



# Journal of the House

State of Indiana

121st General Assembly

First Regular Session

Thirty-third Day

Monday Afternoon

March 18, 2019

The invocation was offered by Pastor Jeremiah Ferguson of Poplar Run Baptist Church in Farmland, a guest of Representative Prescott.

The House convened at 1:30 p.m. with Speaker Brian C. Bosma in the Chair.

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

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

Abbott	Huston
Austin	Jackson
Aylesworth	Jordan
Bacon	Judy
Baird	Karickhoff
Barrett	Kirchhofer
Bartels	Klinker
Bartlett	Lauer
Bauer	Lehe
Beck	Lehman
Behning	Leonard
Borders	Lindauer
Boy	Lucas
T. Brown	Lyness
Burton	Macer
Campbell	Mahan
Candelaria Reardon	Manning
Carbaugh	May
Cherry	Mayfield
Chyung	McNamara
Clere	Miller
Cook	Moed
Davisson	Morris
Deal	Morrison <input type="checkbox"/>
DeLaney	Moseley
DeVon	Negele
Dvorak	Nisly
Eberhart	Pfaff
Ellington	Pierce
Engleman	Porter
Errington	Prescott
Fleming	Pressel
Forestal <input type="checkbox"/>	Pryor
Frizzell	Saunders
Frye	Schaibley
GiaQuinta	Shackleford
Goodin	Smaltz
Goodrich	V. Smith <input type="checkbox"/>
Gutwein	Soliday
Hamilton	Speedy
Harris	Steuerwald
Hatcher	Stutzman
Hatfield	Sullivan
Heaton	Summers <input type="checkbox"/>
Heine	Thompson
Hostettler	Torr

VanNatter  
Wesco  
Wolkins  
Wright

J. Young  
Zent  
Ziemke  
Mr. Speaker

Roll Call 315: 96 present; 4 excused. The Speaker announced a quorum in attendance. [NOTE:  indicates those who were excused.]

## HOUSE MOTION

Mr. Speaker: I move that when we do adjourn, we adjourn until Tuesday, March 19, 2019, at 1:30 p.m.

LEHMAN

The motion was adopted by a constitutional majority.

## REPORTS FROM COMMITTEES

### COMMITTEE REPORT

Mr. Speaker: Your Committee on Judiciary, to which was referred Senate Bill 380, 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 380 as printed February 22, 2019.)

Committee Vote: Yeas 12, Nays 0.

TORR, Chair

Report adopted.

### COMMITTEE REPORT

Mr. Speaker: Your Committee on Judiciary, to which was referred Senate Bill 596, 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 596 as printed February 19, 2019.)

Committee Vote: Yeas 12, Nays 0.

TORR, Chair

Report adopted.

## RESOLUTIONS ON FIRST READING

### House Concurrent Resolution 34

Representatives Cherry and Austin introduced House Concurrent Resolution 34:

A CONCURRENT RESOLUTION honoring Indiana State Trooper Roy E. Jones.

*Whereas, Indiana State Trooper Roy Edman Jones was born on May 13, 1948, in Lapel, Indiana, and grew up in Connersville;*

*Whereas, Trooper Jones joined the U.S. Army as a young man and trained as a Green Beret before serving in Vietnam. He was assigned to the Military Assistance Command, Vietnam, Studies and Observation Group (MACV-SOG) which gathered intelligence by deploying reconnaissance forces to determine*

where the North Vietnamese forces were establishing supply bases;

Whereas, Trooper Jones received a Bronze Star for Valor for his work with MACV-SOG, and the Army publicly recognized the accomplishments of MACV-SOG by presenting members with the Presidential Unit Citation in April 2001;

Whereas, Trooper Jones joined the Indiana State Police in 1976 after completing the Indiana State Police Academy, and he was assigned to the Pendleton post near his hometown;

Whereas, Trooper Jones responded to a call just after midnight on July 3, 1979, to help the Markleville town marshal apprehend a fugitive vehicle;

Whereas, Trooper Jones was traveling at a high rate of speed with lights and sirens on when a vehicle pulled out in front of him causing him to swerve and strike a tree, killing him on impact. He was 31 years old;

Whereas, Trooper Jones led the district in issuing citations for "driving under the influence" and "driving under suspension" the year before his death, and he was one of the first troopers chosen to use the VASCAR PLUS time-speed distance measurement device; and

Whereas, Trooper Jones lived his life in the service of others and was survived by his wife, daughter and two sons, parents, and siblings: Therefore,

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

SECTION 1. That the Indiana General Assembly honors Indiana State Trooper Roy E. Jones for his contributions to his community, the state of Indiana, and the United States of America.

SECTION 2. That the Indiana General Assembly urges the Indiana Department of Transportation to name a portion of U.S. 36 in memory of Trooper Roy E. Jones between State Road 9 and the Madison and Henry County line.

SECTION 3. That the Principal Clerk of the House of Representatives shall transmit copies of this resolution to the family of Trooper Roy E. Jones and the Commissioner of the Indiana Department of Transportation.

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

### House Resolution 38

Representatives Pressel and Moseley introduced House Resolution 38:

A HOUSE RESOLUTION recognizing the impact of erosion on Indiana's Lake Michigan beaches and the need to identify long term solutions.

