

# **PRODUCTION NOTE**

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# FINAL Legislative Synopsis and Digest

of the
1994 Session of the
Eighty-eighth General Assembly
STATE OF ILLINOIS

(No. 12)



# Vol. II

# Action on all Bills and Resolutions

# Through

February, 15,1995

Published by the
Legislative Reference Bureau
Richard C. Edwards, Executive Director
Kathleen H. Kenyon, Editor

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(x0463--1,463--2-15-95)

Printed by Authority of the State of Illinois

HB-1027 HOMER.

625 ILCS 5/6-601 730 ILCS 5/5-6-1 from Ch. 95 1/2, par. 6-601 from Ch. 38, par. 1005-6-1

Amends the Illinois Vehicle Code to provide that a disposition of supervision for a violation of the Illinois Vehicle Code or similar provision of a local ordinance shall be entered only under the Unified Code of Corrections provisions relating to disposition of supervision for Illinois Vehicle Code violations. Amends the Unified Code of Corrections. Provides that supervision in those cases may be given to the violator only if authorized by the rules of the Supreme Court; or the defendant did not cause death or a personal injury that requires immediate professional attention in either a doctor's office or medical facility and the defendant is not likely to pose a future danger to others upon public highways; the defendant has not received supervision for a violation of the Illinois Vehicle Code or similar provision of a local ordinance within 12 months of the date of the commission of the current offense; and the defendant is not otherwise precluded from receiving a disposition of supervision for certain vehicle violations.

Mar 03 1993 First reading

Mar 04 Apr 02 Rfrd to Comm on Assignment Assigned to Judiciary II

Interim Study Calendar JUDICIARY

Jan 10 1995 Session Sine Die

### HB-1028 HOMER.

725 ILCS 5/110-6

from Ch. 38, par. 110-6

Amends the Code of Criminal Procedure of 1963. Eliminates automatic revocation of bail for a defendant who commits the offense of felony possession of cannabis or a controlled substance while on bail. Establishes a hearing in those cases for determining whether defendant's bail should be increased or the conditions of bail should be altered.

Mar 03 1993 First reading

Mar 04

Apr 02

Jan 10 1995 Session Sine Die

Rfrd to Comm on Assignment Assigned to Judiciary II Ref to Rules/Rul 27D

# HB-1029 HOMER

# **CORRECTIONS-RESTITUTIO**

Oct 13 1993 Bill dead-amendatory veto.

# HB-1030 OSTENBURG - BALANOFF AND STECZO.

215 ILCS 5/356q new 215 ILCS 125/4-6.4 new

Amends the Illinois Insurance Code and the Health Maintenance Organization Act. Requires accident and health insurance policies and contracts or evidences of coverage for health care services to include coverage for treatment for alcohol and substance abuse.

Mar 03 1993 First reading

Mar 04

Mar 17

Rfrd to Comm on Assignment Assigned to Insurance

Motion Do Pass-Lost 001-016-007

HINS

Remains in Committee Insurance

Interim Study Calendar INSURANCE

Apr 01

Jan 10 1995 Session Sine Die

HB-1031 TURNER

COMM COLL-MINORITY TEACHER PRO

Aug 06 1993 PUBLIC ACT 88-0231

### HB-1032 BLACK.

5 ILCS 120/2

from Ch. 102, par. 42

Amends the Open Meetings Act to permit a community college board to hold closed meetings with representatives of associations of community college boards for the purpose of discussing a board's self-evaluation, practices and procedures, or professional ethics.

Mar 03 1993	First reading	Rfrd to Comm on Assignment
Mar 04		Assigned to Executive
Mar 18		Do Pass/Short Debate Cal 012-000-000
	Cal 2nd Rdng Short Debate	e
Mar 30	Short Debate Cal 2nd Rdn	
	Cal 3rd Rdng Short Debate	
Apr 13	Short Debate-3rd Passed 08	
Apr 14	Arrive Senate	30 017 007
ripi II	Placed Calendr, First Reads	<b>ι</b> α
Apr 15	Chief Sponsor WOODYAI	
Apr 13	First reading	Referred to Rules
Apr 16	I list reading	Assigned to Education
Apr 29		Recommended do pass 010-000-000
Apr 29	Discord Coinds Cooped Door	<u>-</u>
Man 02	Placed Caindr, Second Read	mig
May 03	Second Reading	
A 12	Placed Calndr, Third Readi	•
Aug 13		Re-referred to Rules
		RULE 3-9(B)
<u>.</u>		Committee Rules
Oct 27		Approved for Consideration
	Placed Calndr, Third Readi	ng
Oct 28	Third Reading - Passed 056	5-000-000
	Passed both Houses	
Nov 19	Sent to the Governor	
Jan 14 1994	Governor approved	
	PUBLIC ACT 88-0530	effective date 94-07-01

### HB-1033 FRIAS.

720 ILCS 5/24-3

from Ch. 38, par. 24-3

Amends the Criminal Code of 1961 to prohibit, for a 3 year period, the sale of firearms originally manufactured with barrels 18" long or less, and to prohibit for a 3 year period the sale of handguns.

Mar 03 1993 First reading Rfrd to Comm on Assignment
Mar 04 Assigned to Judiciary II
Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

# HB-1034 TURNER.

305 ILCS 5/6-11

from Ch. 23, par. 6-11

Amends the Public Aid Code. For purposes of determining eligibility for State Transitional Assistance, adopts definition of "homeless" as provided in the Code (rather than by Department of Public Aid rules).

Mar 03 1993 First reading Rfrd to Comm on Assignment
Mar 04 Assigned to Health Care & Human

Services

Apr 01 Interim Study Calendar HEALTH/HUMAN

Jan 10 1995 Session Sine Die

### HB-1035 TURNER.

305 ILCS 5/6-11

from Ch. 23, par. 6-11

Amends the Illinois Public Aid Code. Provides that an individual who has been released from a State institution for the mentally ill or the developmentally disabled, a correctional facility, or a county jail where he or she has been living for more than one month shall be eligible for transitional assistance.

### HOUSE AMENDMENT NO. 1.

Replaces the title and everything after the enacting clause. Amends the Public Aid Code by providing that release from a State or county correctional facility or from a pretrial detention of at least one month or participation in an education or training activity are criteria to be considered for determining whether an individual is chronically needy for State Transitional Assistance. Makes other changes. Effective July 1, 1994.

FISCAL NOTE, AMENDED (Dept. of Public Aid) Under Income Assistance: Homeless Criteria total impact for FY'95 is \$7.1M; Correctional Inmates total FY'95 impact is \$1.4M; Employment and Training total FY'95 impact is \$19.4M to \$77.5M; Downstate Receiving Units total FY'95 impact is \$24.1M to \$96.4M; Employment and Social Services does not have an Employment & Social Services fiscal impact; Administration: Administrative impact is estimated to be \$0.3 million; Outyear impact is estimated at \$0.6 million: Total Medical would be \$6.7M to \$26.9M.

Note(s) That May Apply: Fiscal

Mar 03 1993 First reading Rfrd to Comm on Assignment Assigned to Health Care & Human Mar 04

Services

Interim Study Calendar Apr 01

HEALTH/HUMAN

Exempt under Hse Rule 29(C) HCHS Mar 02 1994

Returned to Health Care & Human

Fiscal Note Requested WENNLUND Apr 20

Committee Health Care & Human Services

Amendment No.01 HEALTH/HUMAN H Adopted Apr 21 Recommnded do pass as amend

015-012-000

Placed Calndr, Second Reading

Second Reading Apr 28

Held on 2nd Reading

Fiscal Note Filed May 06

Held on 2nd Reading Jan 10 1995 Session Sine Die

#### HB-1036 TURNER.

305 ILCS 5/6-11

from Ch. 23, par. 6-11

Amends the Public Aid Code. For purposes of determining eligibility for State Transitional Assistance, provides that a person shall be deemed to have satisfied the criterion of "inability to read at the 5.9 grade level" until he or she attains that level, or until he or she has received benefits for 12 months, whichever is earlier. Provides for an extension of the 12-month period. Deletes provisions authorizing the Department of Public Aid to establish by rule a time limit for meeting the criterion.

FISCAL NOTE (Dept. of Public Aid)

The adoption of HB 1036 would necessitate hiring an additional 55 staff (28.9 FTE's) to handle the increased traditional caseload. Administrative costs for this provision total \$818.7

thousand (fringes included).

NOTE(S) THAT MAY APPLY: Fiscal

Mar 03 1993 First reading Rfrd to Comm on Assignment Mar 04 Assigned to Health Care & Human Services

Mar 25 Recommended do pass 017-012-000

Placed Calndr, Second Reading

Mar 31 Fiscal Note Requested BLACK Placed Calndr, Second Reading

Apr 15 Fiscal Note Filed

Placed Calndr, Second Reading

Apr 20 Second Reading

Held on 2nd Reading

Apr 30 Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die

#### HB-1037 TURNER

DPA-AFDC-EARNED INCOME-WAIVERS PUBLIC ACT 88-0396 Aug 20 1993

#### MADIGAN, MJ HB-1038

INC TAX CREDITS-MANUFACTURERS Jul 23 1993 PUBLIC ACT 88-0116

HB-1039 WENNLUND

# PROHIBIT HUNTER INTERFERENCE Aug 20 1993 PUBLIC ACT 88-0397

### HB-1040 DAVIS - PARKE - WOOLARD.

820 ILCS 305/26

from Ch. 48, par. 138.26

Amends the Workers' Compensation Act. Makes a stylistic change.

SENATE AMENDMENT NO. 1.

Makes a stylistic change.

CONFERENCE COMMITTEE REPORT NO. 2. (Adopted in House)

Recommends that the Senate recede from S-am 1.

Recommends that the bill be further amended as follows:

Deletes reference to: 820 ILCS 305/26 Adds reference to: 820 ILCS 305/7 820 ILCS 305/8

Deletes everything. Amends the Workers' Compensation Act. Increases, for the payments due within 60 days of July 15, 1994 and January 15, 1995, the amounts to be paid by employers into the Rate Adjustment Fund from 0.5% to 0.625% of compensation payments made. Increases the amount the Comptroller and Treasurer may transfer from certain funds to the Rate Adjustment Fund from \$1,500,000 to \$2,200,000, and authorizes transfers from the General Revenue Fund. Authorizes up to \$100,000 to be paid from the Rate Adjustment Fund to enable the Industrial Commission to conduct an independent actuarial study of the Fund. Makes other changes. Effective immediately.

Mar 03 1993 First reading Rfrd to Comm on Assignment Mar 04 Assigned to Labor & Commerce Mar 17 Do Pass/Short Debate Cal 017-000-000 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate Apr 12 Apr 21 Short Debate-3rd Passed 071-026-013 Arrive Senate Placed Calendr, First Reading Chief Sponsor PHILIP Apr 22 First reading Referred to Rules Apr 28 Assigned to Commerce & Industry May 06 Recommended do pass 009-000-000 Placed Calndr, Second Reading Second Reading Placed Calndr, Third Reading May 07 May 19 Filed with Secretary AMEND. NO. 01 **BUTLER-PHILIP** -TO RULES. Placed Caindr, Third Reading BUTLER Amendment No.01 -PHILIP SRUL/BE APPROVED FOR CONSIDERATION. Placed Calndr, Third Reading May 20 Recalled to Second Reading Amendment No.01 BUTLER PHILIP Adopted Placed Calndr, Third Reading May 21 Third Reading - Passed 043-000-015 Refer to Rules/Rul 3-8(b) May 24 Recommends Consideration May 26 008-000-000 HRUL Place Cal Order Concurrence 01 H Noncners in S Amend. 01 Secretary's Desk Non-concur 01 May 27 S Refuses to Recede Amend 01 S Requests Conference Comm 1ST Sen Conference Comm Apptd 1ST/PHILIP

BUTLER, KLEMM, PALMER, FARLEY

Jun 30 Hse Accede Reg Conf Comm 1ST Hse Conference Comm Apptd 1ST/MCPIKE DAVIS, GRANBERG, RUTHERFORD & PARKE Refer to Rules/Rul 3-8(b) Recommends Consideration Jul 13 008-000-000 HRUL House report submitted 3/5 vote required House Conf. report Adopted 1ST/112-001-001 Jun 22 1994 Filed with Secretary Conference Committee Report Conf Comm Rpt referred to Jun 28 Conference Committee Report Be approved consideration Sen Conference Comm Apptd 1ST/93-05-27 Jun 29 Sponsor Removed PHILIP Alt Chief Sponsor Changed BUTLER Senate report submitted Senate Conf. report lost 1ST/001-036-018 S Requests Conference Comm 2ND/BUTLER Sen Conference Comm Apptd 2ND/BUTLER, PHILIP, KLEMM PALMER, FARLEY Jun 30 Hse Accede Req Conf Comm 2ND Hse Conference Comm Apptd 2ND/MCPIKE DAVIS, GRANBERG, PARKÉ & HANRAHAN Refer to Rules/Rul 3-8(b) Recommends Consideration HRUL Jul 12 House report submitted 3/5 vote required House Conf. report Adopted 2ND/116-000-000 Jan 10 1995 Session Sine Die HB.1041 MCPIKE - DAVIS. 820 ILCS 305/19a from Ch. 48, par. 138.19b Amends the Workers' Compensation Act. Makes grammatical changes. Mar 03 1993 First reading Rfrd to Comm on Assignment Assigned to Labor & Commerce Mar 04 Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die HB-1042 PARCELLS - LANG - KUBIK. New Act Creates the Irritancy Testing Act. Prohibits the use of live animals in dermal and ocular irritancy tests of cosmetics and household washing, cleaning and laundry products. Makes knowing violation a Class A misdemeanor. Provides for civil penalties, and authorizes the bringing of a civil proceeding to enjoin violations. Effective June 1, 1995. Mar 03 1993 First reading Rfrd to Comm on Assignment Mar 04 Assigned to Executive Mar 25 Motion Do Pass-Lost 004-003-001 HEXC Remains in Committee Executive Mar 31 Interim Study Calendar EXECUTIVE Jan 10 1995 Session Sine Die HB-1043 MCPIKE - DAVIS - PARKE - WOOLARD. 820 ILCS 405/201 from Ch. 48, par. 311 Amends the Unemployment Insurance Act by changing a reference to "the Director of the Department of Employment Security" to "the Director of Employment Security". Mar 03 1993 First reading Rfrd to Comm on Assignment Mar 04 Assigned to Labor & Commerce Mar 17 Do Pass/Short Debate Cal 017-000-000

Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng Apr 12 Cal 3rd Rdng Short Debate Short Debate-3rd Passed 070-030-013 Apr 21 Arrive Senate Placed Calendr, First Reading Apr 22 Chief Sponsor PALMER First reading Referred to Rules Apr 23 Added as Chief Co-sponsor REA Committee Rules Session Sine Die Jan 10 1995 HR-1044 MCPIKE - DAVIS. 820 ILCS 405/200 from Ch. 48, par. 310 Amends the Unemployment Insurance Act. Makes a stylistic change. Mar 03 1993 First reading Rfrd to Comm on Assignment Mar 04 Assigned to Labor & Commerce Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die HR-1045 MCPIKE PUB LABOR RELATIONS-TECHNICAL May 21 1993 Third Reading - Lost HB-1046 MCPIKE - DAVIS. 5 ILCS 315/1 from Ch. 48, par. 1601 Amends the Illinois Public Labor Relations Act. Makes stylistic changes in the Section stating the short title of the Act. Mar 03 1993 First reading Rfrd to Comm on Assignment Mar 04 Assigned to Labor & Commerce Apr 02 Ref to Rules/Rul 27D Jul 12 Recommends Consideration 005-003-000 HRUL Placed Calndr, Second Reading Apr 06 1994 Second Reading Placed Calndr, Third Reading Jan 10 1995 Session Sine Die HB-1047 TURNER PREVAILING WAGE ACT-TECHNICAL Apr 26 1993 Short Debate-3rd Lost HB-1048 MCPIKE - DAVIS. 820 ILCS 130/5 from Ch. 48, par. 39s-5 Amends the Prevailing Wage Act. Makes a grammatical change. Mar 03 1993 First reading Rfrd to Comm on Assignment Mar 04 Assigned to Labor & Commerce Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die HB-1049 MCPIKE - DAVIS - WOOLARD. 820 ILCS 105/1 from Ch. 48, par. 1001 Amends the Minimum Wage Law. Makes a stylistic change. Mar 03 1993 First reading Rfrd to Comm on Assignment Mar 04 Assigned to Labor & Commerce Mar 17 Do Pass/Short Debate Cal 017-000-000 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 12 Cal 3rd Rdng Short Debate Short Debate-3rd Passed 067-030-019 Apr 21 Arrive Senate Placed Calendr, First Reading Chief Sponsor LAPAILLE Apr 29

Jan 10 1995 Session Sine Die

First reading

May 03

Placed Calendr, First Reading

Added as Chief Co-sponsor REA

Referred to Rules

Committee Rules

### HB-1050 CURRAN.

40 ILCS 5/14-110

from Ch. 108 1/2, par. 14-110

Amends the State Employee Article of the Pension Code to put highway maintenance workers under the alternative retirement formula. Effective immediately.

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NOTE(s) THAT MAY APPLY: Fiscal; Pension
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Mar 03 1993 First reading Rfrd to Comm on Assignment
Mar 04 Assigned to Personnel & Pensions
Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

### HB-1051 HOMER.

15 ILCS 520/22.5

from Ch. 130, par. 41a

Amends the Deposit of State Moneys Act. Authorizes the investment of State moneys in certain mutual funds, obligations of U.S. corporations and derivatives of authorized investment instruments.

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Mar 03 1993 First reading Rfrd to Comm on Assignment
Apr 02 Recommended do pass 009-003-000

Placed Calndr,Second Reading
Apr 20 Second Reading
Held on 2nd Reading
Apr 30 Ref to Rules/Rul 37G
Jan 10 1995 Session Sine Die
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# HB-1052 HOMER - WOOLARD.

15 ILCS 505/18 new

Amends the State Treasurer Act. Provides that security guards employed by the Treasurer shall be peace officers, and authorizes those security guards to carry necessary weapons if they complete a firearm training course. Effective immediately.

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Mar 03 1993 First reading Rfrd to Comm on Assignment
Mar 04 Assigned to Constitutional Officers
Mar 18 Placed Calndr, Second Reading
Mar 30 Second Reading
Placed Calndr, Third Reading
Apr 30 Ref to Rules/Rul 37G
Jan 10 1995 Session Sine Die
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# HB-1053 LEFLORE – MORROW – MOORE,EUGENE – STROGER – MURPHY,H, TURNER, PUGH AND YOUNGE.

New Act

30 ILCS 105/5.360 new

Creates the Small Business Surety Bond Guaranty Act. Creates the Small Business Surety Bond Guaranty Fund, a special fund in the State treasury. Authorizes the Treasurer to administer the Act and to guarantee surety bonds when a small business is unable to obtain adequate bonds on reasonable terms through regular channels. Establishes program criteria and fixes penalties for violation. Defines terms.

## HOUSE AMENDMENT NO. 1.

```
Adds reference to:
30 ILCS 105/5.360 new
30 ILCS 750/9-2
30 ILCS 750/9-3
30 ILCS 750/9-4
30 ILCS 750/9-4.1
30 ILCS 750/9-4.2
                                       from Ch. 127, par. 2709-2
                                       from Ch. 127, par. 2709-3
from Ch. 127, par. 2709-4
                                       from Ch. 127, par. 2709-4.1
                                       from Ch. 127, par. 2709-4.2
30 ILCS 750/9-4.3
                                       from Ch. 127, par. 2709-4.3
30 ILCS 750/9-4.4 new
30 ILCS 750/9-4.5 new
30 ILCS 750/9-5.1
                                        from Ch. 127, par. 2709-5.1
30 ILCS 750/9-5.2
30 ILCS 750/9-5.3 new
30 ILCS 750/9-6
30 ILCS 750/9-6.1
                                        from Ch. 127, par. 2709-5.2
                                       from Ch. 127, par. 2709-6
from Ch. 127, par. 2709-6.1
30 ILCS 750/9-8
                                       from Ch. 127, par. 2709-8
```

Replaces the title and everything after the enacting clause. Creates the Small Business Surety Bond Guaranty Act. Creates the Small Business Surety Bond Guaranty Fund, a special fund in the State treasury. Authorizes the Illinois Development Finance Authority, rather than the Treasurer, to administer the Act and to guarantee surety bonds when a small business is unable to obtain adequate bonds on reasonable terms through regular channels. Establishes program criteria and fixes penalties for violation. Creates the Small Business Surety Bond Guaranty Fund Advisory Council. Defines terms. Amends the Small Business Development Article of the Build Illinois Act. Provides for the Dept. of Commerce and Community Affairs to make loans to or equity investments in small businesses through financial intermediaries rather than loans to or investments in small business incubators. Authorizes the Department to provide staff and related support for programs authorized under the Act. Authorizes the transfer of funds from the Illinois Capital Revolving Loan Fund to the Public Infrastructure Construction Loan Revolving Fund. Provides that grants made under the Act are available only to not-for-profit organizations.

FISCAL NOTE (State Treasurer)

The administration costs would be \$50,000 in FY 94 and 95. The remainder of the revenues, \$450,000 in FY 94 and 95, would be for the Small Business Surety Bond Guaranty Fund.

FISCAL NOTE (DCCA)

This new program would require start-up funding from some source in order to support the liability of the State for the surety guarantees. However, DCCA is not aware of any initial funding that has been identified. Without knowing the intended size, or source/level of start-up funding for the program the specific cost to the State is unknown.

# HOUSE AMENDMENT NO. 3.

Changes the definition of the term "principal" to a person bidding for a contract or a person primarily liable to complete the contract. Provides that a principal may be either a prime contractor or a subcontractor. Provides that the Authority may guarantee a surety up to 90% of its losses on a performance bond on a contract of not more than \$500,000, rather than \$1,000,000. Specifies when funds from the Small Business Surety Bond Guarantee Fund shall be obligated and de-obligated. Provides for a representative of surety bond companies to be a member of the Illinois Small Business Surety Bond Guaranty Fund Advisory Council.

Note(s) That May Apply: Correctional; Fiscal

First reading		ment
Amendment No.01	EXECUTIVE H	Adopted amend
Placed Calndr, Second Rea	dng	
		LACK
Placed Calndr, Second Rea		
Placed Calndr, Second Rea		
T. 10110		
	dng	
	WENNII IIND	Tabled
Amendment No.02		1 abieu
Amendment No 03		Adopted
		Haoptou
Arrive Senate		
Placed Calendr, First Read	ing	
Chief Sponsor PALMER		
First reading	Referred to Rules	
a : . a. =.	Refer to Rules/Rul 3-9(a	a).
Session Sine Die		
	Amendment No.01  Placed Calndr,Second Rea  Placed Calndr,Second Rea  Placed Calndr,Second Rea  Placed Calndr,Second Rea  Second Reading Held on 2nd Reading Amendment No.02  Amendment No.03  Placed Calndr,Third Read Third Reading - Passed 11  Arrive Senate  Placed Calendr,First Read Chief Sponsor PALMER	Amendment No.01  Amendment No.01  Assigned to Executive EXECUTIVE H Recommnded do pass as 008-002-002  Placed Calndr,Second Reading Fiscal Note Requested B Placed Calndr,Second Reading Fiscal Note Filed  Placed Calndr,Second Reading Fiscal Note Filed  Placed Calndr,Second Reading Second Reading Held on 2nd Reading Amendment No.02  Amendment No.03  Placed Calndr,Third Reading Third Reading - Passed 115-000-000  Arrive Senate Placed Calendr,First Reading Chief Sponsor PALMER First reading  Referred to Rules Assigned to Executive EXECUTIVE H Recommnded do pass as 008-002-002  Fiscal Note Filed Fiscal N

#### HB-1054 STROGER - MOORE, EUGENE.

205 ILCS 605/4.1 new

Amends the Consumer Deposit Account Act. Requires financial institutions with assets of more than \$100,000,000 to extend basic checking services to under-served and low-income residents for direct deposit with the institution by third parties with no service charges, minimum balance, or minimum deposit requirements. Allows institutions to charge for stop payment orders and to deny no cost services to persons who have had a checking account closed, within 3 years, by an institution for insufficient funds. Effective immediately.

Mar 03 1993 First reading Rfrd to Comm on Assignment Mar 04 Assigned to Financial Institutions Mar 31 Interim Study Calendar FIN INSTIT

Jan 10 1995 Session Sine Die

#### HB-1055 PHELPS - WOOLARD.

15 ILCS 405/21

from Ch. 15, par. 221

Amends the State Comptroller Act. Requires all imprest account moneys to be deposited into the Illinois Public Treasurers' Investment Pool.

FISCAL NOTE (State Treasurer)

Based on the existence of 36 imprest accounts totalling over \$3 million, the conversion of all such accounts to the IL Public Treasurers' Investment Pool could generate an additional \$15,000 in investment income annually.

Mar 03 1993 First reading Rfrd to Comm on Assignment Mar 04 Assigned to Elections & State

Government

Mar 25 Recommended do pass 011-006-001 Placed Calndr, Second Reading

Mar 31 Fiscal Note Requested BLACK Placed Calndr, Second Reading

Apr 13 Fiscal Note Filed Second Reading

> Amendment No.01 WENNLUND Ruled not germane

Held on 2nd Reading

Placed Calndr, Third Reading Apr 14 Apr 30 Ref to Rules/Rul 37G

Jan 10 1995 Session Sine Die

#### HB-1056 MOORE.EUGENE

PUBLIC AID-DIRECT DEPOSIT INFO **PUBLIC ACT 88-0232** Aug 06 1993

#### HB-1057 SCHOENBERG.

35 ILCS 245/1-5 from Ch. 120, par. 2501-5

35 ILCS 245/1-6 new

Amends the Property Tax Extension Limitation Act to allow initiative petitions to conduct a referendum to make the Act applicable to a taxing district to which the Act does not otherwise apply. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 03 1993 First reading Rfrd to Comm on Assignment Mar 04

Assigned to Revenue

Mar 24 Interim Study Calendar REVENUE

Jan 10 1995 Session Sine Die

#### HB-1058 LEVIN.

New Act

30 ILCS 105/5,361 new

35 ILCS 5/507J new

35 ILCS 5/509 from Ch. 120, par. 5-509 35 ILCS 5/510 from Ch. 120, par. 5-510

Creates the Illinois Ballot Pamphlet Act and amends the Income Tax Act and the State Finance Act. Provides that before every general and primary election the Secretary of State shall publish and distribute a pamphlet identifying the candidates' campaign statements, which are limited to 300 words of position information and 300 words of biographical information. As a condition of having information included in the pamphlet, requires that candidates pledge to limit campaign spending to no more than \$1 per voter; provides penalties for breach of pledge. Provides for a checkoff for income taxpayers to finance the pamphlets. Effective immediately,

Mar 03 1993 First reading Rfrd to Comm on Assignment Mar 04 Assigned to Executive Apr 02 Interim Study Calendar EXECUTIVE

Jan 10 1995 Session Sine Die

#### HB-1059 MCGUIRE.

35 ILCS 720/2 new

Amends the Local Tax Collection Act to require units of local government that have the Department of Revenue collect local taxes to pass an ordinance that provides for the revocation or denial of a license or permit for any person who fails to pay any tax or other debt owed to the federal or State government, or any unit of local government. Preempts home rule.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB1059 creates a due process mandate

for which no reimbursement is required.

# HOUSE AMENDMENT NO. 1.

Provides that the requirement to pass an ordinance that denies or revokes licenses or permits of people who fail to pay a tax only applies to non-home rule units of local government.

NOTE(s) THAT MAY APPLY: Home Rule; State Mandates

Mar 03 1993 First reading Rfrd to Comm on Assignment Mar 04 Assigned to Revenue Mar 29 St Mandate Fis Note Filed Committee Revenue

Amendment No.01 REVENUE Н Apr 02

Adopted Recommnded do pass as amend 007-005-000

Placed Calndr, Second Reading

Apr 13 Second Reading

Placed Calndr, Third Reading

Apr 30 Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die

#### HB-1060 TURNER - MORROW - BALANOFF - JONES, LOU - KASZAK AND YOUNGE.

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20 ILCS 3805/3
                                from Ch. 67 1/2, par. 303
                                from Ch. 67 1/2, par. 307.2
20 ILCS 3805/7.2
20 ILCS 3805/7.24
                                from Ch. 67 1/2, par. 307.24
20 ILCS 3805/7.24f
                                from Ch. 67 1/2, par. 307.24f
                                from Ch. 67 1/2, par. 307.24h
20 ILCS 3805/7.24h
20 ILCS 3805/14
                                from Ch. 67 1/2, par. 314
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Amends the Illinois Housing Development Act. Provides that the Housing Authority may make loans for lead hazard abatement and for providing housing for homeless persons with AIDS. Provides that the Authority shall develop a low cost financing mechanism for lead hazard abatement. Authorizes the Housing Authority to create a loan interest buy-down program. Provides that the Authority may issue bonds in an aggregate amount not to exceed \$1,000,000 per year in each of fiscal years 1993 and 1994 for financing loans to abate lead hazards on residential premises and to finance housing for low income persons with AIDS. Provides that the Authority shall require a written plan to address mortgage disparity issues and a written disclosure of the number of minority lending officers employed from each lending institution receiving loans from the Authority.

### STATE DEBT IMPACT NOTE

HB-1060 does not increase the Authority's bond authorization,

but specifies for what purposes bonds may be issued.

FISCAL NOTE (IHDA)

Estimated fiscal impact to IHDA would be \$50,000 for adminis-

tration and potentially, \$4 millon in bond issuances.

## HOUSE AMENDMENT NO. 1:

Deletes language authorizing the Authority to create a loan interest buy-down program. Deletes language requiring the Authority to develop a low cost financing mechanism for lead hazard abatement. Deletes language requiring that lending institutions that receive loans from the Authority submit to the Authority a written disclosure of the number of minority lending officers that they employ and a written plan concerning mortgage disparity issues. Deletes language providing that loans for lead abatement shall be made available to owners of property in which at least 50% of the units are occupied by low and moderate income people. Deletes language authorizing the Authority to issue bonds to finance housing for low income persons with AIDS.

Mar 03 1993 Mar 04	First reading	Rfrd to Comm on Assign Assigned to Housing, Ec	
Mai 04		Urban Develomt	onomic &
Mar 16		State Debt Note Filed	
		Committee Housing, Eco Urban Develomt	onomic &
Mar 18		Recommended do pass 0	10-007-000
	Placed Calndr, Second Read		10 007 000
Mar 31	- a a a a a	Fiscal Note Requested B	LACK
	Placed Calndr, Second Read		
Apr 12	Second Reading	_	
-	Held on 2nd Reading		
Apr 19		Fiscal Note Filed	
	Held on 2nd Reading		
Apr 28	Amendment No.01	TURNER	Adopted
	Placed Calndr, Third Readi		
	Third Reading - Passed 108	8-001-001	
	Arrive Senate		
4 20	Placed Calendr, First Read	ng	
Apr 29	Chief Sponsor TROTTER	D C 1, D 1	
I 10 1005	First reading	Referred to Rules	
Jan 10 1995	Session Sine Die		

# HB-1061 CURRAN.

20 ILCS 405/35.2 20 ILCS 405/35.10 new from Ch. 127, par. 35.2

Amends the Civil Administrative Code of Illinois. Creates an Office of Employee Training within the Department of Central Management Services to train and retrain State employees to perform their jobs.

Note(s) That May Apply: Fiscal Mar 03 1993 First reading Mar 04

Rfrd to Comm on Assignment Assigned to Elections & State

Apr 01 Government
Interim Study Calendar ELECTN ST

GOV

# Jan 10 1995 Session Sine Die

# HB-1062 BALANOFF - CURRAN - LEVIN - BLAGOJEVICH.

40 ILCS 5/17-116.3 new

Amends the Pension Code to provide early retirement incentives for Chicago teachers. Applies to persons applying for retirement at the end of the school year ending in 1994. Grants up to 5 years of creditable service and 5 years of age enhancement. Requires an employer contribution and an employee contribution. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Mar 03 1993 First reading Rfrd to Comm on Assignment
Mar 04 Assigned to Personnel & Pensions
Mar 10 Motion disch comm, adve 2nd
2ND R DING-IST DAY
RALANCER CURPANI

-BALANOFF-CURRAN Committee Personnel & Pensions

Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

HB-1063 **1164** 

# HB-1063 HOFFMAN - CURRAN - OSTENBURG - MOSELEY.

40 ILCS 5/15-136.3 new

Amends the Pension Code to provide early retirement incentives for members of the State Universities Retirement System. Applies to persons applying for retirement at the end of the school year ending in 1994. Grants up to 5 years of creditable service and 5 years of age enhancement. Requires an employer contribution and an employee contribution. Effective immediately.

### PENSION NOTE

The cost would depend on the number of employees who participate in the early retirement program. Actual utilization rates are unknown.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 03 1993 First reading Rfrd to Comm on Assignment
Mar 04 Assigned to Personnel & Pensions
Apr 02 Ref to Rules/Rul 27D
Pension Note Filed
Committee Rules

Jan 10 1995 Session Sine Die

# HB-1064 HOFFMAN - CURRAN - MOSELEY - SHEEHY - DEUCHLER.

40 ILCS 5/7-141.1 new

Amends the Pension Code to provide early retirement incentives for downstate school employees who participate in the Illinois Municipal Retirement Fund (IMRF). Applies to certain persons applying for retirement at the end of the school year ending in 1994. Grants up to 5 years of creditable service and 5 years of age enhancement. Requires an employer contribution and an employee contribution. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Mar 03 1993 First reading Rfrd to Comm on Assignment
Mar 04 Assigned to Personnel & Pensions
Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

Jan 10 1775 Bession Sine Die

# HB-1065 GIGLIO.

40 ILCS 5/3-150 from Ch. 108 1/2, par. 3-150 from Ch. 108 1/2, par. 4-142

40 ILCS 5/7-244 new

Amends the Downstate Police and Fire and the Municipal Retirement Fund (IMRF) Articles of the Pension Code to authorize municipalities to provide additional retirement benefits established through a collective bargaining process. Effective immediately.

NOTE(s) THAT MAY APPLY: Pension

Mar 03 1993 First reading Rfrd to Comm on Assignment
Mar 04 Assigned to Personnel & Pensions
Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

# HB-1066 HICKS - STROGER - PARCELLS - WALSH - WELLER.

215 ILCS 5/141.03 from Ch. 73, par. 753.03

Amends the Illinois Insurance Code concerning agent and company relationships. Adds a Section caption and makes a grammatical change.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 215 ILCS 5/141.03 from Ch. 73, par. 753.03 Adds reference to: New Act 215 ILCS 5/352.5 new

Replaces the title and everything after the enacting clause. Creates the Small Employer Rating, Renewability and Portability Health Insurance Act. Provides that health benefit plans covering small employers shall not have a preexisting limitation period in excess of 12 months. Provides that if an employee transfers from one covered employer to another the preexisting condition limitation must be reduced to the extent of prior coverage. Requires employers to offer coverage to all

1165 HB-1066—Cont.

employees. Regulates premium rates. Defines terms. Amends the Illinois Insurance Code to require the Director of Insurance to promulgate uniform claim forms for accident and health coverage claims. Provides that insurers may not refuse to accept claims filed on the uniform claim form.

SENATE AMENDMENT NO. 1.

Deletes reference to:

New Act

215 ILCS 5/352.5 new

Adds reference to:

35 ILCS 5/203 from Ch. 120, par. 2-203 215 ILCS 5/10 from Ch. 73, par. 622

Replaces the title and everything after the enacting clause. Amends the Illinois Income Tax Act. Provides that with respect to certain modifications to taxable income, "gross income" in the case of a life insurance company for tax years ending on or after December 31, 1994, shall mean gross investment income for the taxable year. Amends the Illinois Insurance Code. Provides that a domestic stock insurance company may provide in its by-laws a variable range for the number of directors. Provides that the directors or shareholders shall fix the number of directors from time to time. Effective immediately.

# SENATE AMENDMENT NO. 2.

Adds reference to:

New Act

Creates the Medical Care Savings Account Act and amends the Income Tax Act. Authorizes an employer to offer a medical care savings account program, under which the employer contributes into an account all or part of the premium differential realized by the employer based on the purchase of a higher deductible health plan for the benefit of an employee. Requires the account administrator to use moneys in the account to pay the employee's medical expenses or purchase health coverage for the employee. Allows an employee to make withdrawals from the account, subject to certain restrictions. Makes amounts of contributions to an account, and interest earned, not subject to State income tax, with certain exceptions. Repeals the Medical Care Savings Account Act on January 1, 2000.

DICCAL	NOTE	AMENDED (Dept. of Insu	
FISCAL	INULE.	AMENDED OCOL. OF HIST	ii ance i

The Department does not anticipate any fiscal impact as a re-

sult of passage of House Bill 1066 as amended.

Suit	oi passage	of mouse bill 1000 as amen	aea.	
Mar	03 1993	First reading	Rfrd to Comm on Ass	ignment
Mar	04		Assigned to Insurance	
Mar	31		Do Pass/Short Debate	Cal 025-000-002
		Cal 2nd Rdng Short Deba	te	
Apr	20	Short Debate Cal 2nd Rdr	ıg	
•		Held 2nd Rdg-Short Deba		
Apr	23	Amendment No.01		Adopted
•		Cal 3rd Rdng Short Debat	e	
		Short Debate-3rd Passed 1	12-000-001	
Apr	26	Arrive Senate		
Apr		Placed Calendr, First Read	lng	
May		Chief Sponsor MADIGAN		
•		First reading	Referred to Rules	
May	04 1994		Assigned to Insurance	. Pensions &
•			Licen, Act.	,
May	/ 11	Amendment No.01	INS PEN LIC S	Adopted
•		Amendment No.02	INS PEN LIC S	Adopted
			Recommnded do pass	
			009-000-000	•
		71 10110 17		

Placed Calndr, Second Reading

May 12 Filed with Secretary

Amendment No.03 MADIGAN Amendment referred to

SRUL

Fiscal Note Requested CULLERTON

Fiscal Note Filed

Filed with Secretary Amendment No.04

nt No.04 MADIGAN

Amendment

May 12—Cont.			referred to
·	Placed Calndr,Second Read Second Reading	SRUL ing	
	Placed Calndr, Third Reading		
	Amendment No.04	MADIGAN Rules refers to SINS	
	Filed with Secretary Amendment No.05	CULLERTON	Amendment
	Filed with Comptons	SRUL	referred to
	Filed with Secretary Amendment No.06	CULLERTON	Amendment referred to
	Filed with Secretary	SRUL	referred to
	Filed with Secretary Amendment No.07	CULLERTON	Amendment referred to
	Filed with Secretary	SRUL	referred to
	Amendment No.08	CULLERTON	Amendment referred to
	Filed with Secretary	SRUL	referred to
	Amendment No.09	CULLERTON	Amendment referred to
May 16 Jun 21 Jun 22	Placed Calndr, Third Readir Third Reading - Passed 056 Amendment No.03 Tabled Pursuant to Rule5-4 Amendment No.04 Tabled Pursuant to Rule5-4 Amendment No.05 Tabled Pursuant to Rule5-4 Amendment No.06 Tabled Pursuant to Rule5-4 Amendment No.07 Tabled Pursuant to Rule5-4 Amendment No.08 Tabled Pursuant to Rule5-4 Amendment No.09 Tabled Pursuant to Rule5-4 Amendment No.09 Tabled Pursuant to Rule5-4 Amendment No.09	6-000-000 MADIGAN H(A) MADIGAN H(A) CULLERTON H(A) COULLERTON H(A) H(A) H(A) COULLERTON H(A) H(A) H(A) H(A) H(A) H(A) H(A) H(A)	<b>)</b>
Jul 20	Passed both Houses Sent to the Governor	3027 117-000-000	
Sep 16	Governor approved PUBLIC ACT 88-0648	effective date 94-09-16	
HB-1067 HICKS.			
215 ILCS 5/143.01	from Ch. 73	3, par. 755.01	
Amends the Illino	is Insurance Code concer makes a grammatical ch First reading  Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate Ref to Rules/Rul 37G Session Sine Die	ning vehicle policy exclu ange. Rfrd to Comm on Assigni Assigned to Insurance Do Pass/Short Debate Ca e	ment
··· · <del>-</del>			

#### HB-1068 WOOLARD.

20 ILCS 2605/55a

Amends the Civil Administrative Code of Illinois. Authorizes the Department of State Police to charge and collect fees for providing personnel, services, and equipment to local governmental agencies.

NOTE(s) THAT MAY APPLY: Fiscal Mar 03 1993 First reading

Rfrd to Comm on Assignment

Assigned to Executive

Mar 04 Mar 18 Mar 30

Do Pass/Short Debate Cal 012-000-000

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Cal 3rd Rdng Short Debate

Short Debate-3rd Passed 110-000-002 Apr 14 Arrive Senate

Placed Calendr, First Reading

Session Sine Die Jan 10 1995

#### HB-1069 GIORGI.

215 ILCS 5/370h

from Ch. 73, par. 982h

Amends the Illinois Insurance Code concerning health care reimbursement. Changes provision regarding the prohibition of discrimination against or among noninstitutional providers by administrators to exclude differences in contract terms based upon class of licensure from contract terms that may vary without constituting unreasonable discrimination.

Mar 03 1993 First reading Mar 04

Rfrd to Comm on Assignment Assigned to Insurance Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-1070 STROGER.

Apr 02

215 ILCS 5/356q new

215 ILCS 125/5-3

from Ch. 111 1/2, par. 1411.2

215 ILCS 165/10 from Ch. 32, par. 604

Amends the Illinois Insurance Code, the Health Maintenance Organization Act, and the Voluntary Health Services Plans Act. Provides that beginning July 1, 1994, health coverages issued under those Acts may not deny coverage for preexisting conditions unless treatment was given or recommended by a physician within the 2 months before the effective date of the coverage.

Mar 03 1993 First reading

Rfrd to Comm on Assignment Assigned to Insurance

Mar 04 Mar 30

Jan 10 1995 Session Sine Die Interim Study Calendar INSURANCE

#### HB-1071 MOORE, ANDREA - GASH - SALVI - CLAYTON - FREDERICK.

55 ILCS 5/5-12010

from Ch. 34, par. 5-12010

Amends the Counties Code. Provides that the presiding officer of the county board may appoint 2 alternate members of the zoning board of appeals. Mar 03 1993 First reading

Mar 04 Mar 18 Rfrd to Comm on Assignment Assigned to Counties & Townships Do Pass/Short Debate Cal 010-000-000

Referred to Rules

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Mar 30

> Cal 3rd Rdng Short Debate Third Reading - Passed 115-000-000

Arrive Senate Apr 21

Placed Calendr, First Reading

Chief Sponsor KLEMM First reading

Jan 10 1995

Session Sine Die

#### HB-1072 **SALVI**

Apr 20

Apr 22

# COUNTIES-FEDERAL FUNDS

Jul 06 1993

PUBLIC ACT 88-0028

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HB-1073 CLAYTON
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HIGHWAY CODE-STORMWATER
Jul 13 1993 PUBLIC ACT 88-0079

HB-1074 CHURCHILL - SALVI - CLAYTON - GASH - FREDERICK AND KRAUSE.

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625 ILCS 5/1-203.1 from Ch. 95 1/2, par. 1-203.1 from Ch. 95 1/2, par. 2-118.1 from Ch. 95 1/2, par. 2-118.1 from Ch. 95 1/2, par. 6-206 from Ch. 95 1/2, par. 6-206 from Ch. 95 1/2, par. 6-208.1 from Ch. 95 1/2, par. 11-500 from Ch. 95 1/2, par. 11-500 from Ch. 95 1/2, par. 11-501 from Ch. 95 1/2, par. 11-501 from Ch. 95 1/2, par. 11-501.1 from Ch. 95 1/2, par. 11-501.2 from Ch. 95 1/2, par. 11-501.6 from Ch. 95 1/2, par. 11-501.6 from Ch. 95 1/2, par. 315-11 from Ch. 38, par. 9-3
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Amends the Illinois Vehicle Code, the Boat Registration and Safety Act, and the Criminal Code of 1961. Provides that for persons under age 21, the blood alcohol concentration level at which a person is presumed to be under the influence of alcohol is 0.02 or more.

HOUSE AMENDMENT NO. 1.

Amends the Illinois Vehicle Code. Increases from 0.02 to 0.04 the blood alcohol level at which a person under age 21 is presumed to be under the influence of alcohol or drugs.

CORRECTIONAL & FISCAL NOTES, AMENDED (Dept. of Corrections)

This proposal has no impact on the Department of Corrections.

BALANCED BUDGET NOTE, AMENDED (Dept. of Corrections)

This proposal has no impact upon Dept. of Corrections.

JUDICIAL NOTE, AMENDED

It has been determined that the bill would neither decrease nor increase the need for the number of judges in the State.

HOUSE AMENDMENT NO. 4.

Deletes reference to: 625 ILCS 5/11-501 625 ILCS 45/5-16 720 ILCS 5/9-3

Deletes everything. Amends the Illinois Vehicle Code. Lowers the blood alcohol concentration from 0.10 to 0.04 at which a person is presumed to be under the influence only for persons under age 21 and only for statutory summary alcohol suspension purposes.

STATE MANDATES ACT FISCAL NOTE, AS AMENDED

In the opinion of DCCA, HB 1074, as amended by H-am 4, fails to

meet the definition of a mandate.

Mar 03 1993 First reading Mar 04

Mar 23 Amendment No.01

Rfrd to Comm on Assignment

Assigned to Judiciary II
JUDICIARY II H Adopted

Recommnded do pass as amend 014-000-000

Placed Calndr, Second Reading

Apr 14 Fiscal Note Requested AS AMENDED

-GRANBERG St Mandate Fis Nte ReqAS

AMENDED

-GRANBERG

Balanced Budget Note RAS AMENDED

-GRANBERG

Correctional Note Requested AS

AMENDED -GRANBERG

Judicial Note Request AS AMENDED

-GRANBERG

Placed Calndr, Second Reading

Apr 15

Fiscal Note Filed Correctional Note Filed AS AMENDED

Placed Calndr, Second Reading

Apr 19		Balanced Budget No Judicial Note Filed	te Filed
	Placed Calndr, Second Rea	adng	
Apr 20	Second Reading		
	Held on 2nd Reading		
Apr 23	Amendment No.02	CHURCHILL	Withdrawn
-	Amendment No.03	HOMER	Withdrawn
	Amendment No.04	CHURCHILL	Adopted
.*	Placed Calndr, Second Rea	adng	-
Apr 27	•	St Mandate Fis Note	Filed
•	Placed Calndr, Second Rea	idng	
Apr 28	Placed Calndr, Third Read		
Apr 30	Ref to Rules/Rul 37G	•	
Jan 10 199	Session Sine Die		
B-1075 GAS	SH ·		

# HIGHWAY-REMOVE MATERIAL NOTICE

**PUBLIC ACT 88-0233** Aug 06 1993

#### HB-1076 MOORE.ANDREA - CHURCHILL - GASH - FREDERICK - CLAYTON.

55 ILCS 5/5-1067

from Ch. 34, par. 5-1067

Amends the Counties Code. Authorizes county boards in counties with a population under 1,000,000 to name or change the name of any road in the county highway system or any trail under its jurisdiction.

Mar 03 1993 First reading Rfrd to Comm on Assignment Assigned to Counties & Townships Mar 04 Mar 30 Interim Study Calendar CNTY **TWNSHIP** 

Jan 10 1995 Session Sine Die

#### HB-1077 CHURCHILL

# AMSTUTZ EXPRESSWAY-IDOT STUDY

Oct 13 1993 Bill dead-amendatory veto.

#### HB-1078 CHURCHILL - CLAYTON - SALVI.

35 ILCS 5/209 new

Amends the Illinois Income Tax Act to provide, beginning in 1993, for a tax credit of up to \$500, but not to exceed the taxpayer's tax liability, to taxpayers for contributions to public school districts in which they live.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 1078 fails to meet the definition of

a mandate under the State Mandates Act.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates

Rfrd to Comm on Assignment Mar 03 1993 First reading Mar 04 Assigned to Revenue Mar 23 St Mandate Fis Note Filed Committee Revenue Ref to Rules/Rul 27D

Apr 02 Jan 10 1995 Session Sine Die

#### HB-1079 CHURCHILL - CLAYTON - SALVI.

765 ILCS 715/1 from Ch. 80, par. 121

Amends the Security Deposit Interest Act. Provides that landlords shall pay interest on deposits held more than 6 months at the lesser of 5% per year or the rate on passbook savings accounts as established by the largest commercial bank having its main banking premises in Illinois. Currently the required rate is fixed at 5% per

Rfrd to Comm on Assignment Mar 03 1993 First reading Mar 04 Assigned to Consumer Protection Mar 18 Recommended do pass 010-000-001 Placed Calndr, Second Reading Apr 13 Second Reading

Placed Calndr, Third Reading

Interim Study Calendar CONSUMER PROT Apr 27

Jan 10 1995 Session Sine Die HB-1080 1170

### HB-1080 CHURCHILL - CAPPARELLI.

625 ILCS 5/12-612 new

Amends the Illinois Vehicle Code. Prohibits a person or entity from authorizing, sponsoring, or conducting a motorcycle race or show on ice in the same residential area more than once in a 30 day period. Effective immediately.

Mar 03 1993 First reading

Rfrd to Comm on Assignment

Mar 04 Mar 17 Assigned to Transportation & Motor

Vehicles

Motion Do Pass-Lost 008-012-004

HTRN

Remains in Committee Transportation

& Motor Vehicles Interim Study Calendar TRANSPORTAT'N

Mar 30

Jan 10 1995 Session Sine Die

## HB-1081 CHURCHILL

CHURCH DAY CARE CENTERS Apr 28 1993 Third Reading - Lost

# HB-1082 CHURCHILL - SALVI.

225 ILCS 65/13.5 new

Amends the Illinois Nursing Act of 1987. Requires the Department of Public Health to establish standards based on practical experience for certification of nurse assistants for home health care without requiring any formal education or coordinated or concurrent theory and clinical practice.

Mar 03 1993 First reading

Rfrd to Comm on Assignment Assigned to Health Care & Human

Mar 04

Services

Mar 18

Interim Study Calendar HEALTH/HUMAN

Jan 10 1995 Session Sine Die

### HB-1083 CHURCHILL

SCH CD-SPEC ED JT AGREEMT BOND Jul 27 1993 PUBLIC ACT 88-0125

### HB-1084 CHURCHILL - SALVI - ROSKAM - MORROW.

220 ILCS 5/8-505.5 new

Amends the Public Utilities Act. Prohibits the construction of electric transmission lines that operate at greater than 60 kilovolts in a county with more than 500,000, but fewer than 600,000, residents for one year after the effective date of this amendatory Act. Requires the Illinois Commerce Commission, in consultation with the Department of Nuclear Safety, to study the effects of electric transmission lines and the potential health effects of electromagnetic fields generated by transmission lines. Requires a report to the General Assembly by January 1, 1995. Requires the Commerce Commission to conduct a survey to identify the location of electric transmission lines and related installations in relation to schools, day care centers, hospitals, and related institutions.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 03 1993 First reading Rfrd to Comm on Assignment
Mar 04 Assigned to Public Utilities

Mar 17 Recommended do pass 007-003-002 Placed Calndr, Second Reading

Apr 20 Second Reading Held on 2nd Reading

Apr 27 Interim Study Calendar PUB UTILITIES

Jan 10 1995 Session Sine Die

### HB-1085 CHURCHILL - SALVI.

35 ILCS 205/44 from Ch. 120, par. 525

Amends the Revenue Act of 1939 to provide that the authority of a unit of local government that issues a full or partial occupancy permit for a building shall notify the county assessor of the issuance of the permit. Requires the county assessor to add the value of the completed building to the property on the assessment books as

of the date the occupancy permit was issued. Provides that taxes on that property shall be extended on the basis of the value of the property without the improvements for the period before the issuance of the occupancy permit and on the basis of the value of the property with the improvements for the period after the issuance of the occupancy permit. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates

Mar 03 1993 First reading Rfrd to Comm on Assignment Mar 04 Assigned to Revenue Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### CHURCHILL - CLAYTON - SALVI. HB-1086

225 ILCS 445/31 new

Amends the Private Detective, Private Alarm, and Private Security Act of 1983. Provides that in addition to other penalties, a person who connects an alarm system in violation of the Emergency Telephone Act is subject to \$250 administrative

NOTE(S) THAT MAY APPLY: Fiscal

Mar 03 1993 First reading Rfrd to Comm on Assignment Mar 04 Assigned to Registration & Regulation Mar 17 Do Pass/Consent Calendar 012-000-000

Consnt Caldr Order 2nd Read Mar 23 Cnsent Calendar, 2nd Reading Consnt Caldr Order 3rd Read

Mar 30 Consnt Caldr, 3rd Read Pass 111-000-002

Mar 31 Arrive Senate

Placed Calendr, First Reading Chief Sponsor GEO-KARIS Apr 28

First reading Referred to Rules

Assigned to Insurance, Pensions &

Licen. Act. Refer to Rules/Rul 3-9(a)

May 08 Session Sine Die Jan 10 1995

#### CHURCHILL, LAWFER, MOFFITT AND ACKERMAN. HB-1087

105 ILCS 5/10-21.4 from Ch. 122, par. 10-21.4 from Ch. 122, par. 10-21.4a 105 ILCS 5/10-21.4a 105 ILCS 5/10-21.4b new 105 ILCS 5/10-23.8 from Ch. 122, par. 10-23.8 105 ILCS 5/10-23.8a from Ch. 122, par. 10-23.8a 105 ILCS 5/10-23.8b from Ch. 122, par. 10-23.8b

Amends the School Code. Prohibits the school board of a school district with a total enrollment of less than 300 students from employing both a superintendent and a principal, and requires the same person to be employed by the school board to serve as both superintendent and principal.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 03 1993 First reading Rfrd to Comm on Assignment Mar 04 Assigned to Elementary & Secondary Education Do Pass/Short Debate Cal 021-000-000 Mar 25 Cal 2nd Rdng Short Debate Apr 20 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Lost

Amendment No.01 CHURCHILL Apr 23 034-058-001

Held 2nd Rdg-Short Debate

Apr 27 Interim Study Calendar ELEM SCND ED Jan 10 1995 Session Sine Die

#### HB-1088 CHURCHILL - CLAYTON - SALVI.

40 ILCS 5/16-153.4 from Ch. 108 1/2, par. 16-153.4

Amends the Downstate Teacher Article of the Pension Code to increase the maximum allowable payment by the System for annuitant health insurance from 75% to 100% of cost.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 03 1993 First reading Rfrd to Comm on Assignment Mar 04 Apr 01

Apr 02 Jan 10 1995 Session Sine Die Assigned to Personnel & Pensions Motion disch comm, advc 2nd Committee Personnel & Pensions

Ref to Rules/Rul 27D

#### HB-1089 CHURCHILL - SALVI.

105 ILCS 5/10-20.23a new 105 ILCS 5/34-18.8a new

105 ILCS 5/21-1a

Amends the School Code. Requires school districts to provide school employees with first aid and CPR training and to require their participation therein.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 105 ILCS 5/10-20.23a new 105 ILCS 5/34-18.8a new Adds reference to:

from Ch. 122, par. 21-1a

Changes the title and deletes everything after the enacting clause. Amends the School Code. Requires first aid and CPR training for certification as a teacher.

FISCAL NOTE, AS AMENDED (State Board of Education) The development of the first aid and other test elements would cost an estimated \$50,000. The actual administration of the test could range in cost from \$175,000 to \$200,000 annually for the 20,000 people that take the test. In addition, an estimated \$78,000 would be required for the purchase of equipment to be used during test administration.

STATE MANDATES ACT FISCAL NOTE, AS AMENDED (State Board of Ed) No change from previous note.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Mar 03 1993 First reading

Rfrd to Comm on Assignment

Assigned to Elementary & Secondary

Education

Mar 04 Mar 25

Amendment No.01

ELEM SCND ED H Adopted Do Pass Amend/Short Debate

022-000-002

Apr 13

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate

Apr 14

Fiscal Note Filed

St Mandate Fis Note Filed

Short Debate Cai 3rd Rdng

Apr 27 Interim Study Calendar ELEM SCND ED Jan 10 1995 Session Sine Die

#### HR.1090 CHURCHILL - CLAYTON - SALVI.

210 ILCS 45/3-202.2 new

Amends the Nursing Home Care Act. Requires a criminal background investigation after December 31, 1993 for all employees of a facility and forbids hiring any person convicted of certain offenses. Requires after January 1, 1995, a criminal background check on all employees of persons or firms performing contracting services for a facility including food service workers, maintenance workers, and transportation employees. Effective immediately.

Mar 03 1993 First reading

Mar 04

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services Apr 01

Motion Do Pass-Lost 010-008-005 HCHS

Ref to Rules/Rul 27D

Remains in Committee Health Care & Human Services

Motion disch comm, advc 2nd Committee Health Care & Human

Services

Apr 02

Jan 10 1995 Session Sine Die

# HB-1091 CURRIE – SCHOENBERG – BLAGOJEVICH – LINDNER – LEVIN, DE-JAEGHER, GRANBERG, MCAFEE AND VON B – WESSELS.

725 ILCS 5/115-7.3 new

Amends the Code of Criminal Procedure of 1963. Provides that evidence that a defendant was suffering from battered spouse syndrome at the time he or she committed the charged offense is admissible to prove whether the defendant acted in self defense, in defense of another, or scienter. Defines "battered spouse syndrome" as the psychological condition of a victim resulting from the repeated physical and psychological abuse by a spouse, former spouse, cohabitant, former cohabitant, or a person that the defendant has dated. Provides that defendants seeking to introduce evidence of battered spouse syndrome must file written notice with the court and the State 10 days before trial.

