



Journal of the Senate

State of Indiana

120th General Assembly

First Regular Session

Seventh Meeting Day

Tuesday Afternoon

January 17, 2017

The Senate convened at 1:34 p.m., with the President of the Senate, Suzanne Crouch, in the Chair.

Prayer was offered by Pastor Jerry Deck, Zionsville Presbyterian Church, Zionsville, Indiana.

The Pledge of Allegiance to the Flag was led by Senator Michael A. Delph.

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

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

Roll Call 8: present 50; excused 0. [Note: A indicates those who were excused.] The Chair announced a quorum present. Pursuant to Senate Rule 5(d), no motion having been heard, the Journal of the previous day was considered read.

INTRODUCTION OF BILLS

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

SB 0001 — Head (Judiciary)

A BILL FOR AN ACT to amend the Indiana Code concerning alcohol and tobacco.

SB 0482 — Messmer (Commerce and Technology)

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

SB 0483 — Melton (Environmental Affairs)

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

SB 0484 — Melton (Appropriations)

A BILL FOR AN ACT concerning state and local administration and to make an appropriation.

SB 0485 — Melton (Family and Children Services)

A BILL FOR AN ACT to amend the Indiana Code concerning human services and to make an appropriation.

SB 0486 — Lanane (Homeland Security and Transportation)

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

SB 0487 — Lanane (Judiciary)

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

SB 0488 — Lanane (Homeland Security and Transportation)

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

SB 0489 — Breaux (Health and Provider Services)

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

SB 0490 — Breaux (Environmental Affairs)

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

SB 0491 — Breaux (Health and Provider Services)

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

SB 0492 — Breaux (Health and Provider Services)

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

SB 0493 — Breaux (Health and Provider Services)

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

SB 0494 — Breaux (Homeland Security and Transportation)

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

SB 0495 — Breaux (Health and Provider Services)

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

- SB 0496** — Grooms (Family and Children Services)
A BILL FOR AN ACT to amend the Indiana Code concerning family law and juvenile law.
- SB 0497** — Grooms (Family and Children Services)
A BILL FOR AN ACT to amend the Indiana Code concerning human services.
- SB 0498** — Raatz (Education and Career Development)
A BILL FOR AN ACT to amend the Indiana Code concerning education.
- SB 0499** — Raatz (Judiciary)
A BILL FOR AN ACT to amend the Indiana Code concerning criminal law and procedure.
- SB 0500** — Freeman (Civil Law)
A BILL FOR AN ACT to amend the Indiana Code concerning property.
- SB 0501** — Freeman, Hershman (Tax and Fiscal Policy)
A BILL FOR AN ACT to amend the Indiana Code concerning taxation.
- SB 0502** — Freeman (Utilities)
A BILL FOR AN ACT to amend the Indiana Code concerning environmental law.
- SB 0503** — Leising (Education and Career Development)
A BILL FOR AN ACT to amend the Indiana Code concerning education.
- SB 0504** — Leising (Education and Career Development)
A BILL FOR AN ACT to amend the Indiana Code concerning education.
- SB 0505** — Bray (Local Government)
A BILL FOR AN ACT to amend the Indiana Code concerning local government.
- SB 0506** — Head (Health and Provider Services)
A BILL FOR AN ACT to amend the Indiana Code concerning human services and to make an appropriation.
- SB 0507** — Head (Tax and Fiscal Policy)
A BILL FOR AN ACT to amend the Indiana Code concerning economic development.
- SB 0508** — Niezgodski (Commerce and Technology)
A BILL FOR AN ACT to amend the Indiana Code concerning professions and occupations.
- SB 0509** — Merritt (Civil Law)
A BILL FOR AN ACT to amend the Indiana Code concerning health.
- SB 0510** — Merritt (Judiciary)
A BILL FOR AN ACT to amend the Indiana Code concerning courts and court officers and to make an appropriation.
- SB 0511** — Charbonneau (Environmental Affairs)
A BILL FOR AN ACT to amend the Indiana Code concerning utilities.
- SB 0512** — Bassler (Local Government)
A BILL FOR AN ACT to amend the Indiana Code concerning local government.
- SB 0513** — Hershman (Pensions and Labor)
A BILL FOR AN ACT to amend the Indiana Code concerning health.
- SB 0514** — Hershman (Tax and Fiscal Policy)
A BILL FOR AN ACT to amend the Indiana Code concerning economic development.
- SB 0515** — Hershman (Tax and Fiscal Policy)
A BILL FOR AN ACT to amend the Indiana Code concerning taxation.
- SB 0516** — Breaux (Civil Law)
A BILL FOR AN ACT to amend the Indiana Code concerning guardianships.
- SB 0517** — Alting, Delph, Merritt, Ford, Doriot, Crider, Niemeyer, Sandlin, Niezgodski, Melton, Mrvan (Veterans Affairs and The Military)
A BILL FOR AN ACT to amend the Indiana Code concerning gaming.
- SB 0518** — Smith J (Public Policy)
A BILL FOR AN ACT to amend the Indiana Code concerning education.
- SB 0519** — Smith J (Natural Resources)
A BILL FOR AN ACT to amend the Indiana Code concerning natural and cultural resources.
- SB 0520** — Smith J (Commerce and Technology)
A BILL FOR AN ACT to amend the Indiana Code concerning state and local administration.
- SB 0521** — Smith J (Appropriations)
A BILL FOR AN ACT to amend the Indiana Code concerning military and veterans.
- SB 0522** — Houchin (Natural Resources)
A BILL FOR AN ACT to amend the Indiana Code concerning natural and cultural resources.
- SB 0523** — Lanane (Local Government)
A BILL FOR AN ACT to amend the Indiana Code concerning courts and court officers.
- SB 0524** — Stoops (Natural Resources)
A BILL FOR AN ACT to amend the Indiana Code concerning natural and cultural resources.
- SB 0525** — Stoops (Tax and Fiscal Policy)
A BILL FOR AN ACT to amend the Indiana Code concerning taxation.
- SB 0526** — Stoops (Tax and Fiscal Policy)
A BILL FOR AN ACT to amend the Indiana Code concerning taxation.