Whereas, The state of Indiana has 40 miles of Lake Michigan shoreline which represent an irreplaceable natural and economic resource;

Whereas, The Indiana General Assembly established the Indiana Dunes State Park in 1925 to preserve a portion of Indiana's Lake Michigan shoreline, as well as sand dunes, wetlands, and other natural resources for all Hoosiers;

Whereas, Congress designated a portion of the area as the Indiana Dunes National Lakeshore in 1966 to preserve more than 15,000 acres of land for public access and recreation, including 15 miles of shoreline and beaches;

Whereas, Congress redesignated the national lakeshore as Indiana Dunes National Park in 2019, making it the 61st national park and Indiana's first;

Whereas, The Indiana Dunes parks are the most visited attractions in the state, drawing more than 3.5 million annual visitors, 80 percent of whom visit from outside Indiana;

Whereas, Indiana Dunes ranks seventh in visitation when compared to other national parks, following Yellowstone National Park, and received more visitors than either Glacier or Grand Teton national parks;

Whereas, The Indiana Dunes parks serve as the cornerstone of a regional tourism economy, creating more than \$111 million annually in state and local revenue, supporting 5,500 jobs, and generating more than \$475 million annually in economic impact;

Whereas, The ability to access and enjoy Indiana's beaches is an integral component of these parks, as well as Northwest Indiana's quality of life and ability to attract talent and business;

Whereas, The state of Indiana, through the Northwest Indiana Regional Development Authority, partnered with the National Park Service, U.S. Army Corps of Engineers, and the city of Portage in 2008 to invest in beach access and to construct the Portage Lakefront Pavilion and Riverwalk, a \$16 million project which is the most visited place within the Indiana Dunes parks;

Whereas, The U.S. Army Corps of Engineers and the Indiana Department of Natural Resources have found that the construction of jetties and other structures built along the shoreline and into Lake Michigan affect the natural flow of sand, leading to the erosion of nearby Indiana beaches;

Whereas, The Indiana General Assembly recognized the need to prevent or reduce the degradation of Indiana's Lake Michigan beaches through the creation of the Sand Nourishment Fund in 1995;

Whereas, Indiana beaches are experiencing severe shoreline erosion, with the Portage lakefront being the most affected site;

Whereas, High water levels in Lake Michigan, combined with frequent storms, have accelerated the erosion of Indiana's Lake Michigan beaches, restricting access and resulting in the closure of public beaches;

Whereas, Infrastructure lost to erosion includes ramps and pathways that are accessible to seniors and people with disabilities, further limiting public access and recreation;

Whereas, The ongoing erosion of Indiana's lakefront beaches will diminish a critically important resource for tourism and risk state investment in public buildings; and

Whereas, The Indiana Department of Natural Resources, U.S. Army Corps of Engineers, the National Park Service, and local municipalities are ready to identify long term solutions: 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 acknowledges: (1) the impacts of shoreline erosion on the public lands of Indiana's Lake Michigan shoreline, the tourism industry of the state of Indiana, and the natural resources of the state of Indiana and the United States; and (2) the need to identify long term solutions to address shoreline erosion in order to protect the state's economy and natural resources.

SECTION 2. That the Indiana House of Representatives urges the legislative council to assign to the appropriate study committee the topic of long term solutions to address erosion on Indiana's Lake Michigan beaches.

SECTION 3. That the Principal Clerk of the House of Representatives shall transmit a copy of this resolution to

Indiana State Representative James Pressel for distribution.

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

#### House Resolution 40

Representative McNamara introduced House Resolution 40:

A HOUSE RESOLUTION congratulating the Highland Challenger League as the 2018 Little League Challenger Division World Champions.

*Whereas, The Highland Baseball Club Little League competed against Hazleton Little League to become the 2018 Little League Challenger Division World Series Champions;*

*Whereas, The Highland Baseball Club Little League was established in Evansville, Indiana, in 2014 to provide children with disabilities the opportunity to show their love for baseball and play in a team environment;*

*Whereas, The Highland Baseball Club Little League has become one of the largest and fastest growing Challenger programs in the country, with 157 players participating in 2017;*

*Whereas, The Highland Challenger League is led by President Matt Pokorney, who received the 2016 Little League Challenger Award;*

*Whereas, The Highland Challenger League traveled to Williamsport, Pennsylvania, to compete in the Little League Challenger Division Exhibition Game on August 25, 2018, raising \$160,000 to cover travel expenses so that families could attend;*

*Whereas, The players, led by coaches Joe Weiner, Ed Nottle, and Matt Pokorney, became World Series Champions with over 6,500 friends, family, and fans in attendance; and*

*Whereas, This accomplishment is celebrated by the state of Indiana as well as friends and family of the Highland Challenger League: 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 honors the Highland Challenger League as the 2018 Little League Challenger Division World Champions.

SECTION 2. That the Principal Clerk of the House of Representatives shall transmit copies of this resolution to Highland Challenger League President Matt Pokorney.

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

#### House Resolution 41

Representative Frye introduced House Resolution 41:

A HOUSE RESOLUTION recognizing Destiny Rutzel.

*Whereas, The Indiana Association of School Principals recognized Destiny Rutzel, principal of South Ripley Junior High School in Versailles, Indiana, as the 2018 Indiana Middle School Principal of the Year;*

*Whereas, Mrs. Rutzel has been the South Ripley Junior High School principal for five years;*

*Whereas, Mrs. Rutzel's leadership has led to many recognitions for South Ripley Junior High School, including being named an Indiana Four Star School, a 2016 National School to Watch, a 2016 National Blue Ribbon School, a 2018*

*Common Sense Media School, and a "Champions in the Middle" school by the Indiana High School Athletic Association for the school's work with Special Olympic athletes; and*

*Whereas, Mrs. Rutzel has worked hard to build a program of excellence at South Ripley Junior High School to fulfill its mission: "South Ripley educates students today, to become responsible citizens of tomorrow"; 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 recognizes and honors South Ripley Junior High School Principal Destiny Rutzel as the 2018 Indiana Middle School Principal of the Year.

SECTION 2. That the Principal Clerk of the House of Representatives shall transmit copies of this resolution to State Representative Randall Frye for distribution.

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

#### Senate Concurrent Resolution 34

The Speaker handed down Senate Concurrent Resolution 34, sponsored by Representative Eberhart:

A CONCURRENT RESOLUTION congratulating the Morristown High School boys basketball team on winning the 2018 Indiana High School Athletic Association ("IHSAA") Class A state championship title.