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Mar 03 1993 First reading
                                             Rfrd to Comm on Assignment
      Mar 04
                                             Assigned to Judiciary II
      Mar 23
                                             Do Pass/Short Debate Cal 014-000-000
                    Cal 2nd Rdng Short Debate
      Apr 12
                    Short Debate Cal 2nd Rdng
                    Cal 3rd Rdng Short Debate
                    Short Debate-3rd Passed 112-000-000
      Apr 13
      Apr 14
                    Arrive Senate
                    Placed Calendr, First Reading
      Apr 19
                    Chief Sponsor CULLERTON
                    First reading
                                             Referred to Rules
                    Added as Chief Co-sponsor BERMAN
                                             Committee Rules
                                             Assigned to Judiciary
                    Added as Chief Co-sponsor STERN
      Apr 22
                                             Committee Judiciary
      Apr 28
                    Added As A Co-sponsor JACOBS
                                             Committee Judiciary
      May 08
                                             Refer to Rules/Rul 3-9(a)
      Jan 10 1995
                    Session Sine Die
HB-1092
            CURRIE
  DCFS-HARD TO PLACE CHILDREN
                      PUBLIC ACT 88-0398
      Aug 20 1993
```

# **HB-1093 CURRIE.** 305 ILCS 5/4-17 new

Amends the Illinois Public Aid Code. Requires the Department of Public Aid to establish a pilot program that offers an alternative system of financial eligibility and benefit distribution to persons who meet the nonfinancial eligibility AFDC requirements.

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NOTE(S) THAT MAY APPLY: Fiscal
    Mar 03 1993 First reading
                                          Rfrd to Comm on Assignment
    Mar 04
                                          Assigned to Health Care & Human
                                            Services
    Mar 25
                                           Interim Study Calendar
                                            HEALTH/HUMAN
   Mar 02 1994
                                          Exempt under Hse Rule 29(C) HCHS
                                           Returned to Health Care & Human
                                            Services
                                          Fiscal Note Requested WENNLUND
   Apr 12
                                          Committee Health Care & Human
                                             Services
    Apr 22
                                          Ref to Rules/Rul 27E
   Jan 10 1995
                 Session Sine Die
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## HB-1094 LAURINO AND CAPPARELLI.

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225 ILCS 445/28 from Ch. 111, par. 2678
225 ILCS 445/29 from Ch. 111, par. 2679
720 ILCS 5/24-1.3 new
720 ILCS 5/24-2 from Ch. 38, par. 24-2
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Amends the Criminal Code of 1961 and the Private Detective, Private Alarm, and Private Security Act of 1983. Requires a security guard employed in a county

of 3,000,000 or more inhabitants to leave any firearm at his or her place of employment during off-duty hours. Eliminates exemption from unlawful use of weapons statute that permits guards in counties of 3,000,000 or more inhabitants to carry firearms while commuting to their place of employment.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

225 ILCS 445/29720 ILCS 5/24-1.3 new

Deletes provisions requiring an armed security guard in a county of 3,000,000 or more inhabitants to leave any firearm furnished by the guard's employer and used in the performance of the guard's duties at the guard's place of employment during off-duty hours. Provides that if the security guard is commuting in a county of 3,000,000 or more inhabitants, the firearm must be unloaded and in a closed container.

	First reading	Rfrd to Comm on Assignment
Mar 04		Assigned to Judiciary II
Mar 23		Recommended do pass 013-002-001
	Placed Calndr, Second Rea	dng
Mar 30	Second Reading	
	Placed Calndr, Third Read	ng
Apr 20	, , , , , , , , , , , , , , , , , , , ,	Mtn Prev-Recall 2nd Reading
	Amendment No.01	LAURINO Adopted
	Placed Calndr, Third Readi	ng
Apr 22	Third Reading - Passed 11	4-000-001
Apr 23	Arrive Senate	
•	Chief Sponsor FARLEY	
	Added as Chief Co-sponsor	DELEO
	Placed Calendr, First Read	
Apr 27	First reading	Referred to Rules
		Referred to Rules
Jan 10 1995	Session Sine Die	

# HB-1095 EDLEY, RONEN AND CURRIE.

15 ILCS 20/38.1 305 ILCS 5/12-5 from Ch. 127, par. 38.1 from Ch. 23, par. 12-5

Amends the Civil Administrative Code and the Public Aid Code. Provides that, in preparing the Department of Public Aid's past and proposed expenditures for inclusion in the Governor's budget submitted to the General Assembly, the Director of Public Aid shall segregate the amounts for each employment and training program and separately set forth amounts for certain program components. Requires that the Governor's budget include the same segregation of information, but not necessarily the same figures.

Mar 03 1993 First reading Mar 04

Rfrd to Comm on Assignment Assigned to Elections & State Government

Ref to Rules/Rul 27D

Apr 02

Jan 10 1995 Session Sine Die

### HB-1096 CAPPARELLI – LAURINO – BUGIELSKI – MCAULIFFE.

30 ILCS 805/8.17 new

35 ILCS 245/1-5

from Ch. 120, par. 2501-5

35 ILCS 245/1-47 new

Amends the State Mandates Act to exempt the Property Tax Extension Limitation Act. Amends the Property Tax Extension Limitation Act to make the Act applicable to all taxing districts in Illinois including taxing districts that are home rule units, excluding taxing districts that have not had an increase in total equalized assessed value for the 2 immediately preceding year. Preempts home rule units. Effective upon becoming law.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 1096 creates a local government organization and structure mandate for which no reimbursement is required under the State Mandates Act.

Note(s) That May Apply: Fiscal; Home Rule; Housing Afford; State Mandates

Mar 03 1993 First reading Mar 04 Mar 23 Rfrd to Comm on Assignment Assigned to Revenue St Mandate Fis Note Filed Committee Revenue Apr 02

Session Sine Die

Ref to Rules/Rul 27D

### Jan 10 1995 CAPPARELLI - BUGIELSKI - LAURINO. HB-1097

70 ILCS 2605/9.6a

from Ch. 42, par. 328.6a

Amends the Metropolitan Water Reclamation District Act. Changes the deadline for corporate authorities of sanitary districts issuing bonds from December 31, 1996 to December 31, 2001.

Mar 03 1993 First reading Mar 04

Rfrd to Comm on Assignment

Mar 18

Assigned to Executive Recommended do pass 010-003-000

Placed Calndr, Second Reading

Mar 24 Second Reading

Placed Calndr, Third Reading

Apr 20

Third Reading - Passed 104-002-001

Apr 21

Arrive Senate Chief Sponsor CULLERTON Placed Calendr, First Reading

Referred to Rules First reading

Apr 22

Sponsor Removed CULLERTON Alt Chief Sponsor Changed DEANGELIS

Added as Chief Co-sponsor CULLERTON

Committee Rules Assigned to Local Government &

Elections Refer to Rules/Rul 3-9(a)

May 08

Jan 10 1995 Session Sine Die

#### HB-1098 OLSON.

820 ILCS 405/212.1 new

Amends the Unemployment Insurance Act. Provides that service performed by an owner-operator or lessee of a truck or other motorized vehicle under a contract with a carrier does not constitute "employment" for purposes of the Act if certain conditions are met. States that the new language is a continuation of prior law rather than a substantive change in the law. Effective immediately.

Mar 03 1993 First reading

Mar 04

Rfrd to Comm on Assignment Assigned to Labor & Commerce

Apr 02

Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HR.1099 ZICKUS AND MURPHY,M. 35 ILCS 205/194

from Ch. 120, par. 675

Amends the Revenue Act of 1939 to revise the procedures for payment of property taxes under protest. Provides that the person protesting the taxes shall pay an amount equal to last year's taxes. Upon resolution of the protest, the taxpayer shall pay the difference, if any. If the protest was made in bad faith, the taxpayer shall also pay interest on the amount owed of 1% per month.

Mar 03 1993 First reading

Rfrd to Comm on Assignment

Mar 04

Assigned to Revenue

Apr 01

Interim Study Calendar REVENUE

Jan 10 1995 Session Sine Die

#### HB-1100 SKINNER.

20 ILCS 805/63a

from Ch. 127, par. 63a

20 ILCS 805/63b2.8 new 30 ILCS 105/5.360 new

35 ILCS 305/3 from Ch. 120, par. 1003

Amends the Civil Administrative Code of Illinois (Part 13.5), the State Finance Act, and the Real Estate Transfer Tax Act. Provides that beginning July 1, 1994, 50% of the moneys collected for real estate transfers shall be deposited into the Local Open Space and Recreational Land Acquisition Fund, rather than 35% into the Open Space Lands Acquisition and Development Fund and 15% into the Natural Areas Acquisition Fund. Authorizes the Department of Conservation to give grants to counties from the Fund for the purpose of purchasing or maintaining open space areas or recreational areas located within the county or township from which a tax was derived under the Real Estate Transfer Tax Act. Creates the Open Space and Recreational Land Acquisition Fund.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 03 1993 First reading

Mar 04

Mar 25

Jan 10 1995 Session Sine Die Rfrd to Comm on Assignment

Assigned to Revenue

Interim Study Calendar REVENUE

#### HB-1101 PHELPS.

705 ILCS 70/8

from Ch. 37, par. 658

Amends the Court Reporters Act. Increases the salary of court reporters with an "A" proficiency rating, without examinations to the same as other court reporters with an "A" proficiency rating.

Mar 03 1993 First reading

Rfrd to Comm on Assignment Assigned to Judiciary I

Mar 04 Mar 18 Do Pass/Consent Calendar 012-000-000

Consnt Caldr Order 2nd Read

Mar 24 Cnsent Calendar, 2nd Reading Consnt Caldr Order 3rd Read

Mar 30 Consnt Caldr, 3rd Read Pass 111-000-002

Mar 31 Arrive Senate

Placed Calendr, First Reading

Jan 10 1995 Session Sine Die

#### HB-1102 SCHAKOWSKY

CHILDREN-SOCIAL/MED SERVICES

Sep 10 1993 PUBLIC ACT 88-0487

HB-1103 MURPHY.H - STROGER. 305 ILCS 5/5-2

from Ch. 23, par. 5-2

Amends the Public Aid Code. Requires the Department of Public Aid and the Governor to provide a plan for Medicaid coverage of women during and up to 60 days after pregnancy by July 1, 1993 (now, April 1, 1990). Requires that the plan establish an income eligibility standard equal to 185% (now, 133%) of the federal poverty line. Effective immediately.

FISCAL NOTE (DASA)

House Bill 1103 would result in approximately 3,642 new admissions to DASA's Medicaid treatment programs at an additional cost of approximately \$7,786,084 annually. Because HB 1103 expands eligibility for other kinds of Medicaid-paid health care services as well, the bill is expected to have a significant additional fiscal impact on the Department of Public Aid.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 03 1993 First reading

Mar 04

Mar 16

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services Fiscal Note Filed

Committee Health Care & Human

Services

Ref to Rules/Rul 27D Apr 02

Session Sine Die

#### HB-1104 ERWIN-GASH.

Jan 10 1995

415 ILCS 20/3

from Ch. 111 1/2, par. 7053

Amends the Illinois Solid Waste Management Act to require State agencies to modify procuring practices to seek out products that are made with recycled materials (now required only when economically and practically feasible).

Mar 03 1993 First reading

Rfrd to Comm on Assignment Assigned to Environment & Energy

Mar 04 Apr 02

Ian 10 1995

Ref to Rules/Rul 27D Session Sine Die

#### VON B - WESSELS - RONEN - MCGUIRE - BALANOFF - HOFFMAN. HB-1105

220 ILCS 5/2-103 from Ch. 111 2/3, par. 2-103

Amends the Public Utilities Act to change from 1 to 3 years the time limit on various employment restrictions for former Commerce Commission members whose service ends on or after January 1, 1994. Effective January 1, 1994.

Mar 03 1993 First reading

Rfrd to Comm on Assignment

Mar 04 Mar 23 Assigned to Public Utilities Interim Study Calendar PUB UTILITIES

Jan 10 1995 Session Sine Die

HB-1106 GIORGI.

515 ILCS 5/20-120 520 ILCS 5/3.37 from Ch. 56, par. 20-120 from Ch. 61, par. 3.37

Amends the Fish and Aquatic Life Code and the Wildlife Code. Authorizes the Department of Conservation to allow conservation organizations to issue licenses under both Codes. Allows conservation organizations to charge a fee of up to \$2 to be used to fund the organization's conservation projects in Illinois.

Mar 03 1993 First reading

Rfrd to Comm on Assignment

Mar 04 Apr 02 Assigned to Agriculture & Conservation Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

HB-1107 ERWIN - LEVIN.

765 ILCS 715/1

from Ch. 80, par. 121

Amends the Security Deposit Interest Act. Deletes the provision that limits the duty to pay interest on security deposits to lessors of residential real property containing 25 or more units in a single building or complex of buildings located on contiguous parcels, and makes the Act applicable to the lessor of any residential real property containing one or more units in any building or buildings.

Mar 03 1993 First reading Mar 04 Apr 01 Rfrd to Comm on Assignment Assigned to Consumer Protection Motion Do Pass-Lost 006-001-001

HCON

Remains in Committee Consumer Protection

Ref to Rules/Rul 27D

Apr 02

Jan 10 1995 Session Sine Die

HB-1108 RONEN

STATE VENDOR/INSURE EMPLOYEES

Apr 23 1993 Third Reading - Lost

HB-1109 LAURINO

CRIMINAL CD-WEAPONS VIOLATION Jul 28 1993 PUBLIC ACT 88-0156

HB-1110 GASH - SCHOENBERG.

New Act

Creates the Unsolicited Fax Transmission Act. Prohibits any person or entity conducting business in this State from faxing or causing to be faxed documents consisting of unsolicited advertising material for the lease, sale, rental, gift offer, or other disposition of any realty, goods, services, or extension of credit unless that person or entity establishes a toll-free telephone number which a recipient may call to notify the sender not to fax the recipient any further unsolicited documents. Requires the notification of the toll-free telephone number, and an address a recipient may write to, be included on all unsolicited faxed documents. Prohibits the faxing of any unsolicited documents to any person who has requested that no further unsolicited documents be faxed. Provides that violation of the Act is a petty offense and that a \$500 fine shall be imposed for each violation.

Mar 03 1993 First reading

Mar 04

Mar 24

Rfrd to Comm on Assignment Assigned to Public Utilities Motion Do Pass-Lost 006-004-001

HPUB

Remains in Committee Public Utilities

Ref to Rules/Rul 27D

Apr 02 Jan 10 1995

Session Sine Die

HB-1111 HAWKINS.

New Act

Creates the Rural Illinois Job Development Act. Contains only a short title provision.

Mar 03 1993 Mar 04

Apr 01

First reading

Rfrd to Comm on Assignment Assigned to Housing, Economic & Urban Develomt Interim Study Calendar HOUS ECON

DEV

Jan 10 1995 Session Sine Die

#### HB-1112 SKINNER.

35 ILCS 205/1

from Ch. 120, par. 482

Amends the Revenue Act of 1939. Provides that, for purposes of intracounty equalization by the supervisor of assessments or the Board of Review, the term "33 1/3%" means 33 1/3% of the actual value of real property as determined by the Department of Revenue's assessment to sales ratio studies for the year preceding the assessment year and then adjusted to consider changes in assessment levels since the data for the studies were collected.

Mar 03 1993 First reading Mar 04

Мат 25

Session Sine Die Jan 10 1995

Rfrd to Comm on Assignment Assigned to Revenue

Interim Study Calendar REVENUE

#### HARTKE - KOTLARZ - WOOLARD - HICKS - GRANBERG. HR.1113

625 ILCS 5/5-203 new

625 ILCS 5/18c-4102 from Ch. 95 1/2, par. 18c-4102

Amends the Illinois Vehicle Code. Requires the Secretary of State to license owners of non-relocator vehicles. Establishes fees for the license. Provides that the fees collected shall be deposited into the Road Fund. Provides that failure of a non-relocator to be licensed is a Class C misdemeanor.

HOUSE AMENDMENT NO. 1.

Adds reference to:

30 ILCS 105/5.360 new

Amends the State Finance Act. Creates the Non-Relocators Towing License Fund. Provides that fees for licensing non-relocator vehicles shall be deposited into the fund rather than the Road Fund.

HOUSE AMENDMENT NO. 2.

Deletes reference to: 625 ILCS 5/18c-4102

Removes provisions requiring owners of non-relocator vehicles to pay an additional \$25 for each non-relocation vehicle owned. Removes provisions amending the Illinois Commercial Transportation Law.

# HOUSE AMENDMENT NO. 3.

Deletes reference to: 30 ILCS 105/5.360 new 625 ILCS 5/5-203 new Adds reference to:

30 ILCS 740/2-2.02 from Ch. 111 2/3, par. 662.02

Deletes everything and changes the title. Amends the Downstate Public Transportation Act. Removes from the definition of "participant" for purposes of the Act, a local mass transit district receiving federal research development and demonstration funds under the Urban Mass Transportation Act of 1964 and includes a local mass transit district serving a nonurbanized area that is receiving federal rural public transportation assistance on the effective date of this amendatory Act.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 17

Mar 03 1993 First reading Mar 04

Rfrd to Comm on Assignment

Assigned to Transportation & Motor Vehicles

Amendment No.01

TRANSPORTAT'N H Adopted Remains in Committee Transportation

& Motor Vehicles

Mar 24 Amendment No.02 TRANSPORTAT'N H Adopted Recomminded do pass as amend

025-000-004

Placed Calndr, Second Reading

Apr 19 Second Reading

Amendment No.03 WOOLARD Adopted

Placed Calndr, Third Reading

Apr 20 Third Reading - Passed 112-000-000

Arrive Senate

Placed Calendr, First Reading

Chief Sponsor WATSON Apr 28

First reading Apr 29 Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-1114 HARTKE - KOTLARZ.

625 ILCS 5/6-206

from Ch. 95 1/2, par. 6-206

Amends the Illinois Vehicle Code. Authorizes the Secretary of State to suspend a person's driving privileges upon a showing of sufficient evidence that the person has failed to pay towing charges, cleanup costs, limited storage fees, or any other cost incurred in association with the tow of the person's vehicle.

# HOUSE AMENDMENT NO. 1.

Deletes reference to: 625 ILCS 5/6-206 Adds reference to:

625 ILCS 5/18c-5301 from Ch. 95 1/2, par. 18c-5301

Deletes everything. Makes a technical correction to the Article of the Vehicle Code governing non-relocation towing.

Mar 03 1993 First reading

Rfrd to Comm on Assignment Mar 04 Assigned to Transportation & Motor Vehicles

Mar 31

Amendment No.01

TRANSPORTAT'N H Adopted Recomminded do pass as amend

017-009-000

Placed Calndr, Second Reading

Second Reading Apr 20

Held on 2nd Reading

Placed Calndr, Third Reading Apr 22 Apr 30 Ref to Rules/Rul 37G

Jan 10 1995 Session Sine Die

#### HB-1115 KUBIK - BALTHIS.

70 ILCS 2605/3

from Ch. 42, par. 322

Amends the Metropolitan Water Reclamation District Act. Provides for 15 (rather than 9) trustees to be elected to govern the district, and requires the General Assembly to divide the district into 15 subdistricts for that purpose. Effective immediately.

Mar 03 1993 First reading Rfrd to Comm on Assignment

Mar 04 Assigned to Executive

Mar 31 Interim Study Calendar EXECUTIVE

Jan 10 1995 Session Sine Die

#### HB-1116 BALANOFF

# OCCUPATIONAL HEALTH CLINIC ACT

Apr 14 1993 Third Reading - Lost

HB-1117 GRANBERG - HAWKINS - PRUSSING - EDLEY - OSTENBURG, WEAV-ER,M, BLACK, NOVAK, DEERING, HARTKE, MOSELEY, VON B - WES-SELS, GIOLITTO, ROTELLO, MOORE, ANDREA, CLAYTON, KASZAK, GASH, ERWIN, MURPHY, M, FREDERICK, BIGGERT, MULLIGAN, RONEN, HUGHES, COWLISHAW, DEUCHLER, SCHAKOWSKY, CUR-RIE AND LINDNER.

40 ILCS 5/16-136.2

from Ch. 108 1/2, par. 16-136.2

Amends the Downstate Teacher Article of the Pension Code to increase the minimum monthly retirement annuity to \$25 per year of creditable service.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 03 1993 First reading Rfrd to Comm on Assignment Mar 04 Assigned to Personnel & Pensions

Apr 02 Ref to Rules/Rul 27D Oct 28 Recommends Consideration 005-003-000 HRUL

Placed Calndr, Second Reading

Oct 29 Second Reading

Placed Calndr, Third Reading

Session Sine Die Jan 10 1995

#### HB-1118 HARTKE - BLACK - SALTSMAN, MCPIKE, STECZO AND COWLI-SHAW.

New Act

Creates the Infrastructure Expansion Act. Grants units of local government the authority to impose impact fees on new developments that require new infrastructures, improvements to existing infrastructures, or additional school or park lands. Includes other provisions. Preempts home rule powers. Effective immediately.

### HOUSE AMENDMENT NO. 1.

Deletes everything except the short title of the Infrastructure Expansion Act.

HOME RULE NOTE, AS AMENDED

HB 1118, as amended, contains no substantive provisions, and

does not preempt home rule powers.

NOTE(S) THAT MAY APPLY: Home Rule

Mar 03 1993 First reading Mar 04 Mar 24

Amendment No.01

Rfrd to Comm on Assignment Assigned to Cities & Villages CITIES/VILLAG H Adopted

008-000-002

Recomminded do pass as amend 008-000-002

Placed Calndr, Second Reading Home Rule Note Filed

Mar 31

Placed Calndr. Second Reading

Apr 20 Second Reading

Held on 2nd Reading

Placed Calndr, Third Reading Apr 22

Apr 23 Third Reading - Passed 111-001-003

Arrive Senate

Chief Sponsor PHILIP Placed Calendr, First Reading

First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-1119 CAPPARELLI - BUGIELSKI - LAURINO, SANTIAGO, LOPEZ AND MC-AULIFFE.

625 ILCS 5/2-123

Apr 27

from Ch. 95 1/2, par. 2-123

Amends the Illinois Vehicle Code. Provides that persons or firms licensed under the Private Detective, Private Alarm, and Private Security Act of 1983 shall be exempted from the 10 day waiting period prior to the sale or distribution of certain requested information from the Secretary of State. Effective immediately.

## HOUSE AMENDMENT NO. 1.

Replaces substantive changes in the bill. Provides that persons licensed as a private detective or firms licensed as a private detective agency under the Private Detective, Private Alarm, and Private Security Act of 1983, who are employed by or are acting on behalf of law enforcement officials, government agencies, financial institutions, attorneys, insurers, employers, automobile associated businesses shall be exempted from the 10 day waiting period prior to the sale or distribution of certain requested information from the Secretary of State. Provides that any misrepresentation by a requestor of information who is licensed under the Private Detective, Private Alarm, and Private Security Act of 1983 shall be punishable under that Act rather than as a petty offense.

Mar 03 1993	First reading	KITO to Comin on Assignment	
Mar 04	-	Assigned to Personnel & Pensions	
Mar 25		Re-assigned to Executive	
Mar 31	Amendment No.01	EXECUTIVE H Adopted	
		DP Amnded Consent Calendar	

013-000-000

Apr 02 Remvd from Consent Calendar

**BLACK & STEPHENS** 

Cal 2nd Rdng Short Debate

Removed Short Debate Cal HOEFT, WENNLUND, Apr. 13 SALVI & MURPHY, M

Consnt Caldr Order 2nd Read

Consnt Caldr Order 2nd Read

Apr 22	Cnsent Calendar, 2nd Read	dng
-	Consnt Caldr Order 3rd Re	ead
Apr 26	Consnt Caldr, 3rd Read Pa	ass 090-005-018
Apr 27	Arrive Senate	
-	Placed Calendr, First Read	ng
Apr 28	Chief Sponsor WATSON	-
-	First reading	Referred to Rules
Apr 29	-	Assigned to Insurance, Pensions &
		Licen. Act.
May 08		Refer to Rules/Rul 3-9(a)
Jan 10 1995	Session Sine Die	

# HB-1120 DEJAEGHER - HOFFMAN - BLACK AND VON B - WESSELS.

New Act

Creates the State Export Promotion Coordinating Act. Provides for the appointment of an Export Promotion Coordinating Council, composed of public and private sector members, to coordinate promotion of the State's export products. Effective immediately.

## HOUSE AMENDMENT NO. 1.

Provides that the Council is created within the Department of Agriculture and is to be staffed and receive administrative support through the Department of Agriculture.

Note(s) That May Apply: Fiscal

NOTE(S) I HAT MA	Y APPLY: Fiscal		
Mar 03 1993	First reading	Rfrd to Comm on Ass	ignment
Mar 04	-	Assigned to Executive	;
Mar 25		Recommended do pas	
	Placed Calndr, Second Rea		
Apr 14	Second Reading		
TAPI II	Amendment No.01	DEJAEGHER	Adopted
	Placed Calndr Third Read		· · · · · · · · · · · · · · · · · · ·
Apr 16	Third Reading - Passed 11		
ripi 10	Arrive Senate	001000	
	Placed Calendr, First Read	lno .	
Apr 19	Chief Sponsor TOPINKA		
Api 17	First reading	Referred to Rules	
	Trist reading	Assigned to State Gov	ernment & Evec
		Appts.	crimicit & Lacc.
Apr 28	Added As A Co-sponsor J		
Apr 30	Added As A Co-sponsor 3	Committee State Gov	ornment & Even
Apr 30			ermient & Exec.
May 00		Appts.	0(a)
May 08	D-1-4 F H-4 C	Refer to Rules/Rul 3	·9(a)
Jul 13	Ruled Exempt Under Sen		
		Referred to State Gov Appts.	rernment & Exec.
Mar 11 1994		Re-referred to Rules	
Jan 10 1995	Session Sine Die		

### HB-1121 MCGUIRE - LEITCH - STECZO AND BALTHIS.

50 ILCS 125/5 from Ch. 85, par. 475

Amends the Government Salary Withholding Act. Allows payroll deductions for charitable organizations found qualified by reasonable criteria established by local governmental agencies (now only deductions are for organizations found qualified by the State Comptroller under the Voluntary Payroll Deductions Act of 1983). Lists criteria for establishing a qualified health and human service organization for eligibility in participating in a government payroll deduction plan. Effective immediately.

	First reading	Rird to Comm on Assignment
Mar 04		Assigned to Elections & State
		Government
Mar 18		Motion Do Pass-Lost 001-017-002
		HESG
		Remains in Committee Elections &
		State Government
Apr 01		Interim Study Calendar ELECTN ST
•		GOV
		- ·

Jan 10 1995 Session Sine Die

#### HB-1122 LEVIN

**REV-ZONING CHANGE** 

PUBLIC ACT 88-0234 Aug 06 1993

#### HB-1123 MORROW.

35 ILCS 505/2

from Ch. 120, par. 418

Amends the Motor Fuel Tax Law. Provides that beginning January 1, 1994, the rate of tax on all motor fuel used in motor vehicles operating on the highways and recreational type watercraft operating upon waters in this State shall be 7% of the price per gallon used (now 19¢ per gallon).

NOTE(S) THAT MAY APPLY: Fiscal

Mar 03 1993 First reading

Rfrd to Comm on Assignment

Mar 04

Mar 31 Jan 10 1995 Assigned to Revenue

Session Sine Die

Interim Study Calendar REVENUE

#### HB-1124 NOVAK - GRANBERG - HICKS - MOSELEY - CURRAN.

20 ILCS 3505/2

from Ch. 48, par. 850.02

20 ILCS 3505/7.89 new 20 ILCS 3505/7.90 new

20 ILCS 3505/7.91 new

Amends the Illinois Development Finance Authority Act. Authorizes the Authority to establish a program of financial assistance for Illinois exporters. Effective immediately.

# HOUSE AMENDMENT NO. 1.

Corrects the spelling of collateral.

FISCAL NOTE (DCCA)

HB-1124 would have a fiscal impact on IDFA operations for administration and would require funding for guarantees and working capital loans. Based on information provided, the impact is unknown.

FISCAL NOTE (IL Development Finance Authority)

The Illinois Development Finance Authority estimates that the cost of the programs enumerated in Section 5 of the bill will be \$9,200,000.00. The Authority has no staff to perform these functions at present. It has no funds to devote to these new responsibilities. An appropriation will be needed to state funds to perform any of these functions.

### SENATE AMENDMENT NO. 1.

Deletes reference to: 20 ILCS 3505/2

20 ILCS 3505/7.89 new

20 ILCS 3505/7.90 new

20 ILCS 3505/7.91 new

Adds reference to:

New Act

Deletes everything. Creates the Peoria Secondary Railroad Right-of-Way Conveyance Act. Authorizes the Director of Conservation to convey certain State property to the Thomas Monahan Co. Effective immediately.

Note(s) That May Apply: Fiscal Mar 03 1993 First reading Rfrd to Comm on Assignment

Mar 04 Assigned to Executive

Do Pass/Short Debate Cal 012-000-000 Mar 18

Cal 2nd Rdng Short Debate Mar 24 Short Debate Cal 2nd Rdng

Cal 3rd Rdng Short Debate Apr 14

Mtn Prev-Recall 2nd Reading GRANBERG Amendment No.01 Adopted

Cal 3rd Rdng Short Debate

Third Reading - Passed 115-000-000 Apr 15

Apr 16 Arrive Senate

Chief Sponsor WOODYARD

Placed Calendr, First Reading

Apr 20 First reading Referred to Rules Assigned to State Government & Exec.

Appts.

May 08 Jul 13	Ruled Exempt Under Sen	Referred to State Gov	` ,	
Mar 11 199	4.	Appts. Re-referred to Rules Assigned to State Gov Appts.	vernment & Exec.	
Mar 23	T. 10110	Recommended do pas	s 009-000-000	
Mar 25	Placed Calndr, Second Rea	idng Fiscal Note Requester	dGARCIA	
11141 25	Placed Calndr, Second Rea	adng	a Grikem	
Apr 12	Di1 C-11- C1 D	Fiscal Note Filed		
A 15	Placed Calndr, Second Rea	acing		
Apr 15	Second Reading			
3.6 00	Placed Calndr, Third Read			
May 20	<b>7</b> 77 1 20 0	Re-referred to Rules		
Nov 15	Filed with Secretary			
	Amendment No.01	WEAVER,S	Amendment	
		an tit	referred to	
		SRUL		
		Committee Rules		
		Approved for Conside		
	Amendment No.01	WEAVER,S	Be approved considerati	
4		SRUL		
,	Sponsor Removed WOOD	YARD		
	Alt Chief Sponsor Change	d WEAVER,S		
	Added as Chief Co-sponso	r WOODYARD		
	Placed Calndr, Third Read			
Nov 16	Recalled to Second Reading			
	Amendment No.01	WEAVER.S	Adopted	
	Placed Calndr, Third Read	ling	• ,	
	Third Reading - Passed 05			
Nov 17	5	Refer to Rules/Rul 3	-8(b)	
Dec 01		Recommends Consider		
	Place Cal Order Concurrence 01 H Noncucrs in S Amend, 01			
	Secretary's Desk Non-con-			
Jan 10 1995				
		DIIDEE		
11145 WIU	RPHY,M – GRANBERG AND	DURKE.		

35 ILCS 120/1

from Ch. 120, par. 440

Amends the Retailers' Occupation Tax Act. Provides that sales of engineering and installation or maintenance of voice, data, or video systems does not constitute engaging in a business of selling tangible personal property at retail.

HOUSE AMENDMENT NO. 1.

Deletes all substantive changes in the bill. Adds a Section caption.

HOUSE AMENDMENT NO. 2.

Provides that construction contracts for the improvement of real estate consisting of engineering, installation, and maintenance of voice, data, video, security, and all telecommunication systems do not constitute engaging in a business of selling tangible personal property at retail within the meaning of the Act if they are sold at one specified contract price.

SENATE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 120/1 Adds reference to: New Act 10 ILCS 5/28-1 30 ILCS 805/8.19 new 35 ILCS 205/162 35 ILCS 245/1-10

Deletes everything. Creates the State Property Tax Cap Referendum Act to have the question of whether or not to apply property tax caps Statewide on the ballot at the 1994 general election. Repeals the Act January 1, 1995. Amends the Election Code. Provides for the Property Tax Cap question to be placed on the ballot. Amends the State Mandates Act to exempt provisions of the amendatory Act from State reimbursement. Amends the Revenue Act of 1939. Eliminates provisions establishing that for all years after the 1993 levy year, Cook County assessments shall be equal to the year immediately preceding the levy year. Amends the Property Tax Extension Limitation Act to include, beginning in the 1993 levy year, each non-home rule taxing district having the majority of its 1990 equalized assessed value within any county with 2,000,000 or more inhabitants within the definition of "taxing district". Deletes the exemption in the definition of "aggregate extension" for non-home rule units contiguous to a county with 2,000,000 or more, special extensions made for payments of bonds issued under the Metropolitan Water Reclamation District Act to finance construction projects. Creates a definition of "aggregate extension" for non-home rule units within a county of 2,000,000 or more. Establishes exemptions to the definition. Effective October 1, 1993.

Mar 03 1993 Mar 04	First reading	Rfrd to Comm on Assignment Assigned to Revenue
Apr 02	Amendment No.01	REVENUE H Adopted
11p1 02	Thirdianient 140.01	Do Pass Amend/Short Debate 012-000-000
	Cal 2nd Rdng Short Debate	
Apr 13	Short Debate Cal 2nd Rdn	
-	Cal 3rd Rdng Short Debate	
Apr 22	-	Mtn Prev-Recall 2nd Reading
	Amendment No.02	MURPHY,M Adopted
	Cal 3rd Rdng Short Debate	<b>.</b>
Apr 23	Short Debate-3rd Passed 19	04-002-001
Apr 26	Arrive Senate	
Apr 27	Chief Sponsor RAICA	
	Placed Calendr, First Read	
Apr 28	First reading Sponsor Removed RAICA	Referred to Rules
Apr 20	Alt Chief Sponsor Changed	O'MALIEV
	Added as Chief Co-sponsor	IACORS
	ridded as emer eo sponsor	Committee Rules
Apr 29	Added as Chief Co-sponsor	MCCRACKEN
		Committee Rules
		Assigned to Revenue
May 04	Added as Chief Co-sponsor	LAUZEN
	•	Committee Revenue
May 05		Recommended do pass 009-000-000
<b>M</b> 07	Placed Calndr, Second Readng Second Reading	
May 06		
May 11	Placed Calndr, Third Reading Filed with Secretary AMEND. NO. 01	
May 11	riled with Secretary AME.	PHILIP-O'MALLEY-
		TO RULES.
	Placed Calndr, Third Readi	
May 12	Amendment No.01	PHILIP
1114, 12		-O'MALLEY
		LAUZEN ADDED AS
		CHIEF CO-SPONSOR.
	Amendment No.01	PHILIP
		O'MALLEY-LAUZEN
		RULES TO SREV.
	Amendment No.01	PHILIP
		-O'MALLEY-LAUZEN
		SREV/ BE ADOPTED
	Discod Calada Third Doodi	005-003-001
May 14	Placed Calndr, Third Readi Sponsor Removed JACOBS	ilg.
May 14	Recalled to Second Reading	
	Amendment No.01	PHILIP
	Timenament 140.01	-O'MALLEY-LAUZEN
		Adopted
	Placed Calndr, Third Readi	
May 19	Third Reading - Passed 037	
	-	Refer to Rules/Rul 3-8(b)
		• •

Jan 10 1995 Session Sine Die

## HB-1126 MOSELEY - BLACK.

110 ILCS 805/6-1 rep., 805/6-5.3a rep. 110 ILCS 805/6-7 rep. through 805/6-7.5 rep.

Amends the Public Community College Act. Repeals various provisions relating to proceedings, now completed, for the formation, disconnection or annexation of community college districts or territory.

SENATE AMENDMENT NO. 1.

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Adds reference to:
5 ILCS 225/2
                           from Ch. 111 2/3, par. 602
5 ILCS 260/14.3
                            from Ch. 103, par. 14.3
5 ILCS 340/4
5 ILCS 340/5
                           from Ch. 15, par. 504
                           from Ch. 15, par. 505
5 ILCS 365/2
                           from Ch. 127, par. 352
5 ILCS 420/4A-101
                              from Ch. 127, par. 604A-101
15 ILCS 405/13
                            from Ch. 15, par. 213
15 ILCS 405/21
                            from Ch. 15, par. 221
                             from Ch. 127, par. 63b13.1
20 ILCS 405/67.01
                            from Ch. 127, par. 63b104c
20 ILCS 415/4c
                           from Ch. 127, par. 1404
20 ILCS 435/4
20 ILCS 605/46.19a
                              from Ch. 127, par. 46.19a
20 ILCS 3105/12
                             from Ch. 127, par. 782
20 ILCS 3110/3
                            from Ch. 127, par. 213.3
20 ILCS 3110/4
                            from Ch. 127, par. 213.4
20 ILCS 3110/5
20 ILCS 3110/9
                            from Ch. 127, par. 213.5
                            from Ch. 127, par. 213.9
30 ILCS 105/5.72
                             from Ch. 127, par. 141.72
30 ILCS 105/5.361 new
30 ILCS 105/5.362 new
30 ILCS 105/5.363 new
30 ILCS 105/5.364 new
30 ILCS 105/5.365 new
30 ILCS 105/5.366 new
30 ILCS 105/5.367 new
30 ILCS 105/6a-1a new
30 ILCS 105/6a-1b new
30 ILCS 105/6a-1c new
30 ILCS 105/6a-1d new
30 ILCS 105/6a-1e new
30 ILCS 105/6a-1f new
30 ILCS 105/6a-1g new
30 ILCS 105/6a
                            from Ch. 127, par. 142a
30 ILCS 105/6a-2
                             from Ch. 127, par. 142a2
30 ILCS 105/6a-4
                             from Ch. 127, par. 142a4
30 ILCS 105/6w
                             from Ch. 127, par. 142w
30 ILCS 105/10
                            from Ch. 127, par. 146
30 ILCS 105/12-1
                             from Ch. 127, par. 148-1
30 ILCS 105/13.2
                             from Ch. 127, par. 149.2
30 ILCS 230/1
                            from Ch. 127, par. 170
30 ILCS 235/6
                            from Ch. 85, par. 906
30 ILCS 395/1
                            from Ch. 127, par. 307
30 ILCS 505/11.1
                             from Ch. 127, par. 132.11-1
30 ILCS 510/1
                            from Ch. 127, par. 132.101
30 ILCS 515/2
30 ILCS 575/2
30 ILCS 750/1-3
                           from Ch. 127, par. 132.202
                           from Ch. 127, par. 132.602
                            from Ch. 127, par. 2701-3
from Ch. 108 1/2, par. 15-106
from Ch. 108 1/2, par. 15-159
40 ILCS 5/15-106
40 ILCS 5/15-159
65 ILCS 50/2
                           from Ch. 144, par. 61.52
65 ILCS 80/4
                           from Ch. 24, par. 1554
70 ILCS 910/15
                            from Ch. 23, par. 1265
105 ILCS 5/30-4b
                             from Ch. 122, par. 30-4b
105 ILCS 5/30-4c
                             from Ch. 122, par. 30-4c
105 ILCS 5/30-4d
                             from Ch. 122, par. 30-4d
105 ILCS 5/30-13
                             from Ch. 122, par. 30-13
105 ILCS 5/30-15.25
                              from Ch. 122, par. 30-15.25
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105 ILCS 5/30-16.4
                                from Ch. 122, par. 30-16.4
105 ILCS 5/30-16.6
                                from Ch. 122, par. 30-16.6
105 ILCS 415/1
                              from Ch. 122, par. 698.1
110 ILCS 10/1
                             from Ch. 144, par. 225
110 ILCS 20/1
110 ILCS 70/36b
                             from Ch. 144, par. 2601
from Ch. 24 1/2, par. 38b1
110 ILCS 70/36c
110 ILCS 70/36e
                              from Ch. 24 1/2, par. 38b2
from Ch. 24 1/2, par. 38b4
110 ILCS 85/1
                             from Ch. 144, par. 70.11
110 ILCS 85/2
                             from Ch. 144, par. 70.12
110 ILCS 95/1
                             from Ch. 144, par. 1701
                              from Ch. 144, par. 217
110 ILCS 100/2
                              from Ch. 144, par. 2101
110 ILCS 110/1
110 ILCS 205/1
                              from Ch. 144, par. 181
110 ILCS 205/2
                              from Ch. 144, par. 182
110 ILCS 205/3
                              from Ch. 144, par. 183
110 ILCS 205/4
                              from Ch. 144, par. 184
110 ILCS 205/7
                              from Ch. 144, par. 187
110 ILCS 205/7
110 ILCS 205/8
110 ILCS 205/9.11
110 ILCS 205/9.19
110 ILCS 205/10
110 ILCS 205/10.5 new
110 ILCS 220/2
110 ILCS 225/2
                              from Ch. 144, par. 188
                               from Ch. 144, par. 189.11
                               from Ch. 144, par. 189.19
                               from Ch. 144, par. 190
                              from Ch. 144, par. 282
                              from Ch. 144, par. 2952
110 ILCS 305/8a
                               from Ch. 144, par. 29a
110 ILCS 310/1
                              from Ch. 144, par. 41
110 ILCS 520/2
                              from Ch. 144, par. 652
110 ILCS 520/8d
                               from Ch. 144, par. 658d
110 ILCS 605/10 new
110 ILCS 610/7 new
110 ILCS 615/14 new
110 ILCS 705/8e
                               from Ch. 144, par. 308e
110 ILCS 705/12 new
110 ILCS 710/14 new
110 ILCS 920/3
                              from Ch. 144, par. 2403
110 ILCS 947/45
110 ILCS 947/65
110 ILCS 990/1
                              from Ch. 144, par. 1801
705 ILCS 505/8
                              from Ch. 37, par. 439.8
                                from Ch. 37, par. 439.22-1
705 ILCS 505/22-1
705 ILCS 505/22-2
                                from Ch. 37, par. 439.22-2
110 ILCS 620/0.01 rep. and 620/1 rep.
110 ILCS 625/0.01 rep., 625/2a rep., and 625/2b rep.
110 ILCS 630/0.01 rep. and 630/1 rep.
110 ILCS 635/0.01 rep., 635/2a rep., and 635/2b rep.
110 ILCS 640/0.01 rep., 640/1 rep., and 640/2 rep. 110 ILCS 645/0.01 rep. through 645/3 rep.
110 ILCS 650/0.01 rep. through 650/3 rep.
110 ILCS 655/0.01 rep. through 655/4 rep
110 ILCS 715/0.01 rep., 715/1 rep., and 715/2 rep.
110 ILCS 720/0.01 rep. and 720/1a rep.
110 ILCS 725/0.01 rep., 725/2a rep., and 725/2b rep.
110 ILCS 730/0.01 rep. and 730/1 rep.
110 ILCS 735/0.01 rep., 735/2a rep., and 735/2b rep.
110 ILCS 740/0.01 rep. and 740/1 rep.
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Changes the title, deletes everything after the enacting clause, restores the provisions deleted, and abolishes the Board of Governors of State Colleges and Universities and the Board of Regents, and places each university formerly under the jurisdiction of those entities under a separate 7 member board of trustees. Creates a separate Law applicable to the governance and operation of each such university and creates a separate revenue bond Law for each such university. Changes the name of Sangamon State University to the University of Illinois at Springfield and places that university under the governance of the Board of Trustees of the University of Illinois, making it a branch of that University. Provides that one student from each campus of the University of Illinois (now, 2 students, one from each campus)

shall be a nonvoting student member of the University's Board of Trustees. Creates the Illinois Universities Appointment Advisory Council and specifies its duties and the Governor's with respect to all gubernatorial appointments of voting members to the governing boards of public universities. Provides for assumption of the contracts, bonds, and other obligations of the abolished boards by the new Boards of Trustees and for the transfer of income and funds with respect thereto. Makes numerous other changes and amends and repeals numerous Acts in connection therewith. Effective July 1, 1994.

. Effective July	1, 1994.		
Mar 03 1993	First reading	Rfrd to Comm on Assignm	
Mar 04		Assigned to Higher Educa	tion
Mar 18		Do Pass/Consent Calenda	r 016 <b>-</b> 000-000
	Consnt Caldr Order 2nd Re		
Mar 24	Cnsent Calendar, 2nd Read	ing .	
	Consnt Caldr Order 3rd Re	aď	
Mar 30	Consnt Caldr, 3rd Read Page		
Mar 31	Arrive Senate		
	Placed Calendr, First Readr	1g	
Apr 20	Chief Sponsor BURZYNSI	ห้า	
11p1 20	First reading	Referred to Rules	
	i not reading	Assigned to Education	
Apr 29		Recommended do pass 010	7.000.000
ripi 20	Placed Caladr Second Peac		5-000-000
May 03	Placed Calndr, Second Read	шв	
May 03	Second Reading Placed Calndr, Third Reading		
May 12			
May 13	Filed with Secretary AME		20
	Discord Colord Tip 1 De 1	BURZYNSKI-TO RULE	25
M 14	Placed Calndr, Third Reading		
May 14	Filed with Secretary AME		
	The state of the s	DEMUZIO-TO RULES.	
	Filed with Secretary AME		
		HENDON-TO RULES.	
	Placed Calndr, Third Readi		
May 17	Amendment No.01	BURZYNSKI	
		RULES TO SESE.	
	Placed Calndr, Third Readi		
May 18	Amendment No.01	BURZYNSKI	
		SESE HELD.	
	Placed Calndr, Third Readi	ng	
May 20	Amendment No.01	BURZYNSKI	
		SESE/BE ADOPTED	
		007-003-000	
		Motion filed DEMUZIO-	SUSPEND
		ANY APPLICABLE	
		SENATE RULES AND	
		DISCHARGE THE	
		RULES COMMITTEE	
		FROM FURTHER	
		<b>CONSIDERATION OF</b>	
		S.A. 02, AND THAT THE AMEND. BE	
		PLACED BEFORE THE	
		SENATE AND BE	
		ELIGIBLE FOR	
		CONSIDERATION.	
	Placed Calndr, Third Readi		
May 21	Recalled to Second Reading		
May 21			Adopted
	Amendment No.01 Placed Calndr, Third Readi	BURZYNSKI	Adopted
	Third Reading - Passed 034		
	Amendment No.02	DEMUZIO	-0
		TABLED PURSUANT T	U
	A 1	RULE 5-4(A).	
	Amendment No.03	HENDON	70
		TABLED PURSUANT T	U
	- ·	RULE 5-4(A).	
	Third Reading - Passed 034		
		Refer to Rules/Rul 3-8(b)	)

Session Sine Die Jan 10 1995

### HB-1127 PUGH - SCHOENBERG - BLAGOJEVICH - RONEN.

625 ILCS 5/6-205

from Ch. 95 1/2, par. 6-205

Amends the Illinois Vehicle Code. Authorizes the Secretary of State to revoke a persons driving privileges who is 3 or more months behind on child support payments.

Mar 03 1993 First reading

Mar 04

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Mar 25

Interim Study Calendar HEALTH/HUMAN

Jan 10 1995 Session Sine Die

### HB-1128 **FLINN**

HB-1129

# CREDIT UNIONS/MEMBERSHIP

Aug 06 1993

**PUBLIC ACT 88-0235** WALSH - FRIAS - MCGUIRE - WELLER - PARKE.

625 ILCS 5/11-204.1

from Ch. 95 1/2, par. 11-204.1

Amends the Illinois Vehicle Code. Provides that the penalty for aggravated fleeing or attempting to elude a police officer is a Class 4 felony, rather than a Class A misdemeanor for a first offense and a Class 4 felony for a second or subsequent offense within 5 years.

CORRECTIONAL & FISCAL NOTES, AMENDED (Dept. of Corrections)

This proposal has no impact on the Dept. of Corrections.

# HOUSE AMENDMENT NO. 2.

Adds reference to:

625 ILCS 5/11-204 720 ILCS 5/36-1

Provides for seizure and forfeiture of a vehicle used in committing aggravated fleeing or attempting to elude a police officer. Amends the Criminal Code of 1961 to change the penalty for fleeing or attempting to elude a police officer from a Class B to a Class A misdemeanor.

# JUDICIAL NOTE, AS AMENDED

It has been determined that the bill would neither decrease nor increase the need for the number of judges in the State.

# SENATE AMENDMENT NO. 1.

Deletes reference to:

720 ILCS 5/36-1

Deletes provision for seizure and forfeiture of a vehicle used in committing aggravated fleeing or attempting to elude a police officer. Deletes Section amending the Criminal Code of 1961.

# SENATE AMENDMENT NO. 4.

Deletes reference to:

625 ILCS 5/11-204

Adds reference to:

20 ILCS 2630/5 35 ILCS 520/10

35 ILCS 520/14.1 new

625 ILCS 5/11-503

705 ILCS 405/1-7 720 ILCS 5/36-1

725 ILCS 5/110-5

730 ILCS 5/3-7-6

730 ILCS 5/3-12-2

730 ILCS 5/3-12-5

Deletes everything. Amends the Criminal Identification Act. Expands the range of offenses for which policing bodies shall furnish arrest reports to the Department of State Police. Amends the Cannabis and Controlled Substances Tax Act by increasing penalties and permitting enforcement of the tax by a State's Attorney. Amends the Vehicle Code. Increases penalties for aggravated fleeing or attempting to elude a police officer if bodily injury results. Creates the offense of aggravated reckless driving. Amends the Juvenile Court Act. Expands the range of offenses for which fingerprints and descriptions of minors shall be transmitted by law enforcement agencies to the Department of State Police. Amends the Criminal Code. Expands the range of offenses for which vehicle, vessel, or aircraft seizure is authorized. Amends the Code of Criminal Procedure in relation to determination of the amount of bail and conditions of release. Amends the Unified Code of Corrections in relation to reimbursement by committed persons for the expenses incurred by their incarceration, and requires the Department of Corrections to notify the Attorney General of certain assets of a committed person.

SENATE AMENDMENT NO. 5.

Adds reference to: 725 ILCS 5/110-10 730 ILCS 5/5-7-6

Amends the Code of Criminal Procedure. Provides that a defendant placed on bail with the requirement of an electronic monitoring device shall pay the costs incidental to the monitoring (instead of \$5 per day). Amends the Unified Code of Corrections. Provides that a gainfully employed offender is liable for the cost of his or her board at a rate set by the county board (rather than the lesser of \$12 per day or 50% of his or her earnings).

	APPLY: Correctional		
Mar 03 1993		Rfrd to Comm on Assignm	ent
Mar 04		Assigned to Judiciary II	
Mar 25		Do Pass/Short Debate Cal	015-000-000
	Cal 2nd Rdng Short Debate		_
Apr 14	S	Fiscal Note Requested AS	AMENDED
-		-GRANBERG	
		St Mandate Fis Nte ReqA	S
		AMENDED	
		-GRANBERG	_
		Balanced Budget Note RA	S
		AMENDED	
		-GRANBERG	1.40
		Correctional Note Request	ed AS
		AMENDED -GRANBERG	
			AMENDED
		Judicial Note Request AS -GRANBERG	AMENDED
	Cal 2nd Rdng Short Debate	+	
Apr 15	Cai zha Kung Short Debate	Correctional Note Filed A	S
11p1 13		AMENDED	•
		Fiscal Note Filed	
	Short Debate Cal 2nd Rdng		
	Amendment No.01	HOMER	Withdrawn
	Amendment No.02	HOMER	Adopted
		GRANBERG WITHDRA	WS
		ALL NOTE REQUESTS	
	Cal 3rd Rdng Short Debate		
Apr 19		Judicial Note Filed	
4 00	Short Debate Cal 3rd Rdng		
Apr 20	Short Debate-3rd Passed 10	18-002 <b>-</b> 001	
	Arrive Senate	· c	
Apr 22	Placed Calendr, First Readn Chief Sponsor TOPINKA	ıg.	
Apr 22	Added as Chief Co-sponsor	RAICA	
	First reading	Referred to Rules	
Apr 27	1 11 21 1 4441119	Assigned to Judiciary	
May 08		Refer to Rules/Rul 3-9(a)	
Jul 13	Ruled Exempt Under Sen R		
	-	Referred to Judiciary	
Mar 11 1994		Re-referred to Rules	
May 05		Assigned to Judiciary	
May 11	Amendment No.01	JUDICIARY S	Adopted
		Recommnded do pass as an	nend
	Di latia in	010-000-000	

Placed Calndr, Second Reading

May 12 May 13	Added as Chief Co-sponsor	DUDYCZ	
May 15	Filed with Secretary Amendment No.02	CULLERTON	Amendment referred to
		SRUL	10101100
·	Filed with Secretary Amendment No.03	CULLERTON	Amendment
		SRUL	referred to
	Placed Calndr, Second Rea		
May 17	Filed with Secretary Amendment No.04	HAWKINSON -BURZYNSKI-HASAR -RAICA	A
	Tited with Countries	Amendment referred to	
	Filed with Secretary Amendment No.05	SYVERSON -BURZYNSKI Amendment referred to	
	Filed with Secretary	Amendment referred to	
	Amendment No.06	BURZYNSKI -SYVERSON	
	Placed Calndr,Second Rea	Amendment referred to	
	Amendment No.04	HAWKINSON -BURZYNSKI-HASAR -RAICA	A
	Amendment No.05	Rules refers to SJUD SYVERSON -BURZYNSKI	
May 18	Amendment No.04	Rules refers to SJUD HAWKINSON -BURZYNSKI-HASAR	A
	Amendment No.05	-RAICA Be adopted SYVERSON -BURZYNSKI	
	Placed Calndr,Second Rea	Be adopted	
May 19	Second Reading	uig	
,	Amendment No.04	HAWKINSON -BURZYNSKI-HASAR -RAICA	A
	Amendment No.05	Adopted SYVERSON -BURZYNSKI Adopted	
• • • • •	Placed Calndr, Third Read	ing .	
May 20	Added As A Co-sponsor D Third Reading - Passed 05	ILLARD " Q-nnn-nnn :	
	Amendment No.02	CULLERTON	
	Tabled Pursuant to Rule5-		
	Amendment No.03 Tabled Pursuant to Rule5-	CULLERTON 4(A)	
	Amendment No.06	BURZYNSKI -SYVERSON	
	Tabled Pursuant to Rule5- Third Reading - Passed 05		o)
Nov 15		Recommends Considerati	ion HRUL
	Place Cal Order Concurre H Concurs in S Amend. 1, Passed both Houses		
Dec 09	Sent to the Governor		
Dec 15	Governor approved PUBLIC ACT 88-0679	effective date 95-07-01	

1191 HB-1130

### HB-1130 HANNIG.

105 ILCS 5/27-8.1

from Ch. 122, par. 27-8.1

Amends the School Code to require the State Board of Education to provide school reports on immunizations and health exams to regional superintendents (currently only to the Department of Public Health), who would keep them available for public inspection. Effective immediately.

Mar 03 1993 First reading

Rfrd to Comm on Assignment

Mar 04

Assigned to Elementary & Secondary

Education

Mar 31

Interim Study Calendar ELEM SCND

Jan 10 1995 Session Sine Die

### HANNIG - SCHOENBERG - MOSELEY - ROTELLO - DEERING, ED-HB-1131 LEY, NOVAK, CURRAN AND VON B - WESSELS.

30 ILCS 505/6

from Ch. 127, par. 132.6

Amends the Illinois Purchasing Act to prohibit a person who has made a contribution in excess of \$500 during an established period to a candidate for Constitutional Officer of the Executive Branch from receiving a no-bid contract with that Constitutional Officer.

# HOUSE AMENDMENT NO. 1.

Makes competitive selection requirement only applicable during the calendar year that the contribution has been made and the following calendar year. Also makes changes in definition of Constitutional officer.

HOUSE AMENDMENT NO. 2.

Adds reference to:

New Act

Mar 18

Apr 13

Apr 26

Creates the Governmental Contracts Competitive Bidding Act. Makes the requirement of awarding contracts to contributors of over \$500 by a competitive selection procedure applicable to all elected officers of State Government, units of local government, and school districts.

FISCAL NOTE (DCMS)

Since most DCMS contracts are awarded on a competitive selec-

basis, HB-1131 would have little impact on DCMS.

STATE MANDATES ACT FISCAL NOTE, AMENDED

In the opinion of DCCA, HB-1131, as amended by H-am 2, fails

to meet the definition of a mandate.

FISCAL NOTE, AMENDED (State Board of Education)

There would be no fiscal impact upon local districts or the

State Board of Education resulting from this legislation.

STATE MANDATES ACT FISCAL NOTE, AMENDED (State Board of Ed.)

No change from State Board of Ed. fiscal note.

Mar 03 1993 First reading Rfrd to Comm on Assignment

Mar 04 Assigned to Elections & State

Amendment No.01

Government

ELECTN ST GOV H Adopted ELECTN ST GOV H Amendment No.02 Adopted

011-008-001

Do Pass Amend/Short Debate

018-000-001

Cal 2nd Rdng Short Debate

St Mandate Fis Nte ReqWENNLUND Cal 2nd Rdng Short Debate

Apr 16

Fiscal Note Filed Cal 2nd Rdng Short Debate

Apr 20

St Mandate Fis Note Filed Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Fiscal Note Filed

St Mandate Fis Note Filed

Held 2nd Rdg-Short Debate

Apr 30 Ref to Rules/Rul 37G

Jan 10 1995 Session Sine Die

1192 HB-1132

### HB-1132 HICKS.

105 ILCS 5/14-7.01a new

105 ILCS 5/14-7.02 from Ch. 122, par. 14-7.02 105 ILCS 5/14-7.02a from Ch. 122, par. 14-7.02a

Amends the School Code. Establishes a new, single formula for reimbursement for providing intense services (now, extraordinary special education services and facilities), whether the child requiring those services is attending a public, private, or out-of-state school or residential facility. Makes other related changes. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 03 1993 First reading Rfrd to Comm on Assignment Mar 04 Assigned to Elementary & Secondary

Education

Mar 25 Recommended do pass 024-000-000

Placed Calndr, Second Reading

Second Reading Apr 20

Held on 2nd Reading Ref to Rules/Rul 37G Apr 30 Jan 10 1995 Session Sine Die

#### HB-1133 HICKS.

35 ILCS 135/36

from Ch. 120, par. 453.66

Amends the Cigarette Use Tax Act to add a Section caption.

Mar 03 1993 First reading Rfrd to Comm on Assignment

Mar 04 Assigned to Revenue Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-1134 HICKS.

35 ILCS 130/5

from Ch. 120, par. 453.5

Amends the Cigarette Tax Act to add a Section caption.

Mar 03 1993 First reading Rfrd to Comm on Assignment

Assigned to Revenue Mar 04 Apr 02 Ref to Rules/Rul 27D

Session Sine Die Jan 10 1995

### HB-1135 WOOLARD.

765 ILCS 530/6

from Ch. 96 1/2, par. 9656

Amends the Drilling Operations Act to provide that a surface owner is entitled to reasonable compensation from a drilling operator for damage to agriculture production and property value. Removes the provision that provides that the surface owner is entitled to compensation for negligent acts of the operator that damages the productive capacity of the soil.

Mar 03 1993 First reading

Rfrd to Comm on Assignment

Mar 04 Assigned to Agriculture & Conservation

Mar 17 Interim Study Calendar AGRICULTURE

Jan 10 1995 Session Sine Die

### HB-1136 BRUNSVOLD - ERWIN.

105 ILCS 5/2-3.64

from Ch. 122, par. 2-3.64

Amends the School Code. Deletes provisions requiring the State Board of Education to periodically conduct studies of student performance in the learning areas of physical development/health, and requires the Board to instead annually assess student performance in those areas in grades 3, 6, 8, and 10, beginning with the 1994-1995 school year. Effective January 1, 1994.

HOUSE AMENDMENT NO. 1.

Replaces the proposed changes in the student assessment process with provisions which, beginning in the 1995-96 school year, require the State Board of Education to annually assess student performance in grades 4, 7, and 11 in the learning areas of physical development and health. Also provides that testing in those areas shall be required only in school districts that have certified physical education specialists. Effective January 1, 1995.

Mar 03 1993 First reading

Rfrd to Comm on Assignment

Mar 04 Assigned to Elementary & Secondary Education Mar 24 Interim Study Calendar ELEM SCND Mar 02 1994 Exempt under Hse Rule 29(C) HELM Returned to Elementary & Secondary Education Mar 23 Amendment No.01 ELEM SCND ED H Remains in Committee Elementary & Secondary Education Ref to Rules/Rul 27E Apr 22 Jan 10 1995 Session Sine Die HB-1137 BRUNSVOLD. 105 ILCS 5/34-2.1 from Ch. 122, par. 34-2.1 Amends the School Code. Provides that the student member of a secondary school's local school council shall be a junior or senior. Mar 03 1993 First reading Rfrd to Comm on Assignment Mar 04 Assigned to Elementary & Secondary Education Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die HB-1138 BRUNSVOLD - HOFFMAN. 40 ILCS 5/16-153.4 from Ch. 108 1/2, par. 16-153.4 Amends the Downstate Teacher Article of the Pension Code to increase the maximum allowable payment by the System for annuitant health insurance from 75% to 100% of cost. NOTE(S) THAT MAY APPLY: Fiscal; Pension Mar 03 1993 First reading Rfrd to Comm on Assignment Mar 04 Assigned to Personnel & Pensions Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die HB-1139 BALANOFF. 50 ILCS 405/1 from Ch. 85, par. 851 Amends the Local Government Debt Limitation Act to add a Section caption. Mar 03 1993 First reading Rfrd to Comm on Assignment Assigned to Revenue Mar 04 Mar 17 Interim Study Calendar REVENUE Jan 10 1995 Session Sine Die HB-1140 BALANOFF. 50 ILCS 15/1 from Ch. 85, par. 1021 Amends the Regional Planning Commission Act to add a Section caption. Mar 03 1993 First reading Rfrd to Comm on Assignment Mar 04 Assigned to Executive Apr 02 Interim Study Calendar EXECUTIVE Jan 10 1995 Session Sine Die HB-1141 BALANOFF. 65 ILCS 5/1-1-1 from Ch. 24, par. 1-1-1 Amends the Municipal Code to make a stylistic change. Mar 03 1993 First reading Rfrd to Comm on Assignment Mar 04 Assigned to Cities & Villages Mar 24 Recommended do pass 006-004-000 Placed Calndr, Second Reading Second Reading Apr 20 Held on 2nd Reading Ref to Rules/Rul 37G Apr 30 Session Sine Die Jan 10 1995 HB-1142 BALANOFF. 70 ILCS 810/1 from Ch. 96 1/2, par. 6401 Amends the Cook County Forest Preserve District Act to add a Section caption.

Rfrd to Comm on Assignment

Assigned to Executive

Mar 03 1993 First reading

Mar 04

Apr 02 Interim Study Calendar EXECUTIVE Jan 10 1995 Session Sine Die HB-1143 DAVIS. 65 ILCS 5/1-1-1 from Ch. 24, par. 1-1-1 Amends the Municipal Code to make a stylistic change. Mar 03 1993 First reading Rfrd to Comm on Assignment Mar 04 Assigned to Cities & Villages Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die HB-1144 DAVIS. 65 ILCS 5/1-1-1 from Ch. 24, par. 1-1-1 Amends the Municipal Code to make a stylistic change. Mar 03 1993 First reading Rfrd to Comm on Assignment Mar 04 Assigned to Cities & Villages Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die HR-1145 GIGLIO METRO WATER REC DIST-SEWERS Aug 20 1993 **PUBLIC ACT 88-0399** PHELPS - WOOLARD - PUGH - OLSON. 30 ILCS 330/2 30 ILCS 330/7 from Ch. 127, par. 652 from Ch. 127, par. 657 Amends the General Obligation Bond Act. Increases the State's authority to issue bonds by \$35,000,000 to be used by the Department of Energy and Natural Resources for coal and energy development. Effective immediately. Note(s) That May Apply: Debt; Fiscal Mar 03 1993 First reading Rfrd to Comm on Assignment Mar 04 Assigned to Environment & Energy Mar 18 Recommended do pass 016-011-000 Placed Calndr, Second Reading Second Reading Mar 24 Placed Calndr, Third Reading Apr 14 3/5 vote required Third Reading - Passed 089-021-004 Apr 15 Arrive Senate Chief Sponsor DUNN,R Added as Chief Co-sponsor REA Placed Calendr, First Reading Referred to Rules Apr 16 First reading Assigned to Appropriations May 13 Refer to Rules/Rul 3-9(a) Jan 10 1995 Session Sine Die HR-1147 PHELPS DPH-EMPLOYEE WELLNESS PRG GRNT PUBLIC ACT 88-0312 Aug 12 1993 HB-1148 DEJAEGHER. 210 ILCS 45/1-124 from Ch. 111 1/2, par. 4151-124 Amends the Nursing Home Care Act to add a Section caption.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 210 ILCS 45/1-124 Adds reference to:

210 ILCS 45/3-807 new

Replaces everything after the enacting clause. Amends the Nursing Home Care Act. Requires the Department of Public Health, by March 1, 1994, to report to the Governor and the General Assembly concerning the regulation of board and care homes. Effective immediately.

Mar 03 1993 First reading

Mar 04

Rfrd to Comm on Assignment Assigned to Health Care & Human Services

Mar 25

Amendment No.01

HEALTH/HUMAN H Adopted Recommended do pass as amend 017-012-000

Apr 20 Second Reading

Held on 2nd Reading

Apr 22 Placed Calndr, Third Reading Third Reading - Passed 114-001-001

Apr 23 Arrive Senate

Placed Calendr, First Reading

Oct 26 Chief Sponsor MAITLAND

Referred to Rules First reading

Jan 10 1995 Session Sine Die

### HB-1149 **DUNN, JOHN - FREDERICK.**

410 ILCS 80/11

from Ch. 111 1/2, par. 8211

Amends the Illinois Clean Indoor Air Act to allow concurrent regulation by home rule units.

### HOUSE AMENDMENT NO. 1.

Deletes reference to:

410 ILCS 80/11

Adds reference to:

410 ILCS 80/4

from Ch. 111 1/2, par. 8204

Deletes everything. Changes the title. Amends the Illinois Clean Indoor Air Act. Provides that smoking in a public place that serves as a food service establishment will be prohibited 3 years from the effective date of this amendatory Act of 1993. Provides that within one year a proprietor of a food service establishment shall establish a nonsmoking area that constitutes 50% of the establishment and within 2 years, the nonsmoking area shall constitute 75% of the establishment.

NOTE(S) THAT MAY APPLY: Home Rule

Mar 03 1993 First reading

Mar 04

Mar 25

Amendment No.01

Rfrd to Comm on Assignment

Assigned to Environment & Energy ENVRMNT ENRGY H Adopted

Motion Do Pass Amended-Lost

002-021-003 HENE Remains in Committee Environment &

Energy

Interim Study Calendar ENVRMNT

ENRGY

Jan 10 1995 Session Sine Die

### HB-1150 **DUNN, JOHN - FREDERICK.**

410 ILCS 80/9

Apr 01

from Ch. 111 1/2, par. 8209

Amends the Illinois Clean Indoor Air Act to give preference to the rights of nonsmokers in disputes arising under the Act.

# HOUSE AMENDMENT NO. 1.

Deletes reference to: 410 ILCS 80/9

Adds reference to:

410 ILCS 80/4 410 ILCS 80/5

Mar 04

Mar 25

Apr 01

from Ch. 111 1/2, par. 8204 from Ch. 111 1/2, par. 8205

Deletes everything. Changes the title. Amends the Illinois Clean Indoor Air Act. Removes language excluding factories, warehouses, and other places of employment from the prohibition of smoking in a public place. Requires proprietors of a public place that serves as a place of employment to establish a smoking policy that provides employees with a smoke free workplace.

Mar 03 1993 First reading

Amendment No.01

Rfrd to Comm on Assignment Assigned to Environment & Energy

ENVRMNT ENRGY H Adopted

Motion Do Pass Amended-Lost 004-022-000 HENE

Remains in Committee Environment &

Interim Study Calendar ENVRMNT ENRGY

Session Sine Die Jan 10 1995

1196 HB-1151

### DUNN, JOHN - FREDERICK. HB-1151

410 ILCS 80/11

from Ch. 111 1/2, par. 8211

Amends the Illinois Clean Indoor Air Act to make a technical change in the home rule Section.

NOTE(s) THAT MAY APPLY: Home Rule

Mar 03 1993 First reading

Mar 04

Apr 01

Rfrd to Comm on Assignment Assigned to Environment & Energy Interim Study Calendar ENVRMNT ENRGY

Jan 10 1995 Session Sine Die

### **DUNN, JOHN - FREDERICK.** HB-1152

410 ILCS 80/2

from Ch. 111 1/2, par. 8202

Amends the Clean Indoor Air Act to declare that the constitutional guarantee of a clean and healthful environment extends to the provision of a smoke-free

HOUSE AMENDMENT NO. 1.

Adds reference to:

from Ch. 111 1/2, par. 8202

410 ILCS 80/2 410 ILCS 80/12 new

410 ILCS 80/9 rep. and 80/11 rep.

Deletes everything. Changes the title. Amends the Illinois Clean Indoor Air Act. Provides that a home rule unit or a non-home rule unit may not regulate smoking in a manner less restrictive than this Act. Repeals a Section prohibiting discrimination against any person exercising their rights under this Act and a Section concerning home rule powers.

Mar 03 1993 First reading

Mar 04

Mar 25

Amendment No.01

Rfrd to Comm on Assignment Assigned to Environment & Energy ENVRMNT ENRGY H Adopted Motion Do Pass Amended-Lost

006-019-001 HENE

Remains in Committee Environment & Energy

Interim Study Calendar ENVRMNT ENRGY

Apr 01

Jan 10 1995 Session Sine Die

HB-1153 OLSON

PERSIAN GULF-VET COMPENSATION

Jun 30 1993 PUBLIC ACT 88-0011

LEITCH HB-1154

> DCFS-CUSTODIAN OF MINOR Apr 26 1993 Third Reading - Lost

HB-1155 LAWFER

> SR VOLUNTEER SERV-DEMO PROGRM Bill dead-amendatory veto. Oct 13 1993

HB-1156 TURNER

CNTY CD-REAL EST TRANSFER TAX

Apr 23 1993 Third Reading - Lost

HB-1157 GIORGI.

20 ILCS 2630/2

from Ch. 38, par. 206-2

Amends the Criminal Identification Act. Makes a technical change.

Mar 03 1993 First reading Mar 04

Rfrd to Comm on Assignment Assigned to Judiciary II

Apr 02

Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

### HB-1158 CURRIE - LOPEZ - DUNN, JOHN - TURNER - LANG, PRUSSING, FLOWERS AND HAWKINS.

735 ILCS 5/5-127 new

Amends the Code of Civil Procedure. Provides that upon motion, a court shall award attorneys' fees and costs to a plaintiff who is prevailing party in any action brought to enforce a right arising under the Illinois Constitution or in any class action against a public entity.

# HOUSE AMENDMENT NO. 1.

Deletes substantive provisions. Provides that in any proceeding in which a court finds that a party has willfully violated certain constitutional rights, the court shall award a prevailing plaintiff reasonable attorneys' fees and costs.

HOUSE AMENDMENT NO. 2.

Makes changes in the enumeration of constitutional rights to which the bill (as amended) applies.

Mar 03 1993 Rfrd to Comm on Assignment First reading Mar 04 Assigned to Judiciary I

Amendment No.01 JUDICIARY I H Adopted Apr 01 Do Pass Amend/Short Debate

009-000-001

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Apr 13 CURRIE Amendment No.02

Adopted Cal 3rd Rdng Short Debate

Fiscal Note Requested WENNLUND

Short Debate Cal 3rd Rdng Apr 20 Short Debate-3rd Passed 068-042-001

Arrive Senate

Chief Sponsor CULLERTON Placed Calendr, First Reading

Referred to Rules Apr 21 First reading Assigned to Judiciary

Added as Chief Co-sponsor DEL VALLE Apr 28 Added As A Co-sponsor PALMER

Committee Judiciary Refer to Rules/Rul 3-9(a)

May 08 Jan 10 1995 Session Sine Die

DART. HR.1159

415 ILCS 15/1 from Ch. 85, par. 5951

Amends the Solid Waste Planning and Recycling Act to make a technical

Mar 03 1993 First reading Rfrd to Comm on Assignment

Mar 04 Assigned to Environment & Energy Ref to Rules/Rul 27D Apr 02

Jan 10 1995 Session Sine Die

HB-1160 DART.

415 ILCS 5/9.5

from Ch. 111 1/2, par. 1009.5

Amends the Environmental Protection Act to make a technical change. HOUSE AMENDMENT NO. 1.

Deletes reference to: 415 ILCS 5/9.5 Adds reference to: 30 ILCS 105/5.360 new

415 ILCS 85/7 from Ch. 111 1/2, par. 7957

415 ILCS 85/8 new 415 ILCS 85/9 new 415 ILCS 85/10 new

Replaces everything after the enacting clause. Amends the Toxic Pollution Prevention Act. Provides for the division of moneys in the Toxic Pollution Prevention Fund. Provides, beginning January 1, 1994, that certain facilities or individuals are required to pay a fee to the Environmental Protection Agency for participating in certain Agency programs. Establishes penalties under the Act. Also requires certain persons to submit to the Agency a toxic pollution prevention plan. Specifies criteria for the plan. Amends the State Finance Act to add the Toxic Pollution Prevention Fund to the list of funds in the State treasury. Effective immediately.

Mar 03 1993 First reading

Mar 04

Apr 02

Amendment No.01

Rfrd to Comm on Assignment Assigned to Environment & Energy ENVRMNT ENRGY H Adopted Remains in Committee Environment &

Energy

Interim Study Calendar ENVRMNT **ENRGY** 

Jan 10 1995 Session Sine Die

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HB-1161
              DART - LANG - KASZAK - HOEFT - FREDERICK.
  215 ILCS 5/356h
                                        from Ch. 73, par. 968h
  215 ILCS 125/4-9
720 ILCS 525/4
720 ILCS 525/4.1
                                        from Ch. 111 1/2, par. 1409.2
                                        from Ch. 40, par. 1704
                                        from Ch. 40, par. 1704.1
  750 ILCS 50/1
                                        from Ch. 40, par. 1501
  750 ILCS 50/9
                                       from Ch. 40, par. 1511
from Ch. 40, par. 1513
  750 ILCS 50/11
  750 ILCS 50/13
                                        from Ch. 40, par. 1516
  750 ILCS 50/14
                                        from Ch. 40, par. 1517
  750 ILCS 50/21
                                        from Ch. 40, par. 1526
```