SB 0527 — Stoops (Family and Children Services)

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

SB 0528 — Stoops (Family and Children Services)

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

SB 0529 — Stoops (Elections)

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

SB 0530 — Becker (Appropriations)

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

SB 0531 — Becker (Pensions and Labor)

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

SB 0532 — Boots (Civil Law)

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

SB 0533 — Boots (Tax and Fiscal Policy)

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

SB 0534 — Raatz (Education and Career Development)

A BILL FOR AN ACT to amend the Indiana Code concerning education and to make an appropriation.

SB 0535 — Delph (Tax and Fiscal Policy)

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

SB 0536 — Delph, Kruse (Rules and Legislative Procedure)

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

SB 0537 — Delph (Homeland Security and Transportation)

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

SB 0538 — Delph, Charbonneau (Health and Provider Services)

A BILL FOR AN ACT concerning health.

SB 0539 — Bray (Judiciary)

A BILL FOR AN ACT to amend the Indiana Code concerning courts and court officers.

SB 0540 — Merritt (Tax and Fiscal Policy)

A BILL FOR AN ACT to amend the Indiana Code concerning military and veterans.

SB 0541 — Raatz (Tax and Fiscal Policy)

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

SB 0542 — Becker (Pensions and Labor)

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

SB 0543 — Delph (Judiciary)

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

SB 0544 — Kenley (Judiciary)

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

SB 0545 — Kenley (Tax and Fiscal Policy)

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

SB 0546 — Kenley (Judiciary)

A BILL FOR AN ACT to amend the Indiana Code concerning courts and court officers.

SB 0547 — Niezgodski (Appropriations)

A BILL FOR AN ACT to amend the Indiana Code concerning public safety and to make an appropriation.

SB 0548 — Koch (Insurance and Financial Institutions)

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

SB 0549 — Sandlin (Civil Law)

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

SB 0550 — Sandlin (Local Government)

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

SB 0551 — Sandlin (Homeland Security and Transportation)

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

SB 0552 — Sandlin (Pensions and Labor)

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

SB 0553 — Bassler (Environmental Affairs)

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

SB 0554 — Freeman, Sandlin (Elections)

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

SB 0555 — Stoops (Appropriations)

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

RESOLUTIONS ON FIRST READING

Senate Concurrent Resolution 2

Senate Concurrent Resolution 2, introduced by Senator Hershman:

A CONCURRENT RESOLUTION urging the Indiana department of transportation to rename the Washington Street Bridge on U.S. 24 in Monticello as the "Chief Master Sergeant Dean A. DuVall Bridge".

Whereas, Chief Master Sergeant Dean A. DuVall was born in Monon, Indiana, on September 4, 1945;

Whereas, He was the third of six children;

Whereas, The family moved to Buffalo, Indiana, in 1957, where Chief Master Sergeant DuVall attended Reynolds Elementary School and graduated from Buffalo High School, where he was an avid athlete, playing basketball and running cross country and track;

Whereas, Chief Master Sergeant Dean A. DuVall joined the Air Force on his 18th birthday and was deployed to South Vietnam where he was a member of the 4th Air Commando Squadron, Da Nang Air Base;

Whereas, Chief Master Sergeant DuVall's plane crashed in Laos on March 13, 1966, and he was designated as missing in action;

Whereas, Chief Master Sergeant DuVall served as an aerial gunner on the aircraft;

Whereas, The crash site was identified in 1997, and excavations began in 2010 and ran through 2014;

Whereas, Due to the explosions and fire of the crash, the passage of time, and the highly acidic soil of the area, Chief Master Sergeant DuVall's remains were never recovered;

Whereas, Although the excavation is closed, the DuVall family continues to search for answers regarding Chief Master Sergeant Dean A. DuVall; and

Whereas, Bravery and courage such as that displayed by Chief Master Sergeant DuVall must not go unrecognized: 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 wishes to recognize the bravery and suffering of Chief Master Sergeant Dean A. DuVall in the defense of his country and the years of uncertainly his family has endured. As a way to honor this man and his great sacrifice, we urge the Indiana department of transportation to rename the Washington Street Bridge on U.S. 24 in Monticello as the "Chief Master Sergeant Dean A. DuVall Bridge".

SECTION 2. That copies of this resolution be transmitted by the Secretary of the Senate to the commissioner of the Indiana department of transportation and the family of Chief Master Sergeant Dean A. DuVall.

The resolution was read in full and referred to the Committee on Homeland Security and Transportation.

REPORTS FROM COMMITTEES

COMMITTEE REPORT

Madam President: The Senate Committee on Utilities, to which was referred Senate Bill 2, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be amended as follows:

Page 1, delete lines 1 through 17, begin a new paragraph and insert:

"SECTION 1. IC 8-1-2.2-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 2. (a) The definitions in this section apply throughout this chapter.

(b) "Bonds" means electric utility revenue bonds, notes, and other evidences of indebtedness of a municipality or a joint agency issued under the provisions of this chapter.

