



Journal of the Senate

State of Indiana

118th General Assembly

Second Regular Session

Seventeenth Meeting Day

Monday Afternoon

February 10, 2014

The Senate convened at 1:33 p.m., with the President Pro Tempore of the Senate, David C. Long, in the Chair.

Prayer was offered by Senator Dennis K. Kruse.

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

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

Alting	Merritt
Arnold	Miller, Patricia
Banks	Miller, Pete
Becker	Mishler
Boots	Mrvan
Bray	Nugent
Breaux	Paul
Broden	Randolph
Buck	Rogers
Charbonneau	Schneider
Crider	Skinner
Delph	Smith
Eckerty	Steele
Glick <input type="checkbox"/>	Stoops
Grooms	Tallian
Head	Taylor
Hershman	Tomes
Holdman	Walker
Hume	Waltz
Kenley	Waterman <input type="checkbox"/>
Kruse	Wyss
Lanane	Yoder
Landske <input type="checkbox"/>	Young, M.
Leising	Young, R.
Long	Zakas

Roll Call 197: present 47; excused 3. [Note: A indicates those who were excused.] The Chair announced a quorum present. Pursuant to Senate Rule 5(d), no motion having been heard, the Journal of the previous day was considered read.

INTRODUCTION OF BILLS

The following bills and resolutions were read a first time by title and referred to the respective committees:

HB 1002 — Kenley (Appropriations)

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

HB 1005 — Schneider (Public Policy)

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

HB 1014 — Bray, Breaux (Judiciary)

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

HB 1019 — Grooms (Agriculture and Natural Resources)

A BILL FOR AN ACT to amend the Indiana Code concerning natural and cultural resources.

HB 1027 — Zakas (Appropriations)

A BILL FOR AN ACT concerning taxation.

HB 1033 — Merritt (Local Government)

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

HB 1042 — Walker (Education and Career Development)

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

HB 1045 — Patricia Miller (Health and Provider Services)

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

HB 1046 — Steele, Hershman (Tax and Fiscal Policy)

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

HB 1047 — Yoder (Education and Career Development)

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

HB 1050 — Yoder (Agriculture and Natural Resources)

A BILL FOR AN ACT to amend the Indiana Code concerning natural and cultural resources.

HB 1052 — Waterman (Local Government)

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

HB 1053 — Yoder (Agriculture and Natural Resources)

A BILL FOR AN ACT to amend the Indiana Code concerning natural and cultural resources.

HB 1071 — Steele, Mishler, Landske, Grooms (Appropriations)

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

HB 1074 — Walker, Boots, Tallian (Pensions and Labor)

A BILL FOR AN ACT concerning pensions.