Amends the Insurance Code, the Health Maintenance Organization Act, the Adoption Compensation Prohibition Act, and the Adoption Act. Imposes certain requirements on accident and health insurance policies and HMO contracts concerning adopted children. Adds provisions concerning the payment of biological parents' expenses by petitioners in an adoption action. Adds, as a ground for a finding of parental unfitness, failure to maintain a reasonable degree of interest as to the pregnant mother and unborn child during the period of gestation. Makes other changes.

# HOUSE AMENDMENT NO. 1.

Deletes provision added by the bill that a child whose parent has consented to adoption, or whose parent has had parental rights terminated, is not a related child to any person related to the child on account of a relationship to that parent. Provides that a parent's consent to adoption shall not be taken unless a petition with respect to the child has been filed under the Juvenile Court Act and is pending before a court of competent jurisdiction.

# HOUSE AMENDMENT NO. 2.

Deletes reference to: 750 ILCS 50/1

Deletes provisions requiring that accident and health insurance policies and HMO contracts provide coverage for the costs of the birth of an adopted child. Deletes requirement that the accounting of expenses filed by adoption petitioners include verified statements of attorneys of record. Deletes, as a ground for a finding of parental unfitness, failure to maintain a reasonable degree of interest as to the pregnant mother and unborn child during the period of gestation.

FISCAL NOTE, AMENDED (DCFS)
There will be no fiscal impact due to HB-1161, as amended.
STATE MANDATES ACT FISCAL NOTE, AMENDED, H-AM 2
In the opinion of DCCA, HB1161, as amended by H-am 2, creates
a personnel mandate for which State reimbursement of 100% of
the increased cost to units of local government is required.
Due to a lack of data, no Statewide estimate of the cost to
units of local government is available.

# HOUSE AMENDMENT NO. 3.

Amends the Insurance Code and the Health Maintenance Organization Act, replacing the provisions of the bill amending those Acts. Provides that an adopted child shall be covered from birth and deemed to be a newborn child of an insured or HMO enrollee if a prebirth arrangement, providing for the adopting parents to assume financial responsibility for the child, has been furnished to the insurer or HMO and if a court has issued an interim order of adoption.

Mar 03 1993	Title to Common Hasignine	
Mar 04		Assigned to Judiciary I
Mar 18	Amendment No.01	JUDICIARY I H Adopted
		012-000-000
		Motion Do Pass Amended-Lost
		006-005-000 HJUA
		Remains in Committee Judiciary I
Mar 25	Amendment No.02	JUDICIARY I H Adopted
		011-000-000
		Recommnded do pass as amend
		007-004-000

	1199		HB-1161—Cont.
Apr 01	Placed Calndr, Second Read	Fiscal Note Requested	d BLACK
Apr 13	Placed Calnut, Second Read	St Mandate Fis Nte F	ReqWENNLUND
Apr 19	Placed Calndr, Second Read	Fiscal Note Filed	
Apr 20	Second Reading Amendment No.03	St Mandate Fis Note DART	Filed Adopted
Apr 23 Apr 26	Placed Calndr, Third Readi Third Reading - Passed 108 Arrive Senate		
Apr 27	Placed Calendr, First Readi	ng	
Apr 28	Chief Sponsor JONES	-	
Apr 29	First reading	Referred to Rules Assigned to Insurance Licen. Act.	e, Pensions &
May 08		Refer to Rules/Rul 3-	-9(a)
Jan 10 1995	Session Sine Die		
HB-1162 KASZA	ıK .		
CIV PRO-CON' Oct 13 1993	TRIB STATUTE LIMIT Bill dead-amendatory veto.		
HB-1163 NOVAL	K		
CLEAN AIR-B Sep 10 1993	URNING-WATER TES PUBLIC ACT 88-0488	TNG	
HB-1164 HOFF	MAN.		
5 ILCS 270/1	from Ch. 1	03, par. 16	
trict comprised of ment) to jointly obta government to obta	cial Bond Payment Act. A that township (in a count tain, or a road district in a in, from a risk management is hed by officers of the town	ty with the township a county without the nt pool of townships,	form of govern- township form of any official bonds

required to be furnished by officers of the township or road district.

FISCAL NOTE (DCCA)

HB1164 has no impact on State revenues or expenditures.

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NOTE(S) THAT MAY APPLY: Fiscal
    Mar 03 1993
                 First reading
                                             Rfrd to Comm on Assignment
    Mar 04
                                             Assigned to Counties & Townships
                                             Do Pass/Short Debate Cal 010-000-000
    Mar 18
                   Cal 2nd Rdng Short Debate
                   Short Debate Cal 2nd Rdng
    Mar 30
                   Cal 3rd Rdng Short Debate
    Apr 14
                                             Fiscal Note Filed
                   Short Debate Cal 3rd Rdng
                   Short Debate-3rd Passed 099-010-000
    Apr 19
    Apr 20
                   Arrive Senate
                   Chief Sponsor PETERSON
                   Placed Calendr, First Reading
                                             Referred to Rules
                   First reading
    Apr 21
                                             Assigned to Local Government &
                                               Elections
    May 08
                                             Refer to Rules/Rul 3-9(a)
    Jan 10 1995
                   Session Sine Die
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### HB-1165 HOFFMAN.

105 ILCS 5/21-1c from Ch. 122, par. 21-1c 105 ILCS 5/21-1d new

Amends the School Code. Authorizes regional superintendents of schools to issue substitute teacher certificates, provisional certificates and certificates to applicants with letters of entitlement and to approve teacher aide documentation.

Mar 03 1993 First reading Rfrd to Comm on Assignment Mar 04 Assigned to Elementary & Secondary Education Mar 18

Recommended do pass 015-005-000

Placed Calndr, Second Reading

Apr 20

Second Reading

Held on 2nd Reading

Apr 30

Ref to Rules/Rul 37G

Jan 10 1995 Session Sine Die

### HR.1166 CURRIE

NONRESIDENT BUSINESS INC TAX Aug 16 1993 PUBLIC ACT 88-0361

#### HB-1167 PEDERSEN.

New Act

750 ILCS 5/202

from Ch. 40, par. 202

Creates the Marriage Contract Act and amends the Marriage and Dissolution of Marriage Act. Authorizes written marriage contracts containing agreements between the parties to a marriage concerning the terms of continuance of their marital relationship. Provides for the enforcement of marriage contracts. Requires that the form for an application for a marriage license contain a statement, subscribed by both parties, that "we desire a marriage of commitment" or "we desire a marriage of compatibility"; defines terms.

Mar 04 1993 First reading

Mar 08

Mar 25

Rfrd to Comm on Assignment Assigned to Judiciary I

Motion Do Pass-Lost 000-006-001

HJUA

Remains in Committee Judiciary I

Ref to Rules/Rul 27D

Apr 02 Session Sine Die Jan 10 1995

HB-1168 GIGLIO - KUBIK.

10 ILCS 5/10-10

from Ch. 46, par. 10-10

Amends the Election Code. Excludes counties of 2,000,000 or more population from the requirement that electoral boards meet in county courthouses.

Mar 08

Mar 04 1993 First reading

Rfrd to Comm on Assignment Assigned to Elections & State

Government Ref to Rules/Rul 27D

Apr 02 Jan 10 1995 Session Sine Die

### GIGLIO - KUBIK. HB-1169

10 ILCS 5/7-7 10 ILCS 5/7-8 from Ch. 46, par. 7-7

Amends the Election Code to restore the Cook County circuit court committee.

from Ch. 46, par. 7-8

Mar 04 1993 First reading

Rfrd to Comm on Assignment Assigned to Elections & State

Mar 08

Government Ref to Rules/Rul 27D

Apr 02

Jan 10 1995 Session Sine Die

### BALANOFF - BLAGOJEVICH. HB-1170

415 ILCS 5/39.5

from Ch. 111 1/2, par. 1039.5

Amends the Environmental Protection Act to require public notice and hearing on any change at a Clean Air Act Permit Program source that increases emissions. Rfrd to Comm on Assignment

Mar 04 1993 First reading

Mar 08 Mar 18 Assigned to Environment & Energy Motion Do Pass-Lost 004-015-003

HENE

Remains in Committee Environment & Energy

Apr 02

Interim Study Calendar ENVRMNT ENRGY

Jan 10 1995 Session Sine Die

#### HR-1171 BALANOFF.

415 ILCS 5/29

from Ch. 111 1/2, par. 1029

Amends the Environmental Protection Act to add a Section caption. Mar 04 1993 First reading

Rfrd to Comm on Assignment Assigned to Environment & Energy

Mar 08

Apr 02

Interim Study Calendar ENVRMNT ENRGY

Jan 10 1995 Session Sine Die

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HB-1172 BALANOFF.
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625 ILCS 5/6-204
                                  from Ch. 95 1/2, par. 6-204
625 ILCS 5/6-205
                                  from Ch. 95 1/2, par. 6-205
625 ILCS 5/6-206
                                  from Ch. 95 1/2, par. 6-206
625 ILCS 5/6-206.1
                                  from Ch. 95 1/2, par. 6-206.1
625 ILCS 5/6-206.2 new thru 5/6-206.7 new
                                  from Ch. 95 1/2, par. 6-208
625 ILCS 5/6-208
625 ILCS 5/6-208.1
                                  from Ch. 95 1/2, par. 6-208.1
730 ILCS 5/5-6-3
                                  from Ch. 38, par. 1005-6-3
730 ILCS 5/5-6-3.1
                                  from Ch. 38, par. 1005-6-3.1
```

Amends the Illinois Vehicle Code and the Unified Code of Corrections. Authorizes and under certain circumstances requires the court or the Secretary of State to require a person whose driving privileges are revoked or suspended following a violation of a driving under the influence offense to operate a motor vehicle equipped with an ignition interlock device. Provides penalties if the requirement is violated. Requires the Department of Public Health to establish standards for certifying ignition interlock devices. Provides for hearings to determine a person's ability to pay for the installation of the device.

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Note(s) That May Apply: Fiscal
Mar 04 1993 First reading Rfrd to Comm on Assignment
Mar 08 Assigned to Judiciary I
Apr 02 Interim Study Calendar JUDICIARY I
Jan 10 1995 Session Sine Die
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### HB-1173 SALTSMAN.

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65 ILCS 5/1-4-5 from Ch. 24, par. 1-4-5
65 ILCS 5/1-4-6 from Ch. 24, par. 1-4-6
745 ILCS 10/2-302 from Ch. 85, par. 2-302
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Amends the Municipal Code and the Local Governmental and Governmental Employees Tort Immunity Act. Requires a municipality to indemnify a police officer for a judgment recovered against the officer on account of an injury caused by the officer where the injury occurs as a result of the officer's performance of his or her duties (rather than to indemnify except where the injury results from the wilful misconduct of the officer). Removes \$500,000 cap for certain municipalities. Removes provision that, as a matter of public policy, no local public entity may elect to indemnify an employee for any portion of a judgment representing an award of punitive or exemplary damages. Makes grammatical changes. Effective immediately.

Note(s) That May Apply: Fiscal; State Mandates
Mar 04 1993 First reading Rfrd to Comm on Assignment

Mar 08 Assigned to Judiciary I Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

### HB-1174 SALTSMAN.

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40 ILCS 5/3-111 from Ch. 108 1/2, par. 3-111 from Ch. 108 1/2, par. 3-111.1 40 ILCS 5/3-112.1 new 30 ILCS 805/8.17 new
```

Amends the Downstate Police Article of the Pension Code to provide a noncompounded 3% annual increase in survivor pensions. Bases the calculation of retirement pensions and the initial automatic annual increase in retirement pension on the number of months (rather than full years) of creditable service. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

### PENSION NOTE

Increase in accrued liability \$98.0M Increase in total annual cost 8.6M " as % of payroll 2.58%

Note(s) That May Apply: Fiscal; Pension; State Mandates

Mar 04 1993 First reading Rfrd to Comm on Assignment

Mar 08 Apr 02 Jun 28

Assigned to Personnel & Pensions Ref to Rules/Rul 27D

Pension Note Filed Committee Rules

Jan 10 1995 Session Sine Die

### HB-1175 SALTSMAN.

40 ILCS 5/3-111

from Ch. 108 1/2, par. 3-111

Amends the Downstate Police Article of the Pension Code to authorize retirement at any age with 25 years of service credit. Effective January 1, 1994.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Mar 04 1993 First reading Mar 08

Rfrd to Comm on Assignment Assigned to Personnel & Pensions Ref to Rules/Rul 27D

Apr 02 Session Sine Die Jan 10 1995

### SALTSMAN.

40 ILCS 5/3-103 40 ILCS 5/3-145

from Ch. 108 1/2, par. 3-103 from Ch. 108 1/2, par. 3-145

Amends the Downstate Police Article of the Pension Code to require participation by all municipalities with a population of 3500 or more (now 5000).

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Mar 04 1993 First reading Mar 08 Apr 02

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die

#### HB.1177 SALTSMAN.

40 ILCS 5/3-124.1

from Ch. 108 1/2, par. 3-124.1

Amends the Downstate Police Article of the Pension Code to remove the 5-year service requirement for earning new benefits after a return to service.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Mar 04 1993 First reading Mar 08 Apr 02

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-1178 SALTSMAN.

735 ILCS 5/3-103

from Ch. 110, par. 3-103

Amends the Code of Civil Procedure. Provides that when an action to review an administrative decision involving the discipline of police or fire fighters made under the Illinois Municipal Code has been timely filed, the action may be amended to add parties.

Mar 04 1993 First reading Mar 08

Rfrd to Comm on Assignment Assigned to Judiciary I Ref to Rules/Rul 27D

Apr 02 Jan 10 1995 Session Sine Die

#### HB-1179 SALTSMAN.

40 ILCS 5/3-124.3 new

Amends the Downstate Police Article of the Pension Code to require each fund to place 20% of its annual net investment earnings into a health insurance reserve. Authorizes the board to pay up to \$100 per month from this reserve to each pensioner as reimbursement for health insurance costs.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Mar 04 1993 First reading Mar 08

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Ref to Rules/Rul 27D

Apr 02

Session Sine Die

Jan 10 1995

### HB-1180 SALTSMAN.

40 ILCS 5/3-114.3

from Ch. 108 1/2, par. 3-114.3

Amends the Downstate Police Article of the Pension Code to provide an occupational disease disability benefit for police officers who are disabled by heart disease, and for their dependent children and survivors. Effective January 1, 1994.

Note(s) That May Apply: Fiscal; Pension; State Mandates

		1203	HB-1180—Cont.
Mar 04 1993 Mar 08 Apr 02 Jan 10 1995	First reading Session Sine D	Assigned to l Ref to Rules	m on Assignment Personnel & Pensions /Rul 27D
HB-1181 SALTS	MAN	<del></del>	
40 ILCS 5/3-131 40 ILCS 5/3-132 40 ILCS 5/3-135 40 ILCS 5/3-143 40 ILCS 5/22-503 40 ILCS 5/22-508 Amends the Dow investment authorit sideration when app fees for the annual	nstate Police Ay of the trustee pointing investreport to the Deduce the late of Apply: Fiscal;	es, and to specify the factories and custories and custories and custories are the contract of the contract of the custories and custories are the custori	132 135 143 2-503 2-508 nsion Code to expand the ctors to be taken into condians. Increases the filing e, and grants the Departmediately.
Jan 10 1995	Session Sine D		/ Kul 2/D
HB-1182 SALTS			
40 ILCS 5/14-103		from Ch. 108 1/2, par. 14	4-103 12
Amends the State least 20 years of cre	e Employee Ar ditable service salary rate on y Apply: Fiscal; First reading	ticle of the Pension Cod as a conservation police the last day of such ser Pension  Rfrd to Com Assigned to Ref to Rules	e to allow persons with at cofficer to have their penvice.  m on Assignment Personnel & Pensions
HB-1183 SALTS	MAN.		
40 ILCS 5/3-112.	1 new		
ed 3% annual increa	ase in survivors y Apply: Fiscal	s pensions. Pension; State Mandates Rfrd to Com Assigned to Ref to Rules	m on Assignment Personnel & Pensions /Rul 27D
		ES,LOU – GIGLIO AND	BALANOFF.

10 ILCS 5/7-44 from Ch. 46, par. 7-44

Amends the Election Code to make grammatical changes in Section relating to voting procedures at primary elections.

Mar 04 1993 First reading Rfrd to Comm on Assignment
Mar 08 Assigned to Elections & State

Government
Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

# HB-1185 CURRAN - HOFFMAN.

730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3

Amends the Unified Code of Corrections to impose an additional term of imprisonment of 10 years upon a defendant convicted of a forcible felony committed with a firearm.

NOTE(S) THAT MA	y Apply: Correctional	
Mar 04 1993	First reading	Rfrd to Comm on Assignment
Mar 08		Assigned to Judiciary II
Mar 25		Motion Do Pass-Lost 006-007-000 HJUB
		Remains in Committee Judiciary II
Apr 02		Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

### SCHAKOWSKY - PRUSSING. HB-1186

New Act

625 ILCS 5/3-107.2 new

Creates the Resold Lemons Act. Requires disclosure prior to resale of a motor vehicle previously declared a lemon. Requires the disclosure to state that the vehicle was a lemon and the reasons why. Requires a dealer or manufacturer who accepts the return of a buyback vehicle to stamp or otherwise affix the words "Defective Vehicle Buyback" on the original title. Establishes penalties and remedies under the Act. Amends the Illinois Vehicle Code. Requires the Secretary of State to stamp or otherwise affix the words "Defective Vehicle Buyback" on duplicate certificates of title issued for buyback vehicles. Requires the Secretary of State to maintain a list of all buyback vehicles reported to him or her by dealers or manufacturers.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 04 1993 First reading

Mar 08

Apr 02

Jan 10 1995 Session Sine Die Rfrd to Comm on Assignment Assigned to Consumer Protection

Ref to Rules/Rul 27D

### HB-1187 TURNER - JONES, LOU - GIGLIO - LEVIN, BALANOFF AND MUR-PHY.H.

705 ILCS 310/2

from Ch. 78, par. 25

Amends the Jury Commission Act to provide that in a county of at least 3,000,000 population, the jury list shall be prepared from a combined list of Illinois driver's license holders and legal voters in the county. Presently in a county of at least 3,000,000 population, the Jury Commissioners may if they desire include Illinois driver's license holders on the jury list.

FISCAL NOTE (Secretary of State)

HB-1187 would have a negligible effect.

FISCAL NOTE (Bureau of the Budget)

There should not be a fiscal impact from HB 1187.

# HOUSE AMENDMENT NO. 1.

Provides that the list of driver's license holders used to prepare jury lists shall consist only of U.S. citizens.

Mar 04 1993 First reading Mar 08

Rfrd to Comm on Assignment

Assigned to Judiciary I

Apr 01

Do Pass/Short Debate Cal 010-000-000 Fiscal Note Filed

Apr 12

Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng

Cal 3rd Rdng Short Debate

Apr 16 Apr 26 Fiscal Note Filed

Short Debate Cal 3rd Rdng

Mtn Prev-Recall 2nd Reading

Amendment No.01 Cal 3rd Rdng Short Debate

TURNER Adopted

Apr 27

Short Debate-3rd Passed 113-000-000

Arrive Senate

Chief Sponsor CULLERTON Placed Calendr, First Reading

First reading

Apr 28 Jan 10 1995 Session Sine Die Referred to Rules

725 ILCS 5/115-7

HB-1188

GIORGI - MCGUIRE - ROTELLO - GIOLITTO. from Ch. 38, par. 115-7

Amends the Code of Criminal Procedure of 1963 to make a grammatical change. HOUSE AMENDMENT NO. 1.

Deletes reference to:

from Ch. 38, par. 3-5

725 ILCS 5/115-7

Adds reference to:

720 ILCS 5/3-5

720 ILCS 5/3-6

from Ch. 38, par. 3-6

Deletes title and everything after the enacting clause. Amends the Criminal Code of 1961. Changes the statute of limitations for sexual offenses involving child victims. Changes felony limitations from 3 to 7 years and misdemeanor limitations from one and one-half years to 3 years. Changes extended limitation from one additional year to 3 years and from 3 years to 7 years.

# HOUSE AMENDMENT NO. 2.

Deletes provision from bill that provides for a 3 year statute of limitations for misdemeanor indecent solicitation of a child or criminal sexual abuse involving child victims.

Mar 04 1993 First reading Rfrd to Common Assignment

<del>-</del>	Assigned to Indiciary II	
Amendment No.01	JUDICIARY II H	Adopted
	Do Pass Amend/Short D	ebate
	015-000-000	
Cal 2nd Rdng Short Debat	te	
Short Debate Cal 2nd Rdn	ıg	
Held 2nd Rdg-Short Deba	te	
Amendment No.02	HOMER	Adopted
Cal 3rd Rdng Short Debat	e	•
Short Debate-3rd Passed 1	15-000-000	
Arrive Senate		
Placed Calendr, First Read	ng	
Chief Sponsor LAPAILLE	Ξ	
	Referred to Rules	
	Committee Rules	
	Cal 2nd Rdng Short Debat Short Debate Cal 2nd Rdn Held 2nd Rdg-Short Debat Amendment No.02 Cal 3rd Rdng Short Debat Short Debate-3rd Passed 1 Arrive Senate Placed Calendr, First Read Chief Sponsor LAPAILLE Placed Calendr, First Read First reading	Do Pass Amend/Short D 015-000-000  Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Amendment No.02 HOMER  Cal 3rd Rdng Short Debate Short Debate-3rd Passed 115-000-000 Arrive Senate Placed Calendr,First Readng Chief Sponsor LAPAILLE Placed Calendr,First Readng First reading Referred to Rules Added as Chief Co-sponsor SYVERSON

# Jan 10 1995 Session Sine Die HB-1189 DART.

235 ILCS 5/6-21

from Ch. 43, par. 135

Amends the Liquor Control Act. Authorizes a dram shop action by a surviving spouse and next of kin who sustains pecuniary loss (including loss of society, companionship, and consortium and loss of domestic and occupational services) as a result of the wrongful death of a person caused by an intoxicated person. Provides for payment of damages in accordance with the Wrongful Death Act. Increases the maximum amounts recoverable in dram shop actions. Increases time limits for bringing dram shop actions. Adds provisions relating to the applicability of the Joint Tortfeasor Contribution Act to dram shop actions.

# HOUSE AMENDMENT NO. 1.

Adds reference to: 235 ILCS 5/6-1 from Ch. 43, par. 119 235 ILCS 5/7-1 from Ch. 43, par. 145

Replaces the title and everything after the enacting clause. Amends the Liquor Control Act. Increases the maximum amounts recoverable in a dram shop action to \$50,000 for damages and \$60,000 for loss of support. Provides that the Liquor Control Commission shall not renew a retailer's license without proof of insurance.

Mar 04 1993	First reading	Rfrd to Comm on Assignment	
Mar 08		Assigned to Judiciary I	
Mar 18		Recommended do pass 008-004-0	00
	Placed Calndr, Second Rea	dng	
Mar 30	Second Reading	•	
	Placed Calndr, Third Readi	ing	
Apr 20		Mtn Prev-Recall 2nd Reading	
-	Amendment No.01	SALVI Adopt	ed
	Placed Calndr, Third Read	ing	
Apr 27	Interim Study Calendar JU	JDICIARY I	
Jan 10 1995	Session Sine Die		

# HB-1190 RYDER.

35 ILCS 120/1a-2 new

Amends the Retailers' Occupation Tax Act. Provides that auctioneers are not liable for tax under the Act if the person for whom the auctioneer is selling personal property is disclosed. Also provides that sales of personal property by auctioneers before April 1, 1993 are not subject to the tax. Effective immediately.

Mar 04 1993 First reading Rfrd to Comm on Assignment

Mar 08 Apr 02

Jan 10 1995 Session Sine Die Assigned to Revenue Ref to Rules/Rul 27D

#### HB-1191 RYDER - MCGUIRE.

5 ILCS 70/9 new

Amends the Statute on Statutes. Provides that whenever an annual report is required by a State agency, department, board, or commission, the report shall be filed bi-annually. Requires the reports to be on computer disks. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to:

30 ILCS 515/21-1

from Ch. 127, par. 132.221-1

Amends the State Printing Contracts Act to require that, beginning July 1, 1994, annual reports must be made available in a computer-readable medium. Directs the Secretary of State to prescribe the format and medium to be used. Declares that unnecessary use of multicolor printing in State agency annual reports constitutes a misuse of public funds. Directs State agencies to limit printing of annual reports to the number of copies that are necessary and requires excesses of more than 50 copies to be reported to the Department of Central Management Services for inclusion in their annual report on printing costs. Defines "annual report" to include reports filed once every 2 years.

Mar 04 1993 First reading Mar 08

Rfrd to Comm on Assignment Assigned to Elections & State

Apr 01

Amendment No.01

Government ELECTN ST GOV H Adopted Do Pass Amend/Short Debate

020-000-001

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Apr 12

Cal 3rd Rdng Short Debate Interim Study Calendar ELECTN ST GOV

Apr 28 Jan 10 1995 Session Sine Die

### HB-1192 CURRIE - COWLISHAW.

105 ILCS 5/18-8.1

from Ch. 122, par. 18-8.1

Amends the School Code. Replaces "two" with "2" and makes grammatical changes in the provisions relating to equalization of State aid in districts that employ a common superintendent.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 105 ILCS 5/18-8.1 Adds reference to: 105 ILCS 5/2-3.110 new

Changes the title, deletes everything after the enacting clause and adds provisions amending the School Code. Authorizes the State Board of Education to waive any provision of the School Code upon request of the governing body of a school district or other agency if an alternate plan or option addressing the intent of the provision sought to be waived is provided, a public hearing has been held, and no State or federal law is violated by the waiver request. Adds other related provisions. Adds an immediate effective date.

# HOUSE AMENDMENT NO. 2.

Deletes reference to:

105 ILCS 5/18-8.1

from Ch. 122, par. 18-8.1

Adds reference to: 105 ILCS 5/2-3.71

from Ch. 122, par. 2-3.71

105 ILCS 5/14C-13

from Ch. 122, par. 14C-13

Deletes everything. Amends the School Code to impose traditional bilingual education requirements with respect to preschool educational programs, including requirements relative to certification and qualification of teachers and relative to bilingual programs and related research components. Effective immediately.

Mar 04 1993 First reading

Rfrd to Comm on Assignment

Mar 08		Assigned to Element Education	ary & Secondary
Mar 25		Do Pass/Short Deba	te Cal 024-000-000
	Cal 2nd Rdng Short Debat	·e	
Apr 20	Short Debate Cal 2nd Rdn		
Apr 20			
	Held 2nd Rdg-Short Deba	le:	•
Apr 30	Ref to Rules/Rul 37G		
Nov 14	Bill Considerd Spec Sess 1		
	•	Recommends Consid	leration
		008-000-000 HRU	
	Discard Calada Second Dea		, L
	Placed Calndr, Second Rea	curg	
	Second Reading		
	Amendment No.01	HUGHES	Adopted
	Amendment No.02	SANTIAGO	Adopted
	Placed Calndr, Third Read	ing	_
		3/5 vote required	
	Third Reading - Passed 11		
NT 16		2-000-001	
Nov 15	Arrive Senate		
	Message from House/File	d	
	Session Sine Die 1ST SPE	C. SESSION	

### HB-1193 WELLER.

New Act

Creates the Employee Wellness Program Grant Act. Authorizes the Department of Public Health to make grants to employers with fewer than 500 employees for employee wellness programs. Effective immediately.

Mar 04 1993 First reading
Mar 08 Rfrd to Comm on Assignment
Assigned to Health Care & Human
Services
Interim Study Calendar
HEALTH/HUMAN
Exempt under Hse Rule 29(C) HCHS
Returned to Health Care & Human
Services

Apr 22 Ref to Rules/Rul 27E
Jan 10 1995 Session Sine Die

HB-1194 COWLISHAW – KRAUSE – STEPHENS – NOLAND – HUGHES, WEL-LER, CLAYTON, DEUCHLER, LEITCH, RUTHERFORD, ACKERMAN, MOFFITT AND ZICKUS.

305 ILCS 5/5-16 from Ch. 23, par. 5-16

Amends the Public Aid Code. Requires the Department of Public Aid to establish a 3-year Medicaid managed care demonstration program, beginning July 1, 1994. Effective immediately.

FISCAL NOTE (Dept. of Public Aid)

HB 1194 has no fiscal impact on the Department of Public Aid.

SENATE AMENDMENT NO. 1.

Deletes reference to: 305 ILCS 5/5-16 Adds reference to:

305 ILCS 5/5-2.1 from Ch. 23, par. 5-2.1

Amends the Public Aid Code. Prohibits a person from transferring real property, for less than fair market value, within 60 (now, 30) months immediately before applying for Medicaid or being admitted to a nursing home. Requires the Department of Public Aid to seek all necessary federal waivers. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Health Care & Human Services Mar 18 Do Pass/Consent Calendar 029-000-000 Consnt Caldr Order 2nd Read Mar 24 Cnsent Calendar, 2nd Reading Consnt Caldr Order 3rd Read Mar 30 Consnt Caldr, 3rd Read Pass 111-000-002 Mar 31 Arrive Senate Placed Calendr, First Reading

Apr 01	Chief Sponsor KLEMM		
	First reading	Referred to Rules	
Apr 13		Assigned to Public Health	& Welfare
	Added as Chief Co-sponsor		0.117.40
3.6		Committee Public Health	
May 06	<b>D</b>	Recommended do pass 01	0-000-000
14 07	Placed Calndr, Second Rea		
May 07	D 10110 1D	Fiscal Note Requested SN	ATTH
3.5 10	Placed Calndr, Second Rea		
May 10	DI 10110 1D	Fiscal Note Filed	
10	Placed Calndr, Second Rea		
May 12	Filed with Secretary AME		
	Di C-1 C 1 D	KLEMM-TO RULES.	
Man. 12	Placed Calndr, Second Rea		
May 13	Amendment No.01	KLEMM	
	Diagod Colodo Consul Dos	RULES TO SPBH.	
M 10	Placed Calndr, Second Rea		
May 18	Amendment No.01	KLEMM CDDU/DE ADODTED	
		SPBH/BE ADOPTED	
	Conon d Dooding	008-000-000	
	Second Reading Amendment No.01	KLEMM	Adontad
	Placed Calndr, Third Read		Adopted
May 19	Third Reading - Passed 05		
May 19	Tilliu Keaulig - Fasseu 05	Refer to Rules/Rul 3-8(b)	`
Jan 10 1995	Session Sine Die	Kelei to Kules/ Kul 3-0(0	,
		•	
I 105 DIINN			

# HB-1195 DUNN, JOHN - COWLISHAW.

105 ILCS 5/2-3.25

from Ch. 122, par. 2-3.25

Amends the School Code. Includes among the powers and duties of the State Board of Education issuing, refusing to issue, or revoking certificates of recognition for school districts pursuant to standards established with respect to child health examinations and immunizations.

# HOUSE AMENDMENT NO. 1.

Deletes reference to: 105 ILCS 5/2-3.25 Adds reference to: 105 ILCS 10/6

Changes the title, deletes everything after the enacting clause, and amends the Illinois School Student Records Act. Provides that the Act does not prevent disclosure of school student records information concerning juveniles subject to the Serious Habitual Offender Comprehensive Action Program when that information is used to assist in early identification and treatment of habitual juvenile offenders.

Mar 04 1993 First reading
Mar 08

Mar 18

Amendment No.01

Rfrd to Comm on Assignment
Assigned to Elementary & Secondary
Education
ELEM SCND ED H Adopted
Recommnded do pass as amend

017-002-000 Placed Caindr, Second Reading

Mar 24 Second Reading

Placed Calndr, Third Reading

Apr 30 Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die

### HB-1196 LANG.

735 ILCS 5/7-103 from Ch. 110, par. 7-103

Amends the Code of Civil Procedure. Authorizes the taking of property under quick take procedures by home rule counties, counties adjacent to a county with a population over 3,000,000, and home rule municipalities with a population over 1,000,000, for the aquisition of land for highway and road purposes. Provides that if the property contains any occupied residential real estate, the property may not be taken for at least one year from the date the owner is notified of the county's or municipality's intent.

### HOUSE AMENDMENT NO. 1.

Deletes everything. Authorizes the taking of property under quick take procedures by home rule counties, counties adjacent to a county with a population over 3,000,000, and home rule municipalities with a population over 1,000,000, for the aquisition of land and interests in land for highway and road purposes if the taking is no more than 20 feet from and contiguous with the existing county or municipal right of way. Provides that if the property contains any occupied residential real estate, the property may not be taken for at least one year from the date the owner is notified of the county's or municipality's intent. Effective immediately.

Mar 04 1993 First reading Rfrd to Comm on Assignment
Assigned to Judiciary I
Apr 01 Amendment No.01 JUDICIARY I H Adopted
Motion Do Pass Amended-Lost
006-004-002 HJUA
Remains in Committee Judiciary I

Ref to Rules/Rul 27D

Apr 02 Jan 10 1995 Session Sine Die

HB-1197 LANG

CNTY CD-CNTY DEPT REVENUE Apr 20 1993 Third Reading - Lost

HB-1198 BLACK.
625 ILCS 5/6-201 from Ch. 95 1/2, par. 6-201
625 ILCS 5/18c-1204 from Ch. 95 1/2, par. 18c-1204
625 ILCS 5/18c-1205 from Ch. 95 1/2, par. 18c-1205
625 ILCS 5/18c-1704 from Ch. 95 1/2, par. 18c-1704
625 ILCS 5/18c-4306 from Ch. 95 1/2, par. 18c-4306

Amends the Illinois Vehicle Code. Authorizes the Secretary of State to cancel the driving privileges of a person who fails to pay civil penalties due under the Code. Also changes current statutory organizational titles of police and tariff program personnel of the Illinois Commerce Commission. Provides that failure to pay a franchise tax, a license fee, or a penalty under the Business Corporation Act of 1983 is grounds for the revocation of commercial relocators' licenses. In the Illinois Commercial Transportation Law Article, provides that the Commerce Commission may approve the transfer of a license, without notice and hearing and without making certain findings, when the transfer of control is to a member of the transferor partnership.

# HOUSE AMENDMENT NO. 1.

Limits the Secretary of State's proposed authority to cancel the driving privileges of a person who fails to pay civil penalties due under the Illinois Vehicle Code to cases where those unpaid civil penalties are due to the Illinois Commerce Commission. Adds provisions allowing the Commerce Commission to approve a license transfer (on an expedited basis without notice and hearing) as a single transaction in a single application even though 2 or more specified types of transactions are involved so long as (i) those transactions in fact represent a single, contemporaneous transaction, and (ii) the applicants carry the burden of demonstrating they are entitled to such treatment by setting forth the individual qualifying transactions as if each were being filed as an individual application. Adds an immediate effective date.

NOTE(S) THAT MAT	y Apply: Fiscal	•	
Mar 04 1993	First reading	Rfrd to Comm on Assign	ment
Mar 08		Assigned to Judiciary I	
Mar 25		Do Pass/Short Debate Ca	al 010-000-000
	Cal 2nd Rdng Short Debat	e	
Apr 15	Short Debate Cal 2nd Rdn	g	
<u>-</u>	Amendment No.01	BLACK	Adopted
	Cal 3rd Rdng Short Debate	•	
Apr 16	Short Debate-3rd Passed 1	13-000-000	
	Arrive Senate		
	Placed Calendr, First Read		
Apr 27	Chief Sponsor WOODYAI	RD	
	Placed Calendr, First Read	ng	
	First reading	Referred to Rules	

Apr 28 Assigned to Transportation
May 08 Refer to Rules/Rul 3-9(a)
Jan 10 1995 Session Sine Die

HB-1199 GIORGI.

625 ILCS 5/15-109 from Ch. 95 1/2, par. 15-109 625 ILCS 5/15-109.1 from Ch. 95 1/2, par. 15-109.1

Amends the Illinois Vehicle Code. Exempts vehicles owned and operated by a township from certain cover and tarpaulin requirements.

Mar 04 1993 First reading Rfrd to Comm on Assignment

Mar 08 Assigned to Transportation & Motor

Vehicles
Mar 30 Interim Study Ca

Iar 30 Interim Study Calendar TRANSPORTAT'N

Jan 10 1995 Session Sine Die

### HB-1200 RYDER.

775 ILCS 5/8-102

35 ILCS 405/17.5 new

Amends the Illinois Estate and Generation-Skipping Transfer Tax Act to provide for equitable apportionment of tax liability among persons with an interest in the estate, unless otherwise provided in the will or other instrument.

Mar 04 1993 First reading Rfrd to Comm on Assignment

Mar 08 Assigned to Revenue

Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die

# HB-1201 CURRIE - TURNER - FREDERICK.

30 ILCS 105/5.361 new
775 ILCS 5/7-101 from Ch. 68, par. 7-101
775 ILCS 5/7-112 new
775 ILCS 5/7-113 new
775 ILCS 5/7-114 new

775 ILCS 5/7A-102 from Ch. 68, par. 7A-102 775 ILCS 5/7A-105 new

775 ILCS 5/8-102.1 new 775 ILCS 5/8A-102 from Ch. 68, par. 8A-102

775 ILCS 5/8A-102 from Ch. 68, par. 8A-102 775 ILCS 5/8A-104 from Ch. 68, par. 8A-104 775 ILCS 5/8B-102 from Ch. 68, par. 8B-102

775 ILCS 5/8B-102 from Ch. 68, par. 8B-102 775 ILCS 5/8B-103 from Ch. 68, par. 8B-103

Amends the Human Rights Act. Provides that the training to be given to certain employees of the Department of Human Rights and the Human Rights Commission shall include training in computer skills. Makes the following changes in cases (other than cases arising under the Real Estate Transactions Article): changes time limits and procedures in charges pending before the Department; makes fact finding conferences discretionary; allows imposition of monetary penalties by the Commission (with proceeds to go to the Human Rights Fund to be used for costs related to enforcement of the Act); and allows a complainant to file an action directly in the circuit court under certain circumstances (rather than having the matter heard by the Department). Requires the Department and Commission to: prepare an electronic data processing and telecommunications plan; prepare an annual report; and develop alternative dispute resolution procedures. Makes other changes. Amends the State Finance Act by including the Human Rights Fund as a special fund. Effective July 1, 1994 (except some provisions effective immediately).

from Ch. 68, par. 8-102

Mar 04 1993 First reading Rfrd to Comm on Assignment
Mar 08 Assigned to Elections & State
Government

Mar 18 Recommended do pass 011-006-000

Placed Calndr, Second Reading

Mar 22 Fiscal Note Requested BLACK

Placed Calndr, Second Reading
Apr 20 Second Reading

Held on 2nd Reading Apr 30 Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die

HB-1202 CURRIE

HUMAN RIGHTS-PUNITIVE DAMAGES Apr 27 1993 Third Reading - Lost

HB-1203 CURRIE - SCHOENBERG - BLAGOJEVICH - GASH.

750 ILCS 5/609 from Ch. 40, par. 609

Amends provisions of the Marriage and Dissolution of Marriage Act concerning petitions for leave to remove a child from Illinois. Requires the court to consider, in determining whether to grant a petition for leave to remove a child, the following: the factors enumerated in the custody provisions of the Act for determining the best interests of a child, other factors relating to the costs of visitation, the geographic distance of the parties, and any past record of visitation abuse. Provides that, in cases involving the temporary removal of a child from Illinois, the custodial parent shall not be required to disclose information concerning the child's whereabouts if the court finds that doing so would seriously endanger the physical, mental, or emotional health of the child or a party. Effective immediately.

HOUSE AMENDMENT NO. 2.

Replaces all the changes made in the bill. Sets forth factors a court is to consider in determining whether to grant leave to remove a child from the State.

SENATE AMENDMENT NO. 1.

Provides that a court's examination of a petition to remove a child from Illinois should be guided by the policy that the purpose of the Act is to secure the maximum involvement and cooperation of the parents regarding the well-being of the children. Makes changes in factors to be considered by the court in determining whether to grant a petition.

Mar 04 1993 Mar 08 Mar 18	First reading	Rfrd to Comm on Assignated Assigned to Judiciary I Recommended do pass 00	
11111 10	Placed Calndr, Second Reading		
Apr 19	Second Reading		
71p1 17	Amendment No.01	CURRIE	Withdrawn
	Amendment No.02	CURRIE	Adopted
	Placed Calndr, Third Read		ridopiod
Apr 20	Third Reading - Passed 110-001-002		
. Lp. 20	Arrive Senate	0 001 002	
	Placed Calendr, First Read	ng	
Apr 23	Chief Sponsor CULLERTON		
. tp: 25	Placed Calendr, First Reading		
Apr 27	First reading	Referred to Rules	
Apr 28		Assigned to Judiciary	
May 07		Recommended do pass 01	0-001-000
1.14, 0,	Placed Calndr, Second Reading		
May 14	Second Reading		
	Placed Calndr, Third Read	ing	
May 17	Filed with Secretary AME		
	•	CULLERTON-TO RUL	ÆS
	Placed Calndr, Third Reading		
May 18	Amendment No.01	CULLERTON	
		RULES TO SJUD.	
	Placed Calndr, Third Read	ing	
May 20	Added as Chief Co-sponso		
	Amendment No.01	CULLERTON	
		SJUD/BE ADOPTED	
		010-000-000	
	Placed Calndr, Third Read	ing	
May 21	Recalled to Second Reading		
	Amendment No.01	CULLERTON	Adopted
	Placed Calndr, Third Read	ing	
	Third Reading - Passed 05		
		Refer to Rules/Rul 3-8(b	
May 26		Recommends Considerati	on
	<b>7</b>	008-000-000 HRUL	
	Place Cal Order Concurre	nce 01	

May 26—Cont. H Noncners in S Amend. 01 Secretary's Desk Non-concur 01 S Refuses to Recede Amend 01 S Requests Conference Comm 1ST Sen Conference Comm Apptd 1ST/HAWKINSON PETKA, MCCRACKEN CULLERTON, COLLINS May 28 Hse Accede Req Conf Comm 1ST Hse Conference Comm Apptd 1ST/CURRIE LANG, SCHOENBERG, LINDNER AND JOHNSON,TIM Refer to Rules/Rul 3-8(b) Oct 28 Recommends Consideration 008-000-000 HRUL Hse Conference Comm Apptd 1ST (MAY 28, 1993) Inl 13 1994 Ref to Rules/Rul 79f Jan 10 1995 Session Sine Die HB-1204 KASZAK DCCA-COMMUNITY ECON DEV PROJEC **PUBLIC ACT 88-0191** Aug 05 1993 KASZAK - HOFFMAN - PUGH - YOUNGE - BALANOFF, GASH, BIG-HB-1205 GERT, DEERING, MORROW, MCGUIRE, HAWKINS, GRANBERG, SAVIANO, ZICKUS, LAWFER, GIOLITTO AND VON B - WESSELS. 20 ILCS 605/46.13 from Ch. 127, par. 46.13 Amends the Civil Administrative Code of Illinois, Provides that the Department of Commerce and Community Affairs shall provide planning and ownership succession assistance to businesses in danger of permanently ceasing operations when current owners cease ownership and operation. FISCAL NOTE (DCCA) HB1205, as amended, has no impact on State revenues or expenditures. NOTE(S) THAT MAY APPLY: Fiscal Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Housing, Economic & Urban Develomt Mar 25 Recommended do pass 015-000-000 Placed Calndr, Second Reading Apr 01 Fiscal Note Requested BLACK Placed Calndr, Second Reading Fiscal Note Filed Apr 14

Placed Calndr, Second Reading
Apr 16 Second Reading

Placed Calndr, Third Reading
Apr 20 Third Reading - Passed 114-001-000

Apr 21 Arrive Senate

Placed Calendr, First Reading Chief Sponsor DEANGELIS

First reading Referred to Rules
Apr 28 Added As A Co-sponsor JACOBS

pr 28 Added As A Co-sponsor JACOBS Added as Chief Co-sponsor CULLERTON

Committee Rules

May 20 Added as Chief Co-sponsor FARLEY
Committee Rules

Jan 10 1995 Session Sine Die

### HB-1206 DEJAEGHER

Apr 22

HEALTH CARE REIMBURS-PROV FEES Aug 20 1993 PUBLIC ACT 88-0400

# HB-1207 NOVAK - PARKE.

415 ILCS 5/56.7 new

Amends the Environmental Protection Act to provide that a person who produces potentially infectious medical waste shall not be liable for civil damages in connection with the waste once the waste has been transferred to a transporter with a permit to transport potentially infectious medical waste.

Mar 04 1993 First reading

Mar 08 Apr 02

Rfrd to Comm on Assignment Assigned to Judiciary I

Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HR.1208 PARKE

COSMOTOLOGY EXAM-EDUCATN REGS Aug 16 1993 **PUBLIC ACT 88-0362** 

### HR.1209 CLAYTON.

10 ILCS 5/19-1 10 ILCS 5/19-2 10 ILCS 5/19-3

from Ch. 46, par. 19-1 from Ch. 46, par. 19-2 from Ch. 46, par. 19-3

Amends the Election Code. Permits a person subject to pre-trial detention in the county of his residence to vote by absentee ballot. Effective immediately.

Mar 04 1993 First reading Mar 08

Rfrd to Comm on Assignment Assigned to Elections & State Government

Apr 02

Interim Study Calendar ELECTN ST GOV

Jan 10 1995 Session Sine Die

#### HB-1210 SALVI.

10 ILCS 5/7-12.2 new

10 ILCS 5/8-9.2 new

10 ILCS 5/10-7.1 new

Amends the Election Code. Provides the State Board of Elections shall examine nominating petitions filed with it to determine whether those petitions are in apparent conformity with the requirements of the Code. Further provides for an informal hearing to determine whether candidates, whose petitions the Board has determined are not in apparent conformity, shall be certified. Effective immediately.

Mar 04 1993 First reading

Rfrd to Comm on Assignment Assigned to Elections & State

Mar 08

Government

Apr 02

Interim Study Calendar ELECTN ST GOV

Jan 10 1995 Session Sine Die

#### HB-1211 KRAUSE.

10 ILCS 5/16-5.01 10 ILCS 5/19-8 10 ILCS 5/20-8

from Ch. 46, par. 16-5.01 from Ch. 46, par. 19-8 from Ch. 46, par. 20-8

Amends the Election Code. Permits processing of special write-in absentee voter's blank ballots on election day before the polls close. Makes disclosure of election results before the polls close a Class A misdemeanor. Effective immediately.

Mar 04 1993 First reading

Rfrd to Comm on Assignment

Mar 08

Assigned to Elections & State Government

Apr 02

Interim Study Calendar ELECTN ST GOV

Jan 10 1995 Session Sine Die

#### HB-1212 NOVAK

DELINO TAX SALE-COLLECTOR FEE PUBLIC ACT 88-0401 Aug 20 1993

### HB-1213 PUGH - MOORE, EUGENE - MURPHY, H - STROGER - GIGLIO.

305 ILCS 5/12-4.4

from Ch. 23, par. 12-4.4

Amends the Illinois Public Aid Code. Provides that during each month of participation in Earnfare, participants shall receive medical assistance to the same extent as Transitional Assistance recipients.

FISCAL NOTE (Dept. of Public Aid)

In FY'94 the fiscal impact is estimated at \$802,332. These expenditures do not include hospital coverage, since people on Transitional Assistance do not have hospital coverage. This estimate assumes the average monthly number of filled Earnfare slots is 5,700 and the average monthly medical cost is \$11.73.

Note(s) That Ma		
Mar 04 1993 Mar 08	First reading	Rfrd to Comm on Assignment Assigned to Health Care & Human Services
Mar 18	Placed Caindr, Second Rea	Recommended do pass 015-008-003
Mar 22	Placed Calndr, Second Rea	Fiscal Note Requested BLACK
Mar 26	_	Fiscal Note Filed
Mar 30	Placed Calndr, Second Rea Second Reading Placed Calndr, Third Readi	
Apr 15 Apr 16	Third Reading - Passed 075 Arrive Senate	5-033-002
Apr 19	Placed Calendr, First Reads Chief Sponsor COLLINS Added as Chief Co-sponsor	
	Added as Chief Co-sponsor Added as Chief Co-sponsor Added as Chief Co-sponsor	DEL VALLE SMITH
	Added As A Co-sponsor PA	ENDON ALMER
	Added As A Co-sponsor SI Added As A Co-sponsor TI	
	First reading	Referred to Rules
Apr 20 May 06	Added As A Co-sponsor S	
May 07		Committee Public Health & Welfare Motion filed COLLINS-MOVES TO SUSPEND ANY
		APPLICABLE SENATE RULE, PURSUANT TO
		SENATE RULES 7-4, 7-9, DISCH. THE
		BILL FROM SPBH COMM. AND PLACE
		BEFORE THE FULL SENATE.
May 08		Committee Public Health & Welfare Refer to Rules/Rul 3-9(a)
May 17 1994		Motion TO DISCH. COM REMOVED FROM SENATE CALENDAR.
Jan 10 1995	Session Sine Die	Committee Rules
B-1214 SALTS		
40 ILCS 5/3-111		08 1/2, par. 3-111

# HB-

from Ch. 108 1/2, par. 3-111 40 ILCS 5/3-111.1 from Ch. 108 1/2, par. 3-111.1 40 ILCS 5/3-112.1 new

30 ILCS 805/8.17 new

Amends the Downstate Police Article of the Pension Code to provide a compounded 3% annual increase in survivor pensions. Bases the calculation of retirement pensions and the initial automatic annual increase in retirement pension on the number of months (rather than full years) of creditable service. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Note(s) That May Apply: Fiscal; Pension; State Mandates

Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Personnel & Pensions

Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

### HB-1215 FLINN

### CONSUMER DEPOSIT/COMPLY FED Aug 06 1993 PUBLIC ACT 88-0236

**1215** HB-1216

### HB-1216 PUGH.

730 ILCS 5/3-3-2.1

from Ch. 38, par. 1003-3-2.1

Amends the Unified Code of Corrections. Provides prisoners who were sentenced to indeterminate sentences of at least 20 years of imprisonment under the law in existence prior to February 1, 1978, are to be offered fixed terms of imprisonment based upon the sentencing schedule on February 1, 1978. Allows for persons with consecutive sentences to be offered fixed terms of imprisonment based upon an aggregation of their maximum terms.