*Whereas, Making their first appearance in the state finals since 1911, the Morristown High School boys basketball team won the 2018 IHSAA Class A state championship title, defeating Southwood High School 89-60;*

*Whereas, In advancing to the state championship game, the Yellow Jackets defeated Waldron, Hauser, and Oldenburg Academy to win the sectional championship, University and Tindley to win the regional championship, and Barr-Reeve to win the semi-state championship;*

*Whereas, The Yellow Jackets' championship effort set new Class A state championship records for most points, largest margin of victory, most points in a half, most field goals attempted, most combined field goals made and attempted, most 3-point field goals attempted, most assists, and most combined assists;*

*Whereas, In addition to the new Class A state championship records, the Yellow Jackets also set a new all-class record for most field goals made;*

*Whereas, Senior Eli Streeval led the way for Morristown with a game-high 35 points, and senior Hayden Langkabel added 16 points for the Yellow Jackets;*

*Whereas, Junior Logan Laster tallied the first triple-double in a state championship game since 2006, scoring 24 points, making 13 rebounds, and 10 assists; and*

*Whereas, Head Coach Scott McClelland's championship squad finished the season with a 28-2 record: Therefore,*

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

SECTION 1. That the Indiana General Assembly congratulates the Morristown High School boys basketball team on winning the 2018 IHSAA Class A state championship title.

SECTION 2. The Secretary of the Senate is hereby directed to transmit copies of this resolution to each member of the Morristown High School boys basketball 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.

#### **Senate Concurrent Resolution 47**

The Speaker handed down Senate Concurrent Resolution 47, sponsored by Representative Wolkins:

A CONCURRENT RESOLUTION congratulating the Oak Hill High School girls basketball team on winning the 2019 Indiana High School Athletic Association ("IHSAA") Class 2A state championship title.

*Whereas, The Oak Hill High School girls basketball team overcame a nine-point deficit in the third quarter to defeat Winchester 54-42 and win the 2019 IHSAA Class 2A state championship title;*

*Whereas, In advancing to the state championship game, the Golden Eagles defeated North Miami, Wabash, and Manchester to win the sectional championship, Lafayette Central Catholic and Tipton to win the regional championship, and Central Noble to win the semi-state championship;*

*Whereas, Seniors Kaela Robey and Brittany McCorkle each scored 18 points for the Golden Eagles, and junior Taylor Westgate contributed 9 rebounds and 5 steals to the championship effort;*

*Whereas, Following the game, senior Jenessa Hasty was named the Patricia L. Roy Mental Attitude Award winner for Class 2A girls basketball; and*

*Whereas, Led by head coach Todd Law, Oak Hill finished the year with a 25-3 record to win its first state championship: Therefore,*

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

SECTION 1. That the Indiana General Assembly congratulates the Oak Hill High School girls basketball team on winning the 2019 IHSAA Class 2A state championship title.

SECTION 2. The Secretary of the Senate is hereby directed to transmit copies of this resolution to each member of the Oak Hill High School girls basketball 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.

### **ENGROSSED SENATE BILLS ON SECOND READING**

#### **Engrossed Senate Bill 41**

Representative Gutwein called down Engrossed Senate Bill 41 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

#### **Engrossed Senate Bill 176**

Representative Davisson called down Engrossed Senate Bill 176 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

#### **Engrossed Senate Bill 271**

Representative T. Brown called down Engrossed Senate Bill 271 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

#### **Engrossed Senate Bill 292**

Representative Sullivan called down Engrossed Senate Bill 292 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

#### **Engrossed Senate Bill 405**

Representative Wesco called down Engrossed Senate Bill 405 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

#### **Engrossed Senate Bill 479**

Representative Sullivan called down Engrossed Senate Bill 479 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

The House recessed until the fall of the gavel.

### **RECESS**

The House reconvened at 4:40 p.m. with the Speaker in the Chair.

### **RESOLUTIONS ON FIRST READING**

#### **Senate Concurrent Resolution 40**

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

A CONCURRENT RESOLUTION memorializing Sergeant Benton "Ben" Bertram and urging the Indiana Department of Transportation to name a mile of State Road 56 near Scottsburg the "Sgt. Ben Bertram Memorial Mile".

*Whereas, Sergeant Benton "Ben" Bertram lost his life in a fatal accident while in pursuit of a stolen vehicle on December 12, 2018;*

*Whereas, Born on June 22, 1985, in Louisville, Kentucky, Ben Bertram graduated from Charlestown High School before pursuing a career in law enforcement;*

*Whereas, Ben Bertram joined the Charlestown Police Department and graduated from the Indiana Law Enforcement Academy as a member of the 11-191 graduating class;*

*Whereas, Rising to the rank of Sergeant, Bertram was a nine-year veteran of the Charlestown Police Department and served as a K9 handler;*

*Whereas, Sergeant Bertram is survived by his parents, Luke and Diane, sister, Lindsey, his current K9 partner, Franco, and his recently retired K9 partner, KuBo;*

*Whereas, Sergeant Bertram was known as an all-American guy who was respected and valued for his love of God, family, country, and community, and as a gentle man who loved taking care of his dogs and horses; and*

*Whereas, Because he paid the ultimate price while defending the people of Charlestown and the State of Indiana, Sergeant Bertram deserves recognition for his service: 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 expresses its deepest gratitude and sympathies to the family of Sergeant Ben Bertram and urges the Indiana Department of Transportation to honor Sergeant Bertram by naming a mile of State Road 56 from the north junction of State Road 3 to one mile east of the north junction of State Road 3 the "Sgt. Ben Bertram Memorial Mile".

SECTION 2. The Secretary of the Senate is hereby directed to transmit copies of this resolution to the family of Sergeant Ben Bertram, the Charlestown Police Department, and the Commissioner of the Indiana Department of Transportation.

