



Journal of the House

State of Indiana

118th General Assembly

Second Regular Session

Eighteenth Day

Thursday Morning

February 13, 2014

The invocation was offered by Reverend Seth Carrier-Ladd, of the Unitarian Universalist Church in Muncie, the guest of Representative Sue E. Errington.

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 Sue E. Errington.

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

Arnold	Kubacki <input type="checkbox"/>
Austin	Lawson <input type="checkbox"/>
Bacon	Lehe
Baird	Lehman
Bartlett	Leonard
Battles	Lucas
Bauer	Lutz
Behning	Macer
Beumer	Mahan
Braun	Mayfield
C. Brown	McMillan
T. Brown	McNamara
Burton	Messmer
Candelaria Reardon <input type="checkbox"/>	Moed
Carbaugh	Morris
Cherry	Morrison
Clere	Moseley
Cox	Neese
Culver	Negele
Davisson <input type="checkbox"/>	Niemeyer
DeLaney	Niezgodski
Dermody	Ober
DeVon	Pelath
Dvorak	Pierce
Eberhart	Porter
Errington	Price <input type="checkbox"/>
Forestal	Pryor
Friend	Rhoads
Frizzell <input type="checkbox"/>	Richardson
Frye	Riecken
GiaQuinta	Saunders
Goodin	Shackleford
Gutwein	Slager
Hale	Smaltz
Hamm	M. Smith
Harman	V. Smith
Harris	Soliday
Heaton	Speedy
Heuer	Stemler
Huston	Steuerwald
Karickhoff	Sullivan
Kersey	Summers
Kirchhofer	Thompson
Klinker	Torr
Koch	Truitt

Turner
Ubelhor
VanDenburgh
VanNatter
Washburne

Wesco
Wolkins
Zent
Ziemke
Mr. Speaker

Roll Call 217: 93 present; 7 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 Monday, February 17, 2014, at 1:30 p.m.

FRIEND

The motion was adopted by a constitutional majority.

RESOLUTIONS ON FIRST READING

House Concurrent Resolution 31

Representative Frizzell introduced House Concurrent Resolution 31:

A CONCURRENT RESOLUTION supporting Taiwan's efforts to secure entry to the Trans-Pacific Partnership (TPP) and the signing of a Free Trade Agreement (FTA) and Bilateral Investment Agreement (BIA) with the United States and reaffirming support for increasing Taiwan's international profile and for strengthening and expanding sister-state ties between Indiana and Taiwan.

Whereas, The Republic of China (Taiwan) and the United States, in particular the state of Indiana, share a sister-state relationship marked by strong bilateral trade, educational and cultural exchange, and tourism;

Whereas, Taiwan shares with the United States and Indiana the common values of freedom, democracy, human rights, and the rule of law;

Whereas, The United States ranks as Taiwan's third largest trading partner while Taiwan is the eleventh largest trading partner of the United States with bilateral trade reaching \$63,000,000,000 in 2012;

Whereas, Taiwan and Indiana have enjoyed a long and mutually beneficial relationship with the prospect of future growth;

Whereas, Taiwan was Indiana's 8th largest export market in Asia in 2012 with \$235,600,000 worth of Indiana goods exported to Taiwan, which is 9 percent growth over 2011;

Whereas, Negotiations for a Bilateral Investment Agreement (BIA) between Taiwan and the United States are an important step toward further strengthening bilateral trade and paving the way for entering into a Free Trade Agreement between our countries, thereby increasing Indiana's exports to Taiwan and creating bilateral investment and technical collaboration through tariff reduction and other trade facilitation measures; and

Whereas, Taiwan, seeking greater regional integration in the Asia-Pacific region and promotion of bilateral investment and trade relations with the United States, welcomes the opportunity presented by the United States announcement at the 2011 APEC Economic Leaders' Meeting of the United States' intent not only to join the Trans-Pacific Partnership (TPP), the proposed 21st century trade agreement between the United States and 11 other Asia-Pacific Rim countries, but to expand TPP membership in the future to include other countries such as Taiwan: 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 reaffirms its commitment to the strong and deepening sister-state relationship between Taiwan and the State of Indiana.