NOTE(s) THAT MAY APPLY: Correctional; Fiscal

Mar 04 1993 First reading Rfrd to Comm on Assignment
Mar 08 Assigned to Judiciary II

Mar 25 Interim Study Calendar JUDICIARY

Jan 10 1995 Session Sine Die

# HB-1217 MCAFEE – HOFFMAN – PRUSSING – HANNIG – COWLISHAW AND MAUTINO.

15 ILCS 520/7

from Ch. 130, par. 26

Amends the Deposit of State Moneys Act. Provides that the Treasurer may deposit money in eligible financial institutions at reduced rates of interest when the funds are used for low-interest loans to school districts.

Mar 04 1993 First reading Rfrd to Comm on Assignment

Mar 08 Assigned to Elementary & Secondary

Education

Mar 25 Recommended do pass 017-005-001

Placed Calndr, Second Reading

Mar 31 Second Reading

Placed Calndr, Third Reading

Apr 30 Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die

# HB-1218 MCAFEE - HOFFMAN - PRUSSING - HANNIG - COWLISHAW.

105 ILCS 5/2-3.108 new

Amends the School Code. Establishes a low interest school district loan program administered by the State Board of Education. Provides that loans made to school districts shall be made at an annual rate of simple interest that, at the time the loan is made, does not exceed the maximum rate of interest permitted to be charged on loans then being made to qualified, eligible borrowers whose loans are guaranteed under Section 80 of the Higher Education Student Assistance Act. Provides that loans are to be made from amounts appropriated to the State Board of Education for program purposes. Adds provisions relative to criteria for loan eligibility. Authorizes the State Board of Education to adopt any criteria and rules necessary to administer the program.

# HOUSE AMENDMENT NO. 1.

Deletes reference to: 105 ILCS 5/2-3.108 new Adds reference to: 20 ILCS 3505/7

from Ch. 48, par. 850.07

20 ILCS 3505/7.72 new

Changes the title and deletes everything after the enacting clause. Adds provisions amending the Illinois Development Finance Authority Act. Establishes a low interest school district loan program containing the same elements as the program established in the bill as introduced, except the program is to be administered by the Illinois Development Finance Authority rather than the State Board of Education.

# HOUSE AMENDMENT NO. 2.

Limits the purpose of any loan made to a school district under the program to the educational purposes of the district for which moneys of the educational purposes fund of the district lawfully may be expended.

SENATE AMENDMENT NO. 1.

Adds reference to: 105 ILCS 5/10-22.34 105 ILCS 5/18-8

from Ch. 122, par. 10-22.34 from Ch. 122, par. 18-8

105 ILCS 5/34-18 from Ch. 122, par. 34-18

Adds provisions amending the School Code to permit use of nonteaching or volunteer personnel for supervising study halls, specified types of long distance teaching reception areas, and detention and discipline areas. Amends the State aid formula provisions to count clock hours under such forms of nonteaching supervision toward the 5 clock hour requirement for day of attendance purposes.

Note(s) That May Apply: Fiscal

toward the 5 cl	ock hour requirement for	day of attendance purposes.
OTE(S) I HAT MAY	Y APPLY: Fiscal	
Mar 04 1993	First reading	Rfrd to Comm on Assignment
Mar 08		Assigned to Elementary & Secondary
Mar 25	Amondment Na O1	Education
IVIAI 23	Amendment No.01	ELEM SCND ED H Adopted
		Recommnded do pass as amend
	Placed Colndr Second Page	017-005-001
Apr 13	Placed Calndr, Second Read Second Reading	шів
Apr 15	Amendment No.02	HANNIG Adopted
	Placed Calndr, Third Readi	HANNIG Adopted
Apr 14	Third Reading - Passed 109	)-UU3-UU1
Tipi II	Arrive Senate	7-003-001
	Placed Calendr, First Readr	าต
Apr 15	Chief Sponsor BERMAN	<b>^₽</b>
•	First reading	Referred to Rules
		Assigned to Education
Apr 22	Sponsor Removed BERMA	N
	Alt Chief Sponsor Changed	I O'MALLEY
	Added as Chief Co-sponsor	BERMAN
		Committee Education
May 07	Amendment No.01	EDUCATION S Adopted
	*	Recomminded do pass as amend
	DI 10110 15	010-000-000
Man. 11	Placed Calndr, Second Read	ing
May 11	Second Reading	
	Placed Calndr, Third Readi	
	Filed with Secretary AME	ND. NO. 02 O'MALLEY TO DITLES
	Placed Calndr, Third Readi	O'MALLEY-TO RULES.
May 12	Amendment No.02	O'MALLEY
1.14) 12	1 Milonalione 140.02	RULES TO SESE.
	Filed with Secretary AME	ND. NO. 03
		BERMAN-TO RULES.
	Filed with Secretary AME	ND. NO. 04
		BERMAN-TO RULES.
	Placed Calndr, Third Readi	
May 13	Amendment No.03	BERMAN
	4 4 37 04	RULES TO SESE.
	Amendment No.04	BERMAN
	A N - 00	RULES TO SESE.
	Amendment No.02	O'MALLEY
	Amendment No.03	SESE HELD. BERMAN
	Amendment 140.03	SESE HELD.
	Amendment No.04	BERMAN
		SESE HELD.
	Placed Calndr, Third Reading	
May 17	Third Reading - Passed 052	2-000-002
	Amendment No.02	O'MALLEY
		TABLED PURSUANT TO
		RULE 5-4(A).
	Amendment No.03	BERMAN
		TABLED PURSUANT TO
	Amandment No 04	RULE 5-4(A).
	Amendment No.04	BERMAN
		TABLED PURSUANT TO
	Third Reading - Passed 052	RULE 5-4(A).
May 18	Time Reading - 1 asseu 052	Refer to Rules/Rul 3-8(b)
Jun 03		Recommends Consideration
÷		008-000-000 HRUL
	Place Cal Order Concurrent	

Place Cal Order Concurrence 01 H Noncners in S Amend 01 Jun 23

Secretary's Desk Non-concur 01

Aug 13

Refer to Rules/Rul 3-9(b) RULES SRUL

Jan 10 1995

Session Sine Die

#### HR.1219 MCAFEE

CIVIL PROCEDURE-DISMISSAL Jul 28 1993 PUBLIC ACT 88-0157

### HR-1220 MCAFEE.

35 ILCS 205/207

from Ch. 120, par. 688

Amends the Revenue Act of 1939 to provide that the county collector in counties with more than 3,000,000 inhabitants shall direct the town collectors in that county to collect and deposit the real property taxes. Requires the county collector to provide the necessary equipment and information to the town collectors.

STATE MANDATES ACT FISCAL NOTE In the opinion of DCCA, HB 1220 creates a local government organization and structure mandate for which no State reimbursement is required under the State Mandates Act. The initial cost to Cook County is estimated to be a minimum of \$190,000.

NOTE(s) THAT MAY APPLY: State Mandates

Mar 04 1993 First reading

Mar 08 Mar 11

Mar 30

Rfrd to Comm on Assignment Assigned to Revenue

Interim Study Calendar REVENUE

St Mandate Fis Note Filed

Interim Study Calendar REVENUE

Session Sine Die Jan 10 1995

### HR-1221 JONES, SHIRLEY.

730 ILCS 5/3-6-2

from Ch. 38, par. 1003-6-2

Amends the Unified Code of Corrections. Provides that all facilities of the Department provide inmates that test below the achievement levels equivalent to the completion of the sixth grade in the public school system in this State mandatory education for a period of not less than 90 days.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 04 1993 First reading

Mar 08 Mar 18 Rfrd to Comm on Assignment Assigned to Judiciary II

Interim Study Calendar JUDICIARY H

Jan 10 1995 Session Sine Die

### HB-1222 **SANTIAGO**

STATE EMPLOY RECORDS-TECHNICAL Jul 27 1993 **PUBLIC ACT 88-0126** 

### MARTINEZ. HR.1223

20 ILCS 415/8a.2

from Ch. 127, par. 63b108a.2

Amends the Personnel Code to make a style change.

Mar 04 1993 First reading Mar 08

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Ref to Rules/Rul 27D Apr 02

Jan 10 1995 Session Sine Die

### HR-1224 GIOLITTO - ROTELLO - GIORGI.

20 ILCS 2705/49.27

from Ch. 127, par. 49.27

Amends the Civil Administrative Code of Illinois. Authorizes the Department of Transportation to maintain and operate an emergency reserve helicopter service to be based in North Central Illinois.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 04 1993 First reading Mar 08

Rfrd to Comm on Assignment Assigned to Transportation & Motor Vehicles

Mar 17 Recommended do pass 020-008-000

Placed Calndr, Second Reading

Mar 30 Second Reading

Placed Calndr, Third Reading

Third Reading - Passed 072-035-004 Apr 20

Arrive Senate

Placed Calendr, First Reading

Mar 17

Apr 12

Chief Sponsor FAWELL Apr 21 First reading Referred to Rules Assigned to Transportation May 08 Refer to Rules/Rul 3-9(a) Jan 10 1995 Session Sine Die HB-1225 GIOLITTO. Appropriates \$1 to the Department of Transportation to study tollway access on U.S. Interstate I-90. Effective July 1, 1993. Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Appropriations-Public Safety Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die HB-1226 HARTKE - ERWIN. 605 ILCS 30/4 from Ch. 121, par. 604 Amends the Bikeway Act. Makes a technical correction. Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Transportation & Motor Vehicles Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die HB-1227 ERWIN. Appropriates \$1 to the Department of Transportation to study service transportation carriers in Cook County. Effective July 1, 1993. Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Appropriations-Public Safety Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die CURRAN - KASZAK - HANNIG - SCHOENBERG. HB-1228 30 ILCS 505/2 from Ch. 127, par. 132.2 Amends the Illinois Purchasing Act to make a style change. Effective immediately. Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Elections & State Government Recommended do pass 011-000-009 Apr 01 Placed Calndr, Second Reading Second Reading Apr 19 Held on 2nd Reading Ref to Rules/Rul 37G Apr 30 Jan 10 1995 Session Sine Die HB-1229 LAURINO - FRIAS - BUGIELSKI - KOTLARZ - LOPEZ. 625 ILCS 5/7-601 from Ch. 95 1/2, par. 7-601 625 ILCS 5/7-604 from Ch. 95 1/2, par. 7-604 Amends the Illinois Vehicle Code. Extends the mandatory insurance requirements until December 31, 1994 (now set to end on December 31, 1993). HOUSE AMENDMENT NO. 2. Deletes reference to: 625 ILCS 5/7-601 625 ILCS 5/7-604 Adds reference to: 625 ILCS 5/11-208.3 from Ch. 95 1/2, par. 11-208.3 Deletes everything. Amends the Illinois Vehicle Code. Authorizes municipalities to administratively adjudicate vehicle compliance violations. Defines vehicle compliance violations. Adds an immediate effective date. Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Insurance

> Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Cal 3rd Rdng Short Debate

Do Pass/Short Debate Cal 022-000-000

Apr 15	Mtn Prev-Recall 2nd Reading		
•	Held 2nd Rdg-Short Deba		Ü
Apr 21	Amendment No.01	LAURINO	Withdrawn
	Amendment No.02		Adopted
	Cal 3rd Rdng Short Debat	The state of the s	
Apr 22 Short Debate-3rd Passed 114-001-000			
p	Arrive Senate		
	Chief Sponsor MCCRACI	KEN	
	Added as Chief Co-sponso		
	Placed Calendr, First Read		
Apr 23	First reading	Referred to Rules	
Apr 29	1 list reading	Assigned to Insurance, Po	encione &
Apr 27		Licen. Act.	Zilsions &
May 08		Refer to Rules/Rul 3-9(a	i)
Jan 10 1995	Session Sine Die		-,

HB-1230 TURNER - WENNLUND - MURPHY,H - DAVIS - GIGLIO, YOUNGE, STROGER, MOORE,EUGENE, JONES,LOU, JONES,SHIRLEY, FLOW-ERS, LEFLORE, PUGH, BALANOFF, DUNN,JOHN, CURRIE, DART, MCGUIRE, HOFFMAN, MURPHY,M, BALTHIS, SHEEHY, MORROW, NOVAK, DEERING, FRIAS, MARTINEZ, LOPEZ, SANTIAGO, MOSE-LEY, OSTENBURG AND CURRAN.

New Act

Designates part of Route 57 as the Thurgood Marshall Memorial Freeway. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to:

New Act

Changes the title. Deletes everything and reinserts the bill. Creates the Veterans Memorial Drive Act. Designates part of Marine Road starting at Vadalabene Pass and intersecting with Interstate 55 East of Edwardsville in Illinois. Provides that the Department of Transportation may erect signs and place plaques at rest areas recognizing the designation.

Mar 04 1993 First reading Rfrd to Common Assignment

oginzing the ues	ignation.		
Mar 04 1993	First reading	Rfrd to Comm on Assignment	
Mar 08	-	Assigned to Transportation & Motor	
		Vehicles	
Mar 24		Do Pass/Short Debate Cal 030-000-000	
Wai 24	Col 2nd Ddno Chort Dohot		
4 10	Cal 2nd Rdng Short Debat		
Apr 12	Short Debate Cal 2nd Rdn		
	Cal 3rd Rdng Short Debat		
Apr 15	Third Reading - Passed 115-000-000		
Apr 16	Arrive Senate		
-	Placed Calendr, First Read	ng	
Apr 19			
<b>P</b>	Added as Chief Co-sponsor TROTTER		
	Placed Calendr, First Read		
	First reading	Referred to Rules	
4 20	Trist reading		
Apr 20	4 11 1 61 66	Assigned to Executive	
Apr 27	Added as Chief Co-sponsor		
		Committee Executive	
May 04		Recommended do pass 015-000-000	
	Placed Caindr, Second Rea	dng	
May 06	Second Reading	•	
- •	Placed Calndr, Third Read	ing	
May 07	Filed with Secretary AME		
1114) 07	Thea with Secretary Times	WATSON-TO RULES.	
	Placed Calndr, Third Read		
May 11			
May 11	Amendment No.01	WATSON	
		RULES TO SEXC.	
	Placed Calndr, Third Read		
May 13	Added as Chief Co-sponsor		
	Placed Calndr, Third Read	ing	
May 20	Amendment No.01	WATSON	
•		SEXC/BE ADOPTED	
		015-000-000	
	n:	. 013 000,000	

Placed Calndr, Third Reading

May 21

Recalled to Second Reading

Amendment No.01 WATSON

Placed Calndr, Third Reading

Added as Chief Co-sponsor SHAW

3d Reading Consideration PP Calendar Consideration PP.

Adopted

Aug 13

Refer to Rules/Rul 3-9(b) RULES SRUL

Jan 10 1995 Session Sine Die

HB-1231 **CURRAN - MOSELEY - HOFFMAN - PRUSSING.** 

110 ILCS 305/7f from Ch. 144, par. 28f 110 ILCS 520/8f from Ch. 144, par. 658f 110 ILCS 605/8h from Ch. 144, par. 1008h 110 ILCS 705/8h from Ch. 144, par. 308h

Amends the Southern Illinois University Management Act and the University of Illinois, Regency Universities, and Board of Governors Acts. Requires each of the colleges and universities that are part of the systems governed by those 4 Acts to offer 50% tuition waivers for undergraduate education to children of employees of any other such college or university if those employees have been employed an aggregate of 7 years by one or more of those colleges and universities and if their children meet certain age and academic requirements.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 04 1993 First reading

Mar 08 Apr 02

Rfrd to Comm on Assignment Assigned to Higher Education Motion Do Pass-Lost 008-008-002

HHED

Remains in Committee Higher Education

Ref to Rules/Rul 27D

Session Sine Die Jan 10 1995

### HB-1232 MCGUIRE.

215 ILCS 5/1010.5 new

Amends the Illinois Insurance Code, Provides that an insurance institution or agent responsible for an underwriting decision must disclose the information upon which the decision will be based to the applicant before making the underwriting decision. Provides that the underwriting decision shall not be made until the applicant responds to the information disclosed.

Mar 04 1993 First reading

Mar 08 Apr 02

Rfrd to Comm on Assignment Assigned to Insurance Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

### HB-1233 HOMER.

730 ILCS 5/3-14-1

from Ch. 38, par. 1003-14-1

Amends the Unified Code of Corrections Section on release from an institution. Makes a grammatical change.

Mar 04 1993 First reading

Rfrd to Comm on Assignment

Mar 08

Assigned to Judiciary II

Ref to Rules/Rul 27D

Apr 02

Interim Study Calendar JUDICIARY

П

Jan 10 1995 Session Sine Die

#### HB-1234 HOMER.

730 ILCS 5/3-1-2

from Ch. 38, par. 1003-1-2

Amends the Unified Code of Corrections. Makes a technical change. Mar 04 1993 First reading Rfrd to Comm on Assignment Assigned to Judiciary II Mar 08

Apr 02 Jan 10 1995 Session Sine Die

### HB-1235 **HOMER**

# CRIMINAL CODE-STALKING

Aug 20 1993 **PUBLIC ACT 88-0402**  1221 HB-1236

#### STECZO - HOFFMAN AND BALTHIS. HB-1236

65 ILCS 5/11-141-7

from Ch. 24, par. 11-141-7

Amends the Municipal Code. Provides that, for purposes of a civil action by a municipality against an occupant or user of real estate to recover money due for sewerage services, "occupant or user" includes the owner of the real estate and any person receiving a direct or indirect benefit from the provision of sewerage services to the real estate.

### HOUSE AMENDMENT NO. 1.

Provides that owners of mobile home parks are not liable for sewerage services provided to a tenant's mobile home if that mobile home has individually metered water service. Adds an immediate effective date.

FISCAL NOTE (DCCA)

HB-1236 has no impact on State revenues or expenditures.

Rfrd to Comm on Assignment Mar 04 1993 First reading

Mar 08 Assigned to Judiciary I

Apr 01 Do Pass/Short Debate Cal 010-000-000

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 13 Cal 3rd Rdng Short Debate

Apr 22 Mtn Prev-Recall 2nd Reading

> Fiscal Note Requested AS AMENDED-YOUNGE

Held 2nd Rdg-Short Debate

Amendment No.01 Apr 23 STECZO Adopted

Mtn Fisc Nte not Applicable STECZO

Motion failed

Held 2nd Rdg-Short Debate Apr 26 Fiscal Note Filed

Held 2nd Rdg-Short Debate

Ref to Rules/Rul 37G Apr 30 Jan 10 1995 Session Sine Die

#### **HB-1237** MORROW

ADULT EDUCATION-FUNDING

Apr 22 1993 Third Reading - Lost

#### HB-1238 MORROW.

310 ILCS 10/8.9

from Ch. 67 1/2, par. 8.9

Amends the Housing Authorities Act. Makes a stylistic change.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 310 ILCS 10/8.9 Adds reference to: 775 ILCS 5/2-105

Deletes everything. Amends the Human Rights Act. Provides the Dept. of Human Rights shall, each year, audit 5% of all public contracts to which affirmative action requirements apply, to determine whether contractors are in compliance with those requirements. Provides that the Dept. shall submit a report to the Governor and General Assembly containing its finds based on those audits and naming each contractor that complies with the requirements, and each contractor that does not comply. Provides that these audits shall be in addition to any other audits conducted by the Department.

FISCAL NOTE (Dept. Human Rights) Total fiscal impact would be \$978,809.

Mar 04 1993 Rfrd to Comm on Assignment First reading Mar 08 Assigned to Housing, Economic & Urban Develpmt

Mar 18 Recommended do pass 011-008-000 Placed Calndr, Second Reading

Mar 24 Second Reading Placed Calndr, Third Reading

Apr 22 Mtn Prev-Recall 2nd Reading

Amendment No.01 MORROW Adopted Fiscal Note Requested AS AMENDED-BLACK

Held on 2nd Reading

Apr 27 Fiscal Note Filed Held on 2nd Reading

Apr 30 Ref to Rules/Rul 37G
Jan 10 1995 Session Sine Die

### HB-1239 MORROW

# HOUSING AUTHORITIES-QUORUMS

Oct 13 1993 Total veto stands.

### HR-1240 HICKS.

765 ILCS 85/14.1

from Ch. 30, par. 1114.1

Amends the Land Sales Registration Act of 1989. Makes grammatical changes.

Mar 04 1993 First reading Rfrd to Comm on Assignment
Mar 08 Assigned to Executive
Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

# HB-1241 CURRAN - ERWIN - RONEN - GIGLIO, MOSELEY AND MCAFEE.

 10 ILCS 5/4-20
 from Ch. 46, par. 4-20

 10 ILCS 5/5-28
 from Ch. 46, par. 5-28

 10 ILCS 5/6-65
 from Ch. 46, par. 6-65

 10 ILCS 5/19-2
 from Ch. 46, par. 19-2

 10 ILCS 5/19-13
 from Ch. 46, par. 19-13

Amends the Election Code to permit election judges to use the printed precinct list or revised list in conduct of elections. Permits a voter to make an application for an absentee ballot by facsimile transmission. Entitles a voter who is admitted to a hospital not more than 10 days (presently 5 days) before an election to personal delivery of an absentee ballot. Effective immediately.

Mar 04 1993 First reading Rfrd to Comm on Assignment Assigned to Elections & State Government

Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

### HB-1242 CURRAN.

10 ILCS 5/13-1 from Ch. 46, par. 13-1 10 ILCS 5/13-2 from Ch. 46, par. 13-2

Amends the Election Code to provide that the county board shall appoint judges of election in July of even-numbered years instead of May. Effective immediately.

Mar 04 1993 First reading Rfrd to Comm on Assignment
Mar 08 Assigned to Elections & State

Apr 02 Government
Ref to Rules/Rul 27D
Jan 10 1995 Session Sine Die

### HB-1243 DANIELS - RYDER - OLSON.

Makes appropriations and reappropriations for the ordinary and contingent expenses of the government services agencies for the fiscal year beginning July 1, 1993.

HOUSE AMENDMENT NO. 1.

Deletes effective date.

HOUSE AMENDMENT NO. 4.

Deletes everything. Adds funding for OCE, operations, and programs of the following agencies:

BOB ... CDB ... DCMS ... State Civil Service Commission ... Dept. of Lottery ... Ill. Educational Labor Relations Board ...

Ill. Labor Relations Board ... Property Tax Appeal Board ...

retirement systems ... Dept. of Revenue.

### SENATE AMENDMENT NO. 1.

Deletes everything. Inserts funding for OCE and programs of the the following agencies. Effective July 1, 1993.

agencies. Effective July 1, 1993.

Bureau of Budget ... Capital Development Board ... Dept. of Central Management Services ... State Civil Service Comm. ... Dept. of Lottery ... Ill. Educational Labor Relations Board ... Property Tax Appeal Board ... Retirement Systems ... Dept.

of Revenue ... Ill. Gaming Board.

# SENATE AMENDMENT NO. 4.

Reduces numerous line items for operations and personal services-related lines to CDB, Dept. of the Lottery and Dept. of Revenue; increases specified contractual, commodities, equipment and telecommunications lines to CBD; adds an amount to DCMS for Warehouse Stock.

MS for Wareho	ouse Stock.		
Mar 04 1993	First reading	Rfrd to Comm on Assign	ment
Mar 08		Assigned to Appropriation	ns-General
		Services	
Apr 02	Amendment No.01	APP GEN SERVS H	Adopted
11p1 02	i mildidili i i i i i i i i i i i i i i i i	013-000-000	TROPICA
		Recommnded do pass as a	mend
			amenu
	Diagram Catada Casand Dag	013-000-000	
	Placed Caindr, Second Rea	ang	
Apr 26	Second Reading		
	Held on 2nd Reading	** . > ** **	****
Apr 28	Amendment No.02	HANNIG	Withdrawn
	Amendment No.03	BALANOFF	Withdrawn
	Amendment No.04	HANNIG	Adopted
	Amendment No.05	BALANOFF	Lost
	Placed Calndr, Third Read	ing	
	Third Reading - Passed 10		
Apr 29	Arrive Senate		
1	Chief Sponsor MAITLAN	D	
	Added as Chief Co-sponsor	r DONAHUE	
	Placed Calendr, First Read		
May 03	First reading	Referred to Rules	
May 05	I list redding	Assigned to Appropriation	ne
May 12	Amendment No.01	A DDD OD	Adopted
IVIAY 12	Amendment No.02		
	Amendment No.02	APPROP S	Lost
		Recommnded do pass as a	amena
	DI 10110-1D	009-000-005	
M 10	Placed Calndr, Second Rea		
May 18	Filed with Secretary AME		
	701 1 11 G	HENDON-TO RULES.	
	Filed with Secretary AME	ND. NO. 04	. ~
		MAITLAND-TO RULE	S.
	Placed Calndr, Second Rea	dng	
May 19	Amendment No.03	HENDON	
		RULES TO SAPA.	
	Amendment No.04	MAITLAND	
		RULES TO SAPA.	
	Placed Calndr, Second Rea	dng	
May 20	Amendment No.03	HENDON	
		SAPA HELD.	
	Amendment No.04	MAITLAND	
		SAPA/BE ADOPTED	
		013-000-000	
	Second Reading		
	Amendment No.04	MAITLAND	Adopted
	Placed Calndr, Third Read		
May 21	Third Reading - Passed 05		
11144) 21	Amendment No.03	HENDON	
	THIRD TO THE TOTAL THE TANK TH	TABLED PURSUANT	TΩ
		RULE 5-4(A).	
	Third Reading - Passed 05		
	Time Reading - Lassed 05	Refer to Rules/Rul 3-8(b	.)
May 26		Recommends Considerati	
141ay 20			OII
	Place Cal Order Concurren	008-000-000 HRUL	
	H Noncocris in S Amend. (		
	Secretary's Desk Non-cond		
	S Refuses to Recede Amer		
	S Requests Conference Co		
	Sen Conference Comm Ap		NT.
	•	DONAHUE, LAUZEI	N,
		HALL, CARROLL	

May 28

Hse Accede Req Conf Comm 1ST

Hse Conference Comm Apptd 1ST/MCPIKE.

HANNIG, SCHAKOWSKY RYDER AND OLSON Refer to Rules/Rul 3-8(b)

Rfrd to Comm on Assignment

Jan 10 1995 Session Sine Die

# HB-1244 DANIELS - RYDER - OLSON.

Makes appropriations for various environmental agencies for the fiscal year beginning July 1, 1993.

HOUSE AMENDMENT NO. 1.

Deletes effective date.

HOUSE AMENDMENT NO. 2.

Deletes and reinserts appropriations and reappropriations for funding of OCE and programs of Departments of Conservation, Energy & Natural Resources, and Mines & Minerals.

HOUSE AMENDMENT NO. 3.

Replaces Section providing appropriations and reappropriations for OCE and programs of EPA.

SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Inserts funding for OCE and programs of the following agencies. Effective July 1, 1993.

Abandoned Mined Lands Reclamation Council ... Dept. of Conservation ... Dept. of Energy & Natural Resources ... EPA ... Dept. of Mines & Minerals ... Pollution Control Board.

### SENATE AMENDMENT NO. 2.

Deletes everything after the enacting clause. Reinserts funding for OCE and programs of the same agencies as in S-am 1. Includes appropriations to the Environmental Protection Trust Fund Commission for grants. Effective July 1, 1993.

SENATE AMENDMENT NO. 3.

Increases and adds operations amounts to Dept. of Conservation, Divisions of Land Management, Wildlife, and Law Enforcement.

SENATE AMENDMENT NO. 4.

Mar 04 1993 First reading

Increases grant amounts to DENR for Lockport and Chicago Art Galleries. SENATE AMENDMENT NO. 5.

Adds an amount to EPA for a grant to the Fox River Water Reclamation District.

Mar 08	r iist reading	Assigned to Appropriation	
14121 00		Assigned to Appropriation Services	is-General
Apr 02	Amendment No.01	APP GEN SERVS H	Adopted
-		013-000-000	
		Recommnded do pass as a	amend
		013-000-000	
	Placed Calndr, Second Rea	dng	
Apr 26	Second Reading		
	Held on 2nd Reading		
Apr 28	Amendment No.02	HANNIG	Adopted
	Amendment No.03	HANNIG	Adopted
	Amendment No.04		Lost
	Placed Calndr, Third Read	ing	
	Third Reading - Passed 10	7-004-001	
Apr 29	Arrive Senate		
	Chief Sponsor MAITLAN		
	Added as Chief Co-sponsor		
	Placed Calendr, First Read	ng	
May 03	First reading	Referred to Rules	
May 05		Assigned to Appropriation	ns
May 12	Amendment No.01	APPROP S	Adopted
		Recommnded do pass as a	amend
		009-000-005	
	Placed Calndr, Second Rea		
May 18	Filed with Secretary AME		
		MAITLAND-TO RULE	S.

May 18—Cont. Filed with Secretary AMEND. NO. 03 WOODY ARD-TO RULES. Filed with Secretary AMEND. NO. 04 PHILIP-MAITLAND -TO RULES. Filed with Secretary AMEND. NO. 05 KARPIEL-TO RULES. Placed Calndr, Second Reading May 19 Amendment No.02 MAITLAND RULES TO SAPA. Amendment No.03 WOODYARD RULES TO SAPA. Amendment No.04 PHILIP -MAITLAND RULES TO SAPA. Amendment No.05 KARPIEL RULES TO SAPA. Placed Calndr, Second Reading May 20 Amendment No.02 MAITLAND SAPA/BE ADOPTED 013-000-000 Amendment No.03 WOODYARD SAPA/BE ADOPTED 011-001-000 Amendment No.04 PHILIP -MAITLAND SAPA/BE ADOPTED 011-000-002 Amendment No.05 KARPIEL SAPA/BE ADOPTED 009-004-000 Placed Calndr, Second Reading Second Reading Amendment No.02 MAITLAND Adopted WOODYARD Amendment No.03 Adopted Amendment No.04 PHILIP -MAITLAND Adopted KARPIEL Amendment No.05 Adopted 031-027-000 Placed Calndr, Third Reading May 21 Third Reading - Passed 058-000-000 Refer to Rules/Rul 3-8(b) May 26 Recommends Consideration 008-000-000 HRUL Place Cal Order Concurrence 01,02,03,04,05 H Noncners in S Amend. 01,02,03,04,05 Secretary's Desk Non-concur 01,02,03,04,05 S Refuses to Recede Amend 01,02,03,04,05 S Requests Conference Comm 1ST Sen Conference Comm Apptd 1ST/MAITLAND, DONAHUE, RAUSCHENBERGER, HALL, HENDON May 28 Hse Accede Req Conf Comm 1ST Hse Conference Comm Apptd 1ST/MCPIKE, HANNIG, SCHAKOWSKY RYDER AND OLSON Refer to Rules/Rul 3-8(b) Jan 10 1995 Session Sine Die

### HB-1245 DANIELS - RYDER - OLSON.

Makes appropriations and reappropriations to various regulatory agencies for the ordinary and contingent expenses for the fiscal year beginning July 1, 1993. HOUSE AMENDMENT NO. 1.

Deletes effective date.

HOUSE AMENDMENT NO. 2.

Deletes everything. Provides appropriations and reappropriations for OCE and operations of the following agencies. No effective date.

Liquor Control Commission ... Dept. Financial Institutions ... Dept. Human Rights ... Human Rights Commission ... Ill. Commerce Commission ... Ill. Racing Board ... Industrial Comm. ... Dept. Insurance ... Dept. Professional Regulation ... Office of Public Counsel ... Commissioner of Savings & Residential Finance

# HOUSE AMENDMENT NO. 4.

Makes corrections to drafting errors in H-am 2.

HOUSE AMENDMENT NO. 5.

Replaces Section providing funding to Dept. of Professional Regulation, Appraisal Administration and Disciplinary Board, to delete individual references to employees in personal services-related lines.

# SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Inserts funding for OCE and programs of the following agencies. Effective July 1, 1993.

Liquor Control Commission ... Commissioner of Banks and Trust

Liquor Control Commission ... Commissioner of Banks and Trust Companies ... Dept. of Financial Institutions ... Dept. of Human Rights ... Human Rights Commission ... Illinois Commerce Commission ... Illinois Racing Board ... Industrial Commission ... Dept. of Insurance ... Dept. of Professional Regulation ... Office of Public Counsel ... Office of Commissioner of Savings and Residential Finance.

### SENATE AMENDMENT NO. 2.

Makes changes in the operations lines for the Dept. of Human Rights, Human Rights Commission, Ill. Commerce Commission, Industrial Commission, Dept. of Professional Regulation, Office of Public Counsel, and Commissioner of Residential Savings and Finance; and in amounts to Dept. of Human Rights and Commissioner of Residential Savings and Finance concerning lawsuit settlements and expenses.

Mar 04 1993 First reading

Mar 04 1993	First reading	Rfrd to Comm on Assigni	nent
Mar 08		Assigned to Appropriation	ns-General
		Services	
Apr 02	Amendment No.01	APP GEN SERVS H	Adopted
		013-000-000	
		Recommnded do pass as a	mend
	<b>T</b>	013-000-000	
	Placed Calndr, Second Rea	idng	
Apr 26	Second Reading		
	Held on 2nd Reading		
Apr 28	Amendment No.02	HANNIG.	Adopted
	Amendment No.03		Withdrawn
	Amendment No.04		Adopted
	Amendment No.05	HANNIG	Adopted
	Placed Calndr, Third Read	ing	
	Third Reading - Passed 11	3-000-001	
Apr 29	Arrive Senate		
	Chief Sponsor MAITLAN	D	
	Added as Chief Co-sponsor	r DONAHUE	
	Placed Calendr, First Read	ng	
May 03	First reading	Referred to Rules	
May 05		Assigned to Appropriation	ns
May 12	Amendment No.01	APPROP S	Adopted
		Recommnded do pass as a	mend
	Discould Colored Co. 1.D.	009-000-005	
<b>M</b> 10	Placed Calndr, Second Rea		
May 18	Filed with Secretary AME		
	<b>D</b>	DONAHUE-TO RULES	
16 10	Placed Caindr, Second Rea		
May 19	Amendment No.02	DONAHUE	
		RULES TO SAPA.	

Placed Calndr, Second Reading

May 20

Amendment No.02

DONAHUE

SAPA/BE ADOPTED

009-004-000

Placed Calndr, Second Reading

Second Reading

Amendment No.02

DONAHUE 032-026-000

Adopted

Placed Calndr, Third Reading

May 21

Third Reading - Passed 033-010-014

May 26

Refer to Rules/Rul 3-8(b) Recommends Consideration 008-000-000 HRUL

Place Cal Order Concurrence 01,02 H Noncners in S Amend. 01,02 Secretary's Desk Non-concur 01,02 S Refuses to Recede Amend 01,02

S Requests Conference Comm 1ST

Sen Conference Comm Apptd 1ST/MAITLAND

DONAHUE, MADIGAN, SEVERNS, CARROLL

May 28

Hse Accede Req Conf Comm 1ST

Hse Conference Comm Apptd 1ST/MCPIKE

HANNIG, SCHAKOWSKY RYDER ÁND OLSON Refer to Rules/Rul 3-8(b)

Jan 10 1995 Session Sine Die

#### HB-1246 DANIELS - RYDER - TENHOUSE.

Makes appropriations and reappropriations for various public safety agencies for the fiscal year beginning July 1, 1993.

HOUSE AMENDMENT NO. 1.

Deletes effective date.

HOUSE AMENDMENT NO. 2.

Deletes everything. Provides appropriations and reappropriations for OCE and programs of the following agencies. No effective date.

Criminal Justice Information Authority ... Emergency Management Agency ... Local Governmental Law Enforcement Officers Training

Board ... Dept. Military Affairs ... Dept. Nuclear Safety ... Prisoner Review Board ... State Fire Marshal ... Dept. State

Police ... State Police Merit Board.

### **HOUSE AMENDMENT NO. 3.**

Combines and increases personal services lines for merit and non-merit compensation in Div. of Information Services Bureau of the Dept. of State Police.

SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Inserts funding for OCE and programs of the following agencies. Effective July 1, 1993.

Ill. Criminal Justice Information Authority ... Ill. Emergency

Management Agency ... Local Governmental Law Enforcement Officers Training Board ... Dept. of Military Affairs ... Dept. of

Nuclear Safety ... Prisoner Review Board ... State Fire Marshal

Office ... Dept. of State Police ... State Police Merit Board.

### SENATE AMENDMENT NO. 6.

Reduces various lines to Ill. Governmental Law Enforcement Training Board. Increases amount to Dept. of Military Affairs for Lincoln's Challenge. Adds funds to CDB for Camp Lincoln construction and a military museum. Decreases OCE of Prisoner Review Board, State Fire Marshal and Dept. of State Police. Adds funds for certain State Police programs.

SENATE AMENDMENT NO. 7.

Increases Criminal Justice Information Authority grant lines for investigating issues in criminal justice.

Mar 04 1993 First reading

Rfrd to Comm on Assignment Assigned to Appropriations-Public Safety

Apr 02

Mar 08

Amendment No.01

APP PÙB SAFTY H Adopted Recomminded do pass as amend 018-000-000

Apr 26	Second Reading		
	Held on 2nd Reading		
Apr 28	Amendment No.02	SALTSMAN	Adopted
	Amendment No.03 Placed Calndr, Third Read	SALTSMAN	Adopted
	Third Reading - Passed 09	6-005-002	
Apr 29	Arrive Senate		
	Chief Sponsor MAITLAN	D	
	Added as Chief Co-sponsor Placed Calendr, First Read	r DONAHUE	
May 03	First reading	Referred to Rules	
May 05		Assigned to Appropriation	ns
May 12	Amendment No.01	APPROP S	Adopted
	Amendment No.02 Amendment No.03	APPROP S	Lost
	Amendment 140.03	APPROP S Recommnded do pass as	Lost
		009-000-005	amenu
36 4.	Placed Calndr, Second Rea	dng	
May 14	Filed with Secretary AME	ND. NO. 04	
		SEVERNS-WOODYAR -TO RULES.	RD.
	Placed Calndr, Second Rea	dng	
May 18	Filed with Secretary AME	ND. NO. 05	
		HENDON-TO RULES.	
	Filed with Secretary AME		20
	Filed with Secretary AME	MAITLAND-TO RULE ND NO 07	<b>.</b> 5.
		MAITLAND-TO RULE	S.
M 10	Placed Calndr, Second Read	dng	
May 19	Amendment No.04	SEVERNS	
		-WOODYARD RULES TO SAPA.	
	Amendment No.05	HENDON	
		RULES TO SAPA.	
	Amendment No.06	MAITLAND	
	Amendment No.07	RULES TO SAPA. MAITLAND	
		RULES TO SAPA.	
14 00	Placed Calndr, Second Read	dng	
May 20	Amendment No.04	SEVERNS	
		-WOODYARD Withdrawn	
	Amendment No.05	HENDON	
		SAPA HELD.	
	Amendment No.06	MAITLAND	
		SAPA/BE ADOPTED 012-001-000	
	Amendment No.07	MAITLAND	
		SAPA/BE ADOPTED	
	Dlood Calada Carad Day	013-000-000	
	Placed Caindr, Second Read Second Reading	ing	
	Amendment No.06	MAITLAND	Adopted
	Amendment No.07	MAITLAND	Adopted
May 21	Placed Calndr, Third Reading		_
May 21	Third Reading - Passed 053 Amendment No.05	3-001-004 HENDON	
	7 Hill Chament 140.03	TABLED PURSUANT	го
		RULE 5-4(A).	
	Third Reading - Passed 053	3-001-004	
May 26		Refer to Rules/Rul 3-8(b) Recommends Consideration	
20	(¢	008-000-000 HRIII.	OII .
	Place Cal Order Concurren	ce 01,06,07	
	H Noncorr in S Amend. 0	1.06.07	
	Secretary's Desk Non-concu S Refuses to Recede Amend	ur 01,06,07 1 01 06 07	
	S Requests Conference Con	nm 1ST	
	Sen Conference Comm App	otd 1ST/MAITLAND,	
		DONAHUE, DUNN,R	·,
		HALL, HENDON	

May 28

Hse Accede Req Conf Comm 1ST

Hse Conference Comm Apptd 1ST/MCPIKE

SALTSMAN, EDLEY, RYDER & TENHOUSE Refer to Rules/Rul 3-8(b)

Jan 10 1995 Session Sine Die

# HB-1247 DANIELS - RYDER - TENHOUSE.

Makes appropriations and reappropriations for the ordinary and contingent expenses of the Department of Transportation for the fiscal year beginning July 1, 1993.

HOUSE AMENDMENT NO. 1.

Deletes effective date.

HOUSE AMENDMENT NO. 3.

Deletes everything. Makes appropriations and reappropriations for OCE and programs of DOT. No effective date.

HOUSE AMNENDMENT NO. 4.

Adds appropriations and reappropriations for additional specified DOT projects. HOUSE AMENDMENT NO. 5.

Adds amounts for assistance grants for additional mass transit districts.

SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Inserts appropriations and reappropriations for OCE and programs of DOT. Effective July 1, 1993.

SENATE AMENDMENT NO. 3.

Replaces title and everything after the enacting clause. Makes appropriations and reappropriations for OCE funding and projects of DOT.

SENATE AMENDMENT NO. 5.

	NDMENT NO. 5.			
Adds appropriation to DOT for slab roads in Iroquois County.				
Mar 04 1993	First reading	Rfrd to Comm on Assign	ment	
Mar 08	G	Assigned to Appropriation		
		Safety		
Apr 02	Amendment No.01	APP PUB SAFTY H	Adopted	
•		Recommnded do pass as a		
		018-000-000		
	Placed Calndr, Second Rea			
Apr 26	Second Reading			
4	Held on 2nd Reading			
Apr 28	Amendment No.02	PANKAU	Withdrawn	
•	Amendment No.03	SALTSMAN	Adopted	
	Amendment No.04	EDLEY	Adopted	
		060-052-000	ridopiod	
	Amendment No.05	WOOLARD	Adopted	
	Amendment No.06	EDLEY	Withdrawn	
	Amendment No.07	EDLEY	Lost	
	Amendment No.08	HARTKE	Lost	
	Amendment No.09	NOVAK	Withdrawn	
	Amendment No.10	PANKAU	Lost	
	Amendment No.11	SHEEHY	Lost	
	Placed Calndr, Third Readi		Dost	
	Third Reading - Passed 10			
Apr 29	Arrive Senate	0 003 001		
	Chief Sponsor MAITLAN	D		
	Added as Chief Co-sponsor			
	Placed Calendr, First Read			
May 03	First reading	Referred to Rules		
May 05	<b>-</b>	Assigned to Appropriation	ns	
May 12	Amendment No.01	APPROP S	Adopted	
•	Amendment No.02	APPROP S	Lost	
		Recommnded do pass as a		
		009-000-005	inona	
	Placed Calndr, Second Read			
May 18	Filed with Secretary AME			
•		MAITLAND-FAWELL		
		-TO RULES.		
	Tributanish O / ANSTE			

Filed with Secretary AMEND, NO. 04

May 18— <i>Co</i>	nt.	FITZGERALD-PHILII	
	Filed with Secretary AME	-KARPIEL-TO RULES END. NO. 05	3.
	-	WOODYARD-TO RUI	LES.
	Filed with Secretary AME		T.C
	Placed Calndr, Second Rea	WOODYARD-TO RUI	LES.
May 19	Amendment No.03	MAITLAND	
		-FAWELL	
	A	RULES TO SAPA.	
	Amendment No.04	FITZGERALD -PHILIP-KARPIEL	
		RULES TO SAPA.	
	Amendment No.05	WOODYARD	
	A NI - O/	RULES TO SAPA.	
	Amendment No.06	WOODYARD RULES TO SAPA.	
	Placed Calndr, Second Rea		
May 20	Amendment No.03	MAITLAND	
		-FAWELL	
		SAPA/BE ADOPTED	
	Amendment No.04	009-004-000 FITZGERALD	
	Addication 140.04	-PHILIP-KARPIEL	
		SAPA/BE ADOPTED	
		009-004-000	
	Amendment No.05	WOODYARD	
		SAPA/BE ADOPTED 009-004-000	
	Amendment No.06	WOODYARD	
		SAPA HELD.	
	Placed Calndr, Second Rea	idng	
	Second Reading Amendment No.03	MAITLAND	
	runchament 140.03	-FAWELL	
		Adopted	
	Amendment No.04	FITZGERALD	
		-PHILIP-KARPIEL Verified	
		Lost	
	Amendment No.05	WOODYARD	Adopted
		031-025-000	-
May 21	Placed Calndr, Third Read Third Reading - Passed 04		
May 21	Amendment No.06	WOODYARD	
		TABLED PURSUANT	TO
		RULE 5-4(A).	
	Third Reading - Passed 04	2-008-005 Refer to Rules/Rul 3-8(1	- \
May 26		Recommends Considerat	.*
,		008-000-000 HRUL	
	Place Cal Order Concurred		
	H Noncocrs in S Amend. (		
	Secretary's Desk Non-cond S Refuses to Recede Amer		
	S Requests Conference Co	mm ÍSŤ	
	Sen Conference Comm Ap		
		DONAHUE, WEAVE	
May 28	Hse Accede Reg Conf Con	CARROLL, SEVERN	(9)
1140 40	Hse Conference Comm Ap		
		SALTSMAN, EDLE	
		RYDER & TENHOU	
Jan 10 1995	Session Sine Die	Refer to Rules/Rul 3-8(t	))
3411 10 1773	Section Office Die		

**1231** HB-1248

### HB-1248 MORROW - TURNER AND STROGER.

Appropriates \$1 to the Illinois Housing Development Authority for its ordinary and contingent expenses. Effective July 1, 1993.

Mar 04 1993 First reading Rfrd to Comm on Assignment
Assigned to Appropriations-General
Services
Apr 02 Interim Study Calendar APP GEN
SERVS

Jan 10 1995 Session Sine Die

# HB-1249 NOVAK - EDLEY - WOJCIK.

New Act 220 ILCS 5/3-105 from Ch. 111 2/3, par. 3-105 220 ILCS 5/9-213 from Ch. 111 2/3, par. 9-213 220 ILCS 5/9-215 from Ch. 111 2/3, par. 9-215 220 ILCS 5/9-215.2 new

Creates the Hydroelectric Power Utilization Act. Provides that electric utilities must purchase electric energy produced hydroelectrically by limited producers of electricity. Establishes minimum contract requirements and price terms for those purchases. Defines terms. Amends the Public Utilities Act to provide that capacity purchased from limited producers is not to be included in the calculation of excess capacity and to authorize the Commission to waive certain audit requirements in relation to limited producers of hydroelectric power.

### HOUSE AMENDMENT NO. 1.

Provides that a contractor may sell the electricity generated by a limited producer. Provides that certain liens shall, rather than may, be subordinated to construction financing. Provides that the minimum rate paid to limited producers located in counties having more than 200,000, but fewer than 300,000, inhabitants and having capacity of between 50 and 80 megawatts shall be not less than \$0.06 nor more than \$0.08 per kilowatt hour. Provides that when a contract to purchase electric energy is extended beyond its original term, the minimum rate means the utility's avoided cost of electricity.

### HOUSING AFFORDABILITY NOTE

A reliable dollar estimate of the impact on the cost of a single family residence cannot be established due to variable cost impact among municipal electric services. Probable fiscal impact would be extensive litigation costs.

### HOUSE AMENDMENT NO. 2.

Adds reference to: 35 ILCS 620/3 from Ch. 120, par. 470

Replaces the title and everything after the enacting clause. Creates the Hydroelectric Power Utilization Act. Provides that electric utilities must purchase electric energy produced hydroelectrically by limited producers of electricity. Establishes minimum contract requirements and price terms for those purchases. Defines terms. Provides that electric utilities that purchase electricity from limited producers may receive a credit against taxes imposed under the Public Utilities Revenue Act. Amends the Public Utilities Revenue Act concerning that credit. Authorizes large capacity limited producers in a county with more than 200,000 but fewer than 300,000 inhabitants. Authorizes an alternative minimum rate and alternative contract terms for large capacity limited producers. Allows third parties authorized to sell output from limited producers to contract with electric utilities for the purchase and sale of electrical output. Requires electric utilities to purchase all electric energy offered by a limited producer in specified geographical areas or under specific conditions. Amends the Public Utilities Act to provide that capacity purchased from limited producers is not to be included in the calculation of excess capacity and to authorize the Commission to waive certain audit requirements in relation to limited producers of hydroelectric power.

### **HOUSE AMENDMENT NO. 3.**

Explicitly includes large capacity limited producers within the scope of provisions requiring utilities to purchase power and within provisions relating to capacity calculations under the Public Utilities Act.

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SENATE AMENDMENT NO. 1.
Adds January 1, 1994 effective date.
SENATE AMENDMENT NO. 2.
Adds reference to:
220 ILCS 5/9-221.2 new
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Amends the Public Utilities Act. Provides that any additional utility costs resulting from a franchise fee or other requirement imposed on a public utility by a municipality shall be borne only by "customers of that municipality".

FISCAL NOTE (Ill. Commerce Commission)
Estimated total revenue loss for all hydropower projects currently being contemplated is approximately \$69.6 million for the period of 1997 - 2008.

# SENATE AMENDMENT NO. 3.

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Deletes reference to:
New Act
35 ILCS 620/3
220 ILCS 5/3-105
220 ILCS 5/9-213
220 ILCS 5/9-215
220 ILCS 5/9-215.2 new
220 ILCS 5/9-221.2 new
Adds reference to:
5 ILCS 100/1-5
                         from Ch. 127, par. 1001-5
35 ILCS 505/8
                         from Ch. 120, par. 424
625 ILCS 5/13A-104
                            from Ch. 95 1/2, par. 13A-104
625 ILCS 5/13A-108
                            from Ch. 95 1/2, par. 13A-108
625 ILCS 5/13A-109
                            from Ch. 95 1/2, par. 13A-109
625 ILCS 5/13A-111
                            from Ch. 95 1/2, par. 13A-111
625 ILCS 5/13A-112
                            from Ch. 95 1/2, par. 13A-112
625 ILCS 5/13A-115
                            from Ch. 95 1/2, par. 13A-115
625 ILCS 5/Chap. 13B heading new
625 ILCS 5/13B-1 new
625 ILCS 5/13B-5 new
625 ILCS 5/13B-10 new
625 ILCS 5/13B-15 new
625 ILCS 5/13B-20 new
625 ILCS 5/13B-25 new
625 ILCS 5/13B-30 new
625 ILCS 5/13B-35 new
625 ILCS 5/13B-40 new
625 ILCS 5/13B-45 new
625 ILCS 5/13B-50 new
625 ILCS 5/13B-55 new
625 ILCS 5/13B-60 new
625 ILCS 5/13B-70 new
625 ILCS 5/13B-75 new
625 ILCS 5/13A-115 rep.
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Replaces the title and everything after the enacting clause. Amends the Vehicle Emissions Testing Chapter of the Illinois Vehicle Code to provide that, beginning in 1994, vehicles shall be assigned an inspection month and shall be inspected every 2 years on a schedule that begins in the calendar year after the vehicle model year. Allows variances to that schedule. Creates a new Emissions Testing Chapter of the Vehicle Code to take effect January 1, 1995. Provides for enhanced emissions testing every 2 years for vehicles located in certain affected counties. Provides for exemptions from inspection. Establishes requirements for conducting inspections. Provides for the establishment of testing stations. Provides a grievance procedure. Authorizes the Pollution Control Board to adopt emissions standards. Exempts the rulemaking by the Pollution Control Board from the requirements of the Illinois Administrative Procedure Act. Makes violations a Class C misdemeanor. Amends the Motor Fuel Tax Law to provide that one-twelfth of \$25,000,000 from the motor fuel tax shall go each month for the administration of the Vehicle Emissions Testing Law through December 31, 2000, instead of December 31, 1996. Effective immediately.

	AY APPLY: Fiscal; Housing Aff	
	First reading	Rfrd to Comm on Assignment
Mar 08 Mar 18	Amendment No.01	Assigned to Environment & Energy ENVRMNT ENRGY H Adopted Recommended do pass as amend
	Di LOLLE ID	014-003-006
Mar 30	Placed Calndr, Second Read	ing
Mar 30	Second Reading Placed Calndr, Third Reading	na .
Apr 12	Traced Camer, Third Reading	Housing Aford Note Filed
Api 12	Calendar Order of 3rd Rdn	
Apr 21	Calchaar Grace of Grace Rain	Fiscal Note Requested AS
p. 21		AMENDED-BLACK
		Mtn Prev-Recall 2nd Reading
	Amendment No.02	NOVAK Adopted
	Held on 2nd Reading	
Apr 22		Fiscal Note Request W/drawn
	Amendment No.03	NOVAK Adopted
	Placed Calndr, Third Reading	ng
	Third Reading - Passed 060	J-U39-U10 Mation to Basensider Veta
		Motion to Reconsider Vote Mtn Reconsider Vote Prevail
	Placed Calndr, Third Readi	
	Third Reading - Passed 071	
Apr 23	Arrive Senate	030 000
	Placed Calendr, First Readr	ng
Apr 27	Chief Sponsor GEO-KARI	Š
-	Placed Calendr, First Readr	ng
	First reading	Referred to Rules
Apr 28		Assigned to Environment & Energy
May 05	Amendment No.01	ENVIR. & ENE. S Adopted ENVIR. & ENE. S Adopted
	Amendment No.02	ENVIR. & ENE. S Adopted Recommnded do pass as amend
		007-002-001
	Placed Calndr, Second Read	
May 06	Added as Chief Co-sponsor	
	Second Reading	
	Placed Calndr, Third Readi	
May 12		Fiscal Note Requested WATSON
	Placed Calndr, Third Readi	Fiscal Note Filed
34 05		
May 25		
May 25	Added as Chief Co-sponsor	DUNN,T
May 25 Jul 13		DUNN,T ng EXEMPT UNDER
	Added as Chief Co-sponsor	DUNN,T ng EXEMPT UNDER RULE 3-9(B)
Jul 13	Added as Chief Co-sponsor Placed Calndr, Third Readi	DUNN,T ng EXEMPT UNDER RULE 3-9(B) Re-referred to Environment & Energy
	Added as Chief Co-sponsor Placed Calndr, Third Readi Sponsor Removed GEO-KA	DUNN,T ng EXEMPT UNDER RULE 3-9(B) Re-referred to Environment & Energy ARIS
Jul 13	Added as Chief Co-sponsor Placed Calndr, Third Readi Sponsor Removed GEO-KA Alt Chief Sponsor Changed	DUNN,T ng EXEMPT UNDER RULE 3-9(B) Re-referred to Environment & Energy ARIS i MAHAR
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Jul 13 Jan 12 1994	Added as Chief Co-sponsor Placed Calndr, Third Readi Sponsor Removed GEO-KA Alt Chief Sponsor Changed Chief Co-sponsor Changed Chief Co-sponsor Changed Filed with Secretary AME.  Amendment No.03  Amendment No.03  Placed Calndr, Third Readi Added as Chief Co-sponsor Added As A Co-sponsor JA Added As A Co-sponsor TJA Added As A Co-sponsor TJA Added As A Co-sponsor TJA	EXEMPT UNDER RULE 3-9(B) Re-referred to Environment & Energy ARIS MAHAR to GEO-KARIS Committee Environment & Energy Re-referred to Rules Approved for Consideration ing ND. NO. 03 MAHAR-TO RULES MAHAR RULES TO SENV. MAHAR SENV/BE ADOPTED 010-000-000 ing FARLEY ACOBS ROTTER
Jul 13 Jan 12 1994	Added as Chief Co-sponsor Placed Calndr, Third Readi Sponsor Removed GEO-KA Alt Chief Sponsor Changed Chief Co-sponsor Changed Chief Co-sponsor Changed Placed Calndr, Third Readi Filed with Secretary AME.  Amendment No.03  Amendment No.03  Placed Calndr, Third Readi Added as Chief Co-sponsor Added As A Co-sponsor JA Added As A Co-sponsor Tl Added As A Co-sponsor Tl Added As A Co-sponsor SI Added As A Co-sponsor SI Added As A Co-sponsor SI	EXEMPT UNDER RULE 3-9(B) Re-referred to Environment & Energy ARIS MAHAR to GEO-KARIS Committee Environment & Energy Re-referred to Rules Approved for Consideration ing ND. NO. 03 MAHAR-TO RULES MAHAR RULES TO SENV. MAHAR SENV/BE ADOPTED 010-000-000 ing FARLEY ACOBS ROTTER HAW
Jul 13 Jan 12 1994	Added as Chief Co-sponsor Placed Calndr, Third Readi Sponsor Removed GEO-KA Alt Chief Sponsor Changed Chief Co-sponsor Changed Chief Co-sponsor Changed Filed with Secretary AME.  Amendment No.03  Amendment No.03  Placed Calndr, Third Readi Added as Chief Co-sponsor Added As A Co-sponsor JA Added As A Co-sponsor JA Added As A Co-sponsor SI Recalled to Second Readin	EXEMPT UNDER RULE 3-9(B) Re-referred to Environment & Energy ARIS MAHAR to GEO-KARIS Committee Environment & Energy Re-referred to Rules Approved for Consideration ing ND. NO. 03 MAHAR-TO RULES MAHAR RULES TO SENV. MAHAR SENV/BE ADOPTED 010-000-000 ing FARLEY ACOBS ROTTER HAW g
Jul 13 Jan 12 1994	Added as Chief Co-sponsor Placed Calndr, Third Readi Sponsor Removed GEO-KA Alt Chief Sponsor Changed Chief Co-sponsor Changed Chief Co-sponsor Changed Placed Calndr, Third Readi Filed with Secretary AME.  Amendment No.03  Amendment No.03  Placed Calndr, Third Readi Added as Chief Co-sponsor Added As A Co-sponsor JA Added As A Co-sponsor Tl Added As A Co-sponsor Tl Added As A Co-sponsor SI Added As A Co-sponsor SI Added As A Co-sponsor SI	EXEMPT UNDER RULE 3-9(B) Re-referred to Environment & Energy ARIS MAHAR to GEO-KARIS Committee Environment & Energy Re-referred to Rules Approved for Consideration ing ND. NO. 03 MAHAR-TO RULES MAHAR RULES TO SENV. MAHAR SENV/BE ADOPTED 010-000-000 ing FARLEY ACOBS ROTTER HAW g

Jan 18

Jan 13-Cont. Placed Calndr, Third Reading

Chief Co-sponsor Withdrawn DUNN.T

Third Reading - Passed 041-012-001

Refer to Rules/Rul 3-8(b) Recommends Consideration 008-000-000 HRUL

Ref to Rules/Rul 27D

Ref to Rules/Rul 27D

Place Cal Order Concurrence 01.02.03 H Concurs in S Amend. 1,2,3/101-014-000

Passed both Houses

Sent to the Governor Governor approved

PUBLIC ACT 88-0533 effective date 94-01-18

#### HB-1250 HICKS - BLACK - DEJAEGHER - PARCELLS.

230 ILCS 5/26	from Ch. 8, par. 37-26
230 ILCS 5/26.2	from Ch. 8, par. 37-26.2
230 ILCS 5/29	from Ch. 8, par. 37-29
230 ILCS 5/30	from Ch. 8, par. 37-30
230 ILCS 5/31	from Ch. 8, par. 37-31

Amends the Horse Racing Act. Beginning July 1, 1993, increases (from 4% to 6%) the percentage of the pari-mutuel handle wagered to be paid as purses by inter-track wagering location licensees and decreases (from 8% to 6%) the percentage to be used to satisfy the licensee's costs and expenses of conducting its wagering. Requires the payment or allocation of certain amounts as purses. Beginning July 1, 1993, requires inter-track wagering licensees and inter-track wagering location licensees to deposit certain moneys in a Special Purse and Reward Fund Account. Increases the number of required daily and weekly thoroughbred and harness races for Illinois conceived and foaled, or Illinois foaled, horses; requires that the average purse paid to those races be not less than 110% of the average purse paid to all races during a race meeting. Makes other changes. Effective immediately.

Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Executive

Apr 02

Jan 10 1995 Session Sine Die

HICKS - BLACK - DEJAEGHER - PARCELLS. HR. 1251

30 ILCS 105/5.361 new

230 ILCS 5/3 230 ILCS 5/3.20 new from Ch. 8, par. 37-3

230 ILCS 5/3.21 new

230 ILCS 5/3.22 new 230 ILCS 5/28

230 ILCS 5/32

from Ch. 8, par. 37-28 230 ILCS 5/31.2 new

Amends the Horse Racing Act and the State Finance Act. Creates the Horsemen's Health and Welfare Fund as a fund in the State Treasury. Provides that specified portions of breakage from wagers shall be paid into the Fund. Provides that moneys in the Fund shall be used to aid horsemen's associations in providing health insurance and other benefits for members of associations and their families. Provides for administration of the Fund. Reduces amounts payable under the Act to the Illinois Race Track Improvement Fund, and provides that, if the Fund goes out of existence in 1996, remaining moneys in the Fund shall be paid into the Horsemen's Health and Welfare Fund (rather than the General Revenue Fund).

from Ch. 8, par. 37-32

NOTE(S) THAT MAY APPLY: Fiscal

Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Executive

Apr 02 Session Sine Die Jan 10 1995

#### HB-1252 DART - HOFFMAN - GRANBERG - BLACK.

705 ILCS 405/6-1 from Ch. 37, par. 806-1

Amends the Juvenile Court Act of 1987. Makes stylistic change.

Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Judiciary II

Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-1253 HOFFMAN

TIME FOR RESTITUTION

Aug 06 1993 PUBLIC ACT 88-0237

#### HB-1254 GRANBERG - DART - HOFFMAN - BLACK - WOOLARD, MOSELEY, MCAFEE, CURRAN AND CLAYTON.

730 ILCS 110/15

from Ch. 38, par. 204-7

Amends the Probation and Probation Officers Act to provide that a Probation and Court Services Department shall in its annual plan indicate the manner in which it will support the rights of crime victims and in what manner it will implement Article I, Section 8.1 of the Illinois Constitution and in what manner it will coordinate crime victims' support services with other criminal justice agencies within its jurisdiction.

	Mar 04 1993	First reading	Rfrd to Comm on Assignment
	Mar 08		Assigned to Judiciary II
	Mar 23		Do Pass/Short Debate Cal 016-000-000
		Cal 2nd Rdng Short Debate	;
	Mar 30	Short Debate Cal 2nd Rdng	
		Cal 3rd Rdng Short Debate	
	Apr 13	Short Debate-3rd Passed 11	1-000-000
	Apr 14	Arrive Senate	
		Placed Calendr, First Readn	g
	May 06 1994	Sen Sponsor LAPAILLE	•
	May 09	First reading	Referred to Rules
	Jan 10 1995	Session Sine Die	
12	55 DART	- GRANBERG - HOFFMAN	

### HB-1

730 ILCS 110/9b

from Ch. 38, par. 204-1b

Amends the Probation and Probation Officers Act. Defines "jurisdiction" as a geographical area of authority of a probation or court services department designated by the chief judge of the circuit court.

### HOUSE AMENDMENT NO. 2.

Deletes reference to: 730/110/9b Adds reference to: 705 ILCS 405/5-19 from Ch. 37, par. 805-19 705 ILCS 405/5-24 from Ch. 37, par. 805-24 from Ch. 38, par. 204-7.1 730 ILCS 110/15.1

Deletes everything. Amends the Juvenile Court Act of 1987 and the Probation and Probation Officers Act. After January 1, 1994, requires a minor placed on probation, conditional discharge, or supervision to pay a fee of \$25 for each month the minor is on probation, conditional discharge, or supervision. Allows the parent, guardian, or legal custodian to pay all or part of the fee on the minor's behalf. Provides that those fees shall be deposited in the county's probation and court services fund.

Mar 04 1993	First reading	Rfrd to Comm on Assign	ment
Mar 08		Assigned to Judiciary II	
Apr 02		Do Pass/Short Debate C	al 016-000-000
	Cal 2nd Rdng Short Debat	te	
Apr 13	Short Debate Cal 2nd Rdn	ıg	
	Cal 3rd Rdng Short Debat	e	
Apr 20		Mtn Prev-Recall 2nd Rea	ading
	Amendment No.01	DART	Withdrawn
	Amendment No.02	DART	Adopted
	Cal 3rd Rdng Short Debat	e	
Apr 23	Short Debate-3rd Passed 1	08-000-000	
Apr 26	Arrive Senate		
Apr 27	Placed Calendr, First Read	ng	
May 04	Chief Sponsor FARLEY		
	First reading	Referred to Rules	
Jan 10 1995	Session Sine Die	•	

HB-1256 HOFFMAN

PROBATION & SUPERV-DRUG TESTNG Oct 27 1993 PUBLIC ACT 88-0510

LANG

FRANCHISE-JURISDICTION WAIVER Aug 09 1993 PUBLIC ACT 88-0256

HB-1258 LANG.

New Act

Creates the Voting by Minors Act. Requires the State Board of Elections and State Board of Education to jointly develop a program under which kindergarten through 12th grade students in participating school districts located in participating counties vote in a simulated election conducted at actual polling places in conjunction with the actual 1996 general election. Provides that actual implementation of the program shall be accomplished with volunteers and private funding. Requires the State Board of Elections and State Board of Education to develop an educational component of the program to be offered to the schools of participating districts, and to adopt rules and regulations preparatory to the program's actual implementation. Specifies reporting and timetable requirements. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 04 1993 First reading Mar 08

Apr 02 Jan 10 1995 Session Sine Die

Rfrd to Comm on Assignment Assigned to Elections & State Government Ref to Rules/Rul 27D

HB-1259 HARTKE

> PESTICIDE ACT ADVISORY LETTER Aug 09 1993 PUBLIC ACT 88-0257

HB-1260 HARTKE

VEH CD-CAR DEALERS LIC BOND Jul 28 1993 PUBLIC ACT 88-0158

HB-1261 HARTKE

> VEH CD-SPECIAL HAULING VEHICLE Aug 20 1993 PUBLIC ACT 88-0403

TURNER. HB-1262

40 ILCS 5/17-128

from Ch. 108 1/2, par. 17-128

Amends the Chicago Teacher Article of the Pension Code to specify the amount of the annual State contribution. Effective immediately.

PENSION IMPACT NOTE

If the Chicago Board of Education pension tax levy is redirected back to the Chicago Teachers Retirement System, the FY94 State contribution would be \$4.7 million (\$55 million less than FY92 and FY93 appropriations to that system. The cost would increase to \$20.0 million in FY2000 (\$49.9 million less than FY92 and FY93 appropriations). If the pension tax levy continues to be directed to the Chi. Board of Education, the required State contribution in FY94 would be \$54.4 million (\$5.3 million less than FY92 and FY93 appropriations). The cost would increase to \$71.7 million in FY2000 (\$12.0 million more than FY92 and FY93 State appropriations).

NOTE(S) THAT MAY APPLY: Fiscal; Pension

Mar 04 1993 First reading

Mar 08

Apr 02

Jun 01

Rfrd to Comm on Assignment Assigned to Personnel & Pensions Ref to Rules/Rul 27D Pension Note Filed

Jan 10 1995 Session Sine Die

#### HB-1263 JONES, SHIRLEY AND JONES, LOU.

30 ILCS 805/8.17 new

40 ILCS 5/17-116

from Ch. 108 1/2, par. 17-116

Committee Rules

Amends the Chicago Teacher Article of the Pension Code to provide for a new retirement formula of 2.2% per year of service. Amends the State Mandates Act to require implementation without reimbursement. Effective January 1, 1994.

Note(s) That May Apply: Fiscal; Pension; State Mandates

Mar 04 1993 First reading

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Mar 08 Apr 02

Jan 10 1995 Session Sine Die Ref to Rules/Rul 27D

#### HB-1264 FLOWERS.

40 ILCS 5/17-128

from Ch. 108 1/2, par. 17-128

105 ILCS 5/34-60 from Ch. 122, par. 34-60

Amends the Pension Code and the School Code to delete provisions that allow the proceeds of the Chicago teachers pension tax to be used to pay employee contributions to the Fund. Effective September 1, 1993.

PENSION NOTE

There would be no fiscal impact.

Note(s) That May Apply: Fiscal: Pension

Mar 04 1993 First reading Mar 08 Apr 02

Rfrd to Comm on Assignment Assigned to Personnel & Pensions Ref to Rules/Rul 27D

Pension Note Filed Committee Rules

Jan 10 1995 Session Sine Die

#### HB-1265 FLINN - CURRIE.

Appropriates \$1 to the Chicago Park District for monument rehabilitation. Effective July 1, 1993.

HOUSE AMENTMENT NO. 1.

Deletes everything. Approriates \$65,000 to the Chicago Park District for the restoration of the Thomas Masaryk Memorial in Chicago. Appropriates \$150,000 to the Chicago Park District for the restoration of the Fountain of Time Monument in Chicago.

Mar 04 1993 First reading

Mar 08

Rfrd to Comm on Assignment Assigned to Appropriations-General

Services

Apr 02

May 20

Amendment No.01

APP GEN SERVS H Motion Do Pass Amended-Lost

000-013-000 HAPG Remains in Committee

Appropriations-General Services Interim Study Calendar APP GEN **SERVS** 

Jan 10 1995 Session Sine Die

HB-1266 DART.

70 ILCS 1505/7.4

from Ch. 105, par. 333.7d

Amends the Chicago Park District Act. Makes a stylistic change in a Section concerning purchases.

Mar 04 1993 First reading

Rfrd to Comm on Assignment

Mar 08

Assigned to Executive

Mar 25 Apr 14

Recommended do pass 007-005-000

Placed Calndr, Second Reading

Second Reading

Placed Calndr, Third Reading

Apr 22

Apr 27

Third Reading - Passed 079-033-003

Apr 23 Arrive Senate

Placed Calendr, First Reading Chief Sponsor MCCRACKEN

Placed Calendr, First Reading First reading

Referred to Rules

Jan 10 1995 Session Sine Die

#### PHELPS - WOOLARD. HB-1267

20 ILCS 2405/3b

from Ch. 23, par. 3434b

Amends the Disabled Persons Rehabilitation Act. Makes stylistic changes in a Section prohibit discrimination or denial of benefits to disabled children.

Mar 04 1993 First reading

Rfrd to Comm on Assignment Assigned to Health Care & Human

Mar 08

Services

Mar 25 Recommended do pass 017-012-000

Placed Calndr Second Reading

Second Reading Apr 20 Held on 2nd Reading

Apr 30 Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die

#### HB-1268 MORROW.

30 ILCS 805/8.17 new 40 ILCS 5/17-116

from Ch. 108 1/2, par. 17-116

Amends the Chicago Teachers Article of the Pension Code to increase the retirement pension formula. Amends the State Mandates Act to require implementation without reimbursement. Effective January 1, 1994.

PENSION NOTE

Increase in accrued liability \$439,716,000 Increase in total annual cost \$ 18,715,000 Increase in total annual cost (%of payroll) 2.5%

Note(s) That May Apply: Fiscal; Pension; State Mandates Mar 04 1993 First reading Rfrd to Comm on Assignment

Mar 08 Assigned to Personnel & Pensions Apr 02

Ref to Rules/Rul 27D Jun 16 Pension Note Filed Committee Rules

Jan 10 1995 Session Sine Die

#### HB-1269 NOVAK.

New Act

35 ILCS 505/8

from Ch. 120, par. 424

Creates the Recreational Trails of Illinois Act and establishes the Recreational Trails Trust Fund. Provides for the Department of Conservation to administer the Fund. Creates the State Recreational Trails Advisory Board to evaluate and recommend which recreational trails projects should be funded by the Department. Establishes conditions for use of funds for trails on private land. Amends the Motor Fuel Tax Law to provide that the portion of motor fuel taxes collected that are attributable to sales of motor fuels for use in off-highway recreational vehicles shall be transferred to the Recreational Trails Trust Fund.

### HOUSE AMENDMENT NO. 1.

Allows the Department of Conservation to make grants with moneys in the Recreational Trails Trust Fund. Removes the prohibition against using money in the Fund for recreational trails on Bureau of Land Management property used for motorized recreational vehicles. Requires the Department to establish rules concerning use of funds on private lands.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 04 1993 First reading Rfrd to Comm on Assignment

Mar 08 Assigned to Agriculture & Conservation

Mar 24 Interim Study Calendar AGRICULTURE

Mar 02 1994 Exempt under Hse Rule 29(C) HAGC Returned to Agriculture & Conservation

Amendment No.01 AGRICULTURE H Apr 20 Adopted

Recomminded do pass as amend

016-005-000

Placed Calndr, Second Reading

Apr 26 Fiscal Note Requested WENNLUND

Placed Caindr, Second Reading

Second Reading Apr 28

Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-1270 DUNN, JOHN - RONEN, FREDERICK, CURRIE AND TURNER.

New Act

Creates the Tobacco Products Tax Act. Imposes a tax and licensing requirements on persons engaged in the business of distributing tobacco products at a rate of 50% of the manufacturer's list price. Provides that the proceeds are deposited into the General Revenue Fund. Effective immediately.

# HOUSE AMENDMENT NO. 1.

Deletes everything. Reinstates substantive provisions, except exempts from tax under the Act, cigarettes and tobacco for sale to residents incarcerated in penal institutions or to resident patients of a State operated mental health facility. Lowers the tax rate from 50% to 20% of the manufacturer's list price. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

Mar 04 1993 First reading

Mar 08

Apr 02 Amendment No.01 Rfrd to Comm on Assignment

Assigned to Revenue REVENUE Н

Adopted Motion Do Pass Amended-Lost 006-003-003 HREV

Recomminded do pass as amend

007-004-001

Placed Calndr, Second Reading

Second Reading Apr 20

Held on 2nd Reading

Apr 30 Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die

#### HB-1271 JONES, LOU - MOORE, EUGENE AND JONES, SHIRLEY.

305 ILCS 5/12-4.4

from Ch. 23, par. 12-4.4

Amends the Public Aid Code. Deletes provision that Earnfare participants engage in employment assigned activities equal to the amount of their food stamp benefits divided by the federal minimum wage. Requires that participants be offered the opportunity to earn up to \$265 (now, \$154).

FISCAL NOTE (Dept. of Public Aid)

The annual fiscal impact of HB 1271 would be approximately \$7.6 million based on 5,700 average monthly slots. Earnfare participants would still be able to work the same number of hours, however rather than working off the value of their food stamps participants would be able to earn additional wages of \$111 per month. Therefore each participant's benefit level may increase up to \$111 per month. Within a fixed allocation, an alternative impact of increasing wages would be to have fewer funded

NOTE(S) THAT MAY APPLY: Fiscal

Mar 04 1993 First reading Mar 08

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Mar 18 Recommended do pass 015-005-007 Placed Calndr, Second Reading

Mar 22 Fiscal Note Requested BLACK

Placed Calndr, Second Reading

Mar 26 Fiscal Note Filed

Placed Calndr, Second Reading

Apr 13 Second Reading

Placed Calndr, Third Reading

Apr 15 Third Reading - Passed 075-038-003

Apr 16 Arrive Senate

Placed Calendr, First Reading Chief Sponsor COLLINS

Apr 19

Added as Chief Co-sponsor JONES Added as Chief Co-sponsor DEL VALLE Added as Chief Co-sponsor SMITH Added as Chief Co-sponsor GARCIA Added As A Co-sponsor HENDON

Added As A Co-sponsor PALMER Added As A Co-sponsor SHAW

First reading Referred to Rules

Apr 20 Assigned to Executive Apr 27 Sponsor Removed COLLINS

Alt Chief Sponsor Changed TROTTER

Committee Executive

May 08 Refer to Rules/Rul 3-9(a)

Jan 10 1995 Session Sine Die HB-1272 **1240** 

### HB-1272 LOPEZ, FRIAS, SANTIAGO AND BALANOFF.

705 ILCS 35/39 new

Amends the Circuit Courts Act. Authorizes judges in the Circuit of Cook County when hearing criminal or domestic relations matters to cancel court if the judge believes there is a lack of security in the court room. Effective immediately.

Mar 04 1993 First reading Mar 08 Rfrd to Comm on Assignment Assigned to Counties & Townships Recommended do pass 008-002-000

Mar 18

Placed Calndr, Second Reading

Apr 12

Second Reading

Pla

Placed Calndr, Third Reading

Apr 20

Third Reading - Passed 111-000-000

Arrive Senate

Placed Calendr, First Reading

Jan 10 1995 Session Sine Die

# HB-1273 SANTIAGO.

55 ILCS 5/3-5018

from Ch. 34, par. 3-5018

Amends the Counties Code. Provides that a county board shall (rather than may) provide for an additional charge of \$5 (rather than \$3) for filing instruments, to defray the cost of converting the county recorder's document storage system to computers or micrographics.

HOUSE AMENDMENT NO. 1.

Authorizes a \$5 charge in counties under 3,000,000. For counties over 3,000,000, limits charge to \$3.

FISCAL NOTE (DCCA)

HB-1273, as amended, has no impact on State revenues or expenditures.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 04 1993 First reading Mar 08 Mar 25 Amendr

Amendment No.01

Rfrd to Comm on Assignment Assigned to Counties & Townships

CNTY TWNSHIP H Adopted
Recomminded do pass as amend

006-004-000

Fiscal Note Filed

Placed Calndr, Second Reading

Apr 13

Second Reading Placed Calndr, Third Reading

Colondor Ondor of 2nd Ddn

Apr 15 Apr 30

Calendar Order of 3rd Rdng Ref to Rules/Rul 37G

Jan 10 1995 Session Sine Die

### HB-1274 SANTIAGO.

55 ILCS 5/4-6001

from Ch. 34, par. 4-6001

Amends the Counties Code to increase the minimum annual compensation for certain county officers in counties other than Cook County, beginning December 1, 1994.

### STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB-1274 creates a personnel mandate for which State reimbursement of 100% of the increased cost to units of local government is required. The cost of reimbursement could be as much as \$146,820 the first year, \$293,640 the second year, \$440,460 the third year, and \$587,280 the fourth year.

FISCAL NOTE (DCCA)

Increasing the annual salaries of County Treasurers, County Clerks, Recorders and Auditors (excluding Cook County) could cost the state as much as \$146,820 in 1995, \$293,640 in 1996, \$440,460 in 1997 and \$587,280 in 1998 and subsequent years. This estimated level of State reimbursement could be less to the extent that some counties pay their officers more than the 1994 minimum salary set by current law.

### HOUSE AMENDMENT NO. 1.

Deletes all substantive changes.

NOTE(S) THAT MAY APPLY: Fiscal; State Mandates

Mar 0 Mar 0 Mar 1		First reading	Rfrd to Comm on Assig Assigned to Counties & St Mandate Fis Note Fi Committee Counties &	Townships iled
Mar 2	5	Placed Calndr, Second Rea	Recommended do pass	
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Apr 20	)	Placed Calndr, Second Rea Second Reading	ang	
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Apr 23		Amendment No.01 Placed Calndr, Third Read Third Reading - Passed 06 Arrive Senate		Adopted
Apr 20 Apr 21		Placed Calendr, First Read Chief Sponsor PETERSO	ng N	
Ion 10	1005	First reading Session Sine Die	Referred to Rules	
	1995 CANTEL			
HB-1275 55 ILCS	SANTI 5/4-600	= =	34, par. 4-6001	
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STAT	E MAN	DATES ACT FISCAL NO	TE	
In the	opinion	of DCCA, HB 1275 fails to	meet the definition of	
a man	date unc	ler the State Mandates Act.		
		Y APPLY: Fiscal	Dfud to Comm on Assis	·mmont
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Apr 1	5		St Mandate Fis Note F	iled
	•	Placed Caindr, Second Rea	adng	
Apr 2	U	Second Reading Held on 2nd Reading		
Apr 3	0	Ref to Rules/Rul 37G		
	1995			
HB-1276	SANTI	AGO.		
55 ILCS			34, par. 4-6001	
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		d cost the State's GRF betw	een \$110,000 and \$130,00	)0
		nding on the previous popul		
		IDATES ACT FISCAL NO		
		of DCCA, HB 1276 fails to der the State Mandates Act.		
		Y APPLY: Fiscal		
	1993	First reading	Rfrd to Comm on Assig	
Mar ( Mar 2			Assigned to Counties &	
war 2		Placed Calndr, Second Re	Recommended do pass	000-004-000
Apr 1	2 .	1 13000 Camar, pooling No	Fiscal Note Requested St Mandate Fis Nte Re	
		Placed Calndr, Second Re	adng	- " "
Apr 1	4	Di1 C-11 C	Fiscal Note Filed	
		Placed Calndr, Second Re	aung	

Apr 15 St Mandate Fis Note Filed Placed Calndr, Second Reading Second Reading Apr 20 Held on 2nd Reading Apr 30 Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die

#### HR.1277 SANTIAGO.

60 ILCS 5/4-18

from Ch. 139, par. 39.17

Amends the Township Law of 1874 to make stylistic changes in a Section concerning the application of collected penalties.

Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Counties & Townships Mar 18 Recommended do pass 006-004-000 Placed Calndr Second Reading

Apr 19 Second Reading

Amendment No.01 LANG Withdrawn

Placed Calndr, Third Reading Apr 30 Ref to Rules/Rul 37G

Jan 10 1995 Session Sine Die

#### HB-1278 SANTIAGO.

55 ILCS 5/1-1001

from Ch. 34, par. 1-1001

Amends the Counties Code to make a stylistic change in the Section concerning the short title of the Code.

Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Counties & Townships Mar 18 Recommended do pass 006-004-000 Placed Calndr, Second Reading

Apr 20 Second Reading Held on 2nd Reading Apr 30 Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die

#### HB-1279 SANTIAGO.

70 ILCS 805/3b

from Ch. 96 1/2, par. 6306

Amends the Downstate Forest Preserve District Act. Makes a stylistic change in a Section concerning the Illinois Mined Coal Act.

Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Counties & Townships Mar 18 Recommended do pass 006-004-000

Placed Calndr, Second Reading Apr 20 Second Reading

Held on 2nd Reading Placed Calndr, Third Reading Apr 21 Ref to Rules/Rul 37G

Apr 30 Jan 10 1995 Session Sine Die

#### HR.1280 SANTIAGO - LEITCH.

60 ILCS 5/2-2

from Ch. 139, par. 21

Amends the Township Law of 1874. Makes a stylistic change in a Section concerning elections.

### HOUSE AMENDMENT NO. 2.

Deletes reference to: 60 ILCS 5/2-2 Adds reference to: 60 ILCS 5/13-5

from Ch. 139, par. 121

Replaces the title of the bill and everything after the enacting clause. Amends the Township Law of 1874. Provides that in townships appropriating less than \$200,000 during a fiscal year (exclusive of road funds), the township board may have an audit performed by an independent public accountant (as an alternative to a CPA). Authorizes those townships to levy a tax at a rate sufficient to produce an amount to cover the cost of an audit (but not exceeding \$6,000) performed with respect to a period ending on or before the last day of a township's fiscal year 1994. For audits performed with respect to periods ending on or after the first day of fiscal year 1995, authorizes an annual levy to produce an amount not exceeding \$1,500 each year. Effective immediately.

### HOUSE AMENDMENT NO. 3.

Deletes reference to: 60 ILCS 5/2-2 Adds reference to: 60 ILCS 5/13-5

from Ch. 139, par. 121

Replaces the title of the bill and everything after the enacting clause. Amends the Township Law of 1874. With respect to townships appropriating more than \$200,000 during a fiscal year (exclusive of road funds), deletes provision that the township board may have an audit performed by an independent public accountant (as an alternative to a CPA). Authorizes townships appropriating less than \$200,000 during a fiscal year (exclusive of road funds) to levy at ax at a rate sufficient to produce an amount to cover the cost of an audit (but not exceeding \$6,000) performed with respect to a period ending on or before the last day of a township's fiscal year 1994. For audits performed with respect to periods ending on or after the first day of fiscal year 1995, authorizes an annual levy to produce an amount not exceeding \$1,500 each year. Effective immediately.

Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Counties & Townships Mar 18 Recommended do pass 006-004-000 Placed Calndr, Second Reading Apr 13 Second Reading Amendment No.01 LANG Lost Held on 2nd Reading Amendment No.02 LEITCH Adopted Apr 16 Placed Calndr, Third Reading Apr 26 Mtn Prev-Recall 2nd Reading LEITCH Amendment No.03 Adopted Placed Calndr, Third Reading Apr 27 3d Reading Consideration PP Calendar Consideration PP. Apr 28 Third Reading - Passed 069-036-007 Arrive Senate Chief Sponsor MCCRACKEN Placed Calendr First Reading Referred to Rules First reading Jan 10 1995 Session Sine Die

# HB-1281 SANTIAGO.

55 ILCS 5/3-4011

from Ch. 34, par. 3-4011

Amends the Counties Code to make stylistic changes in a Section concerning legal services for indigent defendants.

SENATE AMENDMENT NO. 1.

Deletes reference to: 55 ILCS 5/3-4011 Adds reference to: 70 ILCS 2605/3

from Ch. 42, par. 322

Deletes everything. Amends the Metropolitan Water Reclamation District Act. Provides for 15 (rather than 9) trustees to be elected to govern the district, and requires the General Assembly to divide the district into 15 subdistricts for that purpose. Effective immediately.

LILOUGI, O MILLI	caratery.	
Mar 04 1993	First reading	Rfrd to Comm on Assignment
Mar 08		Assigned to Counties & Townships
Apr 01		Recommended do pass 006-004-000
_	Placed Calndr, Second Read	ing
Apr 13	Second Reading	
-	Placed Calndr, Third Readi	ng
Apr 19	Third Reading - Passed 088	3-017-004
Apr 20	Arrive Senate	
•	Chief Sponsor DEL VALL	E
	Placed Calendr, First Readr	ng .
Apr 21	First reading	Referred to Rules
•	· ·	Assigned to Local Government &
		Elections
	Added as Chief Co-sponsor	

Added as Chief Co-sponsor SHAW

Committee Local Government & Elections

May 05 Amendment No.01 LOCAL GOVERN S Adopted Recommnded do pass as amend 007-000-002 Placed Calndr, Second Reading Second Reading May 06 Placed Calndr, Third Reading May 11 Added as Chief Co-sponsor TROTTER Third Reading - Passed 055-001-000 May 12 Refer to Rules/Rul 3-8(b) Jan 10 1995 Session Sine Die HB-1282 SANTIAGO. 730 ILCS 125/12 from Ch. 75, par. 112 Amends the County Jail Act. Makes stylistic changes in a Section concerning jail security. Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Counties & Townships Apr 01 Recommended do pass 006-004-000 Placed Calndr, Second Reading Apr 20 Second Reading Held on 2nd Reading Placed Calndr, Third Reading Apr 21 Apr 30 Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die HB-1283 SANTIAGO. 730 ILCS 125/25 from Ch. 75, par. 125 Amends the County Jail Act to make stylistic changes in a Section concerning the penalties imposed upon any Sheriff or superintendent of a jail who refuses to comply with the Act. Mar 04 1993 First reading Rfrd to Comm on Assignment Assigned to Counties & Townships Mar 08 Apr 02 Ref to Rules/Rul 27D Session Sine Die Jan 10 1995 HB-1284 SANTIAGO. 70 ILCS 810/18 from Ch. 96 1/2, par. 6421 Amends the Cook County Forest Preserve District Act to make grammatical changes in a Section concerning the inspection of a board's records. Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Counties & Townships Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die DEERING. 20 ILCS 1105/1 from Ch. 96 1/2, par. 7401 Amends the Natural Resources Act to make a technical change. Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Environment & Energy Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die DEERING AND WOOLARD. 20 ILCS 415/8c.1 new

### HB-1285

### HB-1286

Amends the Personnel Code. Requires State employees to reside within Illinois after January 1, 1994.

Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Personnel & Pensions

Apr 02 Ref to Rules/Rul 27D

Session Sine Die Jan 10 1995

#### HB-1287 DEERING.

220 ILCS 5/8-402.1 from Ch. 111 2/3, par. 8-402.1

Amends the Public Utilities Act. Provides that clean air compliance plans that propose fuel changes that reduce the use of Illinois coal must include an analysis of the economic and employment effects on areas in Illinois where coal is mined.

Note(s) That May Apply: Fiscal Mar 04 1993 First reading Mar 08 Apr 02 Jan 10 1995 Session Sine Die

Rfrd to Comm on Assignment Assigned to Environment & Energy Ref to Rules/Rul 27D

### HB-1288 DEERING.

220 ILCS 5/8-405.5 new 220 ILCS 5/9-245 new

Amends the Public Utilities Act. Requires the Commerce Commission to issue rules authorizing the wheeling of electricity upon application made by a municipality that distributes electricity within its corporate limits. Prohibits a utility from recouping through its rates revenue lost because a municipality elects to acquire electricity from another source.

Note(s) That May Apply: Fiscal Mar 04 1993 First reading Mar 08 Apr 02 Jan 10 1995 Session Sine Die

Rfrd to Comm on Assignment Assigned to Public Utilities Ref to Rules/Rul 27D

### HB-1289 DEERING

UTIL-COAL SWITCH-SOCIAL COST Apr 02 1993

Tbl-pursuant Hse Rul 26D

### HB-1290 DEERING

FLY ASH DISPOSAL-COAL RESIDUE May 12 1993 Tabled By Sponsor

### HB-1291 DEERING.

220 ILCS 5/8-402.5 new

Amends the Public Utilities Act. Provides that the Commerce Commission shall by rule require that electric generating utilities that switch from Illinois coal must comply with the sulfur dioxide limitations imposed by the state supplying the alternative fuel if those limitations are more stringent than the limitations imposed in this State.

Note(s) That May Apply: Fiscal Mar 04 1993 First reading Mar 08 Apr 02 Jan 10 1995 Session Sine Die

Rfrd to Comm on Assignment Assigned to Environment & Energy Ref to Rules/Rul 27D

### HB-1292 DEERING.

225 ILCS 705/6.02 from Ch. 96 1/2, par. 602 225 ILCS 710/1 from Ch. 96 1/2, par. 4201

Amends the Mines-inspection Act to change the short title. Amends the Coal Mining Act to remove the requirement that in mines with employees covered by a collective bargaining agreement the mine examiner must be covered by a collective bargaining agreement. Effective immediately.

Mar 04 1993 First reading Rfrd to Comm on Assignment
Mar 08 Assigned to Labor & Commerce
Mar 17 Recommended do pass 017-000-000
Placed Calndr, Second Reading

Mar 30 Second Reading

Placed Calndr, Third Reading

Apr 30 Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die

## HB-1293 WOOLARD.

225 ILCS 20/4

Amends the Clinical Social Work and Social Work Practice Act to require social workers for the Department of Mental Health and Developmental Disabilities to pass the licensure examination in order to practice social work. Effective immediately.

### HOUSE AMENDMENT NO. 1.

Provides that clinical social workers hired by the State after the effective date of this amendatory Act shall be licensed clinical social workers.

### SENATE AMENDMENT NO. 1

Mar 04 1993 First reading

Adds reference to: 225 ILCS 20/10.5 new 225 ILCS 20/11

Deletes everything. Amends Clinical Social Work and Social Work Practice Act. Provides that clinical social workers employed by the State and hired after the effective date of this amendatory Act must hold a valid license unless they obtain their positions through promotion. Provides for a \$5,000 civil penalty for unlicensed, nonexempt practice as a clinical social worker. Requires the Department of Professional Regulation to indicate on each clinical social work license the academic degree of the licensee.

Rfrd to Comm on Assignment

WIAI 04 1993	Thist reading	Kild to Collini on Assignment		
Mar 08		Assigned to Registration & Regulation		
Mar 31	Amendment No.01	REGIS REGULAT H Adopted		
		DP Amnded Consent Calendar		
		011-000-000		
	Consnt Caldr Order 2nd Re			
Apr 02	Cnsent Calendar, 2nd Reading			
Apr 02				
A 14	Consnt Caldr Order 3rd Read Consnt Caldr, 3rd Read Pass 113-000-002			
Apr 14		SS 113-000-002		
	Arrive Senate			
	Placed Calendr, First Readr			
Apr 15	Chief Sponsor BURZYNS			
	First reading	Referred to Rules		
		Assigned to Insurance, Pensions &		
		Licen. Act.		
May 08		Refer to Rules/Rul 3-9(a)		
May 04 1994		Assigned to Insurance, Pensions &		
		Licen, Act.		
May 11	Amendment No.01	INS PEN LIC S Adopted		
1,14, 11		Recomminded do pass as amend		
		010-000-000		
	Placed Caindr, Second Read			
May 12				
IVIAY 12	Placed Calndr, Third Readi	no.		
M 12	Third Donding Doggod 056	: 000 000		
May 13	Third Reading - Passed 055			
May 16		Refer to Rules/Rul 3-8(b)		
Jun 14	D: 0101 0	Recommends Consideration HRUL		
	Place Cal Order Concurren			
	H Concurs in S Amend. 01	/107-000-000		
	Passed both Houses			
Jul 13	Sent to the Governor			
Sep 09	Governor approved			
•	PUBLIC ACT 88-0620	effective date 95-01-01		

### HB-1294 WOOLARD.

35 ILCS 205/3b

from Ch. 120, par. 484b

Amends the Revenue Act of 1939. Provides that elected supervisors of assessments beginning a term before December 1, 1993, now December 1, 1990, shall be compensated at the rate of their base salary plus a 5% increase. Provides that "base salary" is determined by compensation paid before July 1, 1992, rather than July 1, 1989 (current rate is base salary plus a percentage increase at a staggered rate).

HOUSE AMENDMENT NO. 1.

Removes a reference to elected supervisors of assessments in provisions being changed to that provisions apply to all supervisors of assessments.

FISCAL NOTE (Dept. of Revenue)

A 5% increase in salaries would cost the State \$161,320, equal to \$80,660.

STATE MANDATES ACT FISCAL NOTE, AMENDED In the opinion of DCCA, HB1294 creates a personnel mandate for which State reimbursement of 100% of the cost to units of local government is required. The Department has determined the maximum cost for the 8 counties with elected supervisors of assessments to be \$3,930 for 1994. Due to a lack of data, a Statewide cost estimate for the remaining 92 affected counties is not

available. NOTE(s) THAT MAY APPLY: Fiscal Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Revenue Apr 02 Amendment No.01 REVENUE Н Adopted Recommnded do pass as amend 008-003-001 Placed Calndr, Second Reading Fiscal Note Filed Apr 13 St Mandate Fis Nte ReqWENNLUND Second Reading Held on 2nd Reading Apr 16 St Mandate Fis Note Filed Held on 2nd Reading Ref to Rules/Rul 37G Apr 30 Jan 10 1995 Session Sine Die HB-1295 **GIGLIO** CHARITABLE GAME-MUNI PREMISES Oct 13 1993 Total veto stands. HB-1296 GIGLIO. 70 ILCS 805/6e new 70 ILCS 805/10.5 new Amends the Downstate Forest Preserve District Act and the Cook County Forest Preserve District Act. Provides that a forest preserve district may lease or sell real property to a municipality, so long as that property is used for the enhancement of the municipality. Effective immediately. Rfrd to Comm on Assignment Mar 04 1993 First reading Mar 08 Assigned to Executive Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die HB-1297 DEJAEGHER. 40 ILCS 5/16-136.2 from Ch. 108 1/2, par. 16-136.2 Amends the Downstate Teacher Article of the Pension Code to increase the minimum monthly retirement annuity to \$25 per year of creditable service. NOTE(S) THAT MAY APPLY: Fiscal; Pension Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Personnel & Pensions Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die HB-1298 HOFFMAN. 770 ILCS 60/1 from Ch. 82, par. 1 Amends the Mechanics Lien Act. Allows a contractor to place a lien on property for his or her attorneys' fees and court costs associated with the property. Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Judiciary I Mar 25 Do Pass/Short Debate Cal 011-000-000 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 13 Cal 3rd Rdng Short Debate Short Debate-3rd Passed 063-047-002 Apr 20 Arrive Senate

# HB-1299 GRANBERG - LANG - DART - WOOLARD - BALANOFF.

Placed Calendr, First Reading Chief Sponsor TOPINKA

Placed Calendr, First Reading

First reading

Session Sine Die

40 ILCS 5/17-116.3 new

Apr 21

Apr 22

May 08

Jan 10 1995

Amends the Pension Code to provide early retirement incentives for Chicago teachers. Applies to persons applying for retirement at the end of the school year

Referred to Rules

Assigned to Judiciary

Refer to Rules/Rul 3-9(a)

ending in 1994. Grants up to 5 years of creditable service and 5 years of age enhancement. Requires an employer contribution and an employee contribution. Effective immediately.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to: 40 ILCS 5/17-116.3 new Adds reference to:

40 ILCS 5/17-111.1 from Ch. 108 1/2, par. 17-111.1

Deletes all. Amends a provision about gender to state that use of the feminine gender includes the masculine.

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STATE MANDATES ACT FISCAL NOTE (State Board of Education)
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The potential savings to the Chicago school district is estimated to be \$14,000 to \$15,000 per teacher, of which there are 10,000 eligible in the Chicago system. The State Board is unable to estimate the fiscal impact upon the Chicago Teachers' Retirement System.

PENSION NOTE, AMENDED

There is no fiscal impact.

Note(s) That May Apply: Fiscal; Pension; State Mandates

Mar 04 1993 First reading Rfrd to Comm on Assignment
Assigned to Personnel & Pensions
Mar 18 Amendment No.01 PERS PENSION H Adopted
Recommeded do pass as amend
005-000-002

Placed Calndr, Second Reading

Apr 01 St Mandate Fis Note Filed

Placed Calndr, Second Reading

Apr 13 Second Reading
Placed Calndr, Third Reading

Apr 20 Third Reading - Passed 060-005-048

Arrive Senate

Placed Calendr, First Reading Chief Sponsor CULLERTON

Apr 21 Chief Sponsor CULLERTON
First reading Referred to Rules

Apr 22 Assigned to Insurance, Pensions &

Licen. Act. Pension Note Filed

Apr 23 Pension Note Filed Committee Insurance, Pensions &

Licen. Act.

May 08 Refer to Rules/Rul 3-9(a)

Jan 10 1995 Session Sine Die

# HB-1300 PARKE, CURRAN, SKINNER, STEPHENS, DEERING, MOSELEY, NO-LAND, PEDERSEN, TENHOUSE, ROSKAM, BIGGINS AND PERSICO.

New Act 720 ILCS 520/Act rep.

Creates the Parental Notice of Abortion Act. Provides that no person may perform an abortion upon a minor or incompetent unless the person performing the abortion has given 48 hours notice to one parent or the legal guardian of the minor or incompetent. Provides that a violation of this Act is a Class A misdemeanor. Provides exceptions to the notice requirement when a medical emergency exists or when the minor certifies in writing that she is the victim of abuse by both her parents, legal guardian, or custodial parent. Repeals the Parental Notice of Abortion Act of 1983. Effective 90 days after becoming law.

HOUSE AMENDMENT NO. 1.

Changes the definition of "abortion". Defines "constructive notice". Provides that if actual parental notice is not possible after a reasonable effort, the physician or his or her agent must give 48 hours constructive notice. Removes language that authorizes physicians to notify public authorities of certain types of abuse after the performance of the abortion. Provides that the General Assembly may, by joint resolution, appoint a member who sponsored or co-sponsored this Act to intervene in any lawsuit challenging the constitutionality of this Act. Provides that any unauthorized person who signs an authorization for an abortion for a minor is guilty of a Class A misdemeanor.

FISCAL NOTE, AMENDED (Dept. of Corrections) No fiscal impact on the Department of Corrections.

FISCAL NOTE (Dept. of Public Health)

The additional potential fiscal implications created by HB 1300 upon the Department of Public Health may not be immediately determined.

CORRECTIONAL FISCAL NOTE, AMENDED (Dept. of Corrections)

No change from previous Dept. of Corrections fiscal note.

STATE MANDATES ACT FISCAL NOTE, AS AMENDED In the opinion of DCCA, HB 1300, as amended by H-am 1, fails

to meet the definition of a mandate.

FISCAL NOTE, AMENDED (Dept. of Public Aid)

HB 1300 has no fiscal impact on the Department of Public Aid.

## HOUSE AMENDMENT NO. 2.

Removes certain provisions of the legislative purpose and findings Section.

HOUSE AMENDMENT NO. 5.

Changes the definition of abortion. Provides that notice is not required if the person entitled to receive notice waives his or her right to notice in writing, or if the minor declares in writing that she is a victim of sexual abuse, neglect, or physical abuse by either of her parents or legal guardian. Deletes language authorizing the General Assembly to appoint a member to intervene to defend this Act in any case in which its constitutionality is challenged.

# SENATE AMENDMENT NO. 3.

Deletes language providing that if neither a parent nor the legal guardian is available to the person performing the abortion, notice to any adult standing in loco parentis shall be sufficient. Provides that a minor or incompetent person may seek a judicial waiver of the notification requirement. Provides that the Attorney General or a State's Attorney may bring a civil action to recover a civil fine from any physician who has intentionally performed an abortion with knowledge that, or with reckless disregard as to whether, the person upon whom the abortion has been performed is a minor or an incompetent person without providing notice. Provides that any person not authorized under this Act who signs a waiver of notice for a minor seeking an abortion is guilty of a Class C misdemeanor. Provides that a report of each abortion performed on a minor or incompetent person shall be submitted to the Department of Public Health. Effective January 1, 1994.

Mar 04 1993	First reading	Rfrd to Comm on Assignm	nent	
Mar 08		Assigned to Executive		
Mar 18	Amendment No.01	EXECUTIVE H	Adopted	
		Recommnded do pass as a 008-002-001	mend	
	Placed Calndr, Second Rea	dng		
Mar 23		Fiscal Note Requested CI	JRRIE	
		St Mandate Fis Nte RegO		
		Correctional Note Reques		
	Placed Calndr, Second Rea		ica CORRIL	
Apr 12	r meea Camar, Secona Rea	Fiscal Note Filed		
Api 12	Placed Calndr, Second Rea	<del></del>		
A 12	Flaced Callidi, Secolid Rea			
Apr 13	Dt - 1 C 1 - 1 C 1 D -	Fiscal Note Filed		
	Placed Calndr, Second Rea			
Apr 15		Fiscal Note Filed		
		Correctional Note Filed		
		St Mandate Fis Note File	d	
	Placed Calndr, Second Reading			
Apr 20	Second Reading	_		
<b>F</b>	Held on 2nd Reading			
Apr 21	Amendment No.02	PARKE	Adopted	
p	Amendment No.03	KRAUSE	Withdrawn	
	Amendment No.04	KRAUSE	W Itildi awii	
	Amendment 140.04	Verified		
	A NI - OF	Lost		
	Amendment No.05	PARKE	Adopted	
	Amendment No.06	PARKE	Withdrawn	
Placed Calndr, Third Reading				
		Verified		

Third Reading - Passed 064-047-005

Apr 22	Arrive Senate	
	Placed Calendr, First Read	
Apr 27	Chief Sponsor MCCRACI	
	Placed Calendr, First Read	
A 20	First reading	Referred to Rules
Apr 29 May 06		Assigned to Public Health & Welfare
May 00	Placed Calndr, Second Rea	Recommended do pass 006-004-000
May 11	Filed with Secretary AME	
	,	SEVERNS, STERN,
		PALMER, CULLERTON,
		JACOBS, WELCH
	Eilad with Countain AME	-TO RULES.
	Filed with Secretary AME	SEVERNS,STERN,
		PALMER, CULLERTON,
		JACOBS, WELCH,
		DEMUZIO-TO RULES.
	Placed Calndr, Second Rea	
May 20		Motion filed SEVERNS-SUSPEND
	*	ANY APPLICABLE
		SENATE RULES, DISCHARGE THE
		RULES COMMITTEE
		FROM FURTHER
		CONSIDERATION OF
		AMENDMENTS NO'D.
		01 AND 02 AND BE PLACED BEFORE THE
		SENATE AND BE
		ELIGIBLE FOR
		CONSIDERATION.
	Filed with Secretary AME	ND. NO. 03
	D. 10110 15	MCCRACKEN-TO RULES
	Placed Calndr, Second Rea Second Reading	dng
	Placed Calndr, Third Read	ing
	Amendment No.01	SEVERNS
		STERN, PALMER,
		CULLERTON, JACOBS
		AND WELCH
	Amendment No.02	RULES TO SPBH. SEVERNS
	Amendment No.02	STERN, PALMER,
		CULLERTON,
		JACOBS, WELCH,
		DEMUZIO
	Amendment No.03	RULES TO SPBH. MCCRACKEN
	Amendment No.03	RULES TO SPBH.
	Placed Calndr, Third Read	ing
May 21	Amendment No.01	SEVERNS
		STERN, PALMER,
		,CULLERTON, JACOBS
		AND WELCH SPBH HELD.
	Amendment No.02	SEVERNS
		STERN, PALMER,
		CULLERTON,
		JACOBS, WELCH,
		DEMUZIO SPBH HELD.
	Amendment No.03	MCCRACKEN
	1	SPBH/BE ADOPTED
		006-001-003
	Placed Calndr, Third Read	
	Recalled to Second Readir	ng Motion filed SMITH-HAVING
		MOODING DIMITITATING

Adopted

May 21-Cont.

VOTED

ON THE PREVAILING SIDE, MOVE TO RECONSIDER THE THE VOTE BY WHICH THE SPBH COMMITTEE REPORTED SENATE

AMEND. 03, BE ADOPTED. Ruled Out of Order

MCCRACKEN

030-013-011

Amendment No.03 M 0 Placed Calndr, Third Reading

Motion tabled

Third Reading - Passed 033-014-010

Amendment No.01 SEVERNS

STERN, PALMER, CULLERTON, JACOBS

AND WELCH.

TABLED PURSUANT TO

RULE 5-4(A). SEVERNS

Amendment No.02 SEVE

STERN, PALMER, CULLERTON, JACOBS, WELCH AND DEMUZIO.

TABLED PURSUANT TO RULE 5-4(A).

Third Reading - Passed 033-014-010

Refer to Rules/Rul 3-8(b)

May 26

Recommends Consideration 007-001-000 HRUL

Place Cal Order Concurrence 03

May 27

Motion to Concur Lost 053-050-014 Place Cal Order Concurrence 03

Int 13

Ref to Rules/Rul 79f

Jan 10 1995 Session Sine Die

# HB-1301 WELLER.

Appropriates \$250,000 from the Capital Development Fund to the Department of Transportation for expenditure by the Division of Water Resources for specified channel cleaning. Effective July 1, 1993.

Mar 04 1993 Mar 08

Mar 04 1993 First reading

Rfrd to Comm on Assignment Assigned to Appropriations-Public

Ref to Rules/Rul 27D

Safety

Apr 02

1005 0 : 0: D:

Jan 10 1995 Session Sine Die

### HB-1302 SKINNER - LANG.

750 ILCS 5/610

from Ch. 40, par. 610

Amends the Marriage and Dissolution of Marriage Act. Provides that, for purposes of custody modification proceedings, a change of circumstances of the child and his or her custodian has occurred if the custodian has requested leave to remove the child from Illinois, if the custodian has temporarily removed the child for more than 30 days and the removal causes a denial of the non-custodial parent's visitation rights, or if the custodian has permanently removed the child from Illinois without obtaining permission from the court. Permits a motion to modify a custody judgment less than 2 years after its entry if one of the above conditions exists. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: 750 ILCS 5/609

Amends provisions regarding petitions for leave to remove a child from Illinois by creating an automatic 21-day stay of an order granting such leave (unless the petition is uncontested). If the non-custodial parent files a petition to modify custody within the 21-day period, the stay remains in effect until the disposition of the custo-

dy modification petition by the court. If the the non-custodial parent does not file a custody modification petition within the 21-day period, the stay expires. Changes grounds for filing custody modification petitions by providing that such a petition may be filed within 21 days after the custodial parent has been granted leave to remove a child from Illinois. Deletes the mere filing of a petition for leave to remove a child as a basis for seeking a custody modification.

# HOUSE AMENDMENT NO. 2.

Changes the custody modification criteria by changing the minimum period of temporary removal of a child from Illinois from 30 days to 45 days.

SENATE AMENDMENT NO. 1.

Deletes reference to: 750 ILCS 5/609

Deletes everything. Restores contents of the bill as originally introduced in the

Mar 04 1993	First reading	Rfrd to Comm on Assignment		
Mar 08		Assigned to Judiciary I		
Apr 01	Amendment No.01	JUDICIARY I H Adopted		
		Do Pass Amend/Short Debate		
		007-000-000		
	Cal 2nd Rdng Short Debat	e		
Apr 20	Short Debate Cal 2nd Rdn	g		
•	Held 2nd Rdg-Short Debat			
Apr 23	Amendment No.02	SKINNER Adopted		
	Cal 3rd Rdng Short Debate			
	Short Debate-3rd Passed 1			
Apr 26	Arrive Senate			
Apr 27	Placed Calendr, First Read	ng		
Apr 28	Chief Sponsor DONAHUE			
p	First reading	Referred to Rules		
Apr 29	1	Assigned to Judiciary		
May 07		Recommended do pass 011-000-000		
May 07	Placed Calndr, Second Rea			
<b>M</b> ay 12	Filed with Secretary AME	ND NO 01		
May 12	Thea with Secretary Time	DONAHUE-TO RULES.		
	Placed Calndr, Second Rea			
May 13	Amendment No.01	DONAHUE		
Way 15	runciament 140.01	RULES TO SJUD.		
	Amendment No.01	DONAHUE		
	Amendment 140.01	SJUD/BE ADOPTED		
		010-000-001		
	Placed Calndr, Second Rea			
May 14	Second Reading	ung.		
May 14	Amendment No.01	DONAHUE Adopted		
	Placed Calndr, Third Read			
May 17	Third Reading - Passed 05			
May 18	Time Reading - Lassed 05	Refer to Rules/Rul 3-8(b)		
May 19		Recommends Consideration		
May 19		008-000-000 HRUL		
	Place Cal Order Concurred			
May 24	Trace car order concurre	Verified		
141a) 21	Motion to Concur Lost 01/			
	H Noncners in S Amend.	)1		
	Secretary's Desk Non-concur 01			
May 25	S Refuses to Recede Amer			
1.14, 20	S Requests Conference Co			
	Sen Conference Comm Ap			
	bon comorone committe	HAWKINSON, PETKA		
	•	T.DUNN, CULLERTON		
May 26	Hse Accede Req Conf Con			
, 20	Hse Conference Comm Ap			
DART, GRANBERG,				
WENNLUND & BIGGER				
		Refer to Rules/Rul 3-8(b)		
Jan 10 1995	Session Sine Die			

1253 HB-1303

#### HB-1303 BIGGINS.

35 ILCS 205/19.23-1a

from Ch. 120, par. 500.23-1a

Amends the Revenue Act of 1939. Provides that a homestead exemption shall be granted that is limited to a reduction in the equalized assessed value of homestead property equal to \$4,500 in counties with 2,000,000 or more inhabitants and \$3,500 in all other counties. Provides that this exemption may not reduce the value of homestead property to less than 50% of its current equalized assessed value. Deletes language basing the exemption on the increase in assessed value for 1978 and subsequent years above the equalized assessed value of the property for 1977 up to the maximum reduction. Provides that the reduction (now maximum reduction) for land with certain improvements is limited to the reduction for property without certain improvements multiplied by certain factors. Provides that in no case may the value of an apartment building owned and operated as a cooperative or a building that is a life care facility be reduced to less than 50% of its current equalized assessed value by this exemption.

NOTE(S) THAT MAY APPLY: Housing Afford

Mar 04 1993 First reading

Mar 08

Mar 31 Jan 10 1995

Session Sine Die

Rfrd to Comm on Assignment Assigned to Revenue

Interim Study Calendar REVENUE

#### HB-1304 SKINNER - LANG.

750 ILCS 5/607.1 750 ILCS 5/610

from Ch. 40, par. 607.1 from Ch. 40, par. 610

Amends the Marriage and Dissolution of Marriage Act. Provides that provisions relating to enforcement of visitation orders also apply to Joint Parenting Agreements and Joint Parenting Orders. Sets forth procedures, presumptions, and standards to be used in enforcing visitation and parenting orders through the court's contempt powers, and specifies remedies available when a party is found to be in contempt of court. Provides that if a custodian has been found in contempt at least twice in 3 years for failure to comply with a visitation or parenting order, the failure may be used as a basis for modification of a custody order. Effective immediately.

**HOUSE AMENDMENT NO. 1.** 

Eliminates sanctions for a second or subsequent failure within 3 years to comply with a visitation or parenting order, and eliminates such a failure as a basis for custody modification. Provides that the withholding of visitation or parenting time without just cause may be used as a basis for custody modification. Makes other changes.

### HOUSE AMENDMENT NO. 2.

Deletes language referring to the action to enforce a visitation or parenting time order as a "contempt action".

Mar 04 1993 First reading

Mar 08

Amendment No.01

Rfrd to Comm on Assignment

Assigned to Judiciary I JUDICIARY I H

Adopted 011-000-000

Recommnded do pass as amend 010-001-000

Placed Calndr.Second Reading

Mar 30

Second Reading

Apr 12

Mar 18

Held on 2nd Reading Amendment No.02 SKINNER

Adopted

Placed Calndr, Third Reading

Ref to Rules/Rul 37G Apr 30

Jan 10 1995 Session Sine Die

HB-1305 LOPEZ

SCH CD-IGAP-BILINGUAL ED PRGM Aug 05 1993 **PUBLIC ACT 88-0192** 

BRUNSVOLD. HB-1306

735 ILCS 5/13-116

from Ch. 110, par. 13-116

Amends the Code of Civil Procedure in relation to a mortgage, trust, or vendor's lien. Provides that the lien ceases by limitation after 10 years rather than 20 years

when the due date is stated on the face of the instrument and after 10 years rather 30 years when the due date is not stated or ascertainable. Requires that extensions must be filed within 10 years.

Mar 04 1993 First reading Mar 08

Apr 02

Rfrd to Comm on Assignment Assigned to Judiciary I Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-1307 YOUNGE.

110 ILCS 805/3-56 new

Amends the Public Community College Act. Permits community college districts to offer enterprise school programs.

### HOUSE AMENDMENT NO. 1.

Includes the courses the enterprise school programs shall offer.

Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Higher Education Apr 02 Amendment No.01 HIGHER ED Η

Do Pass Amend/Short Debate

018-000-000

Cal 2nd Rdng Short Debate Apr 13 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate

Apr 15 Short Debate-3rd Passed 113-000-000

Apr 16 Arrive Senate

> Placed Calendr, First Reading Chief Sponsor PALMER

First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-1308 YOUNGE - FLOWERS.

110 ILCS 805/2-19 new

May 04

Amends the Public Community College Act. Requires that the Illinois Community College Board include an Urban Studies Center.

### HOUSE AMENDMENT NO. 1.

Provides the purposes, projects, and structure of the Urban Studies Center.

### HOUSE AMENDMENT NO. 2.

Deletes the bill's provisions. Permits, rather than requires, development of an Urban Studies Center and an advisory board for the Center. Revises the purposes of the Center.

Mar 04 1993 First reading Rfrd to Comm on Assignment Assigned to Higher Education Mar 08 Apr 02 Amendment No.01 HIGHER ED Adopted Н Recommnded do pass as amend 010-000-004

Placed Calndr, Second Reading

Second Reading Apr 14

Amendment No.02 YOUNGE Adopted

Placed Calndr, Third Reading

Third Reading - Passed 112-000-000 Apr 15

Apr 16 Arrive Senate

Placed Calendr, First Reading

Apr 13 1994 Sen Sponsor HENDON

Apr 14 Referred to Rules First reading Jan 10 1995 Session Sine Die

#### HB-1309 HOFFMAN - JOHNSON, TIM.

40 ILCS 5/15-136.3 new

40 ILCS 5/15-136.4 new

Amends the Pension Code to provide early retirement incentives for members of the State Universities Retirement System. Applies to certain persons applying for retirement at the end of school years and 1995. Grants up to 5 years of creditable service and 5 years of age enhancement. Requires an employer contribution and an employee contribution. Effective immediately.

# PENSION NOTE

The cost would depend on the number of employees who partici-

pate in the early retirement program. Actual utilization rates are unknown.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

Mar 04 1993 First reading Rfrd to Comm on Assignment
Mar 08 Assigned to Personnel & Pensions
Apr 02 Ref to Rules/Rul 27D
Jun 28 Pension Note Filed

Pension Note Filed Committee Rules

Jan 10 1995 Session Sine Die

### HB-1310 STECZO.

35 ILCS 205/20d-4

from Ch. 120, par. 501d-4

Amends the Revenue Act of 1939. Provides that no corporation, individual, or sole proprietor or partnership may have more than a total of 3 model homes at the same time within a 10 miles square area, rather than 10 square mile area.

HOUSING AFFORDABILITY NOTE

There would be no fiscal effect due to HB-1310.

### HOUSE AMENDMENT NO. 1.

Mar 04 1993 First reading

Replaces all substantive changes. Provides that the application of provisions governing assessments of display or model homes is not effected if the model home contains home furnishings, appliances, offices and office equipment to further sales. Provides that no corporation, individual, or sole proprietor or partnership may have more than 3 model homes at a time within a 3 mile radius, rather than 10 square mile area. Defines where the radius is located.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford

Mar 08 Assigned to Revenue Mar 30 Housing Aford Note Filed Committee Revenue Do Pass/Consent Calendar 012-000-000 Apr 02 Consnt Caldr Order 2nd Read Remvd from Consent Calendar Apr 13 WENNLUND AND MCAULIFFE Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 20 Amendment No.01 STECZO Adopted **SCHOENBERG** Withdrawn Amendment No.02 Cal 3rd Rdng Short Debate Third Reading - Passed 111-003-002 Apr 22 Apr 23 Arrive Senate

Placed Calendr, First Reading Chief Sponsor WATSON

Apr 28 Chief Sponsor WATSON
First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-1311 STECZO - SCHOENBERG.

820 ILCS 305/1 from Ch. 48, par. 138.1 820 ILCS 305/7 from Ch. 48, par. 138.7 820 ILCS 305/8 from Ch. 48, par. 138.8

Amends the Workers' Compensation Act. Provides that no compensation may be paid for an accidental injury if the employee was under the influence of alcohol, cannabis, or a controlled substance (except in accordance with a prescription). Provides that, if an employer is required to contribute to either the Second Injury Fund or the Rate Adjustment Fund on July 15, 1993, the employer's subsequent contributions may not exceed the contributions payable on July 15, 1993. Provides that, if an employee receiving disability payments under the Workers' Compensation Act or the Workers' Occupational Diseases Act has a subsequent injury of, or illness to, the same part of his or her body, any amounts payable to the employee for the subsequent injury or illness shall be reduced by the amount of payments that the employee continues to receive for the earlier injury or illness.

Note(s) That May Apply: Fiscal

Mar 04 1993 First reading Mar 08

Rfrd to Comm on Assignment Assigned to Labor & Commerce

Rfrd to Comm on Assignment

Apr 02

Jan 10 1995 Session Sine Die Ref to Rules/Rul 27D

Ref to Rules/Rul 27D

#### HB-1312 STECZO.

40 ILCS 5/1-113

from Ch. 108 1/2, par. 1-113

Amends the list of permitted investments in the General Provisions Article of the Pension Code to make a stylistic change. Makes no substantive change.

NOTE(S) THAT MAY APPLY: Pension

Mar 04 1993 First reading

Mar 08

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 02

Jan 10 1995 Session Sine Die

#### HB-1313 **STECZO**

METRO PIER EXPO AUTH-BIDDING

Aug 05 1993 PUBLIC ACT 88-0193

#### HB-1314 COWLISHAW.

115 ILCS 5/3

from Ch. 48, par. 1703

Amends the Illinois Educational Labor Relations Act. Makes technical changes.

Mar 04 1993 First reading

Rfrd to Comm on Assignment

Mar 08 Mar 24

Assigned to Labor & Commerce Interim Study Calendar LABOR

COMMRČE

Session Sine Die Jan 10 1995

#### HB-1315 **STECZO**

HAZARD WASTE INCINERATR PERMIT

Apr 23 1993 Third Reading - Lost

#### HB-1316 KASZAK

DCCA-BUSINESS ASSIST-REG REFRM

PUBLIC ACT 88-0404 Aug 20 1993

#### HB-1317 LANG.

775 ILCS 5/1-102 775 ILCS 5/1-103

from Ch. 68, par. 1-102 from Ch. 68, par. 1-103

Amends the Human Rights Act. Provides that discrimination against a person because of his or her sexual orientation constitutes unlawful discrimination under the Act.