The resolution was read a first time and adopted by voice vote. The Clerk was directed to inform the Senate of the passage

of the resolution.

### Senate Concurrent Resolution 45

The Speaker handed down Senate Concurrent Resolution 45, sponsored by Representatives Pressel and Harris:

A CONCURRENT RESOLUTION recognizing the Great Lakes and St. Lawrence River's contributions to Indiana and urging the Governor to declare September 7, 2019, Great Lakes-St. Lawrence Appreciation Day in Indiana.

*Whereas, The Great Lakes system, including Lake Erie, Lake Huron, Lake Michigan, Lake Ontario, Lake Superior, and the St. Lawrence River, is a globally significant resource and ecosystem, holding 21 percent of the world's surface freshwater, providing drinking water to more than 48 million Americans and Canadians, and supplying 56 billion gallons of water per day for municipal, agricultural, and industrial use;*

*Whereas, On September 7, 2012, by signing a revised Great Lakes Water Quality Agreement, the United States and Canada reaffirmed their commitment to binational cooperation "to restore, protect, and enhance the water quality of the Great Lakes to promote the ecological health of the Great Lakes Basin";*

*Whereas, An abundant supply of clean, affordable water is essential to support a healthy population, a thriving economy, and a well-functioning ecosystem;*

*Whereas, As a major source of water for communities located within the Great Lakes basin, the Great Lakes system is a vital resource in which all the region's residents share a common interest;*

*Whereas, The Great Lakes basin is home to numerous beaches, parks, forests, harbors, marinas, piers, lighthouses, boardwalks, and islands that provide recreational opportunities for swimming, hiking, surfing, boating, kayaking, canoeing, fishing, hunting, photography, wildlife watching, and more;*

*Whereas, Lake Michigan's shoreline adds extraordinary economic value to Indiana, with a waterborne shipping industry that contributes \$14 billion per year in economic activity to the state and provides over 100,000 jobs, a commercial and sport fishery industry with an annual value of nearly \$400 million, tourism dollars from two million annual visitors to Indiana Dunes National Park and 1.2 million visitors to Indiana Dunes State Park, and recreational boating opportunities that contribute over \$2 billion annually to Indiana's economy; and*

*Whereas, The Great Lakes basin and St. Lawrence River provide clean, healthy waters for the region's environment, economy, and its citizens: 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 recognizes the Great Lakes and St. Lawrence River for their contributions to the state, and urges the Governor to declare September 7, 2019, Great Lakes-St. Lawrence Appreciation Day in Indiana.

SECTION 2. The Secretary of the Senate is hereby directed to transmit a copy of this resolution to Governor Eric Holcomb.

The resolution was read a first time and adopted by voice vote. The Clerk was directed to inform the Senate of the passage of the resolution.

### Senate Concurrent Resolution 46

The Speaker handed down Senate Concurrent Resolution 46, sponsored by Representatives Errington and Wright:

A CONCURRENT RESOLUTION congratulating the Ball State University Department of Journalism upon the department's 50th anniversary.

*Whereas, Ball State University's Department of Journalism was established in 1969 and celebrates its semi-centennial this spring;*

*Whereas, The department is accredited by the Accrediting Council on Education in Journalism and Mass Communications (ACEJMC) and certified by the Public Relations Society of America (PRSA);*

*Whereas, The department offers bachelor's degrees in journalism, journalism education, public relations, and advertising. It also offers master's degrees in journalism, public relations, emerging media design and development, in addition to numerous minors and certifications;*

*Whereas, Ball State University became the first university in Indiana to offer a master's degree in public relations in 1968;*

*Whereas, The Department of Journalism and its faculty have been recognized for their contributions to the journalism field in countless ways, including but not limited to Mobile Marketing Association Academic Institution of the Year, Scripps Howard Foundation Award, and Photo Editor of the Year from the National Press Photographers Association;*

*Whereas, The department is home to award-winning student agencies, media, and organizations, including The Ball State Daily, Ball Bearings Magazine, and the Journalism Education Association; and*

*Whereas, The department is home to Cardinal Communications, which was founded as Limited Edition in 1976 and was the nation's first student-run strategic communications agency to charge for services. In 2018, it merged with McKinley Avenue Agency, a student-run advertising and public relations agency: Therefore,*

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

SECTION 1. That the Indiana General Assembly congratulates the 50<sup>th</sup> anniversary of the Ball State University Department of Journalism and wishes them all the best for years to come.

SECTION 2. The Secretary of the Senate is hereby directed to transmit a copy of this resolution to the Ball State University Department of Journalism

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.

## ENGROSSED SENATE BILLS ON SECOND READING

### Engrossed Senate Bill 29

Representative Clere called down Engrossed Senate Bill 29 for second reading. The bill was read a second time by title.

#### HOUSE MOTION (Amendment 29-1)

Mr. Speaker: I move that Engrossed Senate Bill 29 be amended to read as follows:

Page 3, after line 8, begin a new paragraph and insert:

"SECTION 3. IC 20-33-8-19, AS ADDED BY P.L.1-2005, SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 19. (a) A superintendent of a school corporation may conduct an expulsion meeting or appoint one (1) of the following to conduct an expulsion meeting:

- (1) Legal counsel.
- (2) A member of the administrative staff if the member:
  - (A) has not expelled the student during the current school year; and
  - (B) was not involved in the events giving rise to the expulsion.

The superintendent or a person designated under this subsection may issue subpoenas, compel the attendance of witnesses, and administer oaths to persons giving testimony at an expulsion meeting.

(b) An expulsion may take place only after the student and the student's parent are given notice of their right to appear at an expulsion meeting with the superintendent or a person designated under subsection (a). Notice of the right to appear at an expulsion meeting must:

- (1) be made by certified mail or by personal delivery;
- (2) contain the reasons for the expulsion; and
- (3) contain the procedure for requesting an expulsion meeting.