SECTION 2. That the Indiana General Assembly supports Taiwan's efforts to secure entry to the Trans-Pacific Partnership (TPP), welcome the signing of the Bilateral Investment Agreement (BIA) and Free Trade Agreement (FTA) with the United States.

SECTION 3. That the Indiana General Assembly supports Taiwan's appropriate participation in international organizations which impact the health, safety, and well-being of Taiwan.

SECTION 4. That the Principal Clerk of the House of Representatives shall transmit copies of this resolution to the members of the Indiana Congressional delegation, and the Taipei Economic and Cultural Office in Chicago, Illinois.

The resolution was read a first time and referred to the Committee on Interstate and International Cooperation.

House Concurrent Resolution 33

Representative V. Smith introduced House Concurrent Resolution 33:

A CONCURRENT RESOLUTION congratulating the Andean High School football team.

Whereas, The Andean High School Fighting 59ers won the Class 3A state football championship title with a hard-fought 35-27 victory over Brebeuf Jesuit High School;

Whereas, This victory marked the school's second state football championship, but the first as an undefeated team;

Whereas, A number of Class 3A championship game records were set during this game, including most combined yards for the teams at 815;

Whereas, Andean held a 28-14 halftime lead, after the Brebeuf Jesuit Braves scored two touchdowns in the second half;

Whereas, With Andean leading 28-27 with two minutes left in the game, Donovan Chandler intercepted a Brebeuf pass and returned it for a 46-yard touchdown;

Whereas, Coach Phil Mason led the number one ranked Fighting 59ers to a perfect 15-0 season; and

Whereas, Outstanding accomplishments such as this merit special recognition: Therefore,

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

SECTION 1. That the Indiana General Assembly congratulates the Andean High School Fighting 59ers on their Class 3A football state championship victory and wishes 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 each

team member, team managers, team trainers, assistant coaches, head coach Phil Mason, athletic director Bill Mueller, principal Mary Beth Ginalski, and president Harry Vande Velde.

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 Rogers.

House Resolution 17

Representatives Leonard, GiaQuinta, Morris, Cox and Carbaugh introduced House Resolution 17:

A HOUSE RESOLUTION congratulating Ginger Giessler on her receipt of the 2013 Milken National Educator Award.

Whereas, The nation's largest teacher recognition program is the Milken National Educator Awards;

Whereas, This award was developed by the Milken Family Foundation to reward, retain, and attract the highest quality kindergarten through grade 12 teachers to the teaching profession;

Whereas, To be nominated by the selection committee, the candidates must meet the following criteria: possess exceptional educational talent as evidenced by outstanding instructional practices in the classroom, school, and profession; make outstanding accomplishments and have strong long range potential for professional and policy leadership; and have an engaging and inspiring presence that motivates students, colleagues, and community members;

Whereas, Ginger Giessler fulfills all these requirements;

Whereas, Ginger Giessler began her career as a district manager and retail buyer;

Whereas, However, it wasn't long before Ginger decided to do something she thought could make a difference in other people's lives;

Whereas, Ginger chose to teach;

Whereas, Ginger Giessler came to Fort Wayne's Wayne New Tech Academy in 2009 after teaching at Northwood Middle School and Elmhurst High School;

Whereas, The English and language arts teacher was the only educator in Indiana to win the National Milken Educator Award, known as the "Oscars of Teaching";

Whereas, By pushing the boundaries at New Tech Academy and engaging the students beyond the standard academic ideals of pass/fail, Ginger's literacy scores are 25 percent above the district average and student pass rates are at the school's highest levels with 75-80 percent;

Whereas, In addition to her duties as a classroom teacher at New Tech Academy, Ginger Giessler devotes part of her time to coaching teachers at the emerging New Tech Towles Middle School in project-based learning, collaboration, and accountability;