- HB 1076** — Banks (Judiciary)
A BILL FOR AN ACT to amend the Indiana Code concerning property.
- HB 1083** — Boots (Pensions and Labor)
A BILL FOR AN ACT to amend the Indiana Code concerning education.
- HB 1097** — Patricia Miller, Pete Miller (Civil Law)
A BILL FOR AN ACT to amend the Indiana Code concerning civil procedure.
- HB 1099** — Charbonneau (Local Government)
A BILL FOR AN ACT to amend the Indiana Code concerning local government.
- HB 1108** — Head, Glick (Corrections and Criminal Law)
A BILL FOR AN ACT to amend the Indiana Code concerning corrections.
- HB 1141** — Head (Civil Law)
A BILL FOR AN ACT to amend the Indiana Code concerning public safety.
- HB 1145** — Becker, Tomes (Judiciary)
A BILL FOR AN ACT to amend the Indiana Code concerning courts and court officers.
- HB 1162** — Merritt (Utilities)
A BILL FOR AN ACT to amend the Indiana Code concerning utilities.
- HB 1171** — Wyss, Kruse (Local Government)
A BILL FOR AN ACT to amend the Indiana Code concerning local government.
- HB 1196** — Hershman (Commerce, Economic Development and Technology)
A BILL FOR AN ACT to amend the Indiana Code concerning state and local administration.
- HB 1204** — Yoder (Education and Career Development)
A BILL FOR AN ACT to amend the Indiana Code concerning education.
- HB 1206** — Paul (Insurance)
A BILL FOR AN ACT to amend the Indiana Code concerning insurance.
- HB 1211** — Kenley (Appropriations)
A BILL FOR AN ACT to amend the Indiana Code concerning taxation.
- HB 1213** — Charbonneau (Education and Career Development)
A BILL FOR AN ACT to amend the Indiana Code concerning education.
- HB 1215** — Hershman (Tax and Fiscal Policy)
A BILL FOR AN ACT concerning taxation.
- HB 1216** — Head (Local Government)
A BILL FOR AN ACT to amend the Indiana Code concerning local government.
- HB 1222** — Yoder, Charbonneau (Tax and Fiscal Policy)
A BILL FOR AN ACT to amend the Indiana Code concerning taxation.
- HB 1224** — Holdman (Insurance)
A BILL FOR AN ACT to amend the Indiana Code concerning insurance.
- HB 1229** — Merritt (Local Government)
A BILL FOR AN ACT to amend the Indiana Code concerning local government.
- HB 1231** — Walker, Boots (Pensions and Labor)
A BILL FOR AN ACT to amend the Indiana Code concerning pensions.
- HB 1234** — Pete Miller, Holdman (Appropriations)
A BILL FOR AN ACT to amend the Indiana Code concerning taxation.
- HB 1266** — Hershman (Tax and Fiscal Policy)
A BILL FOR AN ACT to amend the Indiana Code concerning taxation.
- HB 1276** — Charbonneau (Commerce, Economic Development and Technology)
A BILL FOR AN ACT to amend the Indiana Code concerning professions and occupations.
- HB 1279** — M. Young (Homeland Security, Transportation and Veterans Affairs)
A BILL FOR AN ACT to amend the Indiana Code concerning motor vehicles.
- HB 1290** — Kruse, Becker, Breaux, Arnold (Education and Career Development)
A BILL FOR AN ACT to amend the Indiana Code concerning education.
- HB 1305** — Buck, Arnold (Homeland Security, Transportation and Veterans Affairs)
A BILL FOR AN ACT to amend the Indiana Code concerning labor and safety.
- HB 1306** — Holdman, Head, Arnold (Local Government)
A BILL FOR AN ACT to amend the Indiana Code concerning state and local administration.
- HB 1307** — Yoder, R. Young (Agriculture and Natural Resources)
A BILL FOR AN ACT to amend the Indiana Code concerning natural and cultural resources.
- HB 1318** — Pete Miller (Elections)
A BILL FOR AN ACT to amend the Indiana Code concerning elections.

- HB 1340** — Pete Miller (Tax and Fiscal Policy)
 A BILL FOR AN ACT to amend the Indiana Code concerning education.
- HB 1343** — Buck, Boots (Homeland Security, Transportation and Veterans Affairs)
 A BILL FOR AN ACT to amend the Indiana Code concerning motor vehicles.
- HB 1346** — Boots, Kruse (Pensions and Labor)
 A BILL FOR AN ACT to amend the Indiana Code concerning labor and safety.
- HB 1351** — M. Young, Yoder (Health and Provider Services)
 A BILL FOR AN ACT to amend the Indiana Code concerning human services.
- HB 1369** — Steele, Broden (Judiciary)
 A BILL FOR AN ACT to amend the Indiana Code concerning civil procedure.
- HB 1380** — Hershman (Appropriations)
 A BILL FOR AN ACT to amend the Indiana Code concerning state and local administration.
- HB 1387** — Glick, Steele, Arnold, Grooms (Public Policy)
 A BILL FOR AN ACT to amend the Indiana Code concerning alcohol and tobacco.
- HB 1388** — Yoder, Kruse (Education and Career Development)
 A BILL FOR AN ACT to amend the Indiana Code concerning education.
- HB 1391** — Becker, Breaux, Eckerty, Broden (Health and Provider Services)
 A BILL FOR AN ACT to amend the Indiana Code concerning human services.
- HB 1403** — Holdman (Local Government)
 A BILL FOR AN ACT to amend the Indiana Code concerning local government.
- HB 1423** — Merritt (Utilities)
 A BILL FOR AN ACT to amend the Indiana Code concerning utilities and transportation.

RESOLUTIONS ON FIRST READING

Senate Concurrent Resolution 10

Senate Concurrent Resolution 10, introduced by Senator Holdman:

A CONCURRENT RESOLUTION urging Congress to propose the Regulation Freedom amendment to the United States Constitution.