(c) The individual conducting an expulsion meeting:

- (1) shall make a written summary of the evidence heard at the expulsion meeting;
- (2) may take action that the individual finds appropriate; and
- (3) shall provide the information described in subsection (g) to the student and the student's parent; and**
- ~~(4)~~ **(4) must give notice of the action taken under subdivision (2) to the student and the student's parent.**

(d) If the student or the student's parent not later than ten (10) days of receipt of a notice of action taken under subsection (c) makes a written appeal to the governing body, the governing body:

- (1) shall hold a meeting to consider:
  - (A) the written summary of evidence prepared under subsection (c)(1); and
  - (B) the arguments of the principal and the student or the student's parent;
 unless the governing body has voted under subsection (f) not to hear appeals of actions taken under subsection (c); and
- (2) may take action that the governing body finds appropriate.

The decision of the governing body may be appealed only under section 21 of this chapter.

(e) A student or a student's parent who fails to request and appear at an expulsion meeting after receipt of notice of the right to appear at an expulsion meeting forfeits all rights administratively to contest and appeal the expulsion. For purposes of this section, notice of the right to appear at an expulsion meeting or notice of the action taken at an expulsion meeting is effectively given at the time when the request or notice is delivered personally or sent by certified mail to a student and the student's parent.

(f) The governing body may vote to not hear appeals of actions taken under subsection (c). If the governing body votes to not hear appeals, subsequent to the date on which the vote is taken, a student or parent may appeal only under section 21 of this chapter.

**(g) Each school corporation shall annually prepare a list of:**

- (1) alternative education programs in the same county in which the school corporation is located or a county immediately adjacent to the county in which the school corporation is located; and**
- (2) virtual charter schools;**

**in which a student may enroll if the student is expelled. The list must contain contact information for the entities**

**described in subdivisions (1) and (2) and must provide the student and the student's parent notice that the student may be required to comply with IC 20-33-2 or any statute relating to compulsory school attendance in accordance with section 31 of this chapter. A copy of the list shall be provided to the student or the student's parent at the expulsion meeting. If the student or student's parent fails to attend an expulsion meeting, a copy of the list shall be mailed to the student's residence.**

SECTION 4. IC 20-33-8-31, AS ADDED BY P.L.1-2005, SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 31. **(a)** If a student is suspended ~~or expelled~~ from school or from any educational function under this chapter, the student's absence from school because of the suspension ~~or expulsion~~ is not a violation of:

- (1) IC 20-33-2; or
- (2) any other statute relating to compulsory school attendance.

**(b) If a student is expelled from school or from any educational function under this chapter, the student's absence from school because of the expulsion is a violation of IC 20-33-2 or any other statute relating to compulsory school attendance if the student may enroll in:**

- (1) an alternative education program in the county or in a county immediately adjacent to the county containing the school corporation from which the student was expelled; or**
- (2) a virtual charter school if the student does not enroll in a program or school described in subdivision (1) or (2).**

**during the student's expulsion. In the event an alternative education program or virtual charter school is not available for a student to attend under this subsection, the student's expulsion is not a violation of IC 20-33-2 or any other statute relating to compulsory school attendance."**

(Reference is to ESB 29 as printed March 15, 2019.)

CLERE

Motion prevailed. The bill was ordered engrossed.

**Engrossed Senate Bill 189**

Representative Cook called down Engrossed Senate Bill 189 for second reading. The bill was read a second time by title.

HOUSE MOTION  
(Amendment 189-1)

Mr. Speaker: I move that Engrossed Senate Bill 189 be amended to read as follows:

Page 2, line 20, delete "and the" and insert "**the**".

Page 2, line 20, after "board," insert "**and the Indiana Speech-Language-Hearing Association (ISHA)**".

(Reference is to ESB 189 as printed March 15, 2019.)

CAMPBELL

Motion prevailed. The bill was ordered engrossed.

**Engrossed Senate Bill 421**

Representative Wesco called down Engrossed Senate Bill 421 for second reading. The bill was read a second time by title.

HOUSE MOTION  
(Amendment 421-3)

Mr. Speaker: I move that Engrossed Senate Bill 421 be amended to read as follows:

Page 2, delete lines 2 through 6.

Page 3, line 2, delete "entire" and insert "**one (1) or more townships in whole or in part.**".

Page 3, delete line 3.

(Reference is to ESB 421 as printed March 15, 2019.)

DELANEY

Motion failed. The bill was ordered engrossed.

**Engrossed Senate Bill 512**

Representative Bacon called down Engrossed Senate Bill 512 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

**Engrossed Senate Bill 551**

Representative McNamara called down Engrossed Senate Bill 552 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

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

## ENGROSSED SENATE BILLS ON THIRD READING

**Engrossed Senate Bill 197**

Representative Steuerwald called down Engrossed Senate Bill 197 for third reading:

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

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

Roll Call 316: yeas 93, nays 0. The bill was declared passed. The question was, Shall the title of the bill remain the title of the act? There being no objection, it was so ordered. The Clerk was directed to inform the Senate of the passage of the bill.

## RESOLUTIONS ELIGIBLE FOR ADOPTION

**House Concurrent Resolution 14**

The Speaker handed down on its passage House Concurrent Resolution 14, introduced by Representatives Jordan, Pressel and Deal:

A CONCURRENT RESOLUTION urging the Indiana Department of Transportation to rename that section of U.S. Highway 30 from the intersection with Pioneer Road in Plymouth to the intersection with Oak Road in Marshall County the "Ralph 'Ray' Reed, Jr. Memorial Drive".

The resolution was read a second time and adopted. Roll Call 317: yeas 92, nays 0. The Clerk was directed to inform the Senate of the passage of the resolution. Senate sponsor: Senator Head.