Whereas, Ginger Giessler is a graduate of South Side High School and received her Bachelor of Science Degree in business from Indiana University-Purdue University Fort Wayne (IPFW), a Bachelor of Arts Degree in secondary education (English) from IPFW, and her Master of Education Degree from Indiana Wesleyan Fort Wayne; and

Whereas, Outstanding teachers such as Ginger Giessler form the cornerstone of our educational system and should be recognized for the contributions they make toward improving the lives of countless generations of Hoosiers: Therefore,

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

SECTION 1. That the Indiana House of Representatives congratulates Ginger Giessler for winning a Milken National Educator Award and thanks her for all her efforts on behalf of the school children of the state of Indiana.

SECTION 2. That the Principal Clerk of the House of Representatives shall transmit copies of this resolution to Ginger Giessler and Liz Bryan, principal of Wayne New Tech Academy.

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

House Resolution 18

Representative Koch introduced House Resolution 18:

A HOUSE RESOLUTION congratulating the Brown County Junior High School "We the People: The Citizen and the Constitution" teams.

Whereas, The "We the People: The Citizen and the Constitution" program was developed by the Center for Civic Education and is funded by the U.S. Department of Education, pursuant to an act of Congress, with a goal of promoting civic responsibility and competence in students;

Whereas, Fifty state coordinators and a coordinator in each of the 435 congressional districts, the District of Columbia, American Samoa, Guam, Puerto Rico, and the Virgin Islands administer the program;

Whereas, Students in grades 4 through 12 participate in the program;

Whereas, In addition to their regular school curriculum, the students are given a course on the history and principles of democracy in the United States, with a test being administered at the conclusion of the lessons;

Whereas, Elementary and middle school hearings are not competitive; high school students and their teachers may select the noncompetitive hearing or the annual competition;

Whereas, Each competing class is divided into six teams, one team for each of the six units in the high school textbook;

Whereas, Judges score each team, using criteria that include understanding, constitutional application, reasoning, use of supporting evidence, responsiveness, and participation;

Whereas, Previously, a state title was the highest achievement at the middle school level; however, 2013 marked the inaugural We the People Middle School National Finals held at George Mason University in Washington, D.C.;

Whereas, On May 6, 2013, the 2012-2013 Brown County Junior High School team won the National Invitational competition;

Whereas, The National Invitational takes the form of simulated congressional hearings during which groups of students testify as constitutional experts before panels of judges acting as congressional committees scoring the groups through a performance-based assessment;

Whereas, Each hearing begins with a four minute opening statement by students and is followed by a six minute period of follow-up questioning during which judges examine students' knowledge, understanding, and ability to apply constitutional principles;

Whereas, On December 17, 2013, at the Crowne Plaza Union Station in Indianapolis, the 2013-2014 Brown County Junior High School team defeated 11 other schools from around the state to secure the title of State Champions for the fourth consecutive year in the "We the People" competition;

Whereas, On April 4 through 8, 2014, the team will represent its community and state in the second annual "We the People" Middle School National Invitational at George Mason University in Fairfax, Virginia; and

Whereas, Involvement with the "We the People: The Citizen and the Constitution" competition allows students to develop a greater understanding of democratic principles and prepares Indiana youth for a future that will encourage their knowledge of and participation in our democratic system of government: Therefore,

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

SECTION 1. That the Indiana House of Representatives congratulates the Brown County Junior High School "We the People: The Citizen and the Constitution" team and wishes the team members continued success in all their future endeavors.

