 12 of this chapter;~~ and IC 7.1-5-5-7, it is lawful for a hotel, in an area of the hotel in which alcoholic beverages are not sold, to make available to its registered guests and their guests alcoholic beverages at no additional charge beyond what is to be paid by the registered guests as the room rate.

(e) A person who knowingly or intentionally violates this section commits a Class B misdemeanor.

SECTION 7. IC 35-52-3-56 IS REPEALED [EFFECTIVE JULY 1, 2017]. Sec. 56. IC 3-14-3-13 defines a crime concerning voting.

SECTION 8. IC 35-52-3-71 IS REPEALED [EFFECTIVE JULY 1, 2017]. Sec. 71. IC 3-14-4-4 defines a crime concerning elections.

SECTION 9. IC 35-52-3-72 IS REPEALED [EFFECTIVE JULY 1, 2017]. Sec. 72. IC 3-14-4-6 defines a crime concerning elections.

(Reference is to ESB 425 as reprinted March 28, 2017.)

M. YOUNG	FRIZZELL
G. TAYLOR	DVORAK
Senate Conferees	House Conferees

Roll Call 499: yeas 93, nays 0. Report adopted.

HOUSE MOTION

Mr. Speaker: I move that when we do adjourn, we adjourn until Wednesday, April 19, 2017, at 11:00 a.m.

LEHMAN

The motion was adopted by a constitutional majority.

RESOLUTIONS ON FIRST READING

House Concurrent Resolution 87

Representative Beumer introduced House Concurrent Resolution 87:

A CONCURRENT RESOLUTION honoring Davis Purdue Agricultural Center on its 100th anniversary and urging the Indiana Department of Transportation to consider signage commemorating the Davis Purdue Agricultural Center's sustained presence and service to east central Indiana and Hoosier farmers.

Whereas, Martha F. Davis donated 385 acres of land to Purdue University in 1917;

Whereas, Davis Purdue Agricultural Center was established as an agricultural and forestry research farm and is Purdue University's second oldest research farm outside of Tippecanoe County;

Whereas, From the original 385 acres, Davis Purdue Agricultural Center has grown to more than 700 acres in Randolph and Jay counties in Indiana; and

Whereas, Research at Davis Purdue Agricultural Center focuses on improvement of row crop production, including the use of precision agriculture technology in addition to work on old growth timber stands and wildlife interactions in forested tracts at the farm: Therefore,

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

SECTION 1. That the Indiana General Assembly honors and congratulates the Davis Purdue Agricultural Center on its 100th anniversary.

SECTION 2. That the Indiana General Assembly urges the Indiana Department of Transportation to consider signage commemorating the Davis Purdue Agricultural Center's sustained presence and service to all Hoosier farmers.

SECTION 3. That the Principal Clerk of the House of Representatives shall transmit copies of this resolution to Mitchell E. Daniels, Jr., president of Purdue University; Jerry Fankhauser, director of Purdue Agricultural Centers; and Jeff Boyer, superintendent of Davis Purdue Agricultural Center.

The resolution was read a first time and referred to the Committee on Roads and Transportation.

OTHER BUSINESS ON THE SPEAKER'S TABLE

MESSAGE FROM THE SENATE

Mr. Speaker: I am directed by the Senate to inform the House that the Senate has concurred in the House amendments to Engrossed Senate Bills 151, 154, 156, 196, 376, 402, 446, 447 and 510.

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 President Pro Tempore of the Senate has appointed the following Senators a conference committee to confer on Engrossed House Bill 1137:

Conferees: M. Young and Mrvan
Advisors: Bray, Melton and Glick

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 President Pro Tempore of the Senate has appointed the following Senators a conference committee to confer on Engrossed House Bill 1415:

Conferees: Glick and Tallian
Advisors: Messmer and Mrvan

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 pursuant to Rule 84(b) of the Standing Rules and Orders of the Senate, President Pro Tempore David Long has made the following change in conferees appointments to Engrossed House Bill 1137:

Conferees: Senator Bray to replace Senator M. Young

JENNIFER L. MERTZ
Principal Secretary of the Senate

MESSAGE FROM THE SENATE

Mr. Speaker: I am directed by the Senate to inform the House that the Senate has passed Senate Concurrent Resolutions 57 and 58 and the same are 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 House Concurrent Resolutions 81, 82, 83 and 84 and the same are herewith returned to the House.

JENNIFER L. MERTZ
Principal Secretary of the Senate

On the motion of Representative Lucas, the House adjourned at 5:03 p.m., this eighteenth day of April, 2017, until Wednesday, April 19, 2017, at 11:00 a.m.

BRIAN C. BOSMA
Speaker of the House of Representatives

M. CAROLINE SPOTTS
Principal Clerk of the House of Representatives