**House Concurrent Resolution 19**

The Speaker handed down on its passage House Concurrent Resolution 19, introduced by Representative Frye:

A CONCURRENT RESOLUTION urging the Indiana Department of Transportation to rename a portion of State Road 62 in Jefferson County in honor of James Pendleton, Sr..

The resolution was read a second time and adopted. Roll Call 318: yeas 93, nays 0. The Clerk was directed to inform the Senate of the passage of the resolution. Senate sponsor: Senator Garten.

## REPORTS FROM COMMITTEES

### COMMITTEE REPORT

Mr. Speaker: Your Committee on Natural Resources, to which was referred Senate Bill 363, 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, between lines 12 and 13, begin a new paragraph and

insert:

"SECTION 2. IC 14-19-1-2, AS AMENDED BY P.L.246-2005, SECTION 120, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 2. The department may do the following:

(1) Make available to the public under rules adopted by the department public parks and other suitable places for recreation, conservation, and management of natural and cultural resources. The rules may include a procedure for the establishment of a schedule of admission fees and service charges adopted by the commission for the parks and other places of recreation.

(2) Construct, rent, lease, license, or operate public service privileges and facilities in a state park. An agreement may not be made to rent, lease, or license a public service privilege or facility in a state park for longer than four (4) years, except as provided in section 3 of this chapter.

(3) Acquire other suitable land or park property within Indiana that is entrusted, donated, or devised to Indiana by the United States or by a county, a city, a town, a private corporation, or an individual for the purpose of public recreation or for the preservation of natural beauty or natural features possessing historic value.

**(4) Construct, rent, lease, license, or operate public service privileges and facilities for recreation in a state forest. An agreement may not be made to rent, lease, or license a public service privilege or facility in a state forest for longer than four (4) years."**

Page 4, after line 25, begin a new paragraph and insert:

"SECTION 4. IC 14-23-1-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 1. The department shall do the following:

(1) Have the care, custody, and control of the forest land owned by the state, exclusive of state parks.

(2) Adopt necessary rules to properly enforce this chapter.

(3) Establish, operate, and maintain nurseries for the production of trees to be used in reforestation. The trees may be:

(A) used to reforest land owned by the state;

(B) supplied to owners of private land at a price not exceeding cost of production; or

(C) used for planting on public roads or land under the terms that are considered by the department to be for the public benefit.

(4) Prepare, print, post, or distribute printed matter relating to forestry.

(5) Make investigations or experiments with regard to forestry questions.

(6) Subject to the approval of the governor, purchase land and forests. For the purpose of acquiring land and forests, the commission may exercise the right of eminent domain in the manner provided in IC 14-17-3.

(7) Receive and accept, in the name of the people of Indiana, by gift or devise, the fee or other estate in land or forests.

(8) Examine the forest land owned by the state or by a state institution for the purpose of advising and cooperating in securing proper forest management of the land.

(9) Employ, with approval of the authorities having control of the state penal institutions, convicts committed to a penal institution for the purpose of producing or planting trees, building roads, or doing other work in the forests and in clearing, draining, or developing land purchased or acquired by the state for forestry purposes.

(10) Propagate trees and shrubs for state institutions or for planting along highways. A common carrier may transport trees or shrubs grown by the state at a rate less than the established tariff to and from points within Indiana.

(11) Have the custody of all abstracts of title, papers, contracts, or related memoranda, except original deeds to the state, for land purchased or received under this section.

(12) Examine private forest land:

- (A) upon request of; and
- (B) at the expense of;

the owner for the purpose of advising the owner on the proper methods of forest management.

(13) Ensure that the following improvements are constructed or installed at the campgrounds located in the Ferdinand State Forest and the Morgan-Monroe State Forest:

- (A) A code approved septic system.
- (B) A comfort station.
- (C) Running water.
- (D) Primitive camping cabins.
- (E) Other improvements considered appropriate by the department.

SECTION 5. IC 14-28-1-24.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 24.5. (a) As used in this section, "qualified entity or authority" means any of the following:

- (1) IC 14-33-1 (conservancy districts).
- (2) IC 14-33-19 (levee districts and associations).
- (3) IC 14-27-4 (levee associations).
- (4) IC 14-27-6 (levee authority in Vanderburgh County).
- (5) IC 14-28-1-29 (flood control projects).
- (6) IC 14-30 (river basin commissions).
- (7) A court.
- (8) Any prior law that allowed for the construction or maintenance of a levee or earthen berm.

(b) A person may not begin the reconstruction of an earthen berm or levee that is located in a floodway unless the person has obtained a permit under this section or demonstrated to the department through the submission of plans and specifications that the earthen berm or levee meets the requirements set out in subsection (c), is located in a rural area, and was constructed:

- (1) before January 1, 1973, with or without a permit issued under section 22 of this chapter; or
- (2) after January 1, 1973, with a permit issued under section 22 of this chapter.

(c) An earthen berm or levee described in subsection (b) must be reconstructed:

- (1) to not more than its existing or predamaged height, or design height if the earthen berm or levee was previously permitted under section 22 of this chapter;
- (2) to not more than its existing or predamaged top width and side slopes, or design top width and side slopes if the earthen berm or levee was previously permitted under section 22 of this chapter;
- (3) along the same alignment and footprint of the existing or predamaged levee, or design alignment and footprint if the earthen berm or levee was previously permitted under section 22 of this chapter; and
- (4) with similar materials as the existing or pre-damaged levee, or design materials and specifications if the earthen berm or levee was previously permitted under section 22 of this chapter;

and within six (6) months after project completion the person provides documentation from a land surveyor or professional engineer licensed in Indiana that the earthen berm or levee has been reconstructed in accordance to the plans submitted to the department under this section.

(d) A person who desires to reconstruct an earthen berm or levee that does not meet the requirements under subsection (c) must file with the director a verified written application for a permit accompanied by a nonrefundable minimum fee of two hundred dollars (\$200). An application

submitted under this section must do the following:

- (1) Set forth the material facts concerning the proposed reconstruction.
- (2) Include the plans and specifications for the reconstruction.