SECTION 2. That the Principal Clerk of the House of Representatives shall transmit copies of this resolution to 2012-2013 team members Victoria Nicole Akles, Will Remington Austin, Sarah E. Barrick, Andrew Kenneth Burker, Joshua Matthew Cochran, Cameron Alexander Flesher, Michael David Hess, Elisabeth Meta Huls, Elizabeth Mae Jenson, Victoria Jane Kelp, Sean Nicholas Lopes, Baylee Jacob Mosier, Cash William Myers, Monica Shea Percifield, Wylie Izora Poling, Bailee C. Robison, James Noah Seidle, Abigail Rose Shaffer, Ryanne Danielle Smith, Molly Jo Snyder, August Spiegel, and Eleanor Elly Grace Wertz, 2013-2014 team members Autumn Anna-Neanine Bryant, Lauren Mari Burker, Corinna Rae Cagle, Jordan Allen Dolph, Allison Morgan Drew, Story Lee-An Ellis, Adriana Jade Fonseca, Solei Charizma Garland, Kaiden Matthew Hinds, Emma Renee Hoskins, Grace Ann Jackson, Alivia Louise Johnson, Grace Nicole Lee, Kathleen Rose McCann, Hallee Briell Miller, Elizabeth May Moore, Abraham James Oliver, Faith Nicole Parry, Lane Scott Rice, Taylor Makaya Jade Roberts, Wesley William Ryan, Ezra James Scully, Kaitlyn Michele Spires, Leah Marie Tucker, Benjamin Tyler Wildman, and coach Michael Potts.

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

Senate Concurrent Resolution 14

The Speaker handed down Senate Concurrent Resolution 14, sponsored by Representative Bartlett:

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 Salvias, 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 Hoepfer, Jamal Jackson, Robert Kirch, Jordan Lapsley, Ryan Lenahan, Jauon Long, Jimmy McGuigan, Chad Meek, Conner Mullin, Krystopher Oakley, Anthony Oeding, Nathan Potter, Steven Salvias, 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 a first time and adopted by voice vote. The Clerk was directed to inform the Senate of the passage of the resolution.

REPORTS FROM COMMITTEES

COMMITTEE REPORT

Mr. Speaker: Your Committee on Courts and Criminal Code, to which was referred Senate Bill 63, 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 3, delete lines 9 through 10.

Page 3, line 29, delete "35-48-9-3" and insert "**35-38-9-3**".

(Reference is to SB 63 as printed January 16, 2014.)
and when so amended that said bill do pass.

Committee Vote: yeas 11, nays 0.

MCMILLIN, Chair

Report adopted.

COMMITTEE REPORT

Mr. Speaker: Your Committee on Roads and Transportation, to which was referred Senate Bill 176, 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 18, after "County" insert ", **Hendricks County,**".

Page 33, delete lines 26 through 42.

Delete pages 34 through 39.

Page 40, delete lines 1 through 39.

Page 41, delete lines 15 through 20.

Page 41, line 21, delete "5." and insert "**4.**".

Page 41, between lines 25 and 26, begin a new line block indented and insert:

"(4) Hendricks County."

Page 41, line 26, delete "(4)" and insert "**(5)**".

Page 41, line 27, delete "(5)" and insert "**(6)**".

Page 41, line 28, delete "(6)" and insert "**(7)**".

Page 41, line 29, delete "6." and insert "**5.**".

Page 41, line 32, delete "7." and insert "**6.**".

Page 42, line 3, delete "8." and insert "**7.**".

Page 42, line 5, delete "9." and insert "**8.**".

Page 42, delete lines 26 through 41, begin a new line block indented and insert:

"Shall _____ County have the ability to impose a county economic development income tax rate, not to exceed a rate of _____ (insert recommended rate included in the ordinance authorizing the local public question), to pay for improving or establishing public transportation service in the county through a public transportation project that _____ (insert the description of the public transportation project set forth in the ordinance authorizing the local public question)?"".

Page 43, delete lines 7 through 21, begin a new line block indented and insert:

"Shall _____ County have the ability to impose a county option income tax rate, not to exceed a rate of _____ (insert recommended rate included in the ordinance authorizing the local public question), to pay for improving or establishing public transportation service in the county through a public transportation project that _____ (insert the description of the public transportation project set forth in the ordinance authorizing the local public question)?"".

Page 43, line 22, after "County" insert ", **Hendricks County,**".