(c) "Cost" or "cost of a project" means but may not be limited to the cost of acquisition, construction, reconstruction, improvement, enlargement, betterment, extension, decommissioning, or disposal of any project or part thereof, including:

- (1) the cost of studies, plans, specifications, surveys, and estimates of costs and revenues relating thereto;
- (2) the cost of land, land rights, rights-of-way and easements, water rights, fees, permits, approvals, licenses, certificates, franchises, and the preparation of applications thereof;
- (3) administrative, legal, engineering, and inspection expenses;
- (4) financing fees, expenses, and costs;
- (5) working capital;
- (6) initial fuel costs;
- (7) interest on the bonds during the period of construction and for such reasonable period thereafter as may be determined by the issuing municipality or joint agency;
- (8) establishment of reserves for the payment of debt service, for renewals and replacements, for working capital, for operating expenses, and for any other purposes deemed reasonable and proper; and
- (9) all other expenditures of the issuing municipality or joint agency incidental, necessary, or convenient to the acquisition, construction, reconstruction, improvement, enlargement, betterment, extension, decommissioning, or disposal of any project and the placing of the same in operation.

(d) "Governing body" means the legislative body of a city or town or commissioners of a joint agency.

(e) "Joint agency" means an agency created by two (2) or more municipalities pursuant to section 8 of this chapter.

(f) "Municipality" means:

- (1) a city or town in ~~the state~~ **Indiana**, or any board, agency, or commission ~~thereof of a city or town in~~ **Indiana**, owning and operating on January 1, 1980, an electric utility ~~which that~~ furnishes retail electric service to the public; **or**

(2) a city or town outside Indiana, or any board, agency, or commission of a city or town outside Indiana, owning and operating an electric utility that furnishes retail electric service to the public.

(g) "Project" means any plant, works, system, or facilities, and other real and personal property of any nature whatsoever necessary or convenient in the generation, transmission, transformation, purchase, sale, exchange, or interchange of electric power and energy or steam, or the development, production, manufacture, procurement, handling, storage, fabrication, enrichment, processing, or reprocessing of fuel of any kind or any facility or rights with respect to the supply of water, by any means whatsoever or any interest therein or any rights to the use, output, or capacity thereof. A transmission contract entered into under section 9(a)(14) of this chapter is not a project.

(h) "Public utility" means any corporation, company, limited liability company, partnership, or other form of legal entity, individual, association of individuals, or public agency organized under the laws of Indiana or another state of the United States authorized to own, operate, or control any plant or equipment for the generation, transmission, or distribution of electric power and energy and to sell electric power and energy to:

- (1) the public;
- (2) public or municipally owned utilities (as defined in IC 8-1-2); or
- (3) cooperatives.

(i) "State" means the state of Indiana."

Delete page 2.

Page 3, delete lines 1 through 2.

(Reference is to SB 2 as introduced.)

and when so amended that said bill do pass.

Committee Vote: Yeas 9, Nays 0.

MERRITT, Chair

Report adopted.

COMMITTEE REPORT

Madam President: The Senate Committee on Rules and Legislative Procedure, to which was referred Senate Bill 39, 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:

Delete the title and insert the following:

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

Delete everything after the enacting clause and insert the following:

SECTION 1. IC 29-1-8-1, AS AMENDED BY P.L.137-2016, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 1. (a) Forty-five (45) days after the death of a decedent and upon being presented an affidavit that complies with subsection (b), a person:

- (1) indebted to the decedent; or
- (2) having possession of personal property or an instrument

evidencing a debt, an obligation, a stock, or a chose in action belonging to the decedent;

shall make payment of the indebtedness or deliver the personal property or the instrument evidencing a debt, an obligation, a stock, or a chose in action to a distributee claiming to be entitled to payment or delivery of property of the decedent as alleged in the affidavit.

(b) The affidavit required by subsection (a) must be an affidavit made by or on behalf of the distributee and must state the following:

(1) That the value of the gross probate estate, wherever located (less liens and encumbrances), does not exceed fifty thousand dollars (\$50,000).

(2) That forty-five (45) days have elapsed since the death of the decedent.

(3) That no application or petition for the appointment of a personal representative is pending or has been granted in any jurisdiction.

(4) The name and address of each distributee that is entitled to a share of the property and the part of the property to which each distributee is entitled.

(5) That the affiant has notified each distributee identified in the affidavit of the affiant's intention to present an affidavit under this section.

(6) That the affiant is entitled to payment or delivery of the property on behalf of each distributee identified in the affidavit.

(c) If a motor vehicle or watercraft (as defined in IC 9-13-2-198.5) is part of the estate, nothing in this section shall prohibit a transfer of the certificate of title to the motor vehicle if ~~five (5)~~ **ten (10)** days have elapsed since the death of the decedent and no appointment of a personal representative is contemplated. A transfer under this subsection shall be made by the bureau of motor vehicles upon receipt of an affidavit containing a statement of the conditions required by subsection (b)(1) and (b)(6). The affidavit must be duly executed by the distributees of the estate.

(d) A transfer agent of a security shall change the registered ownership on the books of a corporation from the decedent to a distributee upon the presentation of an affidavit as provided in subsection (a).

(e) For the purposes of subsection (a), an insurance company that, by reason of the death of the decedent, becomes obligated to pay a death benefit to the estate of the decedent is considered a person indebted to the decedent.

(f) For purposes of subsection (a), property in a safe deposit box rented by a decedent from a financial institution organized or reorganized under the law of any state (as defined in IC 28-2-17-19) or the United States is considered personal property belonging to the decedent in the possession of the financial institution.

(g) For purposes of subsection (a), a distributee has the same rights as a personal representative under IC 32-39 to access a digital asset (as defined in IC 32-39-1-10) of the decedent.