(e) The director shall issue a permit only if in the opinion of the director the applicant has clearly proven that the reconstruction of the earthen berm or levee will not do any of the following:

- (1) Adversely affect the efficiency of or unduly restrict the capacity of the floodway.
- (2) Constitute an unreasonable hazard to the safety of life or property.
- (3) Result in unreasonably detrimental effects upon fish, wildlife, or botanical resources.

(f) In deciding whether to issue a permit under this section, the director shall consider the cumulative effects of the proposed reconstruction of an earthen berm or levee.

(g) The director may incorporate in and make a part of an order of authorization conditions and restrictions that the director considers necessary for the purposes of this chapter.

(h) The department shall not require or recommend as a condition for a permit for a project for the reconstruction of an earthen berm or levee that was originally constructed under a qualified entity or authority mitigation for any trees or woody vegetation removed from the top, side slopes or within ten (10) feet of the toe of the existing earthen berm or levee if constructed before January 1, 1973, or top, side slope, or toe of the design footprint of the earthen berm or levee if previously permitted under section 22 of this chapter.

(i) If site conditions have deteriorated to the point that the existing earthen berm or levee described in subsection (h) should be abandoned and reconstructed in another location within the floodway, the footprint, including areas within ten (10) feet of the toe, of the abandoned earthen berm or levee, shall be credited to any mitigation required for a new earthen berm or levee alignment within the floodway.

(j) A permit issued under this section is valid for two (2) years after the date of issuance of the permit.

(k) A permit issued under this section may be renewed for one (1) additional two (2) year period.

(l) The person to whom a permit is issued under this section shall post and maintain the permit at the site of the reconstruction authorized by the permit.

(m) A person who knowingly:

- (1) begins the reconstruction of an earthen berm or levee in violation of subsection (b), (c), or (d);
  - (2) violates a condition or restriction of a permit issued under this section; or
  - (3) fails to post and maintain a permit at a reconstruction site in violation of subsection (l);
- commits a Class B infraction. Each day that the person is in violation of subsection (b), (c), (d), or (l) constitutes a separate infraction."

Renumber all SECTIONS consecutively.

(Reference is to SB 363 as reprinted February 20, 2019.) and when so amended that said bill do pass.

Committee Vote: yeas 12, nays 0.

Eberhart, Chair

Report adopted.

COMMITTEE REPORT

Mr. Speaker: Your Committee on Judiciary, to which was referred Senate Bill 604, 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, after line 19, begin a new paragraph and insert:

"SECTION 2. IC 32-28-3-10 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 10. (a) A lien is void if both of the following occur:

- (1) The owner of property subject to a mechanic's lien or any person or corporation having an interest in the property, including a mortgagee or a lienholder, provides written notice to the owner or holder of the lien to file an action to foreclose the lien.
- (2) The owner or holder of the lien fails to file an action to foreclose the lien in the county where the property is located not later than thirty (30) days after receiving the notice.

However, this section does not prevent the claim from being collected as other claims are collected by law.

(b) A person who gives notice under subsection (a)(1) by registered or certified mail to the lienholder at the address given in the recorded statement and notice of intention to hold a lien may file an affidavit of service of the notice to file an action to foreclose the lien with the recorder of the county in which the property is located. The affidavit must state the following:

- (1) The facts of the notice.
- (2) That more than thirty (30) days have passed since the notice was received by the lienholder.
- (3) That no action for foreclosure of the lien is pending.
- (4) That no unsatisfied judgment has been rendered on the lien.

(c) The recorder shall:

- (1) record the affidavit of service in the miscellaneous record book of the recorder's office; and
- (2) certify ~~on the face of~~ **by cross reference** to the record any lien that is fully released.

When the recorder records the affidavit and certifies **by cross reference** the record under this subsection, the real estate described in the lien is released from the lien.

SECTION 3. IC 32-28-4-2, AS AMENDED BY P.L.18-2013, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 2. (a) Except as provided in section 3 of this chapter, if the record of a mortgage or vendor's lien described in section 1 of this chapter does not show when the debt or the last installment of the debt secured by the mortgage or vendor's lien becomes due, the following apply:

- (1) If the mortgage or vendor's lien was created before July 1, 2012, the mortgage or vendor's lien expires twenty (20) years after the date on which the mortgage or vendor's lien was executed unless an action to foreclose is brought not later than twenty (20) years after the date on which the mortgage or vendor's lien was executed.
- (2) If the mortgage or vendor's lien was created after June 30, 2012, the mortgage or vendor's lien expires ten (10) years after the date on which the mortgage or vendor's lien was executed unless an action to foreclose is brought not later than ten (10) years after the date on which the mortgage or vendor's lien was executed.

(b) If:

- (1) the record of a mortgage or vendor's lien described in section 1 of this chapter does not show when the debt or the last installment of the debt secured by the mortgage or vendor's lien becomes due;
- (2) the date of execution has been omitted in the mortgage or vendor's lien; and
- (3) the mortgage or vendor's lien was created before July 1, 2012;

the mortgage or vendor's lien expires twenty (20) years after the date on which the mortgage or vendor's lien was recorded unless an action to foreclose is brought not later than twenty (20) years after the date on which the mortgage or vendor's lien was recorded.

(c) If:

- (1) the record of a mortgage or vendor's lien described in

section 1 of this chapter does not show when the debt or the last installment of the debt secured by the mortgage or vendor's lien becomes due;

- (2) the date of execution has been omitted in the mortgage or vendor's lien; and
- (3) the mortgage or vendor's lien was created after June 30, 2012;

the mortgage or vendor's lien expires ten (10) years after the date on which the mortgage or vendor's lien was recorded unless an action to foreclose is brought not later than ten (10) years after the date on which the mortgage or vendor's lien was recorded.