Page 43, delete lines 29 through 42, begin a new line block indented and insert:

"Shall _____ County have the ability to impose a county adjusted gross income tax rate, not to exceed a rate of _____ (insert recommended rate included in the ordinance authorizing the local public question), to pay for improving or establishing public transportation service in the county through a public transportation project that _____ (insert the description of the public transportation project set forth in the ordinance authorizing the local public question)?"".

Page 44, delete line 1.

Page 46, line 1, delete "ordinances as" and insert "**an ordinance under**".

Page 46, delete line 2.

Page 46, line 3, delete "(1) Under".

Page 46, run in lines 1 through 3.

Page 46, delete lines 6 through 10.

Page 46, line 15, delete "ordinances as" and insert "**an ordinance under**".

Page 46, delete line 16.

Page 46, line 17, delete "(1) Under".

Page 46, run in lines 15 through 17.

Page 46, delete lines 19 through 23.

Page 46, line 24, after "County" insert ", Hendricks County".

Page 46, line 28, delete "ordinances as" and insert "an ordinance under".

Page 46, delete line 29.

Page 46, line 30, delete "(1) Under".

Page 46, run in lines 28 through 30.

Page 46, delete lines 33 through 37.

Page 47, delete lines 9 through 11.

Page 47, line 12, delete "7." and insert "6.".

Page 47, line 33, delete "8." and insert "7.".

Page 48, delete lines 37 through 40, begin a new paragraph and insert:

"Sec. 8. (a) As used in this section, "minority business enterprise" has the meaning set forth in IC 4-13-16.5-1.

(b) As used in this section, "veteran business enterprise" means a business enterprise that has a current verification as a veteran owned small business concern under 38 CFR 74 et seq. by the Center of Veterans Enterprise of the United States Department of Veterans Affairs.

(c) As used in this section, "women's business enterprise" has the meaning set forth in IC 4-13-16.5-1.3.

(d) Except where 49 CFR 26 applies, the fiscal body of an eligible county or another person authorized to carry out a public transportation project under this chapter shall set a goal for participation by minority business enterprises, veteran business enterprises, and women's business enterprises in conformity with the goals established by the department of minority and women's business development of a consolidated city and the goals of the department of administration established under IC 5-22-14-11 for veteran business enterprises. The goals must be consistent with the goals of delivering the project on time and within the budgeted amount and, insofar as possible, using Indiana businesses for employees, goods, and services."

Page 50, line 38, after "County" insert ", Hendricks County".

Page 51, delete lines 2 through 3.

Page 54, line 28, delete "IC 8-25-1-5)" and insert "IC 8-25-1-4)".

Page 54, line 32, after "system." insert "For purposes of this subsection, operating expenses include only those expenses incurred in the operation of fixed route services that are established or expanded as a result of a public transportation project authorized and funded under IC 8-25."

Page 55, delete lines 5 through 34.

Page 56, line 12, after "corporation." insert "For purposes of this subsection, operating expenses include only those expenses incurred in the operation of fixed route services that are established or expanded as a result of a public transportation project authorized and funded under IC 8-25."

Renumber all SECTIONS consecutively.

(Reference is to SB 176 Printer's Error as reprinted February 4, 2014.)

and when so amended that said bill do pass.

Committee Vote: yeas 11, nays 1.

SOLIDAY, Chair

Report adopted.

COMMITTEE REPORT

Mr. Speaker Your Committee on Elections and Apportionment, to which was referred Senate Bill 207, 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 207 as printed January 15, 2014.)

Committee Vote: Yeas 12, Nays 0.

SMITH M, Chair

Report adopted.

COMMITTEE REPORT

Mr. Speaker Your Committee on Environmental Affairs, to which was referred Senate Bill 217, 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 217 as printed January 28, 2014.)

Committee Vote: Yeas 8, Nays 0.

WOLKINS, Chair

Report adopted.

COMMITTEE REPORT

Mr. Speaker: Your Committee on Courts and Criminal Code, to which was referred Senate Bill 227, 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 2-5-36-9, AS ADDED BY P.L.119-2013, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 9. The commission shall do the following:

(1) Study and evaluate the following:

(A) Access to services for vulnerable youth.