SECTION 2. IC 29-1-8-1.5, AS ADDED BY P.L.95-2007, SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 1.5. (a) This section does not apply to the following:

- (1) Real property owned by a decedent.
- (2) The contents of a safe deposit box rented by a decedent from a financial institution organized or reorganized under the law of any state (as defined in IC 28-2-17-19) or the United States.

(b) After the death of a decedent, a person:

- (1) indebted to the decedent; or
- (2) having possession of:
 - (A) personal property;
 - (B) an instrument evidencing a debt;
 - (C) an obligation;
 - (D) a chose in action;
 - (E) a life insurance policy;
 - (F) a bank account; or
 - (G) intangible property, including annuities, fixed income investments, mutual funds, cash, money market accounts, or stocks;

belonging to the decedent;

shall furnish the date of death value of the indebtedness or property and the names of the known beneficiaries of property described in this subsection to a person who presents an affidavit containing the information required by subsection (c).

(c) An affidavit presented under subsection (b) must state:

- (1) the name, address, Social Security number, and date of death of the decedent;
- (2) the name and address of the affiant, and the relationship of the affiant to the decedent;
- (3) that the disclosure of the date of death value is necessary to determine whether the decedent's estate can be administered under the summary procedures set forth in this chapter; and
- (4) that the affiant is answerable and accountable for the information received to the decedent's personal representative, if any, or to any other person having a superior right to the property or indebtedness.

(d) A person presented with an affidavit under subsection (b) must provide the requested information within ~~three (3)~~ **five (5)** business days after being presented with the affidavit.

(e) A person who acts in good faith reliance on an affidavit presented under subsection (b) is immune from liability for the disclosure of the requested information.

(f) A person who:

- (1) is presented with an affidavit under subsection (b); and
- (2) refuses to provide the requested information within ~~three (3)~~ **five (5)** business days after being presented with the affidavit;

is liable to the estate of the decedent.

(g) A plaintiff who prevails in an action to compel a person presented with an affidavit under subsection (b) to accept the authority of the affiant or in an action for damages arising from

a person's refusal to provide the information requested in an affidavit presented under subsection (b) shall recover the following:

- (1) Three (3) times the amount of the actual damages.
- (2) Attorney's fees and court costs.
- (3) Prejudgment interest on the actual damages from the date the affidavit was presented to the person.

SECTION 3. IC 29-1-8-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 2. The person paying, delivering, transferring, or issuing personal property or the evidence thereof pursuant to affidavit is discharged and released to the same extent as if ~~he~~ **the person** dealt with a personal representative of the decedent. ~~He~~ **The person** is not required to see to the application of the personal property or evidence thereof or to inquire into the truth of any statement in the affidavit. If any person to whom an affidavit is delivered refuses to pay, deliver, transfer, or issue any personal property or evidence thereof, it may be recovered or its payment, delivery, transfer, or issuance compelled upon proof of their right in a proceeding brought for the purpose by or on behalf of the persons entitled thereto. Any person to whom payment, delivery, transfer, or issuance is made is answerable and accountable therefor to any personal representative of the estate or to any other person having a superior right.

SECTION 4. IC 29-1-8-3, AS AMENDED BY P.L.220-2011, SECTION 473, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 3. (a) If ~~it appears that~~ the value of a decedent's gross probate estate, less liens and encumbrances, does not exceed the sum of:

- (1) twenty-five thousand dollars (\$25,000), for the estate of an individual who dies before July 1, 2007, and fifty thousand dollars (\$50,000), for the estate of an individual who dies after June 30, 2007;
- (2) the costs and expenses of administration; and
- (3) reasonable funeral expenses;

the personal representative **of an unsupervised estate** or a person acting on behalf of the distributees, without giving notice to creditors, may immediately disburse and distribute the estate to the persons entitled to it and file a closing statement as provided in section 4 of this chapter.

(b) If an estate described in subsection (a) includes real property, an affidavit may be recorded in the office of the recorder in the county in which the real property is located. The affidavit must contain the following:

- (1) The legal description of the real property.
- (2) The following statement:

(A) If the individual dies after June 30, 2007, the following statement: "It appears that the decedent's gross probate estate, less liens and encumbrances, does not exceed the sum of the following: fifty thousand dollars (\$50,000), the costs and expenses of administration, and reasonable funeral expenses."

(B) If the individual dies before July 1, 2007, the following statement: "It appears that the decedent's gross

probate estate, less liens and encumbrances, does not exceed the sum of the following: twenty-five thousand dollars (\$25,000), the costs and expenses of administration, and reasonable funeral expenses."

(3) The name of each person entitled to at least a part interest in the real property as a result of a decedent's death, the share to which each person is entitled, and whether the share is a divided or undivided interest.

(4) A statement which explains how each person's share has been determined.

SECTION 5. IC 29-1-8-4, AS AMENDED BY P.L.220-2011, SECTION 474, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 4. (a) Unless prohibited by order of the court and except for estates being administered by supervised personal representatives, a personal representative or a person acting on behalf of the distributees, may close an estate administered under the summary procedures of section 3 of this chapter by filing with the court, at any time after disbursement and distribution of the estate, a verified **closing** statement stating that:

(1) to the best knowledge of the personal representative or person acting on behalf of the distributees, the value of the gross probate estate, less liens and encumbrances, did not exceed the sum of:

(A) twenty-five thousand dollars (\$25,000), for the estate of an individual who dies before July 1, 2007, and fifty thousand dollars (\$50,000), for the estate of an individual who dies after June 30, 2007;

(B) the costs and expenses of administration; and

(C) reasonable funeral expenses;

(2) the personal representative or person acting on behalf of the distributees has fully administered the estate by disbursing and distributing it to the persons entitled to it; and

(3) the personal representative or person acting on behalf of the distributees has sent a copy of the closing statement to all distributees of the estate and to all creditors or other claimants of whom the personal representative **of an unsupervised estate** or person acting on behalf of the distributees is aware and has furnished a full **account accounting** in writing of the administration to the distributees whose interests are affected.