Whereas, The growth and abuse of federal regulatory authority threaten our Constitutional liberties, including those

guaranteed by the Bill of Rights in the First, Second, Fourth, and Fifth Amendments of our Constitution;

Whereas, Federal regulators must be more accountable to elected representatives of the people and not immune from such accountability;

Whereas, The Declaration of Independence decried the imposition by the central government of "an absolute tyranny over these states" and a central government that "erected a multitude of new offices and sent hither swarms of officers to harass our people and eat out their substance";

Whereas, States too often find themselves in a similar position today;

Whereas, The United States House of Representatives has passed with bipartisan support the REINS Act to require that Congress approve major new federal regulations before they can take effect;

Whereas, Even if enacted, a law may be repealed or waived by a future Congress and President; and

Whereas, An amendment to the United States Constitution does not require the President's approval and cannot be waived by a future Congress and President: 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 does hereby urge that the United States Congress vote to propose the Regulation Freedom amendment to the United States Constitution as follows:

"Whenever one quarter of the members of the United States House of Representatives or the United States Senate transmits to the President their written declaration of opposition to a proposed federal regulation, it shall require a majority vote of the House of Representatives and the Senate to adopt that regulation."

SECTION 2. That copies of this resolution be transmitted by the Secretary of the Senate to each member of Congress, and the Speaker of the House of Representatives and the President of the Senate of every state legislature in the United States.

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

Senate Resolution 24

Senate Resolution 24, introduced by Senator Kruse:

A SENATE RESOLUTION urging the Legislative Council to assign to the appropriate study committee the topic of alternative response collections for high-stakes testing.

Whereas, Numerous inequalities exist in the method of school testing currently, including some schools still have barriers such

as limited or no access to bandwidth, internet, or computers;

Whereas, During the Spring of 2013, various schools and students had erratic and unexpected interruptions during their statewide high-stakes testing exam as well;

Whereas, Overall it was estimated that at least 78,000 students experienced some sort of interruption during that examination time, leading to the Indiana Department of Education invalidating nearly 1,400 scores for these disturbances; and

Whereas, An interim study committee could be constructive in analyzing alternatives to traditional paper or computer-based examinations: Therefore,

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

SECTION 1. That the Indiana Senate urges the Legislative Council to assign to the appropriate study committee the topic of alternative response collections for high-stakes testing.

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

The resolution was read in full and referred to the Committee on Education and Career Development.

REPORTS FROM COMMITTEES

COMMITTEE REPORT

Madam President: The Senate Committee on Agriculture and Natural Resources, to which was referred Engrossed House Bill 1300, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be amended as follows:

Page 14, between lines 30 and 31, begin a new paragraph and insert:

"SECTION 15. IC 15-18-2-19, AS ADDED BY P.L.2-2008, SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 19. (a) A person who does testing in connection with the receiving, buying, or paying for milk or cream on the basis of the total composition or the protein and fat components contained in the milk or cream, either for the person or as an officer, a servant, an agent, or an employee of any person, must hold a tester's license.

(b) A dairy processing plant, receiving station, or other factory, or person, or person's agent, that receives, buys, or pays for milk or cream on the basis of the total composition or the protein and fat components contained in the milk or cream shall employ a licensed tester to supervise and is responsible for the operation of the testing of milk or cream.

(c) A milk tester's license or cream tester's license shall be issued to a person by the creamery license division if the person:

(1) passes a satisfactory examination as provided for in the rules adopted by the board and demonstrates that the person is competent and qualified to test milk or cream;

and

(2) pays a license fee as provided in section 24 of this chapter.

A license shall be revoked by the creamery license division upon recommendation of the board if the licensee fails to comply with the rules under which the license was granted.

(d) The board may refuse to issue or reissue a license under this section to a person who:

(1) has:

(A) previously held a license under this section; and

(B) had the license revoked or suspended by the board; or

(2) has held a milk testing related license or permit that has been suspended or revoked in another state.

SECTION 16. IC 15-18-2-20, AS ADDED BY P.L.2-2008, SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 20. (a) A person who does sampling in connection with receiving, buying, or paying for milk or cream on the basis of the total composition of milk or the protein and fat components contained in the milk or cream, either for the person, or as officer, servant, agent, or employee of any person, must hold a sampler's license.