(B) Availability of services for vulnerable youth.

(C) Duplication of services for vulnerable youth.

(D) Funding of services available for vulnerable youth.

(E) Barriers to service for vulnerable youth.

(F) Communication and cooperation by agencies concerning vulnerable youth.

(G) Implementation of programs or laws concerning vulnerable youth.

(H) The consolidation of existing entities that serve vulnerable youth.

(I) Data from state agencies relevant to evaluating progress, targeting efforts, and demonstrating outcomes.

(J) Crimes of sexual violence against children.

(K) The impact of social networking web sites, cellular telephones and wireless communications devices, digital media, and new technology on crimes against children.

(2) Review and make recommendations concerning pending legislation.

(3) Promote information sharing concerning vulnerable youth across the state.

(4) Promote best practices, policies, and programs.

(5) Cooperate with:

(A) other child focused commissions;

(B) the judicial branch of government;

(C) the executive branch of government;

(D) stakeholders; and

(E) members of the community.

(6) Submit a report not later than July 1 of each year regarding the commission's work during the previous year. The report shall be submitted to the legislative council, the governor, and the chief justice of Indiana. The report to the legislative council must be in an electronic format under IC 5-14-6."

Page 3, between lines 14 and 15, begin a new paragraph and

insert:

"SECTION 4. IC 16-18-2-88.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2014]: **Sec. 88.5. "Crime of domestic or sexual violence"** means a sex offense (as defined in IC 11-8-8-5.2) or a crime of domestic violence (as defined in IC 35-31.5-2-78). The term includes a delinquent act that would be a sex offense or a crime of domestic violence if committed by an adult."

Page 3, between lines 25 and 26, begin a new paragraph and insert:

"SECTION 5. IC 16-19-13-7 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2014]: **Sec. 7. (a) Before July 1, 2015, the office or the state department shall conduct a study to do the following:**

(1) Determine the extent to which crimes of domestic or sexual violence are underreported.

(2) Identify which crimes of domestic or sexual violence are more commonly underreported.

(3) Investigate differences between the reporting of crimes of domestic or sexual violence committed:

(A) against children;

(B) against adults;

(C) in urban areas;

(D) in suburban areas; and

(E) in rural areas.

(4) Investigate and identify reasons why the victims of unreported crimes of domestic or sexual violence do not report these crimes, both in general and with reference to specific crimes.

(5) Study and evaluate methods for improving the reporting of underreported crimes of domestic or sexual violence.

(6) Study and evaluate resources available to educate potential victims of crimes of domestic or sexual violence.

(7) Evaluate best practices to connect victims of crimes of domestic or sexual violence with appropriate therapeutic and other resources.

(8) Make recommendations concerning best practices to:

(A) improve the reporting of underreported crimes of domestic or sexual violence;

(B) provide resources for persons who are the victims of crimes of domestic or sexual violence; and

(C) make educational, therapeutic, and other resources available to victims of crimes of domestic or sexual violence who may have not reported the crimes.

(b) The study described in subsection (a) must include the following:

(1) The use of GIS (as defined in IC 25-21.5-1-3.5) mapping to detect patterns of reported and unreported crimes of domestic or sexual violence, and follow-up investigations to study areas with high and low reporting rates.

(2) At least two (2) separate surveys to quantify underreporting.

(3) One (1) of the surveys described in subdivision (2) must:

(A) be conducted by professionals who have expertise in analyzing communication and understanding the social norms and cultural pressures that affect whether the victim of a crime of domestic or sexual violence reports the crime or not; and

(B) in order to capture unreported crimes of domestic or sexual violence, focus on surveying individuals (including teachers, coaches, pastors, and other mentors) who may know of unreported

crimes of domestic or sexual violence, with the purpose of studying the perspective that these individuals have concerning the reasons the victims did not report the crimes. These surveys shall be conducted anonymously, and, to the extent that the person interviewed had a duty to report the crime and did not report the crime, the survey must determine what factors made the person reluctant to report the crime.