Mar 04 1993

First reading

Rfrd to Comm on Assignment

Mar 08 Apr 02

Assigned to Judiciary I Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### CURRAN - LANG. HB-1318

40 ILCS 5/7-141.1 new

40 ILCS 5/7-141.2 new

40 ILCS 5/15-136.3 new

40 ILCS 5/15-136.4 new

40 ILCS 5/17-116.2 new

40 ILCS 5/17-116.3 new

Amends the Pension Code to provide early retirement incentives for Chicago teachers, downstate school employees who participate in IMRF, and members of the State Universities Retirement System. Applies to certain persons applying for retirement at the end of the school years ending in 1993 and 1994 in the case of Chicago teachers, and school years 1994 and 1995 in the other cases. Grants up to 5 years of creditable service and 5 years of age enhancement. Requires an employer contribution and an employee contribution. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates

Mar 04 1993 First reading

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Mar 08 Apr 02

Session Sine Die Jan 10 1995

Ref to Rules/Rul 27D

1257 HB-1319

#### HB-1319 CURRIE

VICTIM BILL OF RIGHTS

Sep 10 1993 **PUBLIC ACT 88-0489** 

#### HB-1320 ROTELLO

**REV-NEW TECHNOLOGIES BOARD** Aug 20 1993 PUBLIC ACT 88-0405

### ROTELLO - PRUSSING - HOFFMAN - GASH - MCAFEE, MAUTINO, DEJAEGHER, NOVAK, MOSELEY AND CURRAN.

35 ILCS 5/209 new

Amends the Illinois Income Tax Act to provide for an income tax credit equal to 20% of annual expenditures for cooperative programs with school districts known as "Tech-Prep" youth apprenticeships that provide vocational education in preparation for technically skilled work. Provides a 5 year carry forward for excess credits. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 04 1993 First reading

Mar 08 Apr 02 Jan 10 1995

Session Sine Die

Rfrd to Comm on Assignment Assigned to Revenue Ref to Rules/Rul 27D

#### HB-1322 JONES, LOU - MOORE, EUGENE.

305 ILCS 5/4-8

from Ch. 23, par. 4-8

Amends provisions of the AFDC Article of the Public Aid Code regarding mismanagement of assistance grants. Provides that a county public aid department shall, if it is determined that the parent or other relative is a drug or alcohol abuser, do the following: provide for protective payment of the grant; institute an action to have a guardian appointed for the children to monitor their health and consent to medical care; require the parent to seek appropriate treatment or counseling; and require the parent to provide proof of completion of counseling or treatment before the protective payment is terminated. (Under existing law, those measures are discretionary rather than mandatory.)

NOTE(S) THAT MAY APPLY: Fiscal

Mar 04 1993 First reading

Mar 08

Apr 02

Mar 02 1994

Rfrd to Comm on Assignment Assigned to Health Care & Human Services Interim Study Calendar

HEALTH/HUMAN Exempt under Hse Rule 29(C) HCHS Returned to Health Care & Human Services

Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

#### HB-1323 **ERWIN**

COLL IMMUNZN-EXCEPT OFF CAMPUS Apr 13 1993 Short Debate-3rd Lost

#### HB-1324 **CAPPARELLI**

SENIORS-HALL OF FAME

Jul 07 1993 PUBLIC ACT 88-0055

#### HB-1325 OSTENBURG.

315 ILCS 15/1.2

from Ch. 67 1/2, par. 703

315 ILCS 15/2.1 new 315 ILCS 15/3.1 new

315 ILCS 15/3.2 new

315 ILCS 15/4

from Ch. 67 1/2, par. 714

Amends the Illinois Community Development Finance Corporation Act. Removes the population and geographic restrictions upon establishment of a community development finance corporation. Makes a corporation's review of loan applications ongoing, rather than periodic. Specifies the immunity from liability of anyone issuing a corporation's debt instruments. Provides that any private and public funds may be invested in a corporation's debt instruments. Effective immediately.

### HOUSE AMENDMENT NO. 1.

Deletes reference to:

315 ILCS 15/2.1 new

Removes provision specifying the immunity from liability of anyone issuing a corporation's debt instruments.

Rfrd to Comm on Assignment Mar 04 1993 First reading

Mar 08 Assigned to Revenue

Apr 02 Amendment No.01 REVENUE Η Adopted Recomminded do pass as amend

007-005-000

Placed Calndr, Second Reading

Apr 13 Second Reading

Amendment No.02 OSTENBURG Withdrawn

Placed Calndr, Third Reading

Third Reading - Passed 083-029-000 Apr 20

Arrive Senate

Placed Calendr, First Reading

Apr 21 Chief Sponsor DELEO

First reading Referred to Rules

Assigned to Financial Institutions Refer to Rules/Rul 3-9(a)

May 08 Jan 10 1995 Session Sine Die

#### HB-1326 HANNIG

### **\$OCE-ST TREASURER**

PUBLIC ACT 88-0086 Jul 14 1993

#### HB-1327 HANNIG.

10 ILCS 5/28-6

from Ch. 46, par. 28-6

Amends the Election Code to allow any municipality, township, county or school district to place a question of public policy before voters in a referendum. Effective immediately.

Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Elections & State

Government

Mar 29 St Mandate Fis Nte ReqBLACK Committee Elections & State

Government

Apr 02 Interim Study Calendar ELECTN ST GOV

Jan 10 1995 Session Sine Die

#### HB-1328 BALANOFF.

10 ILCS 5/28-1 from Ch. 46, par. 28-1 10 ILCS 5/28-2 from Ch. 46, par. 28-2

55 ILCS 5/5-1005.5 new 65 ILCS 5/1-2-1.2 new

Amends the Election Code, the Counties Code, and the Illinois Municipal Code to provide that the electors of a municipality or county may repeal ordinances by initiative petition and referendum.

Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Elections & State

Government

Apr 02 Interim Study Calendar ELECTN ST GOV

Jan 10 1995 Session Sine Die

#### HR-1329 BALANOFF.

10 ILCS 5/28-1 Ch. 46, par. 28-1

10 ILCS 5/28-2 from Ch. 46, par. 28-2

55 ILCS 5/5-1005.5 new 65 ILCS 5/1-2-1.2 new

65 ILCS 5/1-2-2 from Ch. 24, par. 1-2-2

Amends the Illinois Municipal Code, the Counties Code, and the Election Code to provide that the electors of a municipality or county may pass ordinances by initiative petition and referendum.

Mar 04 1993 First reading Mar 08

Rfrd to Comm on Assignment Assigned to Elections & State

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Government

Apr 02

Interim Study Calendar ELECTN ST

Jan 10 1995 Session Sine Die

#### HB-1330 BALANOFF.

10 ILCS 5/2A-1

from Ch. 46, par. 2A-1

10 ILCS 5/Art. 25.5 heading new

10 ILCS 5/25.5-5 new thru 5/25/5-40 new

Amends the Election Code to provide for the recall of local elected officials. Effective immediately.

Mar 04 1993 First reading

Rfrd to Comm on Assignment

Mar 08

Assigned to Elections & State Government

Apr 02

Interim Study Calendar ELECTN ST

GOV

Jan 10 1995 Session Sine Die

#### HB-1331 STECZO

**CABLE TELEVISION OFFENSES** 

Aug 27 1993 PUBLIC ACT 88-0466

# HB-1332 CURRIE – MOSELEY – MCGUIRE, PRUSSING, KUBIK, DEUCHLER, LANG, VON B – WESSELS, OSTENBURG, ERWIN, RONEN AND SANTIAGO.

5 ILCS 120/1 from Ch. 102, par. 41
5 ILCS 120/2 from Ch. 102, par. 42
5 ILCS 120/2a from Ch. 102, par. 42a
5 ILCS 120/2.01 from Ch. 102, par. 42.01
5 ILCS 120/2.02 from Ch. 102, par. 42.02
5 ILCS 120/2.06 from Ch. 102, par. 42.06
5 ILCS 120/3 from Ch. 102, par. 43
5 ILCS 120/2b rep.

Amends the Open Meetings Act. Restates the Act's policy, redefines terms, and lists exceptions to the requirement of open meetings. Requires posting of an agenda at least 48 hours before a public body's regular meeting. Requires a public body to certify its review of minutes of closed meetings. Extends the period for initiating civil action for noncompliance from 45 to 90 days before or after a closed meeting. Specifies penalties to be imposed against participants in unlawful closed meetings. STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB-1332 creates a local government and

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB-1332 creates a local government and organization structure mandate and a due process mandate for which no State reimbursement of the cost to local governments is required. Due to a lack of data, no Statewide estimate of the cost to local governments is available.

### SENATE AMENDMENT NO. 1.

Deletes everything. Amends the Open Meetings Act. Restates the Act's policy, redefines terms, and lists exceptions to the requirement of open meetings. Requires posting of an agenda at least 48 hours before a public body's regular meeting. Extends the period for initiating civil action for noncompliance from 45 to 60 days before or after a closed meeting.

Mar 04 1993 First reading Rfrd to Comm on Assignment
Mar 08 Assigned to Executive

Mar 08 Mar 18

Do Pass

Do Pass/Short Debate Cal 010-000-001

Apr 12

Apr 14

Cal 2nd Rdng Short Debate

E: IN A D A DI ACK

-

Fiscal Note Requested BLACK St Mandate Fis Nte RegBLACK

Cal 2nd Rdng Short Debate

Fiscal No St Manda

Fiscal Note Request W/drawn St Mandate Fis Nte Req-Wdrn St Mandate Fis Note Filed

Cal 2nd Rdng Short Debate

Apr 15

Short Debate Cal 2nd Rdng Amendment No.01

WENNLUND WENNLUND

Lost Withdrawn

Amendment No.02 Cal 3rd Rdng Short Debate

Apr 20	Short Debate-3rd Passed 071-032-011	
	Arrive Senate	
	Chief Sponsor BERMAN	
	Added as Chief Co-sponsor TOPINKA	
	Placed Calendr, First Reading	
Apr 21	First reading Referred to Ru	les
	Assigned to Ex	ecutive
Apr 27	Added as Chief Co-sponsor SEVERNS	
	Added as Chief Co-sponsor KLEMM	
	Committee Exe	ecutive
May 08	Refer to Rules,	/Rul 3-9(a)
Jul 13	Ruled Exempt Under Sen Rule 3-9(B) SRI	
	Referred to Ex	ecutive
Mar 11 1994	Re-referred to	Rules
Apr 14	Added as Chief Co-sponsor KARPIEL	
Apr 28	Assigned to Ex	ecutive
May 04	Amendment No.01 EXECUTIVE	
<u> </u>	Recommnded of	do pass as amend
	012-000-000	•
	Placed Caindr, Second Reading	
	Added As A Co-sponsor MAITLAND	
	Added As A Co-sponsor DUDYCZ	
May 06	Second Reading	
	Placed Calndr, Third Reading	
May 11	Added As A Co-sponsor STERN	
	Third Reading - Passed 058-000-000	
	Refer to Rules,	/Rul 3-8(b)
Jun 14		Consideration HRUL
	Place Cal Order Concurrence 01	
	H Concurs in S Amend. 01/110-000-000	
	Passed both Houses	
Jul 13	Sent to the Governor	
Sep 09	Governor approved	
	PUBLIC ACT 88-0621 effective date 9	5-01-01
1333 CURR	RIE – WEAVER,M.	

305 ILCS 5/10-16.2	from Ch. 23, par. 10-16.2
750 ILCS 5/706.1	from Ch. 40, par. 706.1
750 ILCS 15/4.1	from Ch. 40, par. 1107.1
750 ILCS 20/26.1	from Ch. 40, par. 1226.1
750 ILCS 45/20	from Ch. 40, par. 2520

Amends support withholding provisions of the Public Aid Code, the Marriage and Dissolution of Marriage Act, the Non-Support of Spouse and Children Act, the Revised Uniform Reciprocal Enforcement of Support Act and the Parentage Act of 1984. Provides that an order for withholding shall direct any labor union or trade union that keeps lists of members as a source for employment of workers, and refers those members for employment, to cause support payments and other specified amounts to be withheld from an obligor's pay.

Rfrd to Comm on Assignment Mar 04 1993 First reading Mar 08 Assigned to Judiciary I

Mar 31 Interim Study Calendar JUDICIARY I

Jan 10 1995 Session Sine Die

#### HB-1334 HANNIG AND GRANBERG.

5 ILCS 375/6.5 new

Amends the State Employees Group Insurance Act of 1971. Prohibits awarding any mail order prescription drug contract to an entity that has assisted the Department of Central Management Services in ascertaining prescription drug prices.

of Contrar ivid	anagement betvices	in ascertaining prescription and private
Mar 04 1993	First reading	Rfrd to Comm on Assignment
Mar 08	-	Assigned to Elections & State
		Government
Mar 31		Motion disch comm, advc 2nd
		Committee Elections & State

Government

Apr 02 Interim Study Calendar ELECTN ST GOV

Session Sine Die Jan 10 1995

HB-1335 CURRIE

CHILD SEX ABUSE-CIVIL ACTION **PUBLIC ACT 88-0127** Jul 27 1993

#### HB-1336 STEPHENS.

20 ILCS 1105/3

from Ch. 96 1/2, par. 7403

Amends the Natural Resources Act to direct the Coal Marketing Office in the Department of Energy and Natural Resources to develop and implement an initiative to market Illinois coal internationally.

Mar 04 1993 First reading

Mar 08 Apr 02 Rfrd to Comm on Assignment Assigned to Environment & Energy Interim Study Calendar ENVRMNT ENRGY

Jan 10 1995 Session Sine Die

#### HR-1337 STEPHENS.

220 ILCS 5/9-220

from Ch. 111 2/3, par. 9-220

Amends the Public Utilities Act. Removes coal transportation costs from allowable costs recoverable as a cost of fuel unless the facility installs a scrubber. Effective immediately.

Mar 04 1993 First reading

Mar 08

Mar 30

Rfrd to Comm on Assignment Assigned to Public Utilities Interim Study Calendar PUB

UTILITIES

Jan 10 1995 Session Sine Die

#### HB-1338 STEPHENS.

35 ILCS 5/209 new

Amends the Illinois Income Tax Act to provide for an income tax credit equal to 3% of the amount invested by the taxpayer in capital projects that preserve or create markets for Illinois coal. Provides a 5 year carry forward for excess credits. Effective immediately and applicable to taxable years ending on or after December 31,

NOTE(s) THAT MAY APPLY: Fiscal

Mar 04 1993 First reading

Mar 08

Mar 25

Session Sine Die Jan 10 1995

Rfrd to Comm on Assignment Assigned to Revenue

Interim Study Calendar REVENUE

#### HB-1339 STEPHENS.

20 ILCS 605/46.1

from Ch. 127, par. 46.1

20 ILCS 605/46.66 new

Amends the Civil Administrative Code of Illinois to require the Department of Commerce and Community Affairs to examine policies and incentives to attract industries involved in design, construction and development of pollution control devices.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 04 1993 First reading

Mar 08 Apr 02

Jan 10 1995 Session Sine Die Rfrd to Comm on Assignment Assigned to Environment & Energy Ref to Rules/Rul 27D

#### HB-1340 STEPHENS.

30 ILCS 555/1

from Ch. 29, par. 36

Amends the Illinois Mined Coal Act to require all State departments and agencies, including institutions of higher learning, to purchase Illinois coal if their coal burning facility has a scrubber.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 04 1993 First reading

Mar 08

Apr 02

Rfrd to Comm on Assignment Assigned to Environment & Energy Interim Study Calendar ENVRMNT ENRGY

Jan 10 1995 Session Sine Die HB-1341 1262

### HB-1341 DEUCHLER - ROSKAM - LINDNER - NOVAK AND WENNLUND.

30 ILCS 505/4

Amends the Illinois Purchasing Act. Prohibits the selection of any newspaper as the official newspaper of the State of Illinois unless it has an annual average recycled fiber usage of not less than 28% within the meaning of the Recycled Newsprint Use Act.

from Ch. 127, par. 132.4

### HOUSE AMENDMENT NO. 1.

Adds reference to:

415 ILCS 15/3 from Ch. 85, par. 5953 415 ILCS 15/6 from Ch. 85, par. 5956 415 ILCS 15/7 from Ch. 85, par. 5957

Amends the Solid Waste Planning and Recycling Act to require county and municipal recycling coordinators to report certain data to the Department of Energy and Natural Resources. Requires persons engaged in collecting or processing waste to report data to the recycling coordinators.

### SENATE AMENDMENT NO. 1.

Adds reference to: 415 ILCS 15/5.5 new

Further amends the Solid Waste Planning and Recycling Act to create the Measurement and Reporting Standards Task Force. The Task Force shall assess impediments to standardized solid waste measurement, consider a standardized reporting format for counties, evaluate recycling rate measurements, and recommend enforcement criteria and penalties for violations of the Act. Requires the Task Force to report to the legislature by September 30, 1994.

### SENATE AMENDMENT NO. 2.

Replaces the changes proposed to the Solid Waste Planning and Recycling Act (except the proposed changes establishing and defining the duties of the Measurement and Reporting Standards Task Force) with revised definitions for garbage, industrial process waste, landscape waste, pollution control waste, and special waste; redefines municipal waste and adds definitions of hazardous waste and clean construction and demolition debris. Revises the method for determination of the recycling rate. Requires semiannual reports to be made to county recycling coordinators by persons engaged in the collection or transportation of recyclable materials or municipal waste. Specifies the type of data to be reported. Requires recycling coordinators to report to the Department with a compilation of municipal waste, composting and recycling data reported to the coordinators by collectors and transportors. Requires the Department to annually publish a report of recycling activity in Illinois based on data provided by the county coordinators.

SENATE AMENDMENT NO. 3.

Adds reference to:

415 ILCS 105/8 from Ch. 38, par. 86-8

Amends the Litter Control Act to require the court to impose community service consisting of picking up litter upon any person convicted of violating the Act.

### SENATE AMENDMENT NO. 4.

Includes within the proposed definition of "municipal waste", discarded landscape waste (instead of discarded landscape waste from buildings and roads that is not clean construction and demolition debris). Makes a grammatical change and replaces a reference to material waste with a reference to municipal waste.

OTE(2) THAT MAY			
Mar 04 1993	First reading	Rfrd to Comm on Assignm	ent
Mar 08		Assigned to Environment &	& Energy
Mar 25		Do Pass/Consent Calendar	r 027_000_000
	Consnt Caldr Order 2nd Re	ad	027-000-000
	Cnsent Calendar, 2nd Read		
	Consnt Caldr Order 3rd Rea		
Apr 01	Remvd from Consent Calen		
-	Cal 2nd Rdng Short Debate		
	Short Debate Cal 2nd Rdng		
	Cal 3rd Rdng Short Debate		
Apr 20		Mtn Prev-Recall 2nd Read	ing
	Amendment No.01	DEUCHLER	Adopted
	Cal 3rd Rdng Short Debate		ruopiou

ı J	SHEEH	XS – CURRIE – LEFLOR Y, NOVAK, PUGH, I ER AND MURPHY,H.	E – DAVIS – MOORE,EU MORROW, MCGUIRE,	
	Jan 10 1995	Session Sine Die		
	•	Third Reading - Passed 05	Refer to Rules/Rul 3-8(b	)
	May 19	Placed Calndr, Third Read	ing	Adopted
		Recalled to Second Readin Amendment No.04		Adopted
	IVLAY 10		SRUL/BE APPROVED FOR CONSIDERATION	N.
	May 18	Placed Calndr, Third Read Amendment No.04		
	<b>M</b> ay 17	Placed Calndr, Third Read Filed with Secretary AME		
	May 13	Recalled to Second Readin Amendment No.02 Amendment No.03	ng KARPIEL MAHAR	Adopted Adopted
	•	Placed Calndr, Third Read	SENV/BE ADOPTED 008-000-000 ling	
		Amendment No.03	SENV/BE ADOPTED 008-000-000 MAHAR	
		Amendment No.02	RULES TO SENV. KARPIEL	
		Amendment No.03	RULES TO SENV. MAHAR	
	May 12	Amendment No.02	KARPIEL	
		Placed Calndr, Third Read	MAHAR-TO RULES.	
		Filed with Secretary AME	KARPIEL-TO RULES.	
	May 11	Placed Calndr, Third Read Filed with Secretary AME	ling END NO 02	
	May 06	Placed Calndr, Second Rea Second Reading	•	
	May 05	Amendment No.01	Committee Environment ENVIR. & ENE. S Recommnded do pass as	Adopted
	May 04	Sponsor Removed LAUZI Alt Chief Sponsor Change	EN ed KARPIEL	
	Apr 22	First reading	Referred to Rules Assigned to Environment	& Energy
	Apr 21	Short Debate-3rd Passed Arrive Senate Chief Sponsor LAUZEN Placed Calendr, First Read		

HB-1 NG, RG, STROGER AND MURPHY,H.

New Act

30 ILCS 105/5.360 new 815 ILCS 705/40

from Ch. 121 1/2, par. 1740

Creates the Minority and Female Franchise Equity Investment Act. Authorizes the Attorney General to administer a program of financial assistance to enable minority and female owned businesses to purchase franchises. Amends the Franchise Disclosure Act of 1987 to increase certain franchise fees. Amends the State Finance Act to create the necessary special fund within the State treasury.

Note(s) That May Apply: Correctional: Fiscal

OIE	o / IDAI MIAI	APPLY, CONTECTIONAL, FISCAL	
M	ar 04 1993	First reading	Rfrd to Comm on Assignment
M	ar 08		Assigned to Constitutional Officers
M	ar 18		Recommended do pass 005-002-001
		Placed Calndr, Second Read	
M	ar 30	Second Reading	

Placed Calndr, Third Reading

Apr 22 Third Reading - Passed 065-050-001 Apr 23 Arrive Senate

Chief Sponsor PALMER

Placed Calendr, First Reading

Apr 27 First reading Referred to Rules
Apr 29 Assigned to Execu

Assigned to Executive Refer to Rules/Rul 3-9(a)

Jan 10 1995 Session Sine Die

### HB-1343 LANG - JOHNSON, TIM.

205 ILCS 5/39

May 08

from Ch. 17, par. 349

205 ILCS 5/39.5 new

Amends the Illinois Banking Act. Limits the liability of a bank director to the director's bank, its shareholders, and persons asserting rights on behalf of the bank except for certain wilful, grossly negligent, or criminal actions. Authorizes a bank to indemnify directors and other agents and to purchase insurance on their behalf. Effective immediately.

### HOUSE AMENDMENT NO. 1.

Deletes reference to:

205 ILCS 5/39

Replaces the title and everything after the enacting clause. Amends the Illinois Banking Act to provide that a bank charter may contain a provision providing that a bank director is not personally liable to the bank or its shareholders for a breach of fiduciary duty excluding grossly negligent conduct, international misconduct, and certain other conduct. Effective immediately.

Mar 04 1993 First reading Rfrd to Comm on Assignment

Mar 08 Assigned to Judiciary I

Mar 25 Amendment No.01 JUDICIARY I H Adopted

010-000-000

DP Amnded Consent Calendar

010-000-000 Consnt Caldr Order 2nd Read

Apr 12 Cnsent Calendar, 2nd Reading

Apr 14 Consnt Caldr Order 3rd Read Consnt Caldr, 3rd Read Pass 113-000-002

Arrive Senate

Placed Calendr, First Reading
Apr 15 Chief Sponsor BARKHAUSEN

First reading Referred to Rules

Apr 16 Assigned to Financial Institutions

Apr 21 Added as Chief Co-sponsor DUNN,T

Committee Financial Institutions

May 05 Recommended do pass 007-000-001

Placed Calndr, Second Reading

May 06 Second Reading

Placed Calndr, Third Reading

May 13 3d Reading Consideration PP

Calendar Consideration PP.

Aug 13 Refer to Rules/Rul 3-9(b) RULES SRUL

Jan 10 1995 Session Sine Die

#### HB-1344 DART

# CRIM CD-MONEY LAUND-FINAN TRAN

Aug 09 1993 PUBLIC ACT 88-0258

### HB-1345 DUNN, JOHN.

735 ILCS 5/5-105.5 new

Amends the Code of Civil Procedure. Provides that when a party is represented in a civil action by a civil legal services provider, all fees and costs shall be waived without the necessity of filing a motion for that purpose.

Mar 04 1993 First reading Rfrd to Comm on Assignment

Mar 08 Assigned to Judiciary I

Apr 01 Interim Study Calendar JUDICIARY I

Jan 10 1995 Session Sine Die

1265 HB-1346

#### HB-1346 JONES, SHIRLEY.

5 ILCS 315/3 from Ch. 48, par. 1603 115 ILCS 5/2 from Ch. 48, par, 1702

Amends the Illinois Public Labor Relations Act to include University of Illinois police officers in the definition of "peace officer" in that Act. Amends the Illinois Educational Labor Relations Act to exclude University of Illinois police from the definition of "peace officer" in that Act. Effective immediately.

Mar 04 1993 First reading Rfrd to Comm on A

Rfrd to Comm on Assignment Mar 08 Assigned to Labor & Commerce Mar 24 Do Pass/Short Debate Cal 016-000-000

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 20 Held 2nd Rdg-Short Debate Ref to Rules/Rul 37G Apr 30

Jan 10 1995 Session Sine Die

#### HB-1347 BURKE

MINORS PROPERTY DAMAGE-PAINT Aug 20 1993 PUBLIC ACT 88-0406

#### HB-1348 DART.

55 ILCS 5/3-5005 from Ch. 34, par. 3-5005

Amends the Counties Code. Makes grammatical changes in a Section concerning the powers and duties of recorders.

Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Counties & Townships Mar 25 Interim Study Calendar CNTY TWNSHIP

Jan 10 1995 Session Sine Die

#### HB-1349 DART.

55 ILCS 5/4-12002 from Ch. 34, par. 4-12002

Amends the Counties Code to make a stylistic change in the Section concerning the recorder's fees.

Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Counties & Townships Mar 25 Interim Study Calendar CNTY

TWNSHIP

Jan 10 1995 Session Sine Die

#### HB-1350 PEDERSEN.

35 ILCS 205/19.23-1a from Ch. 120, par. 500.23-1a

Amends the Revenue Act of 1939. Provides that beginning with the 1994 levy year and thereafter, the general homestead exemption shall be limited to the percentage increase in the Consumer Price Index during the 12 month calendar year preceding the levy year or the maximum reduction allowed, whichever is greater.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 1350 constitutes a tax exemption mandate for which State reimbursement of the revenue loss to units of local government is required under the State Mandates Act. Due to a lack of data, no Statewide estimate of the revenue loss to local governments is available.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Revenue Mar 31 St Mandate Fis Note Filed Committee Revenue

Apr 01 Interim Study Calendar REVENUE

Jan 10 1995 Session Sine Die

#### HB-1351 PEDERSEN.

35 ILCS 5/204 from Ch. 120, par. 2-204 35 ILCS 5/209 new

35 ILCS 5/210 new

Amends the Illinois Income Tax Act. Provides that individual taxpayers with a base income under \$35,000 shall be eligible for additional exemptions for their dependents and a rent credit in an amount relative to the dependent's age. Provides an earned income tax credit for all individual taxpayers equal to 10% of their federal earned income tax credit. Effective immediately and applies to taxable years ending on or after December 31, 1993.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 04 1993 First reading

Assigned to Revenue

Rfrd to Comm on Assignment

Mar 08 Apr 01

Interim Study Calendar REVENUE

Session Sine Die Jan 10 1995

#### HB-1352 LEITCH - COWLISHAW.

220 ILCS 5/9-220

from Ch. 111 2/3, par. 9-220

Amends the Public Utilities Act to provide that the Commission may authorize rate changes based on expenditures or revenues resulting from the purchase or sale of emission allowances created under the Clean Air Act Amendments of 1990.

SENATE AMENDMENT NO. 1.

Deletes reference to: 220 ILCS 5/9-220 Adds reference to: 220 ILCS 5/4-501 new 220 ILCS 5/4-502 new

Deletes all. Amends the Public Utilities Act. Establishes a procedure for the revocation, suspension, or limitation of the scope of a certificate of public convenience and necessity. Establishes a procedure for the appointment of a receiver for a small public utility or telecommunications carrier upon the occurrence of certain events. Establishes a procedure for the acquisition of a small public utility or telecommunications carrier by a capable public utility or telecommunications carrier when the small public utility or telecommunications carrier fails to provide adequate service or otherwise defaults in its obligations. Defines terms. Effective immediately.

### SENATE AMENDMENT NO. 2.

Adds reference to: 220 ILCS 5/7-102

Amends provisions of the Public Utilities Act allowing the Commerce Commission to waive the approval requirements for certain transactions by utilities. In the case of utilities with gross annual revenues of more than \$50,000,000, permits waiver of approval of sales of property involving not more than \$300,000 and permits waiver of approval of leases, easements, and licenses involving consideration or rental of not more than \$30,000 per year.

Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Public Utilities

Mar 31 Do Pass/Short Debate Cal 012-000-000

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 12

Cal 3rd Rdng Short Debate Apr 14 Short Debate-3rd Passed 110-000-004

Apr 15 Arrive Senate

Chief Sponsor KARPIEL Placed Calendr, First Reading

Apr 16 First reading Referred to Rules

Assigned to Environment & Energy Refer to Rules/Rul 3-9(a) May 08

Assigned to Environment & Energy Apr 28 1994 ENVIR. & ENE. S Adopted May 06 Amendment No.01

Recommnded do pass as amend

010-000-000

Placed Caindr, Second Reading

Filed with Secretary KARPIEL Amendment No.02

Amendment referred to

SRUL

Placed Calndr, Second Reading Amendment No.02

KARPIEL Rules refers to SENV

Placed Calndr, Second Reading

May 12

May 17	Second Reading	
	Placed Calndr, Third Reading	
May 19	Amendment No.02 KARPIEL	
•	Be adopted	
	Placed Calndr, Third Reading	
	Recalled to Second Reading	
	Amendment No.02 KARPIEL Adopted	f
	Placed Calndr, Third Reading	
May 20	Third Reading - Passed 057-000-000	
,	Refer to Rules/Rul 3-8(b)	
Jun 14	Recommends Consideration HRUI	,
	Place Cal Order Concurrence 01,02	-
	H Concurs in S Amend. 01,02/110-000-000	
	Passed both Houses	
Jul 13	Sent to the Governor	
Sep 01	Governor vetoed	
Sep 01	Piaced Calendar Total Veto	
Nov. 16	1 111 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
Nov 16	Total veto stands.	

### HB-1353 ACKERMAN.

220 ILCS 5/9-201

from Ch. 111 2/3, par. 9-201

Amends the Public Utilities Act. Provides that a public utility seeking a rate change that will result in a general rate increase must file a notice of intent to seek an increase with the Illinois Commerce Commission 90 days before initiating a rate making proceeding.

Pfrd to Comm on Assignment

Mar 04 1993	First reading	Rfrd to Comm on Assignment
Mar 08	_	Assigned to Public Utilities
Mar 17		Motion Do Pass-Lost 004-003-004
		HPUB
		Remains in Committee Public Utilities
Mar 18	Mtn Prevail Suspend Rul 2	0 <b>K</b>
	•	Committee Public Utilities
Apr 02		Ref to Rules/Rul 27D
Ian 10 1005	Section Sine Die	

### HB-1354 ACKERMAN - KUBIK - MOFFITT - LAWFER - WIRSING.

220 ILCS 5/13-703

from Ch. 111 2/3, par. 13-703

Amends the provisions of the Public Utilities Act relating to systems and devices for hearing and voice impaired persons. Changes terminology so that the provisions apply to "persons with a hearing, speech, or vision disability". Makes changes regarding the eligibility of certain service organizations to receive telecommunications devices. Specifies that a household may be eligible for more than one type of device, based on the needs of the residents of the household. Provides that "telecommunications carriers which are purely mutual concerns" are subject to the requirements for serving the needs of persons with a hearing, speech, or vision disability. Effective immediately.

### HOUSE AMENDMENT NO. 1.

Deletes all amendatory language, and inserts similar language covering persons with hearing or speech disabilities (but not covering persons with vision disabilities).

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SENATE AMENDMENT NO. 1.
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Deletes reference to: 220 ILCS 5/13-703 Adds reference to: 220 ILCS 5/7-102

from Ch. 111 2/3, par. 7-102

Deletes everything. Amends provisions of the Public Utilities Act allowing the Commerce Commission to waive the approval requirements for certain transactions by utilities. In the case of utilities with gross annual revenues of more than \$50,000,000, permits waiver of approval of sales of property involving not more than \$300,000, and permits waiver of approval of leases, easements, and licenses involving consideration or rental of not more than \$30,000 per year. Effective immediately.

#### SENATE AMENDMENT NO. 2.

Adds reference to: 220 ILCS 5/2-102

from Ch. 111 2/3, par. 2-102

Prohibits an ICC commissioner, appointee, or employee from soliciting or accepting a ticket or pass to a sporting event or other amusement or event from an entity subject to ICC supervision, and prohibits such an entity from offering such a ticket or pass to an ICC commissioner, appointee, or employee.

Mar 04 1993 First reading Rfrd to Common Assignment

Mar 04 1993	First reading	Rird to Comm on Assignment
Mar 08		Assigned to Public Utilities
Mar 24	Amendment No.01	PUB UTILITIES H Adopted
		Do Pass Amend/Short Debate
		010-000-000
	Cal 2nd Rdng Short Debate	e
Apr 12	Short Debate Cal 2nd Rdns	
F	Cal 3rd Rdng Short Debate	
Apr 14	Short Debate-3rd Passed 1	
Apr 15	Arrive Senate	14 000 000
Apr 15	Chief Sponsor RAUSCHE	NREDGER
A 1C	Placed Calendr, First Readr	
Apr 16	First reading	Referred to Rules
		Assigned to Environment & Energy
May 03	Added as Chief Co-sponsor	
		Committee Environment & Energy
May 04	Sponsor Removed RAUSC	HENBERGER
	Alt Chief Sponsor Changed	IMAHAR
		Committee Environment & Energy
May 05	Amendment No.01	ENVIR. & ENE. S Adopted
•		Recommnded do pass as amend
		010-000-000
	Placed Calndr, Second Read	dng
May 06	Second Reading	0
1114, 00	Placed Calndr, Third Readi	ng
Jul 13	Tiuvu Guindi, Tiaru Tivadi.	EXEMPT UNDER
• • • • • • • • • • • • • • • • • • • •		RULE 3-9(B)
		Re-referred to Environment & Energy
Oct 13	Amendment No.02	ENVIR. & ENE. S Adopted
OU 13	Amenament 110.02	Recommided do pass as amend
		006-000-000
	Added as Chief Co smanger	
	Added as Chief Co-sponsor	
	Added as Chief Co-sponsor	
0.400	Placed Calndr, Second Read	ung
Oct 26	Second Reading	
	Placed Calndr, Third Readi	
Oct 28	3/5 vote required	
	Third Reading - Passed 056	
	a : a: b:	Refer to Rules/Rul 3-8(b)
T 10 1005		

Jan 10 1995 Session Sine Die

### HB-1355 SCHAKOWSKY

HOSPITAL-PATIENT RIGHTS
Jul 07 1993 PUBLIC ACT 88-0056

### HB-1356 SCHAKOWSKY

CRIM CODE-HATE CRIME

Aug 09 1993 PUBLIC ACT 88-0259

### HB-1357 DAVIS.

730 ILCS 5/3-7-2

from Ch. 38, par. 1003-7-2

II

730 ILCS 125/4.5 new

Amends the Unified Code of Corrections and the County Jail Act to grant children the right to visit with a parent who is a prisoner in a jail or Department of Corrections facility at least once each week.

ns facility at least once each week.

Mar 04 1993 First reading Rfrd to Comm on Assignment

Mar 08 Assigned to Judiciary II

Mar 25 Interim Study Calendar JUDICIARY

Jan 10 1995 Session Sine Die

1269 HB-1358

HB-1358 DAVIS

> UNEMPLOYED-TUITION WAIVERS Apr 13 1993 Third Reading - Lost

HR-1359 BURKE

HB-1360

VEH CD-THEFT PREVENTION

Jul 27 1993 PUBLIC ACT 88-0128 HARTKE

VEH CD-GRADE CROSSINGS

**PUBLIC ACT 88-0296** Aug 11 1993

HB-1361 HOFFMAN.

20 ILCS 2215/2-6

from Ch. 111 1/2, par. 6502-6

Amends the Illinois Health Finance Reform Act to make a style change. Rfrd to Comm on Assignment

Mar 04 1993 First reading Mar 08

Assigned to Health Care & Human

Services Ref to Rules/Rul 27D

Apr 02 Jan 10 1995 Session Sine Die

HB-1362 SHEEHY

IGNITION INTERLOCK DEVICE

PUBLIC ACT 88-0238 Aug 06 1993

HB-1363 KASZAK.

725 ILCS 5/113-3

from Ch. 38, par. 113-3

Amends the Code of Criminal Procedure of 1963. Increases fees for appointed counsel other than the public defender in counties with a population greater than 2,000,000.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 1363 creates a due process mandate for which no reimbursement is required under the State Mandates

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Judiciary II Mar 19 St Mandate Fis Note Filed

Committee Judiciary II Mar 23 Do Pass/Consent Calendar 016-000-000

Consnt Caldr Order 2nd Read

Remvd from Consent Calendar Mar 24

NOLAND & WENNLUND

Cal 2nd Rdng Short Debate

Apr 20 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Apr 30 Ref to Rules/Rul 37G

Jan 10 1995 Session Sine Die

HR-1364 HAWKINS.

50 ILCS 105/1

from Ch. 102, par. 1

Amends the Public Officer Prohibited Activities Act. Allows a county board member to also serve as a member of a board of trustees of a fire protection district. Effective immediately.

Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Counties & Townships Mar 18 Recommended do pass 007-003-000 Placed Calndr, Second Reading

Mar 24 Second Reading

Placed Calndr, Third Reading

Apr 20 Third Reading - Passed 061-049-005

Apr 21 Arrive Senate

Placed Calendr, First Reading

Apr 22 Chief Sponsor DUNN,R

Referred to Rules First reading Apr 29 Assigned to State Government & Exec.

Appts.

May 06

Sponsor Removed DUNN,R

Alt Chief Sponsor Changed JACOBS

Committee State Government & Exec.

Appts.
Refer to Rules/Rul 3-9(a)

May 08

Jan 10 1995 Session Sine Die

on Sine Die

#### HB-1365 HASSERT - WIRSING - OLSON.

20 ILCS 2905/2

from Ch. 127 1/2, par. 2

70 ILCS 705/1.05 rep.

Amends the State Fire Marshal Act and the Fire Protection District Act in relation to the State Fire Marshal's powers. Removes the provisions authorizing the State Fire Marshal to administer General Revenue Fund grants to defray expenses of forming fire protection districts in areas not located in a district or in a municipality that provides fire protection.

Note(s) That May Apply: Fiscal

Mar 04 1993 First reading Mar 08 Rfrd to Comm on Assignment Assigned to Elections & State Government

Apr 02

Jan 10 1995 Session Sine Die

Ref to Rules/Rul 27D

### HB-1366 DAVIS - PARKE - WOOLARD.

820 ILCS 130/8

from Ch. 48, par. 39s-8

Amends the Prevailing Wage Act. Makes a stylistic change.

Mar 04 1993 First reading Rfrd to Common A

Mar 04 1993 Mar 08 Rfrd to Comm on Assignment Assigned to Labor & Commerce Do Pass/Short Debate Cal 017-000-000

Mar 17

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Apr 20 Apr 30 Jan 10 1995

Ref to Rules/Rul 37G Session Sine Die

### HB-1367 DAVIS - WOOLARD.

820 ILCS 130/5

from Ch. 48, par. 39s-5

Amends the Prevailing Wage Act. Makes a grammatical change.

Mar 04 1993 First reading Rfrd to Comm on Assign

Rfrd to Comm on Assignment Assigned to Labor & Commerce

Do Pass/Short Debate Cal 017-000-000

Mar 08 Mar 17 Apr 20

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Apr 30

Ref to Rules/Rul 37G

Jan 10 1995 Session Sine Die

### HB-1368 WOJCIK.

820 ILCS 105/4

from Ch. 48, par. 1004

Amends the Minimum Wage Law. Increases the tip credit from 40% of the minimum wage to 45% after March 31, 1993, and to 50% after March 31, 1994. Effective immediately.

Mar 04 1993 First reading Mar 08 Rfrd to Comm on Assignment Assigned to Labor & Commerce

Apr 02

Jan 10 1995 Session Sine Die

Ref to Rules/Rul 27D

### HB-1369 LANG

## RESPONDENTS IN DISCOVERY

Apr 27 1993 Short Debate-3rd Lost

#### HB-1370 MURPHY.H.

625 ILCS 5/3-412 from Ch. 95 1/2, par. 3-412 625 ILCS 5/3-413 from Ch. 95 1/2, par. 3-413

Amends the Illinois Vehicle Code. Provides that one registration plate shall be issued and attached to the rear of certain motor vehicles and to the front of other motor vehicles. Also requires renewable registration stickers to be placed in the rear window and to be made of a reflective material.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 04 1993 First reading

Mar 31

Mar 08

Rfrd to Comm on Assignment Assigned to Constitutional Officers Interim Study Calendar CONST

OFICERS

Jan 10 1995 Session Sine Die

#### MURPHY,H - MURPHY,M. HB-1371

625 ILCS 5/11-601

from Ch. 95 1/2, par. 11-601

Amends the Illinois Vehicle Code. Provides that law enforcement officers shall not exceed the speed limit when in pursuit of an alleged offender of the law of this State.

Mar 04 1993 First reading

Rfrd to Comm on Assignment

Mar 08 Apr 01

Assigned to Judiciary II Interim Study Calendar JUDICIARY

Jan 10 1995 Session Sine Die

#### HR-1372 RONEN - FREDERICK - BLAGOJEVICH - KRAUSE - PANKAU, LIND-NER, LANG, ERWIN AND DAVIS.

750 ILCS 5/505

from Ch. 40, par. 505

Amends the Marriage and Dissolution of Marriage Act. Provides that a court may order parents to make contributions (in addition to the basic support obligation) for work-related or school-related child care expenses. Provides that the contributions shall be apportioned between the parents according to their income unless the court makes a specific written finding as to its reasons for deviating from that formula.

Mar 04 1993 First reading Rfrd to Comm on Assignment

Mar 08 Mar 25

Apr 22

Assigned to Judiciary I Do Pass/Short Debate Cal 010-000-000

Cal 2nd Rdng Short Debate Apr 12

Short Debate Cal 2nd Rdng

Cal 3rd Rdng Short Debate

Short Debate-3rd Passed 078-011-023 Apr 20

Arrive Senate

Placed Calendr, First Reading Chief Sponsor HASARA

Apr 21 Placed Calendr, First Reading

First reading Referred to Rules

Assigned to Judiciary Added as Chief Co-sponsor CULLERTON Apr 29

Committee Judiciary

May 08 Jan 10 1995

Session Sine Die

#### MORROW. HB-1373

30 ILCS 805/8.17 new

40 ILCS 5/17-119

from Ch. 108 1/2, par. 17-119 40 ILCS 5/17-156.1 from Ch. 108 1/2, par. 17-156.1

Amends the Chicago Teachers Article of the Pension Code to increase the rate of automatic annual increase in pensions from 3% to 4%. Amends the State Mandates Act to require implementation without reimbursement. Effective January 1, 1994.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Mar 04 1993 First reading

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Ref to Rules/Rul 27D

Refer to Rules/Rul 3-9(a)

Mar 08 Apr 02

Jan 10 1995 Session Sine Die

#### HB-1374 LEVIN

### WASTE-COLLCTN PROJ-NUCLEAR ACC Aug 04 1993

PUBLIC ACT 88-0182

#### KUBIK - CROSS - SALVI - PANKAU - BIGGINS. HB-1375

from Ch. 120, par. 417.16

35 ILCS 505/1.16 35 ILCS 505/1.22 new 35 ILCS 505/4c 35 ILCS 505/8

from Ch. 120, par. 419c

from Ch. 120, par. 424

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35 ILCS 505/13
                                  from Ch. 120, par. 429
35 ILCS 505/13a
35 ILCS 505/13a.1
                                  from Ch. 120, par. 429a
                                  from Ch. 120, par. 429a1
35 ILCS 505/13a.2
                                  from Ch. 120, par. 429a2
35 ILCS 505/13a.3
                                  from Ch. 120, par. 429a3
35 ILCS 505/13a.4
                                  from Ch. 120, par. 429a4
35 ILCS 505/13a.5
                                  from Ch. 120, par. 429a5
35 ILCS 505/13a.6
                                  from Ch. 120, par. 429a6
35 ILCS 505/14a
                                  from Ch. 120, par. 430.1
35 ILCS 505/15
                                  from Ch. 120, par. 431
35 ILCS 505/16
                                  from Ch. 120, par. 432
```

Amends the Motor Fuel Tax Law. Makes various changes to conform with provisions of the International Fuel Tax Agreement. Changes special fuel references to motor fuel. Requires motor carriers to keep certain motor fuel records for 4 years. Changes certain interest requirements to be calculated at a rate of 1% per month or fraction of a month until paid, rather than by the Penalties and Interest Act. Requires motor carriers to obtain decals annually from the Department of Revenue. Establishes guidelines. Provides guidelines for revocation of certain licenses by the Department of Revenue. Effective January 1, 1994.

Note(s) That May Apply: Fiscal Mar 04 1993 First reading Mar 08 Apr 02

Rfrd to Comm on Assignment

Assigned to Revenue Do Pass/Short Debate Cal 012-000-000

Cal 2nd Rdng Short Debate Apr 20 Short Debate Cal 2nd Rdng

Session Sine Die

Held 2nd Rdg-Short Debate Ref to Rules/Rul 37G

Apr 30 HB-1376 KUBIK

Jan 10 1995

SALES-USE TAX-PER TRANSACTIONS

Aug 05 1993 PUBLIC ACT 88-0194

HB-1377 KUBIK

> LOTTERY-ODDS-AGENTS-AD Nov 29 1993 PUBLIC ACT 88-0522

HR.1378 MCPIKE - BUGIELSKI.

25 ILCS 120/4 from Ch. 63, par. 904 55 ILCS 5/4-2001 from Ch. 34, par. 4-2001

Amends the Compensation Review Act and the Counties Code. For counties other than Cook County, increases the salaries of State's attorneys effective July 1, 1993, and makes future compensation the greater of the statutory amount or an amount set by the Compensation Review Board. Effective immediately.

FISCAL NOTE (DCCA)

HB-1378, beginning in FY94, would cost the State between \$857,000 and \$967,000 depending upon whether certain State's attorneys continue their private practice.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB-1378 fails to meet the definition of a mandate.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 04 1993 First reading Rfrd to Comm on Assignment Mar 08 Assigned to Executive Mar 25 Recommended do pass 008-004-000

Placed Calndr, Second Reading

Apr 12 Fiscal Note Requested BLACK

St Mandate Fis Nte RegBLACK Placed Calndr, Second Reading

Apr 15 Fiscal Note Filed Placed Calndr, Second Reading

Apr 20 Second Reading

Held on 2nd Reading Apr 26 St Mandate Fis Note Filed

Held on 2nd Reading Apr 30 Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die

### HB-1379 RONEN

TRAVEL PROMOTION-RIVERBOATS Aug 09 1993 PUBLIC ACT 88-0260

# HB-1380 SCHAKOWSKY – LEVIN – GASH – MORROW, DEJAEGHER, SHEEHY, NOVAK, OSTENBURG, STECZO AND HARTKE.

750 ILCS 60/204.5 new

Amends the Domestic Violence Act. Requires each judicial circuit to establish a program to provide courtroom advocates for victims of domestic violence.

NOTE(S) THAT MAY APPLY: Fiscal
Mar 04 1993 First reading Rfrd to Comm on Assignment
Mar 08 Assigned to Judiciary II
Apr 02 Ref to Rules/Rul 27D
Jan 10 1995 Session Sine Die

### HB-1381 WOOLARD - SALVI.

10 ILCS 5/7-10	from Ch. 46, par. 7-10
10 ILCS 5/8-8	from Ch. 46, par. 8-8
10 ILCS 5/10-4	from Ch. 46, par. 10-4
10 ILCS 5/10-8	from Ch. 46, par. 10-8

Amends the Election Code. Provides that, in unincorporated areas or in incorporated municipalities of fewer than 2,500 persons, no more specific information regarding a petition signer's residence address shall be required than would be necessary to deliver personal mail to the signer. Provides that a person filing a petition objecting to a certificate of nomination, nominating papers, or petitions shall file 3 copies (rather than one copy) of the petition. Effective immediately.

Mar 04 1993 First reading Rfrd to Comm on Assignment
Mar 08 Assigned to Elections & State
Government
Apr 02 Ref to Rules/Rul 27D
Jan 10 1995 Session Sine Die

\_\_\_\_\_\_\_

### HB-1382 CLAYTON - PHELPS.

10 ILCS 5/11-7	from Ch. 46, par. 11-7
10 ILCS 5/13-1	from Ch. 46, par. 13-1
10 ILCS 5/13-1.1	from Ch. 46, par. 13-1.1
10 ILCS 5/13-2	from Ch. 46, par. 13-2
10 ILCS 5/13-4	from Ch. 46, par. 13-4
10 ILCS 5/14-1	from Ch. 46, par. 14-1
10 ILCS 5/14-3.1	from Ch. 46, par. 14-3.1

Amends the Election Code. Permits the clustering of precincts and the use of 3, rather than 5, election judges for the general primary and general election. Removes requirement that minimum number of election judges reside in the precincts in which they serve. Requires the election authority to fill election judge vacancies if the vacancies cannot be filled from the supplemental list. Effective immediately.

Mar 04 1993 First reading
Mar 08

Rfrd to Comm on Assignment
Assigned to Elections & State
Government
Interim Study Calendar ELECTN ST
GOV

Jan 10 1995 Session Sine Die

### HB-1383 KUBIK

INCOME TX-BUSINESS-ADMIN Aug 05 1993 PUBLIC ACT 88-0195

#### HB-1384 COWLISHAW.

105 ILCS 5/14-15.01 from Ch. 122, par. 14-15.01

Amends the School Code. Changes the current name of the Community and Residential Services Authority for Behavior Disturbed and Severe Emotionally Disturbed Students by replacing "Students" in that name with "Individuals". Provides that a representative of the Attorney General's Disability Rights Advocacy Division (now, Division of the Handicapped) shall be a member of the Authority. Re-

quires at least 2 of the Governor's appointees to the Authority to be or to have been directly involved in providing services to individuals (now, students) who are behavior disturbed or severe emotionally disturbed. Requires 5 of the gubernatorial appointees to be experienced or knowledgeable in the provision of services for such individuals (now, experienced and knowledgeable in the operation of day or residential schools for students who are behavior or severe emotionally disturbed). Changes one of the Authority's specified powers and duties.

Mar 04 1993 First reading

Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Education

Mar 08 Apr 02

Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-1385 **SCHAKOWSKY**

FRAUDULENT SALES-INJUNCTION Jul 06 1993 PUBLIC ACT 88-0029

#### HB-1386 PANKAU - NOLAND - ZICKUS - MURPHY,M - WELLER.

720 ILCS 5/20-1

from Ch. 38, par. 20-1

Amends the Criminal Code of 1961 to make arson a Class X felony if the damage to the property is \$1,000,000 or more.

HOUSE AMENDMENT NO. 1.

Provides that arson is a Class 1 felony if the amount of damage is \$1,000,000 or

#### HOUSE AMENDMENT NO. 2.

Adds reference to: 720 ILCS 5/9-1

Amends the Criminal Code of 1961 to provide that a person convicted of first degree murder when the murder was intentional and involved the infliction of torture is eligible for the death penalty.

CORRECTIONAL NOTE, AMENDED

This proposal will have minimal impact on the Department.

FISCAL/BALANCED BUDGET NOTES, AMENDED (Dept. of Corrections)

This proposal has no impact on the Department.

FISCAL NOTE, AS AMENDED (Office of IL Courts)

It has been determined that the bill would have no fiscal im-

pact on the Judicial Branch.

STATE MANDATES ACT FISCAL NOTE, AS AMENDED

In the opinion of DCCA, HB 1386, as amended by H-am 2, fails

to meet the definition of a mandate under the State Mandates

NOTE(S) THAT MAY APPLY: Correctional

Mar 09 1993 First reading

Mar 11

Apr 02 Apr 14 Rfrd to Comm on Assignment

Assigned to Judiciary II

Do Pass/Short Debate Cal 013-000-000

Cal 2nd Rdng Short Debate

Fiscal Note Requested AS AMENDED

St Mandate Fis Nte RegAS

**AMENDED** 

-GRANBERG

-GRANBERG

Balanced Budget Note RAS

**AMENDED** 

-GRANBERG

Correctional Note Requested AS

AMENDED

-GRANBERG

Judicial Note Request AS AMENDED

-GRANBERG

Short Debate Cal 2nd Rdng

Amendment No.01 Amendment No.02 PANKAU WELLER

Adopted Adopted

Correctional Note Filed AS

AMENDED

Held 2nd Rdg-Short Debate

		•
Apr 16		Fiscal Note Filed Balanced Budget Note Filed
	Held 2nd Rdg-Short De	
Apr 19	J	Fiscal Note Filed
	Held 2nd Rdg-Short De	ebate
Apr 20		St Mandate Fis Note Filed
A = - 22	Cal 3rd Rdng Short Del	
Apr 23	Short Debate-3rd Passe	Motion to Reconsider Vote
		Mtn Reconsider Vote - Lost
	Short Debate-3rd Passe	
Apr 26	Arrive Senate	
	Chief Sponsor FITZGE	
Apr 27	Placed Calendr, First Re	
A 20	First reading	Referred to Rules
Apr 28 May 08		Assigned to Judiciary Refer to Rules/Rul 3-9(a)
May 04 199	04	Assigned to Judiciary
May 12	27	Refer to Rules/Rul 3-9(a)
Jan 10 199	5 Session Sine Die	
	MER.	
105 ILCS 5/18		122 pag 10 0
		h. 122, par. 18-8
		stricts whose 1977 equalized assessed val-
		ne Court case, adjusts the 1977 tax rate
	ng the district's State aid	
Mar 09 199	93 First reading	Rfrd to Comm on Assignment
Mar 11		Assigned to Elementary & Secondary Education
Мат 25		Do Pass/Consent Calendar 024-000-000
14141 25	Consnt Caldr Order 2nd	
Mar 31	Cnsent Calendar, 2nd F	
	Consnt Caldr Order 3rd	
Apr 14	Consnt Caldr, 3rd Read	1 Pass 113-000-002
	Arrive Senate	•
۸ 15	Placed Calendr, First Ro	
Apr 15	Chief Sponsor BERMA First reading	Referred to Rules
	That reading	Assigned to Education
May 08		Refer to Rules/Rul 3-9(a)
Jan 10 199	5 Session Sine Die	
HB-1388 MO	ORE,ANDREA.	
30 ILCS 805/	•	
50 ILCS 705/		h. 85, par. 507
50 ILCS 705/		h. 85, par. 508
50 ILCS 740/	8 from C	h. 85, par. 538
50 ILCS 740/		h. 85, par. 539
65 ILCS 5/3.1	1-30-20 from C	h. 24, par. 3.1-30-20
Amends the S	State Mandates Act, the	Police Training Act, the Fire Protection
		Requires training in first aid (including
CPR) for probationary and permanent police officers, sheriffs and deputies, and fire		
fighters and for auxiliary policemen. Preempts home rule. Exempt from the State		
Mandates Act.		
STATE MANDATES ACT FISCAL NOTE		
	ion of DCCA, HB 1388 crea	
which Stat	e reimbursement of the incre	ased cost to units of
local gover	nment would normally be rec	quired. However, HB 1388
amande the	State Mandates Act to relie	wa the State of room

cost to counties, municipalities, and fire protection districts is available.

NOTE(s) THAT MAY APPLY: Fiscal: Home Rule: State Mandates

amends the State Mandates Act to relieve the State of reimbursement liability. Due to a lack of data, no estimate of the

Note(s) That May Apply: Fiscal; Home Rule; State Mandates
Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Cities & Villages
Mar 23 St Mandate Fis Note Filed
Committee Cities & Villages

Mar 31

Interim Study Calendar CITIES/VILLAG

Jan 10 1995 Session Sine Die

HB-1389 WELLER.

20 ILCS 2310/55.41

from Ch. 127, par. 55.41

Requires the Department of Public Health to update its study on the costs of AIDS medical treatment by July 1, 1994.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Health Care & Human

Services

Mar 31

Interim Study Calendar

Mar 02 1994

HEALTH/HUMAN Exempt under Hse Rule 29(C) HCHS Returned to Health Care & Human

Services

Apr 22

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-1390 RYDER.

30 ILCS 105/25

from Ch. 127, par. 161

Amends the State Finance Act to make a technical change. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 30 ILCS 105/25 Adds reference to:

15 ILCS 405/15

from Ch. 15, par. 215

Changes the title and deletes everything after the enacting clause. Amends the State Comptroller Act. Provides certain Medicaid subacute substance abuse service reimbursement responsibilities are not contract liabilities for purposes of requiring the filing of State contracts with the Comptroller. Effective immediately.

Mar 09 1993 First reading

Rfrd to Comm on Assignment

Mar 11 Apr 02

Assigned to Revenue

Amendment No.01 REVENUE

Recommnded do pass as amend

011-001-000

Placed Calndr, Second Reading

Apr 20

Second Reading Held on 2nd Reading

Apr 22

Placed Calndr, Third Reading

Apr 28 Interim Study Calendar REVENUE

Jan 10 1995 Session Sine Die

#### HB-1391 RYDER, ACKERMAN, MOFFITT, STEPHENS AND ZICKUS.

745 ILCS 50/3

from Ch. 56 1/2, par. 2003

Amends the Good Samaritan Food Donor Act. Includes nursing homes as an entity to have goods donated to it under the Act and includes not for profit corporations or charitable organizations whose members bake goods as entities that may donate goods.

HOUSE AMENDMENT NO. 1.

Provides that the baked goods donated by members shall not be potentially hazardous.

SENATE AMENDMENT NO. 1.

Adds reference to:

20 ILCS 2305/8.2 new 20 ILCS 2310/55.74 20 ILCS 2310/55.76 new

Amends the Department of Public Health Act and the Civil Administrative Code of Illinois. Provides that the Department of Public Health shall establish an Osteoporosis Prevention and Education Program. Establishes in the Department an Osteoporosis Advisory Council, appointed by the Director of Public Health, to assist the Department in implementing the program. Creates the Office of Injury Prevention within the Department of Public Health to coordinate and expand injury prevention and control activities. Provides that the Department of Public Health shall conduct a study of spousal abuse.

		y of spousar abuse.	
Mar 09	1993	First reading	Rfrd to Comm on Assignment
Mar 11 Apr 01		Amendment No.01	Assigned to Judiciary I  JUDICIARY I H Adopted
			010-000-000 Do Boss Amand (Short Dahata
			Do Pass Amend/Short Debate 010-000-000
		Cal 2nd Rdng Short Debate	
Apr 19		Short Debate Cal 2nd Rdng	
A 20		Cal 3rd Rdng Short Debate	
Apr 20		Short Debate-3rd Passed 11 Arrive Senate	2-000-000
		Placed Calendr, First Readn	g
Apr 27		Chief Sponsor DEMUZIO	•
		Placed Calendr, First Readn	g
		First reading	Referred to Rules
May 04			Assigned to Public Health & Welfare
May 05		Added as Chief Co-sponsor	
May 11		Discod Coloda Second Bood	Recommended do pass 009-000-000
May 13	! .	Placed Caindr, Second Read Second Reading	ng .
May 13	,	Placed Calndr, Third Readir	יסר
May 17	,	Filed with Secretary	<b>*</b>
		Amendment No.01	SMITH
			-HASARA
• • • • •			Amendment referred to
<b>M</b> ay 18	5	Amendment No.01	SMITH -HASARA
			Rules refers to SPBH
		Placed Calndr, Third Reading	
<b>M</b> ay 19	)	Amendment No.01	SMITH
•			-HASARA
			Be adopted
•		Placed Calndr, Third Readin	
		Recalled to Second Reading Amendment No.01	SMITH
		Amendment No.01	-HASARA
			Adopted
		Placed Calndr, Third Reading	
May 20	)	Added as Chief Co-sponsor	
		Added as Chief Co-sponsor	
		Third Reading - Passed 059	-000-000 Before to Bules (Bul 2-9(h)
Jun 14			Refer to Rules/Rul 3-8(b) Recommends Consideration HRUL
Juli 14		Place Cal Order Concurren	
		H Concurs in S Amend. 01/	
		Added as Chief Co-sponsor	
		Passed both Houses	
Jul 13		Sent to the Governor	
Sep 09		Governor approved	offestive data 05 01 01
	- <b></b>	PUBLIC ACT 88-0622	effective date 95-01-01
-1392	MULLI	GAN	

### HB-1392 MULLIGAN

DCCA-SMALL BUSINESS SURETY BND Aug 20 1993 PUBLIC ACT 88-0407

# HB-1393 MEYER - WOOLARD - MULLIGAN - SCHOENBERG - ROTELLO AND BLAGOJEVICH.

20 ILCS 700/1003	from Ch. 127, par. 3701-3
20 ILCS 700/1004	from Ch. 127, par. 3701-4
20 ILCS 700/2001	from Ch. 127, par. 3702-1
20 ILCS 700/2002	from Ch. 127, par. 3702-2
20 ILCS 700/3002	from Ch. 127, par. 3703-2
20 ILCS 700/3004	from Ch. 127, par. 3703-4

Amends the Technology Advancement and Development Act. Authorizes the Department of Commerce and Community Affairs to provide financial assistance

for technology development through direct and participation investments, expands the types of entities that may receive financial assistance, and permits financial assistance for activities relating to industrial commercialization of technology. Effective immediately.

Note(s) That May Apply: Fiscal
Mar 09 1993 First reading Rfrd to Comm on Assignment
Assigned to Elections & State
Government
Mar 25 Do Pass/Short Debate Cal 021-000-000

Cal 2nd Rdng Short Debate
Apr 12 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Apr 30 Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die

### HB-1394 DUNN,JOHN

ST FIN-NO SICK LEAVE PAYMENT

Mar 31 1993 Stricken - Hse Rule 35B

### HB-1395 DUNN.JOHN - PRUSSING.

40 ILCS 5/2-134 from Ch. 108 1/2, par. 2-134 40 ILCS 5/15-165 from Ch. 108 1/2, par. 15-165 40 ILCS 5/18-140 from Ch. 108 1/2, par. 18-140 40 ILCS 15/1.3 new

Amends the State Pension Funds Continuing Appropriation Act to add continuing appropriations of the required annual State contributions to the State Employee, Universities, Downstate Teachers, Judges, and General Assembly retirement systems. Amends the Judges, Universities, and General Assembly Articles of the Pension Code to require the boards of trustees to certify (rather than estimate) the amount of the required State contribution for each year. Effective immediately.

PENSION NOTE

HB-1395 would require the State to make additional contributions of \$418.9 million to the 5 State pension systems in FY94.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Personnel & Pensions
Apr 02 Ref to Rules/Rul 27D
Jun 28 Pension Note Filed
Committee Rules

Jan 10 1995 Session Sine Die

HB-1396 KASZAK – FLOWERS – HOMER, VON B – WESSELS, DEERING, GRAN-BERG, ERWIN, RONEN, PRUSSING, BALANOFF, HOFFMAN, MAUTI-NO AND DAVIS.

New Act

Creates the One Stop Shopping For Business Act. Provides a short title only. HOUSE AMENDMENT NO. 1.

Deletes everything. Creates the Business Assistance and Regulatory Reform Act. Creates an Office of Business Permits and Regulatory Assistance ("Office") within DCCA to provide assistance to businesses with fewer than 500 employees by: providing information regarding doing business in Illinois; helping to expedite processing of permits necessary for a business activity; publishing a directory of State business permits and State programs to assist small businesses; designating certain enterprise zones as "economically distressed zones" and providing specified assistance to those areas; designating permit assistance managers to assist with permit applications of businesses performing infrastructure projects; providing regulatory information; assisting with employee training; helping businesses to identify and apply for grants, loans, and other assistance; helping businesses comply with the federal Americans with Disabilities Act; providing on-site assistance with compliance with OSHA and environmental regulations; and other matters. Requires State agencies to cooperate with the Office. Allows the Office to review State forms. Requires filing of a report by the Office with the Governor and General Assembly each year.

Mar 25  Placed Calndr,Second Reading  Apr 20  Second Reading  Amendment No.01  Placed Calndr,Third Reading  Apr 21  Placed Calndr,Third Reading  Apr 21  Third Reading - Passed 070-045-001  Arrive Senate  Placed Calendr,First Reading  Apr 22  Chief Sponsor MCCRACKEN  First reading  Apr 28  Added as Chief Co-sponsor CULLERTON  Committee Rules  May 20  Recommended do pass 007-005-000  KASZAK  Adopted  062-042-001  Placed Calndr,Third Reading  Referred to Rules  Apr 28  Added as Chief Co-sponsor FARLEY  Committee Rules	Mar 09 1993 Mar 11	First reading	Rfrd to Comm on Assigned to Executive	gnment
Apr 20 Second Reading Amendment No.01  Placed Calndr, Third Reading Apr 21  Third Reading - Passed 070-045-001  Arrive Senate Placed Calendr, First Reading Apr 22  Chief Sponsor MCCRACKEN First reading  Apr 28  Added as Chief Co-sponsor CULLERTON Committee Rules  May 20  Added as Chief Co-sponsor FARLEY Committee Rules		*		007-005-000
Amendment No.01 KASZAK 062-042-001  Placed Calndr,Third Reading  Apr 21 Third Reading - Passed 070-045-001  Arrive Senate Placed Calendr,First Reading  Apr 22 Chief Sponsor MCCRACKEN First reading Referred to Rules  Apr 28 Added as Chief Co-sponsor CULLERTON Committee Rules  May 20 Added as Chief Co-sponsor FARLEY Committee Rules			ndng	
Apr 21 Placed Calndr, Third Reading Apr 21 Third Reading - Passed 070-045-001 Arrive Senate Placed Calendr, First Reading Apr 22 Chief Sponsor MCCRACKEN First reading Referred to Rules Apr 28 Added as Chief Co-sponsor CULLERTON Committee Rules May 20 Added as Chief Co-sponsor FARLEY Committee Rules	Apr 20	Second Reading		
Apr 21 Third Reading - Passed 070-045-001 Arrive Senate Placed Calendr, First Reading Apr 22 Chief Sponsor MCCRACKEN First reading Referred to Rules Apr 28 Added as Chief Co-sponsor CULLERTON Committee Rules May 20 Added as Chief Co-sponsor FARLEY Committee Rules		Amendment No.01		Adopted
Apr 21 Third Reading - Passed 070-045-001 Arrive Senate Placed Calendr, First Reading Apr 22 Chief Sponsor MCCRACKEN First reading Referred to Rules Apr 28 Added as Chief Co-sponsor CULLERTON Committee Rules May 20 Added as Chief Co-sponsor FARLEY Committee Rules	Placed Calndr. Third Reading			
Arrive Senate Placed Calendr, First Reading Apr 22 Chief Sponsor MCCRACKEN First reading Referred to Rules Apr 28 Added as Chief Co-sponsor CULLERTON Committee Rules May 20 Added as Chief Co-sponsor FARLEY Committee Rules	Apr 21			
Apr 22 Chief Sponsor MCCRACKEN First reading Referred to Rules Apr 28 Added as Chief Co-sponsor CULLERTON Committee Rules May 20 Added as Chief Co-sponsor FARLEY Committee Rules				
First reading Referred to Rules Apr 28 Added as Chief Co-sponsor CULLERTON Committee Rules May 20 Added as Chief Co-sponsor FARLEY Committee Rules		Placed Calendr, First Read	ing	
Apr 28 Added as Chief Co-sponsor CULLERTON Committee Rules May 20 Added as Chief Co-sponsor FARLEY Committee Rules	Apr 22			
May 20 Added as Chief Co-sponsor FARLEY Committee Rules	•	First reading	Referred to Rules	
May 20 Added as Chief Co-sponsor FARLEY Committee Rules	Apr 28	Added as Chief Co-sponso	r CULLERTON	
Committee Rules	•	•	Committee Rules	
	May 20	Added as Chief Co-sponso	r FARLEY	
Jan 10 1995 Session Sine Die	•	-	Committee Rules	
Van 10 1770	Jan 10 1995	Session Sine Die		

#### HB-1397 JONES, LOU - MOORE, EUGENE.

20 ILCS 2305/7

from Ch. 111 1/2, par. 22.05

Rfrd to Comm on Assignment

Amends the Department of Public Health Act. Provides that any person responsible for labeling a body that had or is suspected of having had an infectious disease as an "Infection Hazard" who fails to label the body in accordance with the Department of Public Health's rules is guilty of a business offense and subject to a \$1,000 fine for each violation. Mar 09 1993 First reading

Mar 11	· ·	Assigned to Health Care & Human Services
Mar 25		Do Pass/Consent Calendar 029-000-000
	Consnt Caldr Order 2nd R	ead
Mar 30	Remvd from Consent Cale	ndar
		WENNLUND AND
		MURPHY,M
	Cal 2nd Rdng Short Debat	
Apr 13	Short Debate Cal 2nd Rdn	
11p1 13	Removed Short Debate Ca	
	Consnt Caldr Order 3rd R	
Apr 15	Consnt Caldr, 3rd Read Pa	
		135 110-000-000
Apr 16	Arrive Senate	
	Placed Calendr, First Read	ng
Apr 19	Chief Sponsor SMITH	_
	First reading	Referred to Rules
Apr 20		Assigned to Public Health & Welfare
May 08		Refer to Rules/Rul 3-9(a)
Jan 10 1995	Session Sine Die	

#### HB-1398 JONES, LOU

VITAL RECORD-VIOLATN MISDEMENR Jul 07-1993 PUBLIC ACT 88-0057

#### HB-1399 JONES, LOU

VITAL RECORDS-DISINTERNMENT Aug 09 1993 PUBLIC ACT 88-0261

#### HOMER AND PRUSSING. HB-1400

35 ILCS 5/201 from Ch. 120, par. 2-201 from Ch. 120, par. 2-204 35 ILCS 5/204

Amends the Illinois Income Tax Act to increase the personal and corporate tax rates to 3.2% and 5.12% beginning July 1, 1993. Increases the basic amount of the standard exemption to \$2750 in 1993 and \$3000 in 1994 and thereafter. Effective July 1, 1993.

NOTE(s) THAT MAY APPLY: Fiscal		
First reading		
Session Sine Die		

Rfrd to Comm on Assignment Assigned to Revenue Interim Study Calendar REVENUE HB-1401 1280

#### HB-1401 MOSELEY - MOORE, ANDREA AND WOOLARD.

10 ILCS 5/24A-1

from Ch. 46, par. 24A-1

Amends the Election Code. Authorizes the State Board of Elections to approve voting systems that do not employ ballot cards if the machines cast, record, and report accurately votes cast for candidates in accord with the Election Code and the rules of the State Board of Elections, Effective immediately.

Mar 09 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Elections & State

Apr 02

Government Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-1402 MOORE, ANDREA - PHELPS.

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10 ILCS 5/7-60
                                                from Ch. 46, par. 7-60
10 ILCS 5/10-6
10 ILCS 5/10-11.2
10 ILCS 5/10-14
10 ILCS 5/28-2
                                               from Ch. 46, par. 10-6
                                               from Ch. 46, par. 10-11.2
                                               from Ch. 46, par. 10-14
                                               from Ch. 46, par. 28-2 from Ch. 46, par. 28-5
10 ILCS 5/28-5
```