(d) Upon the request of the owner of record of real estate encumbered by a mortgage or vendor's lien that has expired under this section, the recorder of the county in which the real estate is situated shall certify ~~on~~ **by cross reference** to the record that the mortgage or vendor's lien is fully paid and satisfied by lapse of time, and the real estate is released from the mortgage or vendor's lien.

SECTION 4. IC 32-28-4-3, AS AMENDED BY P.L.18-2013, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 3. (a) If the record of a mortgage or vendor's lien to which this chapter applies does not show the time when the debt or the last installment of the debt secured by the mortgage or vendor's lien becomes due:

- (1) the original mortgagee;
- (2) the owner of the mortgage; or
- (3) the owner of a vendor's lien;

may file an affidavit with the recorder of the county where the mortgage or vendor's lien is recorded, stating when the debt becomes due.

(b) An affidavit must be filed under this section not later than the following:

- (1) If the mortgage or vendor's lien was created before July 1, 2012, not later than twenty (20) years after:

- (A) the date on which the mortgage or vendor's lien was executed; or
- (B) if the mortgage or vendor's lien does not contain the date on which the mortgage or vendor's lien was executed, the date on which the mortgage or vendor's lien was recorded.

- (2) If the mortgage or vendor's lien was created after June 30, 2012, ten (10) years after the date of execution of the mortgage or vendor's lien, or, if the mortgage or vendor's lien contains no date of execution, not later than ten (10) years from the date the mortgage or vendor's lien was recorded.

Upon the filing of the affidavit, the recorder shall note in the record of the mortgage or vendor's lien that an affidavit has been filed, showing the location where the affidavit is recorded.

(c) The filing of an affidavit under subsection (a) has the same effect with respect to the duration of the mortgage or vendor's lien described in the affidavit and with respect to the time within which an action may be brought to foreclose the mortgage or vendor's lien as though the time of maturity of the debt or the last installment of the debt secured by the mortgage or vendor's lien had been stated in the mortgage or vendor's lien when recorded. The affidavit is prima facie evidence of the truth of the averments contained in the affidavit.

(d) A mortgage or vendor's lien on the real estate described in the affidavit expires as follows:

- (1) If the mortgage or vendor's lien was created before July 1, 2012, twenty (20) years after the date on which the debt or the last installment of the debt secured by the mortgage or vendor's lien becomes due, as shown by the affidavit.
- (2) If the mortgage or vendor's lien was created after June 30, 2012, ten (10) years after the time when the debt or the last installment of the debt secured by the mortgage or

vendor's lien becomes due, as shown by the affidavit. Upon the expiration of a mortgage or vendor's lien as described in this section and at the request of the real estate owner, the recorder of the county in which the affidavit is recorded shall certify **on by cross reference to** the record of the mortgage or vendor's lien that the mortgage or vendor's lien is fully paid and satisfied by lapse of time and that the real estate is released from the mortgage or vendor's lien.

(e) The recorder shall charge a fee for filing the affidavit in accordance with the fee schedule established in IC 36-2-7-10.

SECTION 5. IC 32-28-6-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 2. If a person who owns or has an interest in real estate encumbered by a mechanic's lien **prepares and** files the affidavit described in section 1(c) of this chapter, the recorder of the county in which the encumbered real estate is situated shall immediately record the affidavit and certify on the record of the lien that the mechanic's lien is fully satisfied and that the real estate described in the mechanic's lien is released from the lien. The fee of the recorder for the filing and recording of the affidavit shall be an amount prescribed by law and shall be paid by the person filing the affidavit."

Renumber all SECTIONS consecutively.

(Reference is to SB 604 Digest Correction as printed February 26, 2019.)

and when so amended that said bill do pass.

Committee Vote: yeas 12, nays 0.

TORR, Chair

Report adopted.

**OTHER BUSINESS ON THE SPEAKER'S TABLE**

HOUSE MOTION

Mr. Speaker: I move that Representatives Hostettler, Cherry, Cook, GiaQuinta, Fleming, Shackelford, Negele, Beck, Aylesworth, Borders, Wesco, Bacon, Abbott, Bartels, Eberhart, Morris, Ziemke and Sullivan be added as coauthors of House Resolution 40.

MCNAMARA

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representative Sullivan be removed as cosponsor of Engrossed Senate Bill 2.

MANNING

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that House Rule 105.1 be suspended for the purpose of adding more than three cosponsors and that Representatives Hatfield and Shackelford be added as cosponsors of Engrossed Senate Bill 41.

GUTWEIN

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

HOUSE MOTION

Mr. Speaker: I move that Representative Stutzman be added as cosponsor of Engrossed Senate Bill 132.

BURTON

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representative Klinker be added as cosponsor of Engrossed Senate Bill 192.

NEGELE

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representative Stutzman be added as cosponsor of Engrossed Senate Bill 281.

BEHNING

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representative Frizzell be added as cosponsor of Engrossed Senate Bill 440.

ZIEMKE

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representative Pryor be added as cosponsor of Engrossed Senate Bill 464.

DEVON

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representative Klinker be added as cosponsor of Engrossed Senate Bill 483.

FRYE

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representative Klinker be added as cosponsor of Engrossed Senate Bill 485.

GUTWEIN

Motion prevailed.

HOUSE MOTION

Mr. Speaker: I move that Representative Klinker be added as cosponsor of Engrossed Senate Bill 568.

LEHE

Motion prevailed.

MESSAGE FROM THE SENATE

Mr. Speaker: I am directed by the Senate to inform the House that the Senate has passed Senate Concurrent Resolutions 40, 45 and 46 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 Shackelford, the House adjourned at 5:03 p.m., this eighteenth day of March, 2018, until Tuesday, March 19, 2018, at 1:30 p.m.

BRIAN C. BOSMA  
Speaker of the House of Representatives

M. CAROLINE SPOTTS  
Principal Clerk of the House of Representatives