(b) A dairy processing plant, receiving station, other factory, person, or person's agent, that receives, buys, or pays for milk or cream on the basis of the amount of butterfat contained in the milk or cream shall employ a licensed sampler to supervise and is responsible for the sampling and weighing of milk or cream to obtain a representative sample and make and record correct weights of the whole amount of milk or cream delivered.

(c) A milk sampler's license or cream sampler's license shall be issued to a person by the creamery license division if the person:

(1) passes a satisfactory examination as provided for in the rules adopted by the board and demonstrates that the person is competent and qualified to sample milk or cream; and

(2) pays a license fee as provided in section 25 of this chapter.

A license shall be revoked by the creamery license division upon recommendation of the board if the licensee fails to comply with the rules under which the license was granted.

(d) A license to test milk or cream includes the authority to sample and weigh milk or cream.

(e) The board may refuse to issue or reissue a license under this section to a person who:

(1) has:

(A) previously held a license under this section; and

(B) had the license revoked or suspended by the board; or

(2) has held a milk sampling related license or permit that has been suspended or revoked in another state."

Renumber all SECTIONS consecutively.

(Reference is to HB 1300 as printed January 27, 2014.)

and when so amended that said bill do pass.

Committee Vote: Yeas 7, Nays 0.

YODER, Chair

Report adopted.

COMMITTEE REPORT

Madam President: The Senate Committee on Agriculture and Natural Resources, to which was referred Engrossed House Bill 1013, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill do pass.
Committee Vote: Yeas 6, Nays 0.

YODER, Chair

Report adopted.

COMMITTEE REPORT

Madam President: The Senate Committee on Agriculture and Natural Resources, to which was referred Engrossed House Bill 1332, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill do pass.
Committee Vote: Yeas 7, Nays 0.

YODER, Chair

Report adopted.

COMMITTEE REPORT

Madam President: The Senate Committee on Agriculture and Natural Resources, to which was referred Engrossed House Bill 1350, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill do pass.
Committee Vote: Yeas 7, Nays 0.

YODER, Chair

Report adopted.

SENATE MOTION

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

- SCR 14 Senator Breaux
Congratulating Indianapolis Cathedral High School's football team for winning the 2013-14 Class 5A State Football Championship.
- SR 25 Senator Kruse
Honoring Terrin Thomas for winning the title of Miss Indiana 2013.
- SR 27 Senator Taylor
Congratulating Raymond Waites, Bryce Hibbler and Tyler Benberry for winning the 2013 100 Black Men of America National Financial Literacy Competition.
- SR 28 Senator Taylor
Congratulating the Fathers and Families Center for 20 successful years of serving the community.

LONG

Motion prevailed.

RESOLUTIONS ON FIRST READING

Senate Concurrent Resolution 14

Senate Concurrent Resolution 14, introduced by Senator Breaux:

A CONCURRENT RESOLUTION congratulating Cathedral High School's football team for winning the 2013-14 Class 5A State Football Championship.

Whereas, Indianapolis Cathedral High School defeated Westfield 42-18 to clinch the Class 5A State Football Championship;

Whereas, The Fighting Irish are led by Head Coach Rick Streiff, Offensive Coordinator Tim Barthel, Defensive Coordinator Adam Barth, and Varsity Assistants Darrick Brownlow, Mark Hicks, Jere Kubuske, Nick Lyons, Jon Mundil, Tim Peterson, and Mike Prior;

Whereas, Student Captains are Quarterback Collin Barthel, Wide Receiver Terry McLaurin, and Inside Linebackers Kyle Loechel and Drew Bailey;

Whereas, Seniors on the team include Owen Adams, Matt Babb, Drew Bailey, Ben Baker, Collin Barthel, Raja Burt, Carlos Carpizo, Austin Compton, Tron Estep, Evan Gogel, Jack Gomez, Shawn Hall, DeAndre Hartwell, Derrick Harvey, Jack Hayden, Kyle Loechel, Jack Mattingly, Nick McKinley, Terry McLaurin, Herbert Miller, Liam O'Hara, Aidan O'Neill, James Officer, Mitch Rougraff, Zach Saum, Tom Sieber, Grant Thompson, and Kyle Vassilo;