(b) If no actions, claims, objections, or proceedings involving the personal representative **of an unsupervised estate** or person acting on behalf of the distributees are filed in the court within three (3) months after the closing statement is filed, the appointment of the personal representative or the duties of the person acting on behalf of the distributees terminate.

(c) A closing statement filed under this section has the same effect as one (1) filed under IC 29-1-7.5-4.

(d) A copy of any affidavit recorded under section 3(b) of this chapter must be attached to the closing statement filed under this section.

SECTION 6. IC 29-1-8-4.5, AS AMENDED BY

P.L.51-2014, SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 4.5. (a) A distributee entitled to payment or delivery of the property belonging to the decedent or someone acting on a distributee's behalf may present to the court having jurisdiction over the decedent's estate an affidavit containing a statement of the conditions required under section 1(b) of this chapter. Upon receipt of the affidavit, the court may, without notice and hearing, enter an order that the distributees identified in the affidavit are entitled to payment or delivery of the property.

(b) A court may, upon notice and hearing, award attorney's fees and costs to a person bringing an action under subsection (a) if the person indebted to the decedent or holding property of the decedent, other than an insurer regulated under IC 27:

(1) acted in bad faith in refusing to pay or deliver the property belonging to the decedent; or

(2) refused **or otherwise failed** to respond within thirty (30) business days after receiving an affidavit from the person bringing an action under this section, if the affidavit is consistent with section 1 of this chapter.

(c) A court may, upon notice and hearing, award attorney's fees and costs to a person bringing an action under subsection (a) against an insurer regulated under IC 27 if:

(1) the insurer failed to respond pursuant to IC 27 after receiving an affidavit from the person; and

(2) the affidavit is consistent with section 1 of this chapter.

SECTION 7. IC 33-37-4-7, AS AMENDED BY P.L.136-2012, SECTION 16, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 7. (a) Except as provided under subsection (c), the clerk shall collect from the party filing the action a probate costs fee of one hundred twenty dollars (\$120) for each action filed under any of the following:

(1) IC 6-4.1-5 (determination of inheritance tax).

(2) IC 29 (probate).

(3) IC 30 (trusts and fiduciaries).

(b) In addition to the probate costs fee collected under subsection (a), the clerk shall collect from the party filing the action the following fees, if they are required under IC 33-37-5:

(1) A document fee (IC 33-37-5-1, IC 33-37-5-3, or IC 33-37-5-4).

(2) A document storage fee (IC 33-37-5-20).

(3) An automated record keeping fee (IC 33-37-5-21).

(4) A public defense administration fee (IC 33-37-5-21.2).

(5) A judicial insurance adjustment fee (IC 33-37-5-25).

(6) A judicial salaries fee (IC 33-37-5-26).

(7) A court administration fee (IC 33-37-5-27).

(8) Before July 1, 2017, a pro bono legal services fee (IC 33-37-5-31).

(c) A clerk may not collect a court costs fee for the filing of the following exempted actions:

(1) Petition to open a safety deposit box.

(2) Filing an inheritance tax return, unless proceedings other than the court's approval of the return become necessary.

(3) Offering a will for probate under IC 29-1-7, unless proceedings other than admitting the will to probate become necessary.

(4) Filing a closing statement for an estate described in IC 29-1-8-4.

(Reference is to SB 39 as introduced.)

and when so amended that said bill be reassigned to the Senate Committee on Judiciary.

LONG, Chair

Report adopted.

COMMITTEE REPORT

Madam President: The Senate Committee on Rules and Legislative Procedure, to which was referred Senate Bill 94, 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:

Delete everything after the enacting clause and insert the following:

SECTION 1. IC 5-28-39 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]:

Chapter 39. Consumer Call Center Employee Protection

Sec. 1. As used in this chapter, "employer" means a business that employs, for the purpose of customer service or back-office operations, either of the following:

- (1) Fifty (50) or more individuals, excluding part-time employees.
- (2) Fifty (50) or more individuals who, in the aggregate, work at least one thousand five hundred (1,500) hours each week for the employer, not including overtime hours.

Sec. 2. As used in this chapter, "grant" has the meaning set forth in IC 5-28-28-2.

Sec. 3. As used in this chapter, "loan" has the meaning set forth in IC 5-28-28-3.

Sec. 4. As used in this chapter, "tax credit" has the meaning set forth in IC 5-28-28-4.

Sec. 5. As used in this chapter, "part-time employee" means an individual employed by an employer for an average of fewer than twenty (20) hours each week or for fewer than six (6) of the twelve (12) months before the date on which a determination is made.

Sec. 6. (a) An employer that intends to relocate either of the following from Indiana to a foreign country shall notify the secretary of commerce at least one hundred twenty (120) days before the relocation:

- (1) A call center.
- (2) One (1) or more facilities or operating units within a call center comprising at least thirty percent (30%) of the call center's total volume when measured against the previous twelve (12) month average call volume of operations.

(b) If an employer fails to provide the notice under

subsection (a), the secretary of commerce shall inform the attorney general. The attorney general shall commence an action to impose a civil penalty against that employer in the county in which the employer's business is located. On a finding that an employer has violated subsection (a), the court shall assess a civil penalty of not more than ten thousand dollars (\$10,000) against the employer for each day the employer failed to provide the notice.