(4) The second survey described in subdivision (2) must be modeled on studies conducted by the national Centers for Disease Control and Prevention's Academic Centers of Excellence and involve a survey of persons who were the victims of a crime of domestic or sexual violence when they were younger, but who did not report the crime until they were older. The purpose of this survey is to obtain the victim's insight into the reason the victim did not report the crime of domestic or sexual violence.

(5) After evaluating the surveys described in subdivision (2), researchers performing the study must conduct in depth interviews with individuals and focus groups. The interviews and focus groups must be conducted in different geographical areas of the state, and contain a mix of urban, suburban, and rural areas. Persons interviewed must include:

(A) groups or individuals who have reported crimes of domestic or sexual violence;

(B) groups or individuals who have not reported crimes of domestic or sexual violence; and

(C) teachers and other persons who have insight into students' lives and have perspective into the cultural dynamics that give rise to the problem of crimes of domestic or sexual violence as well as the reasons a person may have for not reporting the crime.

The professionals who conduct these interviews must have diverse backgrounds and must be skilled at eliciting subtle information from the persons they interview.

(6) At the conclusion of the interviews described in subdivision (5), the information from the surveys and interviews shall be evaluated and assembled by a data analysis group that shall draw conclusions and make appropriate recommendations.

(c) The office or state department may contract with a third party to conduct the study described in this section.

(d) Information contained in a study described in this section that identifies or could be used to determine the identity of a child or adult participating in the study is confidential. All other information contained in the study is not confidential and is available for inspection and copying under IC 5-14-3.

(e) The office or state department shall provide a copy of the study to the legislative council in an electronic format under IC 5-14-6.

(f) This section expires June 30, 2016."

Renumber all SECTIONS consecutively.

(Reference is to SB 227 as reprinted January 28, 2014.) and when so amended that said bill do pass.

Committee Vote: yeas 12, nays 0.

MCMILLIN, Chair

Report adopted.

COMMITTEE REPORT

Mr. Speaker: Your Committee on Courts and Criminal Code, to which was referred Senate Bill 236, 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 15, line 30, delete "However, the offense is a Level".
 Page 15, delete lines 31 through 32.
 (Reference is to SB 236 as printed January 16, 2014.)
 and when so amended that said bill do pass.
 Committee Vote: yeas 11, nays 1.

MCMILLIN, Chair

Report adopted.

COMMITTEE REPORT

Mr. Speaker: Your Committee on Commerce, Small Business and Economic Development, to which was referred Senate Bill 329, 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 2, line 2, delete "(if applicable)".
 Page 2, line 2, delete "." and insert ", **if any.**".
 (Reference is to SB 329 as printed January 31, 2014.)
 and when so amended that said bill do pass.
 Committee Vote: yeas 11, nays 0.

MESSMER, Chair

Report adopted.

COMMITTEE REPORT

Mr. Speaker: Your Committee on Utilities and Energy, to which was referred Senate Bill 340, 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 2, line 4, after "may" insert ", **before July 1, 2019.**".
 Page 2, line 6, after "utility." insert "**An industrial customer may not opt out of participating in an energy efficiency program after June 30, 2019.**".
 Page 3, between lines 23 and 24, begin a new line block indented and insert:
"(8) Methods by which a public utility may mitigate revenue losses attributable to reduced energy consumption and demand due to energy efficiency programs while maintaining just and reasonable rates and charges for all customers."
 Page 3, line 24, delete "(8)" and insert "(9)".
 (Reference is to SB 340 as reprinted January 31, 2014.)
 and when so amended that said bill do pass.
 Committee Vote: yeas 10, nays 2.

KOCH, Chair

Report adopted.

COMMITTEE REPORT

Mr. Speaker Your Committee on Commerce, Small Business and Economic Development, to which was referred Senate Bill 393, 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 393 as printed January 24, 2014)
 Committee Vote: Yeas 10, Nays 0.