Whereas, Juniors on the team include Harrison Adams, Cody Andreoni, Thomas Berg, Shelton Buell, Alex Cotton, Caleb Cross, Venton Curry, David Dickman, Malcolm Dotson, Elliot Frederick, Jack Greene, Matt Guzman, Dwight Hall, Dorian Hayes, Davis Hensley, Ronnie Hill, David Hobson, Charlie Leahy, Alec Letcher, Ciaran Minch, Matthew Mitsch, Spencer Mossman, Ryan Murphy, Nick Potter, Alex O'Malley, John Preston, David Salvas, Joseph Schopper, James Schulz, Cody Stockton, Jared Thomas, Evan Whigham, and Gibran Williams;

Whereas, Sophomores on the team include Vincent Alerding, Jacob Andrews, Max Bortenschlager, Phillip Burgess, Jalil Burrell-Fields, Jack Butler, Patrick Cain, Keith Caldwell, Evan Christopher, Kendall Coleman, Andrew Cotton, Austin Cox, Joe Devine, Dan Dolan, Solomon Fair, Mitch Gerbers, Ryan Guhl, Jacob Hill, Rayder Hobbs, Kyle Hoeper, Jamal Jackson, Robert Kirch, Jordan Lapsley, Ryan Lenahan, Jauon Long, Jimmy McGuigan, Chad Meek, Conner Mullin, Krystopher Oakley, Anthony Oeding, Nathan Potter, Steven Salvas, Reed Sell, Dushan Sheppard, Jullian Thomas, Adrion Thompson, Keegan Tigges, Zach Toth, Griffin Tull, Jack Wagner, and Vincent Warren;

Whereas, Ben Stewart is the only freshman on the varsity team;

Whereas, Senior Terry McLaurin won the IndyStar Indiana Mr. Football Award, an honor given by a panel of Indiana Football Coaches Association members each year to the top football player;

Whereas, Cathedral finished the regular season with a 10-5 record, and ranked fifth overall entering the playoffs;

Whereas, This is the first year Cathedral played in Class 5A;

Whereas, Cathedral is the three-time defending Class 4A champion, but moved up a class due to the post-season success rule; and

Whereas, The Cathedral Fighting Irish varsity football team has the most overall wins in the State of Indiana with 681 victories: Therefore,

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

SECTION 1. The Indiana General Assembly congratulates Indianapolis Cathedral High School's football team for winning the 2013-14 Class 5A football state championship.

SECTION 2. The Secretary of the Senate is hereby directed to transmit copies of the resolution to the coaches and team.

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

Senate Resolution 25

Senate Resolution 25, introduced by Senator Kruse:

A SENATE RESOLUTION honoring Terrin Thomas for winning the title of Miss Indiana 2013.

Whereas, Terrin Thomas of Auburn, Indiana was crowned Miss Indiana in June 2013, becoming the youngest winner of the competition at age 20 in 17 years;

Whereas, Terrin competed against a record-breaking number of 32 young women and contended in categories that included talent, lifestyle and fitness, evening wear, a private interview with the judges, and an onstage question;

Whereas, Terrin was particularly recognized on the first night of the competition with a preliminary award for her jazz vocal talent after singing "I'm Afraid This Might Be Love," before going on to receive the competition's overall crown;

Whereas, Terrin then represented Indiana and competed in the Miss America Pageant in Atlantic City, New Jersey in September 2013; and

Whereas, Terrin continues to reign as Miss Indiana, serving as a role model to other young women and promoting her

platform of civic engagement and service-learning, which connects academics and volunteerism, as she completes her Bachelor of Arts in Broadcast Journalism at Indiana University: Therefore,

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

SECTION 1. That the Indiana Senate honors Terrin Thomas for winning the title of Miss Indiana 2013 and representing Indiana in the Miss America Pageant.

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

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

Senate Resolution 27

Senate Resolution 27, introduced by Senator Taylor:

A SENATE RESOLUTION congratulating Raymond Waites, Bryce Hibbler, and Tyler Benberry for winning the 2013 100 Black Men of America National Financial Literacy Competition.