(c) A court may reduce a civil penalty imposed under subsection (b) if the court determines that an employer has shown just cause why a notification under subsection (a) was not made in the time required.

Sec. 7. (a) Beginning July 1, 2017, and every six (6) months thereafter, the corporation shall compile a list of every employer that has relocated an operation or facility described in section 6(a)(1) or 6(a)(2) of this chapter.

(b) The corporation shall include on the list the name of the employer and the date on which the call center or facility was relocated.

(c) The corporation shall immediately notify each state agency that is providing the employer with any grant, loan, or tax credit.

(d) The corporation shall include the list in the incentives compliance report required by IC 5-28-28.

Sec. 8. (a) Except as provided in subsection (c), an employer that appears on a list compiled by the corporation under section 7 of this chapter is ineligible to receive from the state any grant, loan, or tax credit until five (5) years after the date on which the employer relocated the operation or facility described in section 6(a)(1) or 6(a)(2) of this chapter.

(b) Except as provided in subsection (c), if an employer appears on a list compiled under section 7 of this chapter, the corporation shall recapture from the employer an amount equal to the unamortized value of any grant, loan, or tax credit that the employer has received from the state after June 30, 2017. The employer shall pay the recapture amount to the corporation within thirty (30) days after receiving the recapture demand.

(c) The corporation may waive the ineligibility under subsection (a) if the employer applying for the grant, loan, or tax credit demonstrates that one (1) or more of the following will happen if the grant, loan, or tax credit is not provided:

- (1) Substantial job loss in Indiana.
- (2) Harm to the environment.
- (3) A significant economic impact to Indiana.

Sec. 9. (a) This section applies to contracts entered into on or after July 1, 2017.

(b) Each state agency within the executive department shall ensure that all call center and customer service work performed for the agency is performed entirely within Indiana.

(c) A contractor that performs call center or customer service work for the state shall not hire an individual to perform that work at a location outside Indiana.

(d) Beginning July 1, 2019, every individual employed by a contractor to perform call center or customer service work for the state shall perform that work within Indiana.

Sec. 10. This chapter does not permit withholding or denial of payments, compensation, or benefits to employees.

(Reference is to SB 94 as introduced.)

and when so amended that said bill be reassigned to the Senate Committee on Commerce and Technology.

LONG, CHAIR

Report adopted.

COMMITTEE REPORT

Madam President: The Senate Committee on Homeland Security and Transportation, to which was referred Senate Bill 112, 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.

CRIDER, Chair

Report adopted.

COMMITTEE REPORT

Madam President: The Senate Committee on Homeland Security and Transportation, to which was referred Senate Bill 128, 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 and reassigned to the Senate Committee on Appropriations.

Committee Vote: Yeas 9, Nays 0.

CRIDER, Chair

Report adopted.

COMMITTEE REPORT

Madam President: The Senate Committee on Homeland Security and Transportation, to which was referred Senate Bill 130, 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 9, Nays 0.

CRIDER, Chair

Report adopted.

COMMITTEE REPORT

Madam President: The Senate Committee on Homeland Security and Transportation, to which was referred Senate Bill 140, 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 and reassigned to the Senate Committee on Appropriations.

Committee Vote: Yeas 9, Nays 0.

CRIDER, Chair

Report adopted.

COMMITTEE REPORT

Madam President: The Senate Committee on Tax and Fiscal Policy, to which was referred Senate Joint Resolution 7, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said resolution do pass.

Committee Vote: Yeas 10, Nays 3.

HERSHMAN, Chair

Report adopted.

SENATE MOTION

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

HCR 3 Senator Long

To convene a Joint Session of the One Hundred Twentieth General Assembly of the State of Indiana.

HCR 4 Senator Long

To convene a Joint Session of the One Hundred Twentieth General Assembly of the State of Indiana.

HCR 5 Senator Lanane

Congratulating the Wapahani High School girls volleyball team on winning the Indiana High School Athletic Association 2016 Class 2A Volleyball State Championship.

LONG

Motion prevailed.

RESOLUTIONS ON FIRST READING

House Concurrent Resolution 3

House Concurrent Resolution 3, sponsored by Senators Long and Lanane:

A CONCURRENT RESOLUTION to convene a Joint Session of the One Hundred Twentieth General Assembly of the State of Indiana.

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

SECTION 1. That a joint convention of the Senate and House of Representatives be convened, to meet in the Chamber of the House of Representatives at 7:00 p.m. on Tuesday, January 17, 2017, to receive the Governor's message that will be given in compliance with Article 5, Section 13 of the Constitution of the State of Indiana and the Speaker is directed to appoint a committee of four members of this House to transmit this resolution to the Senate and report to this House such actions as the Senate may take.

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 Concurrent Resolution 4

House Concurrent Resolution 4, sponsored by Senators Long and Lanane:

A CONCURRENT RESOLUTION to convene a Joint Session of the One Hundred Twentieth General Assembly of the State of Indiana.

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

SECTION 1. That a joint convention of the Senate and House of Representatives be convened, to meet in the Chamber of the House of Representatives at 2:00 p.m. on Wednesday, January 18, 2017, to receive the Chief Justice's message which will be given in compliance with Article 7, Section 3 of the Constitution of the State of Indiana and the Speaker is directed to appoint a committee of four members of this House to transmit this resolution to the Senate and report to this House such action as the Senate may take.

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 Concurrent Resolution 5

House Concurrent Resolution 5, sponsored by Senator Lanane:

A CONCURRENT RESOLUTION congratulating the Wapahani High School girls volleyball team on winning the Indiana High School Athletic Association 2016 Class 2A Volleyball State Championship.