Amends the Election Code. For the general election conducted in even-numbered years, moves the filing period for new political party candidate nominating petitions 14 days earlier than currently provided. Requires the State Board of Elections to certify candidates 14 days earlier than currently provided. Effective immediately.

Mar 09 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Elections & State

Apr 02

Government Interim Study Calendar ELECTN ST GOV

Jan 10 1995 Session Sine Die

#### HB-1403 CURRAN - WIRSING.

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10 ILCS 5/9-1.7
10 ILCS 5/9-1.8
                                        from Ch. 46, par. 9-1.7
                                        from Ch. 46, par. 9-1.8
10 ILCS 5/9-1.9
                                        from Ch. 46, par. 9-1.9
```

Amends the Campaign Disclosure Article of the Election Code. Raises the threshold for determining what minimum contribution or expenditure is necessary to constitute a political committee from \$1,000 to \$2,000. Establishes a filing threshold of \$2,000 for State central and county central committees. Effective January 1, 1994.

Mar 09 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Elections & State Government Ref to Rules/Rul 27D

Apr 02

Jan 10 1995 Session Sine Die

#### HB-1404 CLAYTON - MOSELEY.

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10 ILCS 5/9-1
                                 from Ch. 46, par. 9-1
10 ILCS 5/9-1.14 new
```

Amends the Disclosure of Campaign Contributions and Expenditures Article of the Election Code by adding a definition of "file, filed and filing" to that Article, Effective immediately.

Mar 09 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Elections & State

Government

Interim Study Calendar ELECTN ST

Apr 02

GOV

Jan 10 1995 Session Sine Die

#### HB-1405 MOSELEY - CLAYTON.

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10 ILCS 5/9-3
                                 from Ch. 46, par. 9-3
10 ILCS 5/9-21
                                 from Ch. 46, par. 9-21
```

Amends the Election Code Article on Disclosure of Campaign Contributions and Expenditures by requiring the State Board of Elections to render a final judgment within 60 days of all complaint filings alleging a violation of Article 9 of the Election Code. Requires political committees to organize within 5 business days if created within 60 days before an election. Effective January 1, 1994.

Mar 09 1993 First reading

Mar 11

Rfrd to Comm on Assignment Assigned to Elections & State

Government

Ref to Rules/Rul 27D

Apr 02

Jan 10 1995 Session Sine Die

HB-1406 TENHOUSE

MILITARY CD-FED SUPPORT FUNDS Aug 04 1993 **PUBLIC ACT 88-0183** 

WALSH - WOJCIK - DEUCHLER - FLINN.

205 ILCS 640/4.1 new

205 ILCS 655/3

from Ch. 17, par. 4703

Amends the Foreign Exchange License Act to specifically authorize the Department of Financial Institutions to make rules and regulations for the administration and enforcement of that Act. Amends the Sale of Exchange Act to define the term "fiscal year" as the period of January 1 through December 31.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

205 ILCS 640/14.1 new

205 ILCS 655/3

Adds reference to:

New Act

205 ILCS 640/Act rep.

205 ILCS 655/Act rep.

Replaces the title and everything after the enacting clause. Creates the Transmitters of Money Act. Provides for the Department of Financial Institutions to regulate the business of transmitting money, selling or issuing payment instruments, or exchanging currency. Requires all persons engaged in those businesses to obtain a license and renew it annually. Establishes license fees and provides penalties for violations. Defines terms. Repeals the Foreign Exchange License Act and the Sale of Exchange Act and provides for licensees under those Acts to be licensed under this Act. Effective January 1, 1995.

Mar 09 1993 First reading

Mar 11

Mar 31 Mar 02 1994

Mar 23

Amendment No.01

Rfrd to Comm on Assignment Assigned to Financial Institutions Interim Study Calendar FIN INSTIT Exempt under Hse Rule 29(C) HFIN Returned to Financial Institutions

FIN INSTIT Adopted Do Pass Amend/Short Debate

029-000-000

Apr 28

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Session Sine Die Jan 10 1995

HB-1408 WALSH

> FOREIGN BANKING-LICENSE FEES PUBLIC ACT 88-0271 Aug 10 1993

HB-1409 DEUCHLER

CMS-REVENUE-CENTER SPRINGIELD Aug 10 1993 **PUBLIC ACT 88-0272** 

HB-1410 **DEUCHLER** 

ELECTRONIC FUND TRANSFERS Aug 20 1993 PUBLIC ACT 88-0408

MOORE, ANDREA **HB-1411** 

MIN & FEM BUSINESS-UNIVERSITY PUBLIC ACT 88-0377 Aug 17 1993

HB-1412 WALSH

> BNK ACT-SUBPOENA-OUTSIDE DEPST Aug 10 1993 **PUBLIC ACT 88-0273**

HB-1413 **1282** 

#### HB-1413 CURRAN.

40 ILCS 5/7-141.1 new 30 ILCS 805/8.17 new

Amends the Pension Code to provide early retirement incentives for persons who participate in the Illinois Municipal Retirement Fund (IMRF). Applies to certain persons applying for retirement at the end of the school year ending in 1994. Grants up to 5 years of creditable service and 5 years of age enhancement. Requires an employer contribution and an employee contribution. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION IMPACT NOTE

The Illinois Municipal Retirement Fund has not calculated a cost estimate. However, it is estimated that the cost of HB

1413 would be substantial.

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Personnel & Pensions
Apr 02 Ref to Rules/Rul 27D
Jun 01 Pension Note Filed
Committee Rules

Jan 10 1995 Session Sine Die

#### HB-1414 GRANBERG.

40 ILCS 5/14-114

from Ch. 108 1/2, par. 14-114

Amends the State Employee Article of the Pension Code to provide that, for retirees with at least 20 years of creditable service in the State Police, the first automatic annual increase in retirement annuity shall be granted on the January 1 occurring on or immediately after the first anniversary of retirement. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Personnel & Pensions
Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

### HB-1415 GRANBERG.

 40 ILCS 5/14-117
 from Ch. 108 1/2, par. 14-117

 40 ILCS 5/14-118
 from Ch. 108 1/2, par. 14-118

 40 ILCS 5/14-120
 from Ch. 108 1/2, par. 14-120

 40 ILCS 5/14-121
 from Ch. 108 1/2, par. 14-121

Amends the State Employee Article of the Pension Code to increase the basic lump sum death benefit from \$1000 to \$5000. Increases the minimum death benefit when a widow's or survivors annuity is not payable from \$500 to \$2500. Removes the requirement that a surviving spouse must have been married to the deceased member for at least one year.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Personnel & Pensions
Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-1416 GRANBERG.

40 ILCS 5/14-110

from Ch. 108 1/2, par. 14-110

Amends the State Employees Article of the Pension Code to allow State Police to retire after 25 years of service, regardless of age. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Personnel & Pensions
Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-1417 GRANBERG.

40 ILCS 5/14-110

from Ch. 108 1/2, par. 14-110

Amends the Pension Code to allow State police to purchase up to 10 years of service credit for certain periods spent as a full time law enforcement officer employed by the federal government or a state or local government located outside of Illinois. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Personnel & Pensions

Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

### HB-1418 HOFFMAN, MCGUIRE, WOOLARD, MOSELEY, GIOLITTO, HICKS, DE-ERING, HANNIG, VON B – WESSELS, GRANBERG AND DUNN, JOHN.

35 ILCS 5/101 from Ch. 120, par. 1-101

Amends the Income Tax Act to make a grammatical change.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 5/101

Deletes substantive provisions. Creates a tax credit for tax years ending on and after December 31, 1993 for employers equal to 5% of accident and group health insurance premiums paid on behalf of employees if the policy meets certain criteria.

Mar 09 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Revenue

Apr 02 Amendment No.01 REVENUE H Adopted Remains in Committee Revenue

Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-1419 LEVIN.

35 ILCS 115/1 from Ch. 120, par. 439.101

Amends the Service Occupation Tax Act. Makes a technical correction in provisions governing the short title of the Act.

Mar 09 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Revenue

Apr 02 Interim Study Calendar REVENUE

Jan 10 1995 Session Sine Die

### HB-1420 LEVIN.

35 ILCS 5/512 from Ch. 120, par. 5-512

Amends the Illinois Income Tax Act to add a Section caption.

Mar 09 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Revenue

Apr 02 Do Pass/Short Debate Cal 012-000-000

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Apr 20 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Apr 30 Ref to Rules/Rul 37G

Jan 10 1995 Session Sine Die

### HB-1421 CURRIE.

 35 ILCS 105/1
 from Ch. 120, par. 439.1

 35 ILCS 110/1
 from Ch. 120, par. 439.31

 35 ILCS 115/1
 from Ch. 120, par. 439.101

 35 ILCS 120/14
 from Ch. 120, par. 453

Amends the Use Tax Act, Service Use Tax Act, Service Occupation Tax Act, and Retailers' Occupation Tax Act to add Section captions and make other technical changes.

Mar 09 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Revenue
Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

### HB-1422 CURRIE.

35 ILCS 5/507G from Ch. 120, par. 5-507G

Amends the Illinois Income Tax Act to add a Section caption.

Mar 09 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Revenue Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

HB-1423 1284

HB-1423 RYDER

INS CD-LIQUIDATE INSURER & HMO Aug 11 1993 PUBLIC ACT 88-0297

HB-1424 RYDER

INS CD-HMO/COVERAGE/GRANT USE Aug 12 1993 PUBLIC ACT 88-0313

HB-1425 PHELPS.

20 ILCS 505/17a-10

from Ch. 23, par. 5017a-10

Amends the Children and Family Services Act. Makes stylistic changes in a Section providing delinquency intervention services instead of commitment to the Department of Corrections.

Mar 09 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Judiciary II Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

Apr 02 Jan 10 1995 HB-1426 HICKS

> CHILD CUSTODY-CHILD WELL BEING Aug 20 1993 PUBLIC ACT 88-0409

HB-1427 HICKS

DRAINAGE DISTRICT TREASURER
Jul 06 1993 PUBLIC ACT 88-0030

HB-1428 VON B - WESSELS.

105 ILCS 5/7-2a

from Ch. 122, par. 7-2a

Amends the School Code. Makes grammatical changes in the provisions relating to school district dissolution.

Mar 09 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education

Apr 02

Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

HB-1429 HOMER.

105 ILCS 5/11A-17 new

Amends the School Code. Renumbers a Section limiting successive petitions to combine or organize into unit school districts, and in the text of the renumbered Section makes a grammatical and other technical changes.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 105 ILCS 5/11A-17 Adds reference to: 105 ILCS 5/18-8.3

from Ch. 122, par. 18-8.3

Changes the title, deletes everything after the enacting clause and adds provisions amending the School Code. In the provisions relating to consolidation incentives based upon supplementary State aid payable with respect to deficit fund balances of affected districts, provides that the deficits on which supplemental State aid is based shall be calculated not just for the currently specified year ending June 30 but also for the year ending on the next succeeding June 30, with supplemental State aid to be paid based on the year end deficits that produce the greater amount of aid. Effective immediately.

Mar 09 1993 First reading

Mar 11

Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Mar 25

Amendment No.01

ELEM SCND ED H Adopted
Interim Study Calendar ELEM SCND
ED

Jan 10 1995 Session Sine Die

HB-1430 BRUNSVOLD.

105 ILCS 5/2-3.12

from Ch. 122, par. 2-3.12

Amends the School Code. Supplies the effective date of an amendatory Act, and specifies the date referred to by other provisions of a Section relating to school building codes.

Mar 09 1993 First reading Mar 11

Apr 02 Jan 10 1995 Session Sine Die

Education Ref to Rules/Rul 27D

Rfrd to Comm on Assignment -

Assigned to Elementary & Secondary

#### HR-1431 PERSICO.

430 ILCS 15/4

from Ch. 127 1/2, par. 156

Amends the Gasoline Storage Act to provide that underground storage tanks taken out of operation before January 2, 1974, or removed before September 24, 1987; heating oil underground storage tanks with a capacity greater than 1100 gallons taken out of operation before January 2, 1974, or removed before July 1, 1990; and heating oil underground storage tanks with a capacity of 1100 gallons or less taken out of operation before January 2, 1974, or removed before September 6, 1991, shall be deemed never to have been registered under the Act. Effective immediately.

Note(s) That May Apply: Fiscal

Mar 09 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Environment & Energy Ref to Rules/Rul 27D

Apr 02 Jan 10 1995 Session Sine Die

#### HR-1432 RYDER

### CIV PRO-NONECON LOSS JURY INST

Mar 31 1993

Stricken - Hse Rule 35B

#### HB-1433 RYDER.

735 ILCS 5/2-1701	from Ch. 110, par. 2-1701
735 ILCS 5/2-1706	from Ch. 110, par. 2-1706
735 ILCS 5/2-1712	from Ch. 110, par. 2-1712
735 ILCS 5/2-1719	from Ch. 110, par. 2-1719
735 II CS 5/2-1720 new	· -

Amends the Code of Civil Procedure. Provides that Part 17 of Article II may be cited as the Healing Art Malpractice Structured Verdict Law. Provides that the discount factor for equivalent lump sum value shall be 3% rather than 6%. Authorizes the Director of Insurance to establish rules and procedures necessary to implement the Healing Art Malpractice Structured Verdict Law. Specifies class of insurance authority necessary for an insurer to be qualified to require security for judgments paid in installments.

Mar 09 1993 First reading

Mar 11

Mar 31

Jan 10 1995 Session Sine Die Rfrd to Comm on Assignment Assigned to Judiciary I Interim Study Calendar JUDICIARY I

#### HB-1434 RYDER

ALTON LAKE HERITAGE PARKWAY PUBLIC ACT 88-0274 Aug 10 1993

#### HB-1435 LEITCH.

New Act.

Creates the Construction Trust Fund Act. Pertains to funds received by a property owner, contractor, or subcontractor in connection with an improvement of real property, or a contract for a public improvement (and any right of action for any such funds). Provides that those funds shall be deemed to constitute assets of a trust, of which either the owner, contractor, or subcontractor is the trustee, depending upon specified circumstances. Provides that trust assets (of which the owner is the trustee) shall be held for the payment of the cost of an improvement. Provides that trust assets (of which the contractor or subcontractor is the trustee) shall be held for specified claims incurred in the performance of the contract or subcontract. Provides that persons having appropriate claims for payments are beneficiaries of the trust. Prohibits diversion of trust assets, requires trustees to take legal action to defend trust assets under specified circumstances, and contains other provisions for the protection of those assets.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

New Act Adds reference to: 770 ILCS 60/21.02 new

Changes the title and deletes everything after the enacting clause. Amends the Mechanics Lien Act to require a contractor or subcontractor who receives payment based upon a waiver of lien to hold the funds in trust for the party from whom the waiver was received and for contractors or subcontractors not paid in full pursuant to their contracts. Includes any right of action for future payments as assets of the trust. Provides a 2 year limitation on actions to enforce the trust after completion of the contract or provision of additional work or materials.

Mar 09 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Judiciary I

Apr 01 Amendment No.01 JUDICIARY I H Adopted Interim Study Calendar JUDICIARY I

Jan 10 1995 Session Sine Die

### HB-1436 FLOWERS.

New Act

Creates the Human Development Agency Act. Creates the Human Development Agency.

Mar 09 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Health Care & Human

Services

Mar 25 Interim Study Calendar

Mar 02 1994 HEALTH/HUMAN
Exempt under Hse Rule 29(C) HCHS

Returned to Health Care & Human Services

Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die

HB-1437 ROSKAM.

65 ILCS 5/8-3-14 from Ch. 24, par. 8-3-14

Amends the Illinois Municipal Code. Authorizes moneys collected by a municipality from a hotel room tax to be used for infrastructure improvements. Effective immediately.

Note(s) That May Apply: Fiscal

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Revenue

Apr 02 Interim Study Calendar REVENUE

Jan 10 1995 Session Sine Die

HB-1438 SALVI

INCINERATOR-1 MILE OF SCHOOL

Apr 02 1993 Tbl-pursuant Hse Rul 26D

HB-1439 SALVI.

415 ILCS 5/21 from Ch. 111 1/2, par. 1021

Amends the Environmental Protection Act to prohibit the operation of an asphalt production and mixing facility within a mile of a school, unless the facility began operation before the effective date of this amendatory Act. Provides that if such a facility ceases operations for a year or more, it shall not be allowed to reopen.

HOUSE AMENDMENT NO. 1.

Makes the prohibition against operating an asphalt plant within 1 mile of a school apply only to counties with a population between 400,000 and 600,000.

Mar 09 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Transportation & Motor Vehicles

Mar 24 Recommended do pass 018-007-004

Placed Calndr, Second Reading

Apr 12 Second Reading

Amendment No.01 SALVI Adopted 085-014-008

Amendment No.02 SALVI Withdrawn
Placed Calndr, Third Reading

Apr 30 Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die

HB-1440 NOVAK

BEER FAIR DEALING-PRICE FIXING Aug 20 1993 PUBLIC ACT 88-0410

HB-1441 MEYER

DEPT VETS AFFAIRS-SERVICE OFCR Aug 10 1993 PUBLIC ACT 88-0275

HB-1442 HICKS - MCAFEE.

820 ILCS 305/26.1 new 820 ILCS 310/20.1 new

Amends the Workers' Compensation Act and Workers' Occupational Diseases Act. Provides that any person who, by false statement, willful misrepresentation, or other fraudulent device, obtains or attempts to obtain any payment or benefit to which the person is not entitled is guilty of a Class 4 felony.

NOTE(S) THAT MAY APPLY: Correctional

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Labor & Commerce
Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

### HB-1443 STROGER - DAVIS - FLOWERS - MOORE, EUGENE - MORROW.

5 ILCS 315/14.1 new

Amends the Public Labor Relations Act. Provides that collective bargaining agreements involving units of peace officers shall contain provisions, to be developed jointly by the State and Local Labor Relations Boards, setting forth mandatory affirmative action standards.

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Labor & Commerce
Mar 24 Do Pass/Short Debate Cal 015-000-001

Apr 20 Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng

Cal 3rd Rdng Short Debate

Apr 21 Short Debate-3rd Passed 092-021-002

Arrive Senate
Placed Calendr, First Reading
Chief Spanson TROTTER

May 07 Chief Sponsor TROTTER
Placed Calendr, First Reading

May 11 First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-1444 DAVIS.

70 ILCS 210/23.1 from Ch. 85, par. 1243.1

Amends the Metropolitan Pier and Exposition Authority Act. Provides that after December 31, 1993, the Authority shall be required to award at least 30% of the annual dollar value of all contracts to minority owned businesses and 20% of the annual dollar of all contracts to nonminority, female owned businesses. Currently, the Authority must "establish goals of awarding" 25% to minority owned businesses and 5% to female owned businesses. Provides that after December 31, 1993, each bidder for certain contracts shall submit a commitment detailing how he or she will expend 30% or more of the dollar value of his or her contract with one or more minority owned businesses and 20% with one or more nonminority female businesses (now 25% minority and 5% female).

Mar 09 1993 First reading

Mar 11

Apr 02 Jan 10 1995 Session Sine Die Rfrd to Comm on Assignment Assigned to Executive Ref to Rules/Rul 27D

### HB-1445 DAVIS.

775 ILCS 5/2-101 from Ch. 68, par. 2-101 775 ILCS 5/2-106 new

Amends the Illinois Human Rights Act. Establishes the burdens of proof to be met in asserting or defending against a claim of a civil rights violation based on em-

ployment practices of an employer, employment agency, or labor organization that result in a disparate impact on a discriminatory basis.

Mar 09 1993 First reading

Rfrd to Comm on Assignment Assigned to Judiciary I

Ref to Rules/Rul 27D

Mar 11 Apr 02

Jan 10 1995 Session Sine Die

### HB-1446 DAVIS.

20 ILCS 1505/43.13

from Ch. 127, par. 43.13

Amends provisions of the Civil Administrative Code requiring the Department of Labor to monitor the employment progress of women and minorities in the work force, and to submit an annual report of this information to the General Assembly. Provides that the Department shall make the report publicly available, and that the annual report shall list labor unions and collective bargaining units in which minorities or women are underrepresented, using a specified formula.

FISCAL NOTE (Dept. of Labor)

Administrative costs for one FY implementation total \$230,221.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading

Mar 11 Mar 24

Apr 02

Session Sine Die

Rfrd to Comm on Assignment Assigned to Labor & Commerce Fiscal Note Filed Committee Labor & Commerce Ref to Rules/Rul 27D

### Jan 10 1995 Se HB-1447 CURRAN.

40 ILCS 5/14-108.5 new

Amends the Pension Code to provide early retirement incentives for State employees. Applies to persons applying for retirement in 1993. Grants up to 5 years of creditable service and 5 years of age enhancement. Requires an employee contribution. Effective immediately.

### PENSION IMPACT NOTE

The State Employees Retirement System has not determined the cost of House Bill 1447, but it is estimated to be substantial.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

Mar 11
Mar 02

Apr 02 Jun 01 Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Ref to Rules/Rul 27D Pension Note Filed Committee Rules

Jan 10 1995 Session Sine Die

### HB-1448 CURRAN - LANG.

40 ILCS 5/17-116.3 new

Amends the Pension Code to provide early retirement incentives for Chicago teachers. Applies to persons applying for retirement at the end of the school year ending in 1994. Grants up to 5 years of creditable service and 5 years of age enhancement. Requires an employer contribution and an employee contribution. Effective immediately.

### PENSION NOTE

Assuming utilization rates of 30% or 40%: net increase in accrued liability is \$134.6M or \$184.8M; annual amount to amortize accrued liability (over 10 years) is \$19.2M or \$26.4M; annual amount to amorize accrued liability (over 40 years) is \$5.7M or \$7.9M.

NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates

Mar 09 1993 First reading
Mar 11

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 02 Jun 16

Ref to Rules/Rul 27D Pension Note Filed Committee Rules

Jan 10 1995 Session Sine Die

**1289** HB-1449

### HB-1449 CURRAN - HOFFMAN.

40 ILCS 5/15-136.3 new

Amends the Pension Code to provide early retirement incentives for members of the State Universities Retirement System. Applies to persons applying for retirement at the end of the school year ending in 1994. Grants up to 5 years of creditable service and 5 years of age enhancement. Requires an employer contribution and an employee contribution. Effective immediately.

PENSION IMPACT NOTE

The cost would depend on the number of employees who participate in the early retirement program. Actual utilization rates are unknown.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Personnel & Pensions
Apr 02 Ref to Rules/Rul 27D
Jun 01 Pension Note Filed
Committee Rules

Jan 10 1995 Session Sine Die

### HB-1450 DART - STECZO - BALANOFF - ERWIN - RONEN AND OSTENBURG.

415 ILCS 15/3 from Ch. 85, par. 5953 415 ILCS 15/4 from Ch. 85, par. 5954 415 ILCS 15/6.5 new

Amends the Solid Waste Planning and Recycling Act. Defines incineration. Requires county waste management plans to include source reduction, an evaluation of the possibility of using variable disposal fees to encourage source reduction and recycling, and other information that the EPA may require. Allows a county plan to set recycling goals that are higher than those provided in the Act. If a county plan is designed to recycle at least 50% of municipal waste, that county may refuse to accept waste from a jurisdiction outside the county that has adopted lower goals. County plans shall establish specified goals for diversion from incineration to recycling. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 415 ILCS 15/3 415 ILCS 15/4 415 ILCS 15/6.5 new Adds reference to: 220 ILCS 5/8-403.1

from Ch. 111 2/3, par. 8-403.1

Amends the Public Utilities Act to provide that the Commerce Commission shall require electric utilities to enter into long term contracts with only qualified solid waste energy facilities that use methane gas generated from landfills (now any qualified solid waste energy facility).

FISCAL NOTE, AMENDED (ICC)

There is no fiscal impact on State revenues from HB-1450. STATE MANDATES ACT FISCAL NOTE, AMENDED In the opinion of DCCA, HB1450, as amended by H-am 1, fails to meet the definition of a mandate.

### HOUSE AMENDMENT NO. 2.

Adds an immediate effective date.

Mar 09 1993 First reading Rfrd to Comm on Assignment
Assigned to Environment & Energy
Apr 02 Amendment No.01 ENVRMNT ENRGY H Adopted
Recommnded do pass as amend

014-006-005

Placed Calndr, Second Reading

Apr 13 Fiscal Note Filed

St Mandate Fis Nte ReqWENNLUND

Second Reading Held on 2nd Reading

Apr 15 St Mandate Fis Note Filed

Held on 2nd Reading

Apr 19

Amendment No.02

DART

Placed Calndr, Third Reading

Adopted

Apr 23 Verified Third Reading - Passed 064-047-004 Arrive Senate Chief Sponsor JONES Placed Calendr, First Reading Apr 27 First reading Referred to Rules Apr 28 Sponsor Removed JONES Alt Chief Sponsor Changed JACOBS Committee Rules Apr 29 Assigned to Environment & Energy Added as Chief Co-sponsor BERMAN Committee Environment & Energy May 08 Refer to Rules/Rul 3-9(a) Jan 10 1995 Session Sine Die HB-1451 DART VEH CD-BLOOD ALCOHOL TESTS Nov 29 1993 **PUBLIC ACT 88-0523** HB-1452 DART CRIM CD POTEN WITNESS HARASS Aug 10 1993 **PUBLIC ACT 88-0276** HB-1453 DART CRIM CODE-FORCIBLE ENTRY Aug 10 1993 PUBLIC ACT 88-0277 HB-1454 DART - BLAGOJEVICH AND STECZO. 730 ILCS 5/5-5-6 from Ch. 38, par. 1005-5-6 Amends the Unified Code of Corrections. Provides that full restitution must be made within 5 years after completion of defendant's sentence. Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary II Mar 25 Interim Study Calendar JUDICIARY Session Sine Die Jan 10 1995 HB-1455 PUGH. 725 ILCS 175/5 725 ILCS 175/5.2 from Ch. 56 1/2, par. 1655 from Ch. 56 1/2, par. 1655.2 30 ILCS 105/5,361 new Amends the Narcotics Profit Forfeiture Act to change the distribution scheme of monies, sales proceeds of property forfeited under the Act, and fines. Creates the Drug Enforcement Treatment Fund Council. Amends the State Finance Act to create the Drug Enforcement and Treatment Fund in the State treasury. NOTE(S) THAT MAY APPLY: Fiscal Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Elections & State Government Interim Study Calendar ELECTN ST Apr 01 GOV Session Sine Die Jan 10 1995 PARCELLS, ZICKUS, MURPHY, M AND LAWFER. 215 ILCS 5/230.3 from Ch. 73, par. 842.3 Amends the Illinois Insurance Code. Provides that under dependent group life insurance, a spouse may be covered in an amount of insurance equal to the amount of insurance for which the employee or member is insured. HOUSE AMENDMENT NO. 1. Provides that dependent children may be covered under dependent group life insurance in an amount not exceeding 100% of the amount of coverage for which the employee or member is insured. Mar 09 1993 First reading Rfrd to Comm on Assignment Assigned to Insurance Mar 11 Do Pass/Short Debate Cal 025-000-000 Mar 24 Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng

Cal 3rd Rdng Short Debate

Amendment No.01

**PARCELLS** 

Adopted

Apr 12

Apr 15 Short Debate-3rd Passed 113-000-000 Apr 16 Arrive Senate Placed Calendr, First Reading Chief Sponsor MADIGAN Apr 20 Placed Calendr, First Reading Apr 21 First reading Referred to Rules Assigned to Insurance, Pensions & Licen. Act. May 08 Refer to Rules/Rul 3-9(a) May 04 1994 Assigned to Insurance, Pensions & Licen. Act. Refer to Rules/Rul 3-9(a) May 12 Jan 10 1995 Session Sine Die HB-1457 **PARCELLS** STATE EMPLOYEE LIFE INS AMOUNT **PUBLIC ACT 88-0196** Aug 05 1993 HB-1458 GIORGI. 220 ILCS 5/2-101 from Ch. 111 2/3, par. 2-101 Amends the Public Utilities Act concerning the Commerce Commission. Adds a Section caption and makes grammatical changes. FISCAL NOTE, AMENDED (ICC) There is no fiscal impact on State revenues from HB-1458. FISCAL NOTE (State Board of Elections) HB1458, as amended, would not result in any discernible increase in State expenditures. Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Public Utilities Mar 31 Recommended do pass 007-005-000 Placed Calndr, Second Reading Apr 13 Fiscal Note Filed Placed Calndr, Second Reading Apr 14 Fiscal Note Filed Placed Calndr, Second Reading Second Reading Apr 20 Held on 2nd Reading Apr 30 Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die HB-1459 **EDLEY HEALTH SECURITY ACT** Apr 22 1993 Third Reading - Lost HB-1460 EDLEY CIV ADMIN-GOV BUDGET CONTENT Apr 23 1993 Third Reading - Lost HB-1461 EDLEY. 30 ILCS 105/25 from Ch. 127, par. 161 Amends the State Finance Act. Deletes language authorizing the Department of Public Aid to make medical payments from its appropriation for any fiscal year, regardless of whether the medical services were rendered in a previous fiscal year. HOUSE AMENDMENT NO. 1. Deletes everything. Amends the same Section of the State Finance Act by making a technical change. NOTE(S) THAT MAY APPLY: Fiscal Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Elections & State

Mar 25

Amendment No.01

ELECTN ST GOV H Ador Recommended do pass as amend 012-008-000

Placed Calndr,Second Reading

Apr 20

Second Reading

Held on 2nd Reading

Apr 30

Ref to Rules/Rul 37G

Jan 10 1995 Session Sine Die

#### HB-1462 EDLEY.

Appropriates \$1 to the Department of Public Aid for medical assistance payments for services rendered prior to July 1, 1993. Effective July 1, 1993.

Mar 09 1993 First reading

Rfrd to Comm on Assignment

Mar 11

Assigned to Appropriations-Human

Apr 02

Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

### HB-1463 CURRAN – BURKE – LANG – BRADY – HOFFMAN.

20 ILCS 1710/53d new 30 ILCS 105/5.360 new

35 ILCS 5/507J new 35 ILCS 5/509 35 ILCS 5/510

from Ch. 120, par. 5-509 from Ch. 120, par. 5-510

Amends the Illinois Income Tax Act, the Civil Administrative Code and the State Finance Act to create an income tax checkoff for donations by taxpayers to the Illinois Special Olympics. The Department of Mental Health and Developmental Disabilities receives appropriations of amounts contributed to the Fund to make grants to the Illinois Special Olympics. Effective immediately and applicable to taxable years ending on or after December 31, 1993.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading

Mar 11 Apr 02 Jan 10 1995

5 Session Sine Die

Rfrd to Comm on Assignment Assigned to Revenue Ref to Rules/Rul 27D

#### HB-1464 MCAFEE.

415 ILCS 5/13.4 new

Amends the Environmental Protection Act to direct the Agency to prepare an environmental assessment and hold a public hearing on every proposed staged reservoir projected to have a total capacity of more than one billion gallons and intended to contain mixed sewage and stormwater runoff. Provides that the assessment and the record of the hearing shall become a part of the record of any permit application relating to the reservoir. Effective immediately.

FISCAL NOTE (EPA)

Costs related to the review of the assessment and public hearing are expected to be in the range of \$5,000 to \$10,000. If the Agency were to incur the expense of preparing the environmental assessment, it would be performed contractually at an estimated cost of \$50,000.

#### HOUSE AMENDMENT NO. 1.

Deletes reference to: 415 ILCS 5/13.4 new Adds reference to:

415 ILCS 5/13.3

from Ch. 111 1/2, par. 1013.3

Deletes everything. Amends the Environmental Protection Act. Changes references and cross-references to other Acts.

### SENATE AMENDMENT NO. 1.

Deletes reference to: 415 ILCS 5/13.3 Adds reference to: 415 ILCS 5/13.4 new

Replaces the title and everything after the enacting clause. Amends the Environmental Protection Act to require the Environmental Protection Agency to cooperate with and be involved in Army Corps of Engineer projects involving storm water reservoirs in which water is held for 5 or more days.

### SENATE AMENDMENT NO. 2.

Makes requirements applicable to staged reservoirs with a capacity of more than one billion gallons of mixed sewage and stormwater runoff. Adds additional ways in which the Agency may participate in Corps proceedings.

Note(s) That Ma		P. 1. 6
Mar 09 1993 Mar 11	First reading	Rfrd to Comm on Assignment Assigned to Environment & Energy
Apr 02		Recommended do pass 014-007-003
	Placed Calndr, Second Read	dng
Apr 12		Fiscal Note Filed
	Placed Calndr, Second Read	dng
Apr 20	Second Reading Amendment No.01	MCAFEE Adopted
	Placed Calndr, Third Readi	
Apr 21	Third Reading - Passed 112	
p1	Arrive Senate	300 001.
	Placed Calendr, First Read	ng
Apr 22	Chief Sponsor TOPINKA	<b>D</b> 6 1 2 D 1
4 20	First reading	Referred to Rules
Apr 29	Amendment No.01	Assigned to Environment & Energy ENVIR. & ENE. S Adopted
May 05	Amendment No.01	ENVIR. & ENE. S Adopted Recommnded do pass as amend
		009-000-000
	Placed Calndr, Second Read	
May 07	Second Reading	_
35	Placed Calndr, Third Readi	
May 12	Filed with Secretary AME	ND. NO. 02
	Amendment No.02	TOPINKA-TO RULES. TOPINKA
	Amendment 140.02	RULES TO SENV.
	Placed Calndr, Third Readi	
May 18	Amendment No.02	TOPINKA
		SENV/BE ADOPTED
	D 11 1 : G 1D 1:	007-000-000
	Recalled to Second Readin Amendment No.02	TOPINKA Adopted
	Placed Calndr, Third Readi	
May 19	Third Reading - Passed 05	
•		Refer to Rules/Rul 3-8(b)
Jun 03		Recommends Consideration
	DI C.10.1.C	008-000-000 HRUL
Jul 13	Place Cal Order Concurrer Ref to Rules/Rul 79f	ice 01,02
Jan 10 1995	Session Sine Die	
HB-1465 MCAF		
1 <b>B-1405</b> MCAF. 415 ILCS 5/39		11.1/2 por 1020
413 ILCS 3/39	irom Ch. 1	11 1/2, par. 1039

## HB

from Ch. 111 1/2, par. 1039

Amends the Environmental Protection Act to require local siting approval for every proposed staged reservoir projected to have a total capacity of more than one billion gallons and intended to contain mixed sewage and stormwater runoff. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Mar 09 1993 First reading Mar 11 Apr 01

Rfrd to Comm on Assignment Assigned to Environment & Energy Interim Study Calendar ENVRMNT **ENRGY** 

Jan 10 1995 Session Sine Die

#### HB-1466 MCAFEE.

760 ILCS 5/16.1 new

Amends the Trusts and Trustees Act. Provides that if all primary beneficiaries are adults and not incapacitated, an agreement construing the trust or an agreement regarding any duty of the trustee between a trustee and all of the primary beneficiaries of a trust shall be final and binding on the trustee and all beneficiaries as if ordered by a court. Provides that the provisions apply to all existing and future trusts, but only as to agreements entered into after the effective date of this amendatory Act. Effective immediately.

## HOUSE AMENDMENT NO. 1.

Changes applicability provisions. Changes provisions governing the reception of additional trust property by a trustee. Authorizes a trustee to sever or consolidate a trust. Adds an immediate effective date.

## HOUSE AMENDMENT NO. 2.

Provides that the trustee may get an opinion of counsel that any agreement proposed for virtual representation is not contrary to the express terms of the trust agreement. Removes provisions stating that a trustee is not liable for certain acts.

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary I Mar 25 Amendment No.01 JUDICIARY I H Adopted 011-000-000 Do Pass Amend/Short Debate 011-000-000 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 16 **MCAFEE** Amendment No.02 Adopted Cal 3rd Rdng Short Debate Apr 20 Short Debate-3rd Passed 112-000-000 Arrive Senate Placed Calendr, First Reading Apr 28 Chief Sponsor MCCRACKEN First reading Referred to Rules

Jan 10 1995 Session Sine Die

HB-1467 MCAFEE – HOFFMAN – PRUSSING – MAUTINO.

35 ILCS 5/209 new 35 ILCS 5/210 new

Amends the Illinois Income Tax Act. Creates a tax credit of \$500 per additional full-time employee for corporations with 50 or fewer employees and a tax credit of 5% of amounts invested in equipment and machinery during the taxable year. Allows corporations to carry forward excess credits for 5 years.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Revenue
Apr 02 Ref to Rules/Rul 27D
Jan 10 1995 Session Sine Die

# HB-1468 BLAGOJEVICH – MCGUIRE – ERWIN – RONEN – ROTELLO AND VON B – WESSELS.

720 ILCS 5/Art. 8.5 heading new 720 ILCS 5/8.5-5 new 720 ILCS 5/8.5-10 new 720 ILCS 5/8.5-15 new

Amends the Criminal Code of 1961 to create the offense of gang conscription. Provides that it is a Class 3 felony to threaten another person for refusing to join, or for withdrawing or attempting to withdraw from, a criminal street gang.

HOUSE AMENDMENT NO. 1. (Tabled April 28, 1993) Adds reference to:

720 ILCS 5/24-7 new

Amends the Criminal Code of 1961. Prohibits storing a loaded firearm in a location and manner that makes the firearm accessible to a minor under 14 years of age. Provides exemptions. If the minor gains access to the firearm, the person responsible for storing the firearm is guilty of a Class C misdemeanor. If the minor causes death or great bodily harm using the firearm, the person responsible for storing the firearm is guilty of a Class A misdemeanor and is civilly liable for treble the amount of actual damages caused by use of the firearm.

HOUSE AMENDMENT NO. 3. (Tabled April 28, 1993) Adds reference to: 430 ILCS 65/13.1

Amends the Firearm Owners Identification Card Act. Provides that, except in municipalities over 1,000,000, the regulation of the acquisition, possession, and transfer of firearms under the Act is an exclusive power and function of the State. Preempts home rule powers except in municipalities over 1,000,000. (Now, restrictions imposed by a municipality that are greater than those imposed by the Act are not invalidated by the Act.)

Mar 09 1993 First reading

Rfrd to Comm on Assignment

Mar 11 Apr 02		Assigned to Judiciary II Recommended do pass 00	9-001-004	
Apr 20	Placed Calndr, Second Rea Second Reading	dng		
Apr 26	Held on 2nd Reading Amendment No.01 Amendment No.02 Amendment No.03	LANG JOHNSON,TOM BRUNSVOLD 058-053-001	Adopted Withdrawn Adopted	
Apr 28	Held on 2nd Reading Amendment No.04	WENNLUND 029-077-002 Mtn Prevail -Table Amer Mtn Prevail -Table Amer		
	Placed Calndr, Third Readi Third Reading - Passed 090	ng	ILI 140 03	
Apr 29	Arrive Senate Placed Calendr, First Read: Chief Sponsor LAPAILLE Placed Calendr, First Read:	ng		
May 03 Jan 10 1995	First reading Session Sine Die	Referred to Rules		
	JEVICH.			
720 ILCS 5/24-1		8, par. 24-1		
a technical change.	ninal Code of 1961 Section			
Mar 09 1993 Mar 11 Apr 02	First reading	Rfrd to Comm on Assign Assigned to Judiciary II Ref to Rules/Rul 27D	ment	
Jan 10 1995	Session Sine Die	Kei to Kules/Kul 2/D		
HB-1470 BLAGO	DJEVICH.			
720 ILCS 5/12-3		8, par. 12-3		
Amends the Crir	Amends the Criminal Code of 1961. Makes a technical change.			
<b>M</b> ar 11	First reading	Rfrd to Comm on Assign Assigned to Judiciary II	ment	
Apr 02 Jan 10 1995	Session Sine Die	Ref to Rules/Rul 27D		
	DJEVICH.			
730 ILCS 5/3-12-1		8, par. 1003-12-10		
Amends the Unit	fied Code of Corrections.		ge.	
Mar 09 1993 Mar 11	First reading	Rfrd to Comm on Assign Assigned to Judiciary II		
Apr 02 Jan 10 1995	Session Sine Die	Ref to Rules/Rul 27D		
	DJEVICH.			
720 ILCS 5/12-1		8, par. 12-1		
	ninal Code of 1961. Make	* *		
Mar 09 1993 Mar 11	First reading	Rfrd to Comm on Assign Assigned to Judiciary II	ment	
Apr 02 Jan 10 1995	Session Sine Die	Ref to Rules/Rul 27D		
HB-1473 HOFF				
720 ILCS 5/1-1	from Ch. 3	88, par. 1-1		
Amends the Crir	ninal Code of 1961. Make	es technical change.		
Mar 09 1993	First reading	Rfrd to Comm on Assign	ment	
Mar 11 Apr 02		Assigned to Judiciary II Ref to Rules/Rul 27D		
Jan 10 1995	Session Sine Die	vo 210.00/ 110/ 21 D		
HB-1474 GRAN	BERG.			

725 ILCS 5/115-15 new

Amends the Code of Criminal Procedure of 1963 to provide that in prosecutions for first or second degree murder when the defendant and the deceased are family

members, the defendant may introduce certain evidence on the issue of whether the defendant lawfully acted in self-defense or defense of another or for the purpose of explaining the defendant's motive or state of mind at the time of the commission of the offense. Effective immediately.

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Judiciary II
Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

# HB-1475 CURRIE – ERWIN – RONEN – OSTENBURG, BURKE, BLAGOJEVICH, SCHOENBERG, HANNIG AND NOVAK.

105 ILCS 5/27-20.6 new

105 ILCS 5/34-2.1c

105 ILCS 5/34-2.2

105 ILCS 5/34-2.3

Amends the School Code. Requires school districts to include in their curriculum a unit of instruction on nonviolent conflict resolution. Authorizes the State Board of Education to make unit of instruction guidelines available to school districts, but provides that each school board is to determine the minimum amount of instruction time necessary to qualify as a unit of instruction.

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time necessary to qualify as a unit of instruction.
      FISCAL NOTE (State Board of Education)
      No fiscal impact can be determined.
      STATE MANDATES ACT FISCAL NOTE (State Board of Education)
      No change from previous note.
  NOTE(s) THAT MAY APPLY: Fiscal; State Mandates
      Mar 09 1993 First reading
                                                Rfrd to Comm on Assignment
      Mar 11
                                                Assigned to Elementary & Secondary
                                                  Education
      Mar 25
                                                Motion Do Pass-Lost 011-001-011
                                                  HELM
                                                Remains in Committee Elementary &
                                                  Secondary Education
                                                Recommended do pass 013-010-000
      Apr 01
                     Placed Calndr, Second Reading
                     Second Reading
      Apr 12
                     Placed Calndr, Third Reading
      Apr 14
                                                Fiscal Note Filed
                                                St Mandate Fis Note Filed
                     Calendar Order of 3rd Rdng
                                                Mtn Prev-Recall 2nd Reading
      Apr 20
                          Amendment No.01
                                                CURRIE
                                                                         Lost
                                                037-074-001
                      Held on 2nd Reading
                      Ref to Rules/Rul 37G
      Apr 30
      Jan 10 1995
                      Session Sine Die
HB-1476
             CURRIE
  CRIMINAL PRO-RAPE SHIELD
       Aug 20 1993
                       PUBLIC ACT 88-0411
HB-1477
             COWLISHAW.
   10 ILCS 5/1-3
                                    from Ch. 46, par. 1-3
   10 ILCS 5/2A-1.2
                                    from Ch. 46, par. 2A-1.2
   10 ILCS 5/2A-48
                                    from Ch. 46, par. 2A-48
  105 ILCS 5/1A-8
                                    from Ch. 122, par. 1A-8
  105 ILCS 5/1B-2
                                    from Ch. 122, par. 1B-2
  105 ILCS 5/18-8
                                    from Ch. 122, par. 18-8
  105 ILCS 5/18-8.6 new
  105 ILCS 5/24A-3
                                    from Ch. 122, par. 24A-3
  105 ILCS 5/24A-5
105 ILCS 5/34-1
                                    from Ch. 122, par. 24A-5
                                    from Ch. 122, par. 34-1
  105 ILCS 5/34-1.01
105 ILCS 5/34-1.02
105 ILCS 5/34-1.1
                                    from Ch. 122, par. 34-1.01
                                    from Ch. 122, par. 34-1.02
                                    from Ch. 122, par. 34-1.1
  105 ILCS 5/34-2
                                    from Ch. 122, par. 34-2
                                    from Ch. 122, par. 34-2.1
  105 ILCS 5/34-2.1
                                    from Ch. 122, par. 34-2.1b
  105 ILCS 5/34-2.1b
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from Ch. 122, par. 34-2.1c

from Ch. 122, par. 34-2.2

from Ch. 122, par. 34-2.3

105 ILCS 5/34-2.4b	from Ch. 122, par. 34-2.4b
105 ILCS 5/34-2.5	from Ch. 122, par. 34 2.5
	from Ch. 122, par. 34-2.5
105 ILCS 5/34-3	from Ch. 122, par. 34-3
105 ILCS 5/34-3.01 new	
105 ILCS 5/34-4	from Ch. 122, par. 34-4
105 ILCS 5/34-5	from Ch. 122, par. 34-5
	110111 Cir. 122, par. 5+ 5
105 ILCS 5/34-5.1 new	
105 ILCS 5/34-5.2 new	
105 ILCS 5/34-6	from Ch. 122, par. 34-6
105 ILCS 5/34-6.1	from Ch. 122, par. 34-6.1
105 ILCS 5/34-7	
	from Ch. 122, par. 34-7
105 ILCS 5/34-7.1 new	
105 ILCS 5/34-7.2 new	
105 ILCS 5/34-8	from Ch. 122, par. 34-8
105 ILCS 5/34-8.1	from Ch. 122, par. 34-8.1
	from Ch. 122, par. 34-6.1
105 ILCS 5/34-8.3	from Ch. 122, par. 34-8.3
105 ILCS 5/34-9	from Ch. 122, par. 34-9
105 ILCS 5/34-10	from Ch. 122, par. 34-10
105 ILCS 5/34-11	from Ch. 122, par. 34-11
105 ILCS 5/34-12	from Ch. 122, par. 34-12
105 ILCS 5/34-13.1 new	
105 ILCS 5/34-14	from Ch. 122, par. 34-14
105 ILCS 5/34-15	from Ch. 122, par. 34-15
105 ILCS 5/34-15a	
105 ILCS 5/ 54-15a	from Ch. 122, par. 34-15a
105 ILCS 5/34-17	from Ch. 122, par. 34-17
105 ILCS 5/34-18	from Ch. 122, par. 34-18
105 ILCS 5/34-18.1	from Ch. 122, par. 34-18.1
105 ILCS 5/34-18.2	
	from Ch. 122, par. 34-18.2
105 ILCS 5/34-18.3	from Ch. 122, par. 34-18.3
105 ILCS 5/34-18.4	from Ch. 122, par. 34-18.4
105 ILCS 5/34-18.5	from Ch. 122, par. 34-18.5
105 ILCS 5/34-18.6	from Ch. 122, par. 34-18.6
105 ILCS 5/34-18.6a	from Ch. 122, par. 34-18.6a
105 ILCS 5/34-18.8	from Ch. 122, par. 34-18.8
105 ILCS 5/34-18.9	from Ch. 122, par. 34-18.9
105 ILCS 5/34-18.10	from Ch. 122, par. 34-18.10
105 ILCS 5/34-18.11	from Ch. 122, par. 34-18.11
105 ILCS 5/34-18.12	from Ch. 122, par. 34-18.12
105 ILCS 5/34-18.13	from Ch. 122, par. 34-18.13
105 ILCS 5/34-18.14	from Ch. 122, par. 34-18.14
105 ILCS 5/34-18.15	from Ch. 122, par. 34-18.15
105 ILCS 5/34-19	from Ch. 122, par. 34-19
105 ILCS 5/34-20	from Ch. 122, par. 34-20
105 ILCS 5/34-20.1	from Ch. 122, par. 34-20.1
105 ILCS 5/34-21	from Ch. 122, par. 34-21
105 ILCS 5/34-21.1	from Ch. 122, par. 34-21.1
105 ILCS 5/34-21.2	from Ch. 122, par. 34-21.2
105 ILCS 5/34-21.3	from Ch. 122, par. 34-21.3
105 ILCS 5/34-21.4	from Ch. 122, par. 34-21.4
105 ILCS 5/34-22	from Ch. 122, par. 34-22
105 ILCS 5/34-22.5	from Ch. 122, par. 34-22.5
105 ILCS 5/34-22.6	from Ch. 122, par. 34-22.6
105 ILCS 5/34-22.9	from Ch. 122, par. 34-22.9
105 ILCS 5/34-22.10	from Ch. 122, par. 34-22.10
105 ILCS 5/34-22.11 new	· •
105 ILCS 5/34-23	from Ch. 122, par. 34-23
105 ILCS 5/34-25	from Ch. 122, par. 34-25
105 ILCS 5/34-26	from Ch. 122, par. 34-26
105 ILCS 5/34-27	from Ch. 122, par. 34-27
105 ILCS 5/34-28	from Ch. 122, par. 34-28
105 ILCS 5/34-29	from Ch. 122, par. 34-29
105 ILCS 5/34-29.1	from Ch. 122, par. 34-29.1
105 ILCS 5/34-29.2	from Ch. 122, par. 34-29.2
105 ILCS 5/34-29.3	from Ch. 122, par. 34-29.3
105 ILCS 5/34-30	from Ch. 122, par. 34-30
105 ILCS 5/34-31	from Ch. 122, par. 34-31
105 ILCS 5/34-32	from Ch. 122, par. 34-32
105 ILCS 5/34-33	from Ch. 122, par. 34-33

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105 ILCS 5/34-34	from Ch. 122, par. 34-34
105 ILCS 5/34-35	from Ch. 122, par. 34-35
105 ILCS 5/34-36	from Ch. 122, par. 34-36
105 ILCS 5/34-37	from Ch. 122, par. 34-37
105 ILCS 5/34-38	from Ch. 122, par. 34-38
105 ILCS 5/34-42	from Ch. 122, par. 34-42
105 ILCS 5/34-42.01 new	
105 ILCS 5/34-42.02 new	from Ch 122 per 24 42
105 ILCS 5/34-43 105 ILCS 5/34-43.2 new	from Ch. 122, par. 34-43
105 ILCS 5/34-43.3 new	
105 ILCS 5/34-44	from Ch. 122, par. 34-44
105 ILCS 5/34-44.1	from Ch. 122, par. 34-44.1
105 ILCS 5/34-45	from Ch. 122, par. 34-45
105 ILCS 5/34-45.01 new	••
105 ILCS 5/34-45.1	from Ch. 122, par. 34-45.1
105 ILCS 5/34-46	from Ch. 122, par. 34-46
105 ILCS 5/34-47	from Ch. 122, par. 34-47
105 ILCS 5/34-48	from Ch. 122, par. 34-48
105 ILCS 5/34-48.1 new	
105 ILCS 5/34-49	from Ch. 122, par. 34-49
105 ILCS 5/34-50	from Ch. 122, par. 34-50
105 ILCS 5/34-51	from Ch. 122, par. 34-51
105 ILCS 5/34-52 105 ILCS 5/34-52.1	from Ch. 122, par. 34-52 from Ch. 122, par. 34-52.1
105 ILCS 5/34-52.1 105 ILCS 5/34-53	from Ch. 122, par. 34-32.1
105 ILCS 5/34-53.1	from Ch. 122, par. 34-53.1
105 ILCS 5/34-53.2	from Ch. 122, par. 34-53.1
105 ILCS 5/34-53.3	from Ch. 122, par. 34-53.3
105 ILCS 5/34-54.1	from Ch. 122, par. 34-54.1
105 ILCS 5/34-55	from Ch. 122, par. 34-55
105 ILCS 5/34-56	from Ch. 122, par. 34-56
105 ILCS 5/34-57	from Ch. 122, par. 34-57
105 ILCS 5/34-58	from Ch. 122, par. 34-58
105 ILCS 5/34-59	from Ch. 122, par. 34-59
105 ILCS 5/34-60	from Ch. 122, par. 34-60
105 ILCS 5/34-61	from Ch. 122, par. 34-61
105 ILCS 5/34-62	from Ch. 122, par. 34-62
105 ILCS 5/34-63 105 ILCS 5/34-65	from Ch. 122, par. 34-63 from Ch. 122, par. 34-65
105 ILCS 5/34-65	from Ch. 122, par. 34-66
105 ILCS 5/34-67	from Ch. 122, par. 34-67
105 ILCS 5/34-68	from Ch. 122, par. 34-68
105 ILCS 5/34-69	from Ch. 122, par. 34-69
105 ILCS 5/34-70	from Ch. 122, par. 34-70
105 ILCS 5/34-72	from Ch. 122, par. 34-72
105 ILCS 5/34-73	from Ch. 122, par. 34-73
105 ILCS 5/34-74	from Ch. 122, par. 34-74
105 ILCS 5/34-75	from Ch. 122, par. 34-75
105 ILCS 5/34-77 105 ILCS 5/34-78	from Ch. 122, par. 34-77
	from Ch. 122, par. 34-78
105 ILCS 5/34-79 105 ILCS 5/34-82	from Ch. 122, par. 34-79 from Ch. 122, par. 34-82
105 ILCS 5/34-83	from Ch. 122, par. 34-83
105 ILCS 5/34-84	from Ch. 122, par. 34-84
105 ILCS 5/34-84b	from Ch. 122, par. 34-84b
105 ILCS 5/34-84.1	from Ch. 122, par. 34-84.1
105 ILCS 5/34-85	from Ch. 122, par. 34-85
105 ILCS 5/34-87	from Ch. 122, par. 34-87
105 ILCS 5/34-88	from Ch. 122, par. 34-88
105 ILCS 5/34-128	from Ch. 122, par. 34-128
105 ILCS 5/34A-104 105 ILCS 5/34A-604	from Ch. 122, par. 34A-104 from Ch. 122, par. 34A-604
105 ILCS 5/34-3.1 rep.	11011 CH. 122, par. 3474-004
105 ILCS 5/34-3.1 Tep.	
105 ILCS 5/34-18.16 rep.	
105 ILCS 5/34-21.5 rep.	
105 ILCS 5/34-22.8 rep.	
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105 ILCS 5/34-42.1 rep.
105 ILCS 5/34-42.2 rep.
105 ILCS 5/34-43.1 rep
105 ILCS 5/34-54 rep.
105 ILCS 5/34A-102 rep.
105 ILCS 5/34A-201a rep. thru 5/34A-415 rep.
105 ILCS 5/34A-601 rep.
105 ILCS 5/34A-606 rep.
105 ILCS 5/34A-608 rep.
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Amends the School Code and the Election Code. Provides for the creation of 10 independent school districts within Chicago, each with an elected 7 member school board which exercises all powers and duties commonly exercised by school boards throughout the State except for local school council functions and lump sum allocation, bonding, and taxing powers. Preserves the City of Chicago as a single taxing district for the 10 independent districts, and vests all taxing and bonding powers and final budgetary power in the City Council. Creates the Central Education Committee composed of the president of each school board plus 11 additional members appointed by the Mayor of Chicago, and defines the Committee's powers and duties. Revises provisions relative to bonding, personnel and teacher certification. Provides for the repeal, effective April 1, 1994, of various provisions of Article 34 and provisions relating to the School Finance Authority. Limits the exercise by home rule units of any powers inconsistent with the provisions of the amendatory Act. Effective December 1, 1993 except as otherwise provided.

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NOTE(s) THAT MAY APPLY: Fiscal; Home Rule; State Mandates
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Mar 09 1993 First reading
                                       Rfrd to Comm on Assignment
Mar 11
                                       Assigned to Elementary & Secondary
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Education Apr 01 Interim Study Calendar ELEM SCND

Jan 10 1995 Session Sine Die

#### HR-1478 HOMER.

55 ILCS 5/3-6008

from Ch. 34, par. 3-6008

Amends the Counties Code. Deletes provision that a conscientious objector may not be appointed as a deputy sheriff.

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Mar 09 1993 First reading
                                         Rfrd to Comm on Assignment
Mar 11
                                         Assigned to Counties & Townships
Apr 01
                                         Do Pass/Short Debate Cal 009-000-000
              Cal 2nd Rdng Short Debate
              Short Debate Cal 2nd Rdng
Apr 19
              Cal 3rd Rdng Short Debate
              Third Reading - Passed 093-017-005
Apr 20
Apr 21
              Arrive Senate
              Placed Calendr, First Reading
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Apr 22 Chief Sponsor LUFT

Placed Calendr, First Reading

Referred to Rules Apr 23 First reading

Apr 29 Assigned to Local Government & Elections

May 08 Refer to Rules/Rul 3-9(a)

Jan 10 1995 Session Sine Die

#### HB-1479 LANG

## CORN MARKETING-PESTICIDES

Nov 16 1993 PUBLIC ACT 88-0513

#### HB-1480 PHELPS.

750 ILCS 5/602

from Ch. 40, par. 602

Amends the Marriage and Dissolution of Marriage Act. Makes a stylistic change in a provision of the Act relating to child custody.

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary I

Ref to Rules/Rul 27D

Apr 02 Jan 10 1995 Session Sine Die HB-1481 1300

#### HB-1481 DUNN, JOHN.

410 ILCS 80/5

from Ch. 111 1/2, par. 8205

Amends the Illinois Clean Indoor Air Act. Prohibits smoking areas in

Mar 09 1993 First reading

Rfrd to Comm on Assignment Assigned to Executive

Mar 11 Mar 25

Motion Do Pass-Lost 001-002-003

HEXC

Remains in Committee Executive Ref to Rules/Rul 27D

Apr 02

Jan 10 1995 Session Sine Die

#### HB-1482 DUNN.JOHN.

20 ILCS 1705/15.2

from Ch. 91 1/2, par. 100-15.2

Amends the Department of Mental Health and Developmental Disabilities Act. Provides that a provider of adult developmental training day services shall not acquire a new facility, expand an existing facility, or serve additional clients, without first receiving a permit from the Department.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Health Care & Human

Apr 01

Services Interim Study Calendar HEALTH/HUMAN

Jan 10 1995 Session Sine Die

#### HB-1483 WELLER.

20 ILCS 2310/55.69 from Ch. 127, par. 55.69

30 ILCS 105/5.361 new

35 ILCS 5/507J new

35 ILCS 5/509 from Ch. 120, par. 5-509

35 ILCS 5/510 from Ch. 120, par. 5-510 Amends the Civil Administrative Code, the State Finance Act, and the Income

Tax Act. Provides for a State income tax return checkoff for contributions to the Breast Cancer Research Fund, a special fund created in the State treasury. Authorizes appropriations from that Fund to the Department of Public Health for grants to public and private entities to conduct research concerning breast cancer. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading Rfrd to Comm on Assignment

Assigned to Revenue Mar 11 Interim Study Calendar REVENUE Mar 31

Jan 10 1995 Session Sine Die

#### HB-1484 WELLER.

20 ILCS 2310/55.69 from Ch. 127, par. 55.69

30 ILCS 105/5.361 new

35 ILCS 5/507J new 35 ILCS 5/509

from Ch. 120, par. 5-509

35 ILCS 5/510 from Ch. 120, par. 5-510

Amends the Civil Administrative Code, the State Finance Act, and the Income Tax Act. Provides for a State income tax return checkoff for contributions to the Women's Health Issues Research Fund, a special fund created in the State treasury. Authorizes appropriations from that Fund to the Department of Public Health for grants to public and private entities to conduct research concerning women's health issues. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Revenue

Mar 31 Interim Study Calendar REVENUE Jan 10 1995 Session Sine Die

#### HB-1485 WOJCIK.

105 ILCS 5/10-23.13 new 105 ILCS 5/34-18.17 new 1301 HB-1485-Cont.

Rfrd to Comm on Assignment

Rfrd to Comm on Assignment

Interim Study Calendar

HEALTH/HUMAN

Assigned to Health Care & Human

Education Ref to Rules/Rul 27D

Services

Assigned to Elementary & Secondary

Amends the School Code. Authorizes school districts to enter into agreements with businesses to provide advanced computer literacy training to students in grades 9 through 12, and to expend school funds for that purpose. Requires State Board of Education approval of such agreements. Provides that students receive course credit for that training and that computer literacy training instruction time is counted as clock hours of instruction for day of attendance purposes.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading

Mar 11

Apr 02

Jan 10 1995 Session Sine Die

HB-1486 WOJCIK.

210 ILCS 40/6.5 new

Amends the Life Care Facilities Act. Provides that a life care facility shall not pass on, to residents who do not occupy nursing home beds, the Medicaid long-term care provider assessment or any other assessment imposed on the facility on the basis of occupied bed days.

Mar 09 1993 First reading

Mar 11

Apr 02

Jan 10 1995 Session Sine Die

HB-1487 WOJCIK.

305 ILCS 40/5

305 ILCS 40/45 rep.

from Ch. 23, par. 7100-5

Amends the Nursing Home Grant Assistance Act. Provides that persons receiving one or more maintenance services from a facility pursuant to a life care contract are eligible for a nursing home grant assistance payment. Provides for deduction of life care facility maintenance fee in determining income eligibility for a grant payment. Deletes provision that grants shall be made only for State fiscal year 1993. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading

Mar 11

Apr 02

Rfrd to Comm on Assignment Assigned to Health Care & Human Services

Interim Study Calendar HEALTH/HUMAN

Jan 10 1995 Session Sine Die

HB-1488 RYDER

> NURSING HOME INSPECTIONS Aug 10 1993 PUBLIC ACT 88-0278

HB-1489

KRAUSE DPA-AFDC STUDY-TEEN-CHILD CARE

HUGHES - MEYER - KRAUSE.

Aug 20 1993 PUBLIC ACT 88-0412

305 ILCS 5/9A-4

HB-1490

from Ch. 23, par. 9A-4

Amends the Illinois Public Aid Code. Provides that adults and children, rather than just children, age 16 to 18 who attend school full time are exempt from participating in training programs as a condition of eligibility for public aid.

Mar 09 1993 First reading

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Mar 11

Ref to Rules/Rul 27D

Apr 02

Jan 10 1995 Session Sine Die

HB-1491 **MEYER - KRAUSE - HUGHES.** 

305 ILCS 5/3-12 rep.

Amends the Public Aid Code. Repeals provisions concerning a State lien on a mobile home occupied by a recipient of aid to the aged, blind, or disabled.

NOTE(S) THAT MAY APPLY: Fiscal Mar 09 1993 First reading

Mar 11

Apr 02

Mar 02 1994

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Interim Study Calendar HEALTH/HUMAN

Exempt under Hse Rule 29(C) HCHS Returned to Health Care & Human

Services Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

HB-1492 MEYER.

> 20 ILCS 10/3 20 ILCS 505/5

from Ch. 127, par. 953 from Ch. 23, par. 5005

Amends the Illinois Welfare and Rehabilitation Services Planning Act and the Children and Family Services Act. Provides that certain agencies submit a human resources plan to the General Assembly in every odd-numbered year (now every year). Requires the Department of Children and Family Services to submit an annual report to the Governor and the General Assembly on April (rather than February) 15. Effective immediately.

Mar 09 1993 First reading

Mar 11

Apr 02

Assigned to Health Care & Human Services Interim Study Calendar

Rfrd to Comm on Assignment

HEALTH/HUMAN

Jan 10 1995 Session Sine Die

HB-1493 RYDER.

750 ILCS 5/505

from Ch. 40, par. 505

Amends the Marriage and Dissolution of Marriage Act. Increases the percentages of a supporting party's net income to be used by the court as guidelines in setting a minimum amount of child support. Limits the court's reasons for deviating from those guidelines to specified factors, and requires the court to make a written finding concerning any deviation from the guidelines.

Mar 09 1993 First reading

Rfrd to Comm on Assignment Assigned to Judiciary I

Mar 11

Mar 31

Jan 10 1995 Session Sine Die Interim Study Calendar JUDICIARY I

HB-1494 RYDER.

215 ILCS 125/4-13 215 ILCS 125/5-5

from Ch. 111 1/2, par. 1409.6 from Ch. 111 1/2, par. 1413

Services

Amends the Health Maintenance Organization Act. Provides that the Director of Insurance shall not withhold or withdraw approval of an HMO group contract or other evidence of coverage if the Department of Children and Family Services presents evidence that coverage of mental health services for clients of that Department is provided by another entity. Makes stylistic changes. Effective immediately.

Mar 11

Mar 09 1993 First reading

Rfrd to Comm on Assignment Assigned to Health Care & Human

Apr 02

Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

HB-1495 RYDER.

> 325 ILCS 5/3 705 ILCS 405/2-10.1

from Ch. 23, par. 2053

from Ch. 37, par. 802-10.1

Amends the Abused and Neglected Child Reporting Act and the Juvenile Court Act of 1987. Provides that a "neglected child" includes one who is abandoned without a plan of care, but that a child shall not be considered neglected for the sole reason that he or she has been left in the care of an adult relative for any period of time as a plan of care. Provides that the Department of Children and Family Services or a licensed child welfare agency must file a case plan with the court within 45 days (now 30) after a minor has been placed in the Department's or agency's care. Effective immediately.

Mar 09 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Health Care & Human Services Ref to Rules/Rul 27D

Apr 02

Jan 10 1995 Session Sine Die

HB-1496 RYDER

VITAL RECORDS-BIRTH CERTIFICAT Jul 28 1993 PUBLIC ACT 88-0159

HB-1497 LEITCH

DASA-REORGANIZE ENABLING ACT Jul 13 1993 PUBLIC ACT 88-0080

HB-1498 SCHAKOWSKY

NURS HOME-MHDD-RESTRAINTS USE Aug 20 1993 PUBLIC ACT 88-0413

HB-1499 MOSELEY, BIGGINS, ROSKAM AND HARTKE.

New Act

225 ILCS 60/22

from Ch. 111, par. 4400-22

740 ILCS 180/1.1 new

Creates the Woman's Right to Know Act. Provides that an abortion may not be performed without the informed consent of a woman. Provides that consent is informed if 24 hours before the abortion a woman receives certain materials published by the State. Requires the Department of Public Health to provide materials and a video concerning gestational age, alternatives to abortion, and other information. Requires all facilities where abortions are performed to have video viewing equipment. Provides that anyone who intentionally violates this Act is guilty of a Class 2 felony. Amends the Medical Practice Act of 1987 to subject physicians who violate this Act to disciplinary action. Amends the Wrongful Death Act to provide that a person who violates the new Act may be liable in a wrongful death action. Effective 90 days after becoming law.

HOUSE AMENDMENT NO. 1.

Deletes certain provisions of the legislative purpose and findings Section.

HOUSE AMENDMENT NO. 2.

Deletes reference to: 740 ILCS 180/1.1 new Adds reference to:

740 ILCS 180/2.2

from Ch. 70, par. 2.2

Changes the definitions of abortion and viability. Requires a physician who is performing an abortion to inform a woman 24 hours before the abortion that the attendance of a second physician is required by law. Removes language establishing a separate cause of action under the Wrongful Death Act for the death of a fetus. Amends the Wrongful Death Act to provide that there is no cause of action against a physician or medical institution for the death of a fetus if valid written certification that the mother of the fetus received the required information before the abortion.

FISCAL NOTE (Dept. of Public Health)

The Department estimates the costs would be \$83,100.

STATE MANDATES ACT FISCAL NOTE, AS AMENDED

In the opinion of DCCA, HB 1499, as amended by H-am 2, creates a service mandate for which reimbursement of 50% to 100% of the

increased cost to units of local government is required. Information upon which to base an estimate was not available from

Cook County, but amount is not expected to be substantial.

Note(s) That May Apply: Fiscal; State Mandates

Mar 09 1993 First reading

Rfrd to Comm on Assignment

Mar 11 Assigned to Executive

Mar 25 Amendment No.01 Amendment No.02

EXECUTIVE H Adopted EXECUTIVE H Adopted

Recommnded do pass as amend 008-002-001

Placed Calndr, Second Reading

Fiscal Note Requested PARCELLS

Placed Calndr, Second Reading

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Apr 01
                                                  Fiscal Note Filed
                      Placed Calndr, Second Reading
       Apr 02
                                                  St Mandate Fis Note Filed
                      Placed Calndr, Second Reading
       Apr 20
                      Second Reading
                      Held on 2nd Reading
                      Interim Study Calendar EXECUTIVE
       Apr 22
       Jan 10 1995
                      Session Sine Die
              LEITCH - MEYER.
HR-1500
   15 ILCS 405/9.03
                                      from Ch. 15, par. 209.03
   15 ILCS 505/10
                                      from Ch. 130, par. 10
   20 ILCS 305/4-105 new
  Amends the Comptroller Act, the State Treasurer Act, and the Illinois Alcohol-
ism and Other Drug Dependency Act. Permits State payments via direct deposit to
providers of services under the Illinois Alcoholism and Other Drug Dependency
Act. Effective immediately.
       Mar 09 1993
                     First reading
                                                  Rfrd to Comm on Assignment
       Mar 11
                                                  Assigned to Revenue
       Apr 02
                                                  Do Pass/Short Debate Cal 012-000-000
                      Cal 2nd Rdng Short Debate
       Apr 20
                      Short Debate Cal 2nd Rdng
                      Held 2nd Rdg-Short Debate
                      Ref to Rules/Rul 37G
       Apr 30
       Jan 10 1995
                      Session Sine Die
              MEYER - LEITCH.
HB-1501
   20 ILCS 305/1-108
                                      from Ch. 111 1/2, par. 6351-8
   20 ILCS 305/3-104
20 ILCS 305/4-101
20 ILCS 305/4-102
                                      from Ch. 111 1/2, par. 6353-4
                                      from Ch. 111 1/2, par. 6354-1
from Ch. 111 1/2, par. 6354-2
   20 ILCS 305/11-101
                                      from Ch. 111 1/2, par. 6361-1
   30 ILCS 105/8,20
                                      from Ch. 127, par. 144.20
   30 ILCS 105/5.360 new
   30 ILCS 105/5.361 new
   35 ILCS 5/507C
                                      from Ch. 120, par. 5-507C
   35 ILCS 5/509
                                      from Ch. 120, par. 5-509
   35 ILCS 5/510
                                      from Ch. 120, par. 5-510
  235 ILCS 5/5-3
                                      from Ch. 43, par. 118
                                      from Ch. 95 1/2, par. 6-118
  625 ILCS 5/6-118
  720 ILCS 550/10.2
                                      from Ch. 56 1/2, par. 710.2
                                      from Ch. 56 1/2, par. 710.3
from Ch. 56 1/2, par. 1411.2
  720 ILCS 550/10.3
720 ILCS 570/411.2
                                      from Ch. 56 1/2, par. 1413
from Ch. 56 1/2, par. 1655.2
  720 ILCS 570/413
  725 ILCS 175/5.2
  730 ILCS 5/5-9-1.2
                                      from Ch. 38, par. 1005-9-1.2
  740 ILCS 40/7
                                      from Ch. 100 1/2, par. 20
   30 ILCS 105/5.119 rep.
   30 ILCS 105/5.247 rep.
   30 ILCS 105/5.282 rep.
   30 ILCS 105/5.322 rep.
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Amends the Unified Code of Corrections, the Liquor Control Act of 1934, the Cannabis Control Act, the Illinois Controlled Substances Act, the Narcotics Profit Forfeiture Act, the Controlled Substance and Cannabis Nuisance Act, the Illinois Alcoholism and Other Drug Dependency Act, the Illinois Income Tax Act, the Illinois Vehicle Code, and the State Finance Act. Repeals the Youth Drug Abuse Prevention Fund, the Youth Alcoholism and Substance Abuse Prevention Fund, and the Drug Treatment Fund. Replaces these funds with the Illinois Alcoholism and Substance Abuse Prevention and Treatment Fund and the DUI Driver Rehabilitation Fund. Effective January 1, 1994.

Mar 09 1993 First reading Rfrd to Comm on Assignment
Apr 02 Apr 13 Short Debate
Apr 13 Short Debate Cal 2nd Rdng
Apr 14 Short Debate Cal 2nd Rdng
Apr 15 Short Debate Cal 2nd Rdng
Apr 16 Short Debate Cal 2nd Rdng
Apr 17 Short Debate Cal 2nd Rdng

Apr 13 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate Apr 30 Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die

### HB-1502 BALANOFF.

215 ILCS 5/155.18 from Ch. 73, par. 767.18 215 ILCS 5/155.18a new 225 ILCS 60/16.5 new

Amends the Illinois Insurance Code and the Medical Practice Act of 1987. Provides that with respect to medical liability insurance for physicians, there shall be no more than 4 classifications for the establishment of rates and premiums. Requires the Department of Insurance to promulgate regulations establishing a Physicians Professional Liability Insurance Merit Rating Plan. Sets forth factors to be considered in establishing the plan. Requires insurers to comply with the plan by January 1, 1994. Imposes penalties for noncompliance. Requires applicants for a license under the Medical Practice Act of 1987 to submit to the Department of Professional Regulation evidence that the applicant has malpractice insurance to a limit of not less than \$500,000 per occurrence. Effective immediately, except that the changes in the Medical Practice Act of 1987 take effect January 1, 1994.

FISCAL NOTE (Dept. of Insurance)

The only cost associated with this bill would be the promulgation of rules which can be reasonably estimated to fall within the current Dept. budget.

Note(s) That May Apply: Fiscal

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Insurance

Mar 31 Fiscal Note Filed Committee Insurance

Apr 02 Interim Study Calendar INSURANCE
Jan 10 1995 Session Sine Die

## HB-1503 SCHAKOWSKY.

225 ILCS 60/7 from Ch. 111, par. 4400-7
225 ILCS 60/21 from Ch. 111, par. 4400-21
225 ILCS 60/21.1 new
225 ILCS 60/21.2 new
225 ILCS 60/22 from Ch. 111, par. 4400-22
225 ILCS 60/23 from Ch. 111, par. 4400-23
225 ILCS 60/25 from Ch. 111, par. 4400-25

Amends the Medical Practice Act of 1987. Grants voting status to the 2 public members on the Medical Disciplinary Board and sets their term for 4 years. Requires 5 voting members (now 4) to constitute a quorum on the Board. Increases license and renewal fees. Requires a physician to submit all disciplinary records before being granted a license to practice or renewal of a license. Exempts unobtainable disciplinary records from a foreign country upon a showing of good faith. Places a licensee on probationary status for excessive use of alcohol or drugs. Allows the Department to require professional counseling as a condition of probation. Requires the Department of Professional Regulation to at least annually prepare a list of all license holders and status of license and publish a report on the disciplinary record of all physicians. Makes the list and record a public record.

Note(s) That May Apply: Fiscal
Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Public Utilities
Mar 16 Re-assigned to Registration &
Regulation
Apr 02 Regulation
Ref to Rules/Rul 27D

Apr 02 Jan 10 1995 Session Sine

Jan 10 1995 Session Sine Die

## HB-1504 SCHAKOWSKY

PHYSICIAN MEDICARE ASSIGNMENT Apr 27 1993 Third Reading - Lost

## HB-1505 SCHAKOWSKY - BLAGOJEVICH AND DART.

410 ILCS 50/3.3 new

Amends the Medical Patient Rights Act. Requires a hospital to notify its patients if a physician who provided elective surgery services does not accept assignment of

charges under Medicare. If a hospital fails to give the required notice, allows a patient to recover twice the amount of any Medicare overcharge plus court costs, except in cases of emergency surgery.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 410 ILCS 50/3.4 new

Prohibits a physician from charging a Medicare beneficiary more than 115% of the reasonable charge for a service as established by the United States Secretary of Health and Human Services. Makes violation a Class C misdemeanor.

HOUSE AMENDMENT NO. 2.

Requires hospitals to send Medicare assignment notice with bills for hospital services (rather than bills for physician services.) Deletes requirement that the notice state that a physician does not accept assignment.

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Consumer Protection Mar 25 Amendment No.01 CONSUMER PROT H Adopted 012-000-000 Recommnded do pass as amend

007-005-000

Placed Calndr, Second Reading

Second Reading Apr 14

Amendment No.02 SCHAKOWSKY

Adopted Placed Calndr, Third Reading

Apr 30 Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die

BLACK AND WEAVER.M.

40 ILCS 5/15-112 from Ch. 108 1/2, par. 15-112

Amends the State Universities Article of the Pension Code to allow persons with at least 20 years of service as a University of Illinois firefighter to have their pensions based on their salary rate on the last day of such service.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Personnel & Pensions Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### JOHNSON, TIM - BLACK - TENHOUSE - MEYER - STEPHENS AND HB-1507 WOOLARD.

105 ILCS 5/3-15.12

from Ch. 122, par. 3-15.12

Amends the School Code. Includes any persons enrolled in a youth education program sponsored by the Illinois National Guard among the individuals eligible to apply to take the Test of General Educational Development through the Regional Superintendent of Schools. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: 105 ILCS 5/3-15.12 Adds reference to: 105 ILCS 5/34A-404 105 ILCS 5/34A-411

Replaces the proposal to make persons enrolled in a youth education program sponsored by the Illinois National Guard eligible to apply to take the high school level test of General Educational Development with a provision that, for FY94, requires the Chicago Board of Education to submit an adopted budget to the Chicago School Finance Authority by June 15, 1993, and that requires the Authority to approve or reject that budget by July 1, 1993.

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Elementary & Secondary Education Mar 25 Do Pass/Consent Calendar 022-000-000

Consnt Caldr Order 2nd Read Cnsent Calendar, 2nd Reading Mar 31

Consnt Caldr Order 3rd Read

Consnt Caldr, 3rd Read Pass 113-000-002 Apr 14 Arrive Senate Placed Calendr, First Reading Chief Sponsor WATSON Apr 15 Added as Chief Co-sponsor BURZYNSKI First reading Referred to Rules Assigned to Education Recommended do pass 010-000-000 Apr 29 Placed Calndr, Second Reading Second Reading May 03 Placed Calndr, Third Reading Filed with Secretary AMEND. NO. 01 May 18 WATSON-TO RULES. Amendment No.01 WATSON RULES TO SESE. Placed Calndr, Third Reading Amendment No.01 WATSON May 20 SESE/BE ADOPTED 006-003-000 Placed Calndr, Third Reading May 21 Recalled to Second Reading WATSON Adopted Amendment No.01 Placed Calndr, Third Reading Third Reading - Passed 034-024-000 Refer to Rules/Rul 3-8(b) Session Sine Die Jan 10 1995 HB-1508 SALTSMAN. 65 ILCS 5/10-1-14.1 new 65 ILCS 5/10-2.1-16.1 new Amends the Illinois Municipal Code to provide that municipalities may not hire any part-time police officers. Pre-empts home rule. Effective immediately. HOME RULE NOTE (DCCA) In instances where a community might not have the resources to hire full-time officers, this bill would deny them the ability to provide police protection through the hiring of part-time officers. Under current law, all municipalities, including home rule units, are allowed to hire part-time and full-time police officers at their discretion. HOUSE AMENDMENT NO. 1. Limits application to municipalities with a population of 150,000 or more. STATE MANDATES ACT FISCAL NOTE, AMENDED In the opinion of DCCA, HB-1508, as amended by H-am 1, fails to meet the definition of a mandate. NOTE(S) THAT MAY APPLY: Home Rule Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Cities & Villages Mar 31 Recommended do pass 006-004-000 Placed Calndr, Second Reading Apr 13 St Mandate Fis Nte RegBLACK Home Rule Note Filed Second Reading Amendment No.01 BLACK Adopted 081-011-015 Held on 2nd Reading St Mandate Fis Note Filed Apr 26 Amendment No.02 SALTSMAN Lost 029-068-010 Placed Calndr, Third Reading Ref to Rules/Rul 37G Apr 30 Jan 10 1995 Session Sine Die HR-1509 LEITCH. 65 ILCS 5/11-12-7 from Ch. 24, par. 11-12-7

Amends the Municipal Code. Provides that if a proposed amendment to a comprehensive plan or to a zoning regulation or district affects territory within 1.5 miles

from Ch. 24, par. 11-13-14

65 ILCS 5/11-13-14

of a municipality's corporate limits, and if the board of trustees of a township containing territory affected by the proposed amendment objects to the proposed amendment, the amendment shall be adopted only on the approval of three-fourths of all the members of the municipal corporate authorities, the plan commission, and the zoning commission.

HOUSE AMENDMENT NO. 1.

Deletes provisions authorizing a township board to submit oral statements at a hearing concerning a proposed amendment to a comprehensive plan or to a zoning regulation or district. Requires adoption of an amendment by three-fifths (rather than three-fourths) of all the members of the municipal corporate authorities, the plan commission, and the zoning commission, if the township objects to the proposed amendment.

Mar 09 1993 First reading

Mar 24

Amendment No.01

Rfrd to Comm on Assignment Assigned to Cities & Villages CITIES/VILLAG H Adopted

Motion Do Pass Amended-Lost 002-007-000 HCIV

Remains in Committee Cities &

Villages
Ref to Rules/Rul 27D

Apr 02 Jan 10 1995 Session Sine Die

HB-1510 GIOLITTO - SKINNER.

305 ILCS 5/6-10

from Ch. 23, par. 6-10.

Amends the Public Aid Code. Provides that persons receiving only medical assistance from the Department of Public Aid may receive emergency financial assistance from a local governmental unit. Provides that a local governmental unit may use General Assistance moneys to provide emergency financial assistance. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading

Mar 11

Apr 02

Rfrd to Comm on Assignment Assigned to Health Care & Human Services

Interim Study Calendar HEALTH/HUMAN

Jan 10 1995 Session Sine Die

HB-1511 HANRAHAN.

215 ILCS 5/357.9a

from Ch. 73, par. 969.9a

Amends the Illinois Insurance Code to increase from 8% to 9% the amount of interest a company must pay for failure to pay benefits for loss-of-time coverage on a timely basis.

SENATE AMENDMENT NO. 1.

Deletes reference to: 215 ILCS 5/357.9a

Adds reference to:

215 ILCS 5/513a9 from Ch. 73, par. 1065.60a9

Changes title, replaces everything and amends the Insurance Code. Creates a distinction between personal lines insurance and non-personal lines insurance with respect to certain duties of a premium finance company. Provides that with respect to non-personal lines policies, the premium finance company must deliver to the producer premium checks payable to the producer. Currently premium checks must be delivered to the insurer and must be payable to the insurer unless the insurer provides written authority to deliver and make the checks payable to the producer.

Mar 09 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Insurance

Mar 24 Do Pass/Short Debate Cal 025-000-000

Apr 12 Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Apr 21 Short Debate-3rd Passed 116-000-000

Apr 22 Arrive Senate

Placed Calendr, First Reading

Apr. 27	Chief Sponsor PETERSON	Ň
•	First reading	Referred to Rules
Apr 29		Assigned to Insurance, Pensions &
		Licen. Act.
May 06	Amendment No.01	INS PEN LIC S Adopted
		Recommnded do pass as amend
		010-000-000
	Placed Calndr, Second Rea	dng
May 07	Second Reading	
	Placed Calndr, Third Read	
May 11	Third Reading - Passed 05	
May 12		Refer to Rules/Rul 3-8(b)
Jan 10 1995	Session Sine Die	
HB-1512 WOJCI	K.	
40 ILCS 5/7-174	from Ch. 1	08 1/2, par. 7-174
40 ILCS 5/7-175	from Ch. 1	08 1/2, par. 7-175
40 ILCS 5/7-175.	1 from Ch. 1	08 1/2, par. 7-175.1
Amends the Illin	ois Municipal Retiremen	t Fund Article of the Pension Code to
	rustee to the Board. Effect	
NOTE(S) THAT MA		in a minimum attaing .
	First reading	Rfrd to Comm on Assignment
Mar 11	1 1100 10001110	Assigned to Personnel & Pensions
Apr 02		Ref to Rules/Rul 27D
Jan 10 1995	Session Sine Die	217, 10 217, 217, 217, 217
	CHILL - WENNLUND.	
625 ILCS 5/12-70	4.3 from Ch. 9	5 1/2, par. 12-704.3

Amends the Illinois Vehicle Code. Changes provisions governing motor vehicles that use alternative fuels. Provides that exterior paint of school buses shall match the central value, hue, and chroma established in rules of the Department of Transportation, rather than as established by federal standards. Removes provisions governing "stop" signal arms on school buses with a model year prior to 1984. Requires school buses manufactured on and after September 1, 1992 to be equipped with stop signal arms conforming to certain federal regulations. Removes provisions governing stop signal arms on school buses manufactured after model year 1984 and requires that school buses manufactured prior to September 1, 1992 be equipped with stop signal arms that conform to Department of Transportation Rules. Effective immediately.

from Ch. 95 1/2, par. 12-801

from Ch. 95 1/2, par. 12-803

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HOUSE AMENDMENT NO. 1.
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625 ILCS 5/12-801

625 ILCS 5/12-803

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Adds reference to:
625 ILCS 5/1-139.1 new
625 ILCS 5/13-111 from Ch. 95 1/2, par. 13-111
625 ILCS 5/18c-4701 from Ch. 95 1/2, par. 18c-4701
625 ILCS 5/12-704 rep., 5/12-704.1 rep., 5/12-705 rep
```