MESSMER, Chair

Report adopted.

COMMITTEE REPORT

Mr. Speaker Your Committee on Commerce, Small Business and Economic Development, to which was referred Senate Bill 394, 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 394 as printed January 31, 2014.)

Committee Vote: Yeas 11, Nays 0.

MESSMER, Chair

Report adopted.

ENGROSSED SENATE BILLS ON SECOND READING

Engrossed Senate Bill 19

Representative Steuerwald called down Engrossed Senate Bill 19 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Engrossed Senate Bill 24

Representative Steuerwald called down Engrossed Senate Bill 24 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Engrossed Senate Bill 31

Representative McMillin called down Engrossed Senate Bill 31 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Engrossed Senate Bill 114

Representative Cherry called down Engrossed Senate Bill 114 for second reading. The bill was read a second time by title.

HOUSE MOTION (Amendment 114-1)

Mr. Speaker: I move that Engrossed Senate Bill 114 be amended to read as follows:

Page 1, line 9, delete "." and insert "**and as approved in writing by the student's school principal.**".
 (Reference is to ESB 114 as printed February 11, 2014.)

BATTLES

Motion prevailed. The bill was ordered engrossed.

Engrossed Senate Bill 209

Representative Burton called down Engrossed Senate Bill 209 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

OTHER BUSINESS ON THE SPEAKER'S TABLE

HOUSE MOTION

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

HAMM

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representative Macer be added as cosponsor of Engrossed Senate Bill 58.

HAMM

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representative Hale be added as cosponsor of Engrossed Senate Bill 106.

NEGELE

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representatives Lucas and Moed be

added as cosponsors of Engrossed Senate Bill 169.

MCMILLIN

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representatives Clere, Riecken and C. Brown be added as cosponsors of Engrossed Senate Bill 173.

T. BROWN

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representative Moed be added as cosponsor of Engrossed Senate Bill 304.

EBERHART

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representative Macer be added as cosponsor of Engrossed Senate Bill 352.

HAMM

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representative Ober be removed as 1st sponsor and Representative VanNatter be substituted therefor and Representative Ober be added as cosponsor of Senate Bill 405.

OBER

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representatives Arnold, Bacon, Baird, Behning, Beumer, Braun, T. Brown, Carbaugh, Cox, Culver, DeVon, Dermody, Eberhart, Friend, Frye, Gutwein, Hamm, Heaton, Heuer, Huston, Karickhoff, Kirchhofer, Lehe, Lehman, Leonard, Lucas, Lutz, Mahan, Mayfield, McMillin, McNamara, Messmer, Morris, Morrison, Neese, Negele, Ober, Price, Rhoads, Richardson, Saunders, Slager, Smaltz, M. Smith, Soliday, Speedy, Steuerwald, Sullivan, Thompson, Torr, Truitt, Turner, Ubelhor, VanNatter, Washburne, Wesco, Wolkins, Ziemke be added as coauthors of House Concurrent Resolution 15.

KOCH

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representatives Davisson, C. Brown, Bauer and Moed be added as coauthors of House Concurrent Resolution 17.

CLERE

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representatives C. Brown and Davisson be added as coauthors of House Concurrent Resolution 24.

CLERE

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representative Eberhart be removed as 1st sponsor and Representative Messmer be substituted therefor and Representative Messmer be removed as cosponsor of Senate Joint Resolution 9.

EBERHART

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 19, 29 and 30 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 Resolutions 7 and 15 and the same are herewith transmitted to the House for further action.

JENNIFER L. MERTZ
Principal Secretary of the Senate

Pursuant to House Rule 60, committee meetings were announced.

On the motion of Representative DeVon, the House adjourned at 10:40 a.m., this Thirteenth day of February, 2014, until Monday, February 17, 2014, at 1:30 p.m.

BRIAN C. BOSMA
Speaker of the House of Representatives

M. CAROLINE SPOTTS
Principal Clerk of the House of Representatives