Whereas, The Wapahani High School volleyball team ended its season with a first-place finish in the Class 2A Indiana High School Athletic Association Volleyball State Championship;

Whereas, On November 5, 2016, at Worthen Arena in Muncie, Wapahani High School defeated Covenant Christian in five sets — 22-25, 25-17, 23-25, 25-22, 15-8 — to win its second consecutive Class 2A Volleyball State Championship;

Whereas, The Raiders were led by Skyler Van Note's 28 kills, followed by Estella Davis with 22 kills, and Lexi Spence, ranked second in the state in assists, tallied 61 for the match;

Whereas, The executive committee of the Indiana High School Athletic Association, on behalf of Indiana Farm Bureau Insurance, named Chase Curry of Wapahani High School as the winner of the Class 2A Mental Attitude Award;

Whereas, Class 2A Coach of the Year Jared Richardson led the 32-6 Wapahani team to its fifth volleyball state championship

and fourth in the past six years;

Whereas, The team finished its regular season with an outstanding 31-6 record;

Whereas, Other contributors to the outstanding record of this team are managers, statisticians, scorekeeper, assistant coaches Jenna Eastham and Katina Nickels, and athletic director Matt Luce; and

Whereas, It is fitting that we give special recognition to the young ladies and coaches of the Wapahani High School volleyball team: 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, on behalf of the people of Indiana, congratulate the Wapahani High School volleyball team on winning the 2016 Class 2A Indiana High School Athletic Association Volleyball State Championship.

SECTION 2. That the Principal Clerk of the House of Representatives transmit a copy of this resolution to each player, manager, and coach of the team, the athletic director, and the principal of Wapahani High School.

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

SENATE MOTION

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

SR 15 Senator Becker

Honoring Irene J. Saucer.

LONG

Motion prevailed.

RESOLUTIONS ON FIRST READING**Senate Resolution 15**

Senate Resolution 15, introduced by Senators Becker and Tomes:

A SENATE RESOLUTION honoring the life of Irene J. Saucer.

Whereas, Irene Saucer was born on January 10, 1928, in Camp Hill, Alabama, to Dessie and Katherine Echols;

Whereas, Irene Saucer graduated from Lincoln High School in 1946, and she earned her Bachelor's degree from Wilberforce University in Wilberforce, Ohio, and she later received a Master's degree from Indiana State University in Terre Haute, Indiana;

Whereas, Irene Saucer married William Saucer on September 1, 1951, and they recently celebrated their 65th wedding anniversary;

Whereas, William and Irene Saucer have two daughters, Anita and Sharon;

Whereas, Irene Saucer began her career in education at Carver Community Center as a youth director, and she then went on to teach at Stanley Hall Elementary School, Evans Elementary School, and later retired from Dexter Elementary School;

Whereas, Irene Saucer was very active in the Evansville Retired Teachers Association and the Rho chapter of Alpha Delta Kappa, and she was a major part of many other community organizations;

Whereas, Irene Saucer became a member of Alpha Kappa Alpha Sorority, Inc. in 1967, and she was a very active member of her chapter, Zeta Zeta Omega;

Whereas, Over the years, Irene Saucer served numerous positions within the Zeta Zeta Omega chapter of Alpha Kappa Alpha Sorority, and she cherished her time with her sorority sisters and regularly attended chapter meetings, events, and sisterly gatherings;

Whereas, Irene Saucer was a member of Liberty Missionary Baptist Church for over fifty years and later joined Nazarene Missionary Baptist Church, and served on the Mothers' Board, Rock of Ages, and Circle of Faith;

Whereas, Both Irene and her husband William volunteered with Boom Squad for a number of years, and Irene also volunteered at Evansville Day School's festivals;

Whereas, According to those close to Irene, Irene never met a stranger, and she had a host of close friends with whom she routinely enjoyed outings throughout the week;

Whereas, Irene Saucer passed away on January 12, 2017, at the age of 89;

Whereas, Irene Saucer was preceded in death by her parents, Dessie and Katherline Echols, and her brothers Tedow and Bedow Echols;

Whereas, Irene Saucer is survived by her husband William Saucer, and their two daughters: Anita Upchurch (special friend, Charlie Stroman) and Sharon Saucer-Brown (husband Greg Brown), and her four grandchildren: Laura Upchurch-Johnson (husband Robert Johnson), William Saucer II, Loren Henderson, and Destiny Williams; and

Whereas, Irene J. Saucer was a loving woman who was dedicated to her family, friends, and community, and it is fitting that the Indiana General Assembly honors and memorializes the life of Irene J. Saucer: Therefore,

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

SECTION 1. That the Indiana Senate honors and memorializes the life of Irene J. Saucer.

SECTION 2. The Secretary of the Senate is hereby directed to transmit a copy of this Resolution to the family of Irene J. Saucer.

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

MESSAGE FROM THE HOUSE

Madam President: I am directed by the House to inform the Senate that the House has passed Senate Concurrent Resolution 3 and the same is herewith returned to the Senate.

M. CAROLINE SPOTTS
Principal Clerk of the House

MESSAGE FROM THE HOUSE

Madam President: I am directed by the House to inform the Senate that the House has passed House Concurrent Resolutions 3, 4 and 5 and the same are herewith transmitted for further action.

M. CAROLINE SPOTTS
Principal Clerk of the House

SENATE BILLS ON SECOND READING

Senate Bill 29

Senator Kruse called up Senate Bill 29 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Senate Bill 37

Senator Zakas called up Senate Bill 37 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Senate Bill 42

Senator Grooms called up Senate Bill 42 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Senate Bill 46

Senator Boots called up Senate Bill 46 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

Senate Bill 47

Senator Boots called up Senate Bill 47 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

second author of Senate Bill 7.