Whereas, Junior Raymond Waites and Freshmen Bryce Hibbler and Tyler Benberry bested 14 other teams from across the United States to win the 2013 100 Black Men Financial Literacy Competition as part of the annually held 100's International Conference;

Whereas, Competition finalists had to create a portfolio and give financial advice for a fictional scenario;

Whereas, Raymond, Bryce, and Tyler not only created a diversified portfolio and business plan, but used their financial literacy skills and natural charisma to claim victory over finalist teams representing Montgomery, Alabama and Washington, D.C.;

Whereas, The three winners are participants of the 100 Black Men of America's "Dollars & Sense" 16-week program, which places students in grades 9-12 with professors, mentors, and tutors to learn basic financial skills and how to develop, monitor, and assess investment portfolios;

Whereas, Upon completion of the program, students are paired into teams of two to compete locally for cash awards and the opportunity to be identified as candidates to compete in the national competition;

Whereas, This is the second year in a row and fourth time in ten years that the team representing 100 Black Men of Indianapolis has taken home the national title; and

Whereas, 100 Black Men of Indianapolis is a nonprofit youth development organization that has positively impacted over 700 Indianapolis youths each year since 1984: Therefore,

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

SECTION 1. The Indiana State Senate congratulates Raymond Waites, Bryce Hibbler, and Tyler Benberry for winning the 2013 100 Black Men of America National Financial Literacy Competition.

SECTION 2. The Secretary of the Senate is hereby directed to transmit copies of the resolution to Raymond, Bryce, Tyler, and 100 Black Men of Indianapolis.

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

Senate Resolution 28

Senate Resolution 28, introduced by Senator Taylor:

A SENATE RESOLUTION congratulating the Fathers and Families Center for 20 successful years of serving the community.

Whereas, The Fathers and Families Center (FFC) is a nonprofit agency that strives to build a noble legacy of fatherhood by improving the life changes of children via the assistance of young fathers in achieving self-sufficiency and strengthening parental involvement;

Whereas, The FFC assists low-income, current and expectant fathers that are unemployed or underemployed;

Whereas, Over 500 new fathers visit the FFC for the first time each year;

Whereas, The FFC, originally the Father Resource Program, was established in 1993 by Wishard Health Services;

Whereas, The FFC have a plethora of educational and career services that have helped thousands of men and their families with topics such as employment counseling, career planning, job placement, retention services, GED preparation, parenting education, anger management, and personal finance classes; and

Whereas, The FFC also provides a variety of support services encompassing many aspects of daily life, including housing, food, clothing, transportation, legal and medical assistance: Therefore,

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

SECTION 1. The Indiana State Senate congratulates and thanks the Fathers and Families Center for 20 successful years of serving the citizens of Indiana.

SECTION 2. The Secretary of the Senate is hereby directed to transmit copies of the resolution to the Fathers and Families Center.

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

MESSAGE FROM THE HOUSE

Madam President: I am directed by the House to inform the Senate that the House has passed Engrossed House Joint Resolution 3 and the same is herewith transmitted to the Senate for further action.

M. CAROLINE SPOTTS
Principal Clerk of the House

MESSAGE FROM THE HOUSE

Madam President: I am directed by the House to inform the Senate that the House has passed Engrossed House Bills 1002, 1005, 1009, 1014, 1019, 1027, 1033, 1042, 1045, 1046, 1047, 1050, 1052, 1053, 1071, 1074, 1076, 1083, 1097, 1099, 1108, 1141, 1145, 1162, 1171, 1196, 1204, 1211, 1213, 1215, 1216, 1222, 1224, 1229, 1231, 1234, 1266, 1276, 1279, 1290, 1305, 1306, 1307, 1318, 1340, 1343, 1346, 1351, 1369, 1380, 1387, 1388, 1391, 1403, and 1423 and the same are herewith transmitted to the Senate for further action.

M. CAROLINE SPOTTS
Principal Clerk of the House

SENATE MOTION

Madam President: I move that Senators Alting, Kruse, and Tomes be added as cosponsors of Engrossed House Bill 1071.

STEELE

Motion prevailed.

SENATE MOTION

Madam President: I move we adjourn until 1:30 p.m., Tuesday, February 11, 2014.

HERSHMAN

Motion prevailed.

The Senate adjourned at 1:53 p.m.

JENNIFER L. MERTZ
Secretary of the Senate

SUE ELLSPERMANN
President of the Senate