LONNIE M. RANDOLPH

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Lonnie M. Randolph be added as coauthor of Senate Bill 8.

BOOTS

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Niemeyer be added as third author of Senate Bill 13.

TOMES

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Ford be added as coauthor of Senate Bill 14.

TOMES

Motion prevailed.

SENATE MOTION

Madam President: I move that Senators Bassler and Ford be added as coauthors of Senate Bill 15.

TOMES

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator M. Young be added as second author and Senators Lonnie M. Randolph, Zakas, Glick and Lanane be added as coauthors of Senate Bill 42.

GROOMS

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Koch be added as coauthor of Senate Bill 42.

GROOMS

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Charbonneau be added as second author of Senate Bill 51.

GROOMS

Motion prevailed.

**REPORT OF THE PRESIDENT
PRO TEMPORE**

Madam President: Pursuant to Senate Rule 68(b), I hereby report that Senate Bill 499, currently assigned to the Committee on Judiciary, be reassigned to the Committee on Corrections and Criminal Law.

LONG

Report adopted.

SENATE MOTION

Madam President: I move that Senators Alting, Bassler, Becker, Bohacek, Boots, Bray, Breaux, L. Brown, Buck, Charbonneau, Crane, Crider, Delph, Doriot, Eckerty, Ford, Freeman, Glick, Grooms, Head, Hershman, Holdman, Houchin, Koch, Kruse, Lanane, Leising, Long, Melton, Merritt, Messmer, Mishler, Mrvan, Niemeyer, Niezgodski, Perfect, Raatz, Lonnie M. Randolph, Ruckelshaus, Sandlin, J. Smith, Stoops, Tallian, G. Taylor, Tomes, Walker, M. Young, Zakas and Zay be added as coauthors of Senate Concurrent Resolution 3.

KENLEY

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Ford be added as second author of Senate Bill 5.

LONNIE M. RANDOLPH

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Ford be added as

SENATE MOTION

Madam President: I move that Senator Head be added as coauthor of Senate Bill 57.

RAATZ

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Mrvan be added as coauthor of Senate Bill 62.

HEAD

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Charbonneau be added as second author of Senate Bill 73.

GROOMS

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Buck be added as second author and Senator Breaux be added as third author of Senate Bill 74.

MERRITT

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Ruckelshaus be added as second author of Senate Bill 79.

MERRITT

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Kruse be added as second author of Senate Bill 86.

LEISING

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Kruse be added as second author of Senate Bill 87.

LEISING

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Lanane be removed as author of Senate Bill 94 and Senator Niezgodski be substituted

therefor.

LANANE

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Bohacek be added as second author of Senate Bill 100.

BRAY

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Raatz be added as second author of Senate Bill 108.

KRUSE

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Raatz be added as second author of Senate Bill 117.

KRUSE

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Lonnie M. Randolph be added as coauthor of Senate Bill 120.

KOCH

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Ford be added as coauthor of Senate Bill 125.

BREAUX

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Charbonneau be added as second author, Senator Niemeyer be added as third author, and Senator Melton be added as coauthor of Senate Bill 148.

LONNIE M. RANDOLPH

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Glick be added as second author of Senate Bill 172.

DORIOT

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Zakas be added as coauthor of Senate Bill 172.

DORIOT

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Kruse be added as second author and Senator Crane be added as coauthor of Senate Bill 249.

RAATZ

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Bassler be added as second author, Senator Head be added as third author, and Senator Ruckelshaus be added as coauthor of Senate Bill 276.

HOLDMAN

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Hershman be added as second author and Senator Grooms be added as third author of Senate Bill 314.

BECKER

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Crider be added as second author of Senate Bill 315.

BECKER

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Kruse be added as second author of Senate Bill 337.

G. TAYLOR

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Lanane be added as second author of Senate Bill 345.

M. YOUNG

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Leising be added as coauthor of Senate Bill 349.

GLICK

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Holdman be added as second author and Senator Raatz be added as third author of Senate Bill 404.

HOUCHIN

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Koch be added as second author of Senate Bill 443.

BRAY

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Head be added as second author and Senator Becker be added as third author of Senate Bill 444.

MERRITT

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Kruse be added as second author and Senator Becker be added as third author of Senate Bill 500.

FREEMAN

Motion prevailed.

SENATE MOTION

Madam President: I move that Senator Kenley be removed as author of Senate Bill 546 and Senator Hershman be substituted therefor.

KENLEY

Motion prevailed.

The Senate recessed for the remarks of United States Congressman Luke Messer.

January 17, 2017

Senate 81

SENATE MOTION

Madam President: I move that the Senate do now recess until the fall of the gavel, at which time the Senate will reconvene in the House Chamber for the purpose of attending a joint convention of the Senate and the House of Representatives to receive the Governor's message to the General Assembly delivered in compliance with Article 5, Section 13 of the Constitution of the State of Indiana, which requires that the Governor "from time to time give to the General Assembly information touching the condition of the State, and recommend such measures as he shall judge to be expedient."

LONG

Motion prevailed.

The Senate recessed until the fall of the gavel for a Joint Convention with the members of the House of Representatives.

2:00 p.m.

RECESS

(The message of Governor Eric J. Holcomb, is recorded in the House Journal.)

The Senate reconvened at 7:48 p.m., with Senator Long in the Chair.

SENATE MOTION

Madam President: I move we adjourn until 1:00 p.m., Wednesday, January 18, 2017.

Glick

Motion prevailed.

The Senate adjourned at 7:48 p.m.

JENNIFER L. MERTZ
Secretary of the Senate

SUZANNE CROUCH
President of the Senate