Amends the Illinois Vehicle Code. Defines limousine for purposes of the Code. Changes provisions requiring certain vehicles to obtain a certificate of safety, not only second division vehicles and medical transport vehicles. Changes a reference to a Federal Motor Carrier Safety regulation governing the transportation of hazardous materials. Repeals provisions governing vehicles transporting explosives, radioactive material, and flammable liquids.

## SENATE AMENDMENT NO. 1.

```
Deletes reference to:
625 ILCS 5/1-139.1
625 ILCS 5/12-704.3
625 ILCS 5/12-704 rep.
625 ILCS 5/12-705 rep.
625 ILCS 5/12-801
625 ILCS 5/12-803
625 ILCS 5/13-111
625 ILCS 5/13-4701
```

Deletes everything. Makes stylistic changes in the definition Section. SENATE AMENDMENT NO. 2.

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Deletes reference to:
625 ILCS 5/1-102.01
Adds reference to:
625 ILCS 5/1-148.3
                             from Ch. 95 1/2, par. 1-148.3
625 ILCS 5/1-158
                             from Ch. 95 1/2, par. 1-158
625 ILCS 5/1-159.1
625 ILCS 5/3-405.1
                             from Ch. 95 1/2, par. 1-159.1
from Ch. 95 1/2, par. 3-405.1
625 ILCS 5/3-604
                             from Ch. 95 1/2, par. 3-604
625 ILCS 5/3-611
                             from Ch. 95 1/2, par. 3-611
625 ILCS 5/3-616
                             from Ch. 95 1/2, par. 3-616
625 ILCS 5/3-808.1
                             from Ch. 95 1/2, par. 3-808.1
625 ILCS 5/7-604
                             from Ch. 95 1/2, par. 7-604
                              from Ch. 95 1/2, par. 11-208
625 ILCS 5/11-208
625 ILCS 5/11-209
                              from Ch. 95 1/2, par. 11-209
                              from Ch. 95 1/2, par. 11-301
625 ILCS 5/11-301
                              from Ch. 95 1/2, par. 11-301.1
625 ILCS 5/11-301.1
                              from Ch. 95 1/2, par. 11-1003
625 ILCS 5/11-1003
625 ILCS 5/11-1004
                              from Ch. 95 1/2, par. 11-1004
625 ILCS 5/11-1301.1
625 ILCS 5/11-1301.2
                               from Ch. 95 1/2, par. 11-1301.1
                               from Ch. 95 1/2, par. 11-1301.2
625 ILCS 5/11-1301.3
                               from Ch. 95 1/2, par. 11-1301.3
625 ILCS 5/12-401
625 ILCS 5/12-810
                              from Ch. 95 1/2, par. 12-401
                              from Ch. 95 1/2, par. 12-810
625 ILCS 25/7
                            from Ch. 95 1/2, par. 1107
```

Deletes everything. Amends the Illinois Vehicle Code. Changes the definition of handicapped person to refer to persons with disabilities. Changes all references from handicapped person to person with disabilities. Changes the definition of pedestrian to include persons with physical, hearing, or visual disabilities. Changes all references from hearing impaired to deaf or hard of hearing. Provides that temporary person with disabilities plates, decals, or devices shall be issued for a period of time determined by a physician, not to exceed 6 months (now a period of 12 or more months). Authorizes the issuance of additional person with disabilities decals or devices for parking. Amends the Child Passenger Protection Act. Changes references from handicap to disability. Effective January 1, 1995.

SENATE AMENDMENT NO. 3. (Senate recedes January 10, 1995)

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Adds reference to:
105 ILCS 5/3-14.23
105 ILCS 5/10-21.9
105 ILCS 5/29-5
225 ILCS 10/5.1
                               from Ch. 122, par. 3-14.23
                               from Ch. 122, par. 10-21.9
                              from Ch. 122, par. 29-5
                              from Ch. 23, par. 2215.1
625 ILCS 5/6-104
                               from Ch. 95 1/2, par. 6-104
625 ILCS 5/6-106.1
                               from Ch. 95 1/2, par. 6-106.1
625 ILCS 5/6-521
                               from Ch. 95 1/2, par. 6-521
625 ILCS 5/6-208.2 new
625 ILCS 5/11-501.1
                                from Ch. 95 1/2, par. 11-501.1
625 ILCS 5/11-501.8 new
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Inserts the provisions of Senate Bill 1733 as it passed the Senate, relating to school buses and bus drivers. These provisions are effective July 1, 1995. Inserts the provisions of Senate Bill 1730 as it passed the Senate, relating to driving under the influence, implied consent, and zero-tolerance for minors. Also specifies times and circumstances during which the reports received by the Secretary of State relating to these offenses are not privileged information. These provisions are effective January 1, 1995.

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CONFERENCE COMMITTEE REPORT NO. 1.
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Recommends that the House concur in S-ams 1 and 2.

Recommends that the Senate recede from S-am 3.

Recommends that the bill be further amended as follows:

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Deletes reference to:
105 ILCS 5/3-14.23
105 ILCS 5/10-21.9
105 ILCS 5/29-5
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225 ILCS 10/5.1
625 ILCS 5/6-104
625 ILCS 5/6-106.1
625 ILCS 5/6-521
625 ILCS 5/6-208.2
625 ILCS 5/11-501.1
625 ILCS 5/11-501.8 new
Adds reference to:
30 ILCS 105/5.386 new
625 ILCS 5/3-117.1
                            from Ch. 95 1/2, par. 3-117.1
625 ILCS 5/3-301
                            from Ch. 95 1/2, par. 3-301
625 ILCS 5/3-610.1
625 ILCS 5/5-100
                           from Ch. 95 1/2, par. 5-100
625 ILCS 5/5-102.1
```

Amends the State Finance Act and the Illinois Vehicle Code. Provides that a flood vehicle is a vehicle that has been submerged in water to the point that rising water has reached over the door sill or has entered the passenger or trunk compartment. Provides that the salvage certificate shall indicate the word "flood" and all subsequent titles must conspicuously state "flood" vehicle. Provides that a person who knowingly violates these terms is guilty of a business offense and shall be fined not less than \$1,000 nor more than \$5,000. Defines the term "trade show exhibition" as a temporary display of vehicles by 3 or more dealers, at least 2 of whom is licensed, at a location that is not the dealer's established place of business and where no vehicles are being sold. Provides that a trade show exhibition of new vehicles shall only be participated in by licensed new vehicle dealers, at least 2 of which must be licensed. Provides requirements for permits for trade show exhibitions and display exhibitions. Provides that a display exhibition permit shall be valid for no longer than 30 days. Adds "display" to existing definition of "exhibition". Provides that a special license plate be created for retired members of the Illinois congressional delegation. Creates The Retired Members of the Illinois Congressional Delegation Fund. Generally effective immediately, except that the changes to the Vehicle Code and the Child Passenger Protection Act take effect January 1, 1995.

	enger Protection Act take	eneci January 1, 1995.	
Mar 09 1993	First reading	Rfrd to Comm on Assign	ment
Mar 11	-	Assigned to Constitution	
Mar 25	Amendment No.01	CONST OFFICER H	Adopted
		DP Amnded Consent Ca	
		007-000-000	ionan
	Consnt Caldr Order 2nd R		
Mar 31	Cnsent Calendar, 2nd Rea		
141a1 J1	Consnt Caldr Order 3rd R		
Apr 14			
Apr 14	Consnt Caldr, 3rd Read Pa	ass 115-000-002	
	Arrive Senate	i	
A 07	Placed Calendr, First Read		
Apr 27	Chief Sponsor WOODYA		
	Placed Calendr, First Read		
	First reading	Referred to Rules	
Apr 28		Assigned to Transportati	
May 08		Refer to Rules/Rul 3-9(a	a)
Apr 28 1994		Assigned to Transportati	
May 05	Amendment No.01	TRANSPORTN S	Adopted
		Recommnded do pass as	amend
		009-000-001	
	Placed Calndr, Second Rea	dng	
May 06	Sponsor Removed WOOD		
•	Alt Chief Sponsor Change		
May 10	Second Reading		
	Placed Calndr, Third Read	ing	
May 17	Filed with Secretary	e	
11144 17	Amendment No.02	HAWKINSON	Amendment
	Tunenament 110.02	IIAWKII150I1	referred to
		SRUL	referred to
	Filed with Secretary	SKUL	
	Amendment No.03	HAWKINGON	A
	Amendment 190.03	HAWKINSON	Amendment
			referred to

SRUL

May 18	Amendment No.02	HAWKINSON	
	Amendment No.03	Rules refers to STRN HAWKINSON	
		Rules refers to STRN	
<b>M</b> ay 19	Placed Calndr, Third Readi Amendment No.02	ing HAWKINSON	
May 17	7 Milendiffent 140.02	Be adopted	
	Amendment No.03	HAWKINSON Bandontad	
	Placed Calndr, Third Readi	Be adopted	
	Recalled to Second Readin	g	
	Amendment No.02 Amendment No.03	HAWKINSON HAWKINSON	Adopted
	Placed Calndr, Third Readi	ing WKINSON	Adopted
May 20	Third Reading - Passed 059	9-000-000	
Jun 15		Refer to Rules/Rul 3-8(b)	
Juli 15	Place Cal Order Concurrer	Recommends Consideration of 01.02.03	MITKUL
	H Noncorrs in S Amend. 0	01,02,03	
Jun 21	Secretary's Desk Non-conc	cur 01,02,03	
	Filed with Secretary	Mtn refuse recede-Sen Ar	nend
	Secretary's Desk Non-conc	cur 01,02,03	
Jun 22	S Refuses to Recede Amen S Requests Conference Con		
	Sen Conference Comm Ap		
	•	FAWELL, HASARA,	
Jul 12	Hse Accede Req Conf Con	JACOBS, SHAW	
Jul 12	Hse Conference Comm Ap	ptd 1ST/HARTKE	
		GRANBERG, MCPIK	E,
		CHURCHILL & KUE Refer to Rules/Rul 3-8(b)	
	Filed with Secretary		
		Conference Committee Re	
		Conf Comm Rpt referred Conference Committee Ro	eport
•		Rules refers to SEXC	
		1 HOUR POSTING NOTICE WAIVED.	
		Conference Committee Re	eport
		Be approved consideration	
	Sen Conference Comm Ap Senate report submitted	ptd 1S1/94-06-22	
	•	3/5 vote required	
	Senate Conf. report Adopt	ed 1ST/059-000-000	
	Sponsor Removed HAWK Alt Chief Sponsor Change		
		Recommends Consideration	on HRUL
Jul 13	House report submitted Ref to Rules/Rul 79f		
Jan 10 1995		Recommends Consideration	on HRUL
	House report submitted	1.10T (100.000.000	
	House Conf. report Adopte Both House Adoptd Conf i		
•	Passed both Houses	.F	
Jan 24	Sent to the Governor		
	Governor approved PUBLIC ACT 88-0685	effective date 95-01-24	
HB-1514 BLACK			
625 ILCS 5/3-117.	from Ch. 9	95 1/2, par. 3-117.1	
625 ILCS 5/3-205	from Ch. 9	95 1/2, par. 3-205	
625 ILCS 5/4-103 625 ILCS 5/4-205	from Ch. 9	95 1/2, par. 4-103 95 1/2, par. 4-205	
323 22 35 5, 1 203			

Amends the Illinois Vehicle Code. Requires an application for a salvage certificate to be submitted when an insurance company makes a payment for the loss of a vehicle that is 8 model years of age or newer, (now, no age of vehicle restriction).

Provides that if a stolen vehicle is recovered and is damaged in an amount equal to at least 90% of its fair market value, a salvage certificate shall be issued. Requires lienholders of vehicles to notify the Secretary of State within 15 days when a lien is satisfied. Provides that possession for purposes of certain penalties shall not include possession while the State Police are affixing a replacement vehicle identification number plate on the vehicle. Provides that information obtained from certain searches is not limited for use by the requesting agency only.

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Constitutional Officers
Mar 25 Interim Study Calendar CONST
OFICERS

Jan 10 1995 Session Sine Die

## HB-1515 NOVAK - GRANBERG.

415 ILCS 5/30

from Ch. 111 1/2, par. 1030

Amends the Environmental Protection Act to make a technical change.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 415 ILCS 5/30 Adds reference to: 415 ILCS 5/22.14

from Ch. 111 1/2, par. 1022.14

Replaces everything after the enacting clause. Amends the Environmental Protection Act to provide that the prohibition against establishing a regional pollution control facility as a garbage transfer station in certain areas of the State does not prohibit the expansion of such a facility that occurred before November 1, 1989.

Mar 09 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Environment & Energy Apr 02 Amendment No.01 ENVRMNT ENRGY H Adopted DP Amnded Consent Calendar 025-001-000 Consnt Caldr Order 2nd Read Apr 12 Remyd from Consent Calendar RUTHERFORD AND WENNLUND Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 20 Held 2nd Rdg-Short Debate Apr 22 Cal 3rd Rdng Short Debate Short Debate-3rd Passed 083-026-004 Apr 23 Arrive Senate Chief Sponsor O'MALLEY Placed Calendr, First Reading Referred to Rules Apr 27 First reading Apr 28 Assigned to Environment & Energy Sponsor Removed O'MALLEY Alt Chief Sponsor Changed MCCRACKEN

Committee Environment & Energy Refer to Rules/Rul 3-9(a)

May 08 Jan 10 1995 Session Sine Die

## HB-1516 CAPPARELLI – MCAULIFFE – LAURINO – SANTIAGO – BUGIELSKI.

40 ILCS 5/6-175

from Ch. 108 1/2, par. 6-175

Amends the Chicago Firefighter Article of the Pension Code to require that each elected member of the Board be elected by a majority of the votes cast for that position.

PENSION NOTE

This bill has no fiscal impact.

Note(s) That May Apply: Pension
Mar 09 1993 First reading
Mar 11

Mar 11 Apr 02 Jun 28

Assigned to Personnel & Pensions Ref to Rules/Rul 27D Pension Note Filed Committee Rules

Rfrd to Comm on Assignment

Jan 10 1995 Session Sine Die

HB-1517 1314

#### HR-1517 WOJCIK.

415 ILCS 5/22.2

from Ch. 111 1/2, par. 1022.2

Amends the Environmental Protection Act to provide that persons shall be liable for their proportionate share, rather than all, of the costs of removal or remedial action arising from the release of a hazardous substance.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary I Ref to Rules/Rul 27D Apr 02

Jan 10 1995 Session Sine Die

#### HB-1518 LANG.

225 ILCS 455/18.1

from Ch. 111, par. 5818.1

Amends the Real Estate License Act of 1983 Section on license suspension to make a technical correction.

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Registration & Regulation Mar 24 Recommended do pass 007-001-002 Placed Calndr Second Reading

Second Reading

Apr 20 Held on 2nd Reading Ref to Rules/Rul 37G Apr 30 Jan 10 1995 Session Sine Die

#### HB-1519 LANG - LEVIN.

215 ILCS 5/401.2 new

Amends the Illinois Insurance Code. Prohibits the Director and deputy and assistant directors from accepting employment with insurance companies or affiliates for 2 years after leaving the Department.

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Insurance Mar 24 Motion Do Pass-Lost 003-013-006 HINS Remains in Committee Insurance

Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-1520 LANG.

750 ILCS 25/5 from Ch. 40, par. 2705 750 ILCS 25/6 from Ch. 40, par. 2706 750 ILCS 45/10.5 new 750 ILCS 45/11 from Ch. 40, par. 2511

Amends the Parentage Act of 1984. Provides that an alleged father's signature on a child's birth certificate raises a rebuttable presumption that he is the father of the child. Provides that an alleged father may rebut the presumption by showing, by clear and convincing evidence, that the signature is not his, or that it was obtained by fraud or active misrepresentation. Provides that, if contested issues are resolved against the alleged father or no contested issues are raised, a judgment shall be entered that the alleged father is the father of the child. Provides that, if such a judgment is made, no blood tests shall be conducted. Amends the Expedited Child Support Act to permit the entry of recommended orders in uncontested parentage cases brought under the above provisions.

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary I Ref to Rules/Rul 27D Apr 02

Jan 10 1995 Session Sine Die

#### HB-1521 SAVIANO.

New Act 5 ILCS 80/4.7 from Ch. 127, par. 1904.7 5 ILCS 80/4.14 from Ch. 127, par. 1904.14 225 ILCS 445/Act rep.

Creates the Private Detective, Private Alarm, and Private Security Act of 1993. Repeals the Private Detective, Private Alarm and Private Security Act of 1983. Re**1315** HB-1521—Cont.

instates most provisions of the old Act. Grants Department of Professional Regulation investigators peace officer status; sets minimum insurance limits; no longer allows a private detective to use work experience as an investigator for an attorney in order to meet the minimum work requirements for licensure; requires an active Firearm Owners Identification Card to be on file with the Department; allows inactive status for up to 5 years without payment of renewal fees; establishes a \$5,000 fine for each violation of the Act; defines agency recordkeeping requirements; and establishes alarm contract or experience requirements for licensure. Makes violation of the Act a criminal offense. Effective January 1, 1994.

NOTE(S) THAT MAY APPLY: Fiscal; Home Rule
Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Registration & Regulation
Apr 01 Interim Study Calendar REGIS
REGULAT

Jan 10 1995 Session Sine Die

## HB-1522 PARKE.

40 ILCS 5/7-109	from Ch. 108 1/2, par. 7-109
40 ILCS 5/7-109.3	from Ch. 108 1/2, par. 7-109.3
40 ILCS 5/7-139	from Ch. 108 1/2, par. 7-139
40 ILCS 5/7-172	from Ch. 108 1/2, par. 7-172

Amends the Illinois Municipal Retirement Fund Article of the Pension Code to allow participation by all chiefs of police of participating municipalities. Also allows them to establish credits for such service prior to IMRF membership, upon payment of the appropriate contributions. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Personnel & Pensions
Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

## HB-1523 BLACK.

70 ILCS 705/20 from Ch. 127 1/2, par. 38.3 70 ILCS 705/21 from Ch. 127 1/2, par. 38.4

Amends the Fire Protection District Act. Requires an annexing municipality to pay certain real estate tax moneys to a fire protection district from which territory is disconnected by operation of law. If a municipality files a petition to disconnect territory from a fire protection district, authorizes a petition by electors of the district for a referendum on the question of disconnection. Effective immediately.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 1523 fails to meet the definition

of a mandate under the State Mandates Act.

NOTE(s) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Cities & Villages
Mar 19 St Mandate Fis Note Filed
Committee Cities & Villages
Mar 24 Motion Do Pass-Lost 002-005-002
HCIV
Remains in Committee Cities &

Villages
Interim Study Calendar

CITIES/VILLAG

Jan 10 1995 Session Sine Die

## HB-1524 BLACK - KASZAK.

35 ILCS 235/6 from Ch. 120, par. 1306

Amends the Special Service Area Tax Act to require the municipality or county proposing a special service area to have a list of all property owners in the proposed special service area available at the public hearing.

## HOUSE AMENDMENT NO. 3.

Provides that at the public hearing for a proposed special service area, instead of a list of all the owners of record, the municipality shall have available a list of the names and addresses of the persons in whose name the general taxes were paid on property in the special service area.

Mar 09 1993 Mar 11 Mar 24	First reading	Rfrd to Comm on Assignm Assigned to Cities & Villa Do Pass/Short Debate Ca	ages
	Cal 2nd Rdng Short Debat		
Apr 12	Short Debate Cal 2nd Rdn	g	
	Amendment No.01	BLACK	Tabled
	Held 2nd Rdg-Short Debat	te	
Apr 13	Amendment No.02	BLACK	Withdrawn
_	Held 2nd Rdg-Short Debar	te	
Apr 14	Amendment No.03	BLACK	Adopted
	Cal 3rd Rdng Short Debat		
Apr 19	Short Debate-3rd Passed 1	08-000-000	
Apr 20	Arrive Senate		
	Placed Calendr, First Read	ng	,
Apr 27	Chief Sponsor WOODYA	RD	
	Placed Calendr, First Read	ng	
	First reading	Referred to Rules	
Jan 10 1995	Session Sine Die		

## HB-1525 DANIELS - RYDER - OLSON.

Makes appropriations for the ordinary, contingent, and distributive expenses of the Office of the Secretary of State. Effective July 1, 1993.

HOUSE AMENDMENT NO. 1.

Removes appropriations to the Secretary of State from the Build Illinois Bond Fund for making grants to Chicago for the Chicago Public Library.

SENATE AMENDMENT NO. 2.

Increases appropriations to the Secretary of State for its ordinary and contingent expenses.

ises.		
Mar 09 1993 Mar 11	First reading	Rfrd to Comm on Assignment Assigned to Appropriations-General Services
4 02		
Apr 02	DI 10110 1D	Recommended do pass 013-000-000
	Placed Calndr, Second Rea	dng
Apr 26	Second Reading	
	Held on 2nd Reading	
Apr 28	Amendment No.01	HANNIG Adopted
•	Placed Calndr, Third Readi	ng
	Third Reading - Passed 11:	
Apr 29	Arrive Senate	2 000 000
Api 29	Placed Calendr, First Read	n a
M 02		ing
May 03	Chief Sponsor PHILIP	BEATEL AND
	Added as Chief Co-sponsor	
	Placed Calendr, First Read	
	First reading	Referred to Rules
May 05		Assigned to Appropriations
May 12		Recommended do pass 014-000-000
	Placed Calndr, Second Rea	
	Filed with Secretary AME	
	Thea with secretary Thinks	JACOBS-TO RULES.
	Placed Calndr, Second Rea	
May 12	Amendment No.01	JACOBS
May 13	Amendment No.01	RULES TO SAPA.
	D: 10110 ID	
	Placed Calndr, Second Rea	
May 18	Filed with Secretary AME	
		MAITLAND-TO RULES.
	Filed with Secretary AME	ND. NO. 03
		JACOBS-TO RULES.
	Placed Calndr, Second Rea	dng
May 19	Amendment No.02	MAITLAND
,		RULES TO SAPA.
	Amendment No.03	JACOBS
	Timorament 110.03	RULES TO SAPA.
	Placed Calndr, Second Rea	
May 20		
May 20	Amendment No.01	JACOBS SABA HELD
		SAPA HELD.
	Amendment No.02	MAITLAND
		SAPA/BE ADOPTED

Adopted

013-000-000 May 20-Cont. Amendment No.03 **JACOBS** SAPA HELD. Placed Calndr, Second Reading Second Reading Amendment No.02 MAITLAND 032-002-024 Placed Calndr, Third Reading May 21 Third Reading - Passed 055-000-003 Amendment No.01 JACOBS TABLED PURSUANT TO RULE 5-4(A). Amendment No.03 JACOBS

TABLED PURSUANT TO

RULE 5-4(A). Third Reading - Passed 055-000-003

Refer to Rules/Rul 3-8(b) Recommends Consideration 008-000-000 HRUL

Place Cal Order Concurrence 02 H Noncners in S Amend. 02 Secretary's Desk Non-concur 02 S Refuses to Recede Amend 02 S Requests Conference Comm 1ST

Sen Conference Comm Apptd 1ST/MAITLAND, DONAHUE, PHILIP,

SEVERNS, JONES

May 28 Hse Accede Reg Conf Comm 1ST

Hse Conference Comm Apptd 1ST/MCPIKE

HANNIG, SCHAKOWSKY RYDER & CHURCHILL Refer to Rules/Rul 3-8(b)

Jan 10 1995 Session Sine Die

HB-1526 **GIGLIO** 

May 26

EPA-GREASE SLUDGE MANIFEST Oct 13 1993 Total veto stands.

HB-1527 GIGLIO.

415 ILCS 5/22.30

from Ch. 111 1/2, par. 1022.30

Amends the Environmental Protection Act to require persons who discharge or dispose of grease trap sludge to obtain a license from the owner or operator of the sewer or treatment works used for that discharge or disposal. Requires persons who collect grease trap sludge for disposal to register with the owner or operator of the treatment works to which the grease trap is tributary. Requires the keeping of records and provides penalties for noncompliance.

HOUSE AMENDMENT NO. 1.

Provides that with respect to treatment works owned or operated by the Metropolitan Water Reclamation District, compliance with all ordinances and rules of the District shall be deemed compliance with the license and registration requirements.

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Environment & Energy Mar 25 Amendment No.01 ENVRMNT ENRGY H Adopted DP Amnded Consent Calendar 027-000-000 Consnt Caldr Order 2nd Read

Mar 31 Cnsent Calendar, 2nd Reading Consnt Caldr Order 3rd Read Apr 14 Consnt Caldr, 3rd Read Pass 113-000-002 Arrive Senate

> Placed Calendr, First Reading Chief Sponsor O'MALLEY

Apr 15 First reading Referred to Rules

Assigned to Environment & Energy Apr 16 May 08 Refer to Rules/Rul 3-9(a)

May 05 1994 Assigned to Local Government & Elections Refer to Rules/Rul 3-9(a) May 12

Jan 10 1995 Session Sine Die

#### HR-1528 GIGLIO.

New Act

Creates the Foreign Ownership Disclosure Act. Requires a foreign individual. business, or government to register, and file annual reports regarding, certain interests in certain Illinois real property and business enterprises. Specifies contents of registration and reports. Provides for penalties. Provides for administration of the Act and filing of annual reports by the Department of Commerce and Community Affairs.

NOTE(S) THAT MAY APPLY: Fiscal Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Executive Mar 31 Interim Study Calendar EXECUTIVE Jan 10 1995 Session Sine Die

#### HB-1529 KUBIK.

New Act

35 ILCS 205/162 from Ch. 120, par. 643

35 ILCS 215/9.3 new

Enacts the Omnibus Fiscal Practices Act to require all taxing districts, including home rule units, beginning in 1995, to adopt fiscal years of September 1 to August 31, to adopt budgets before the beginning of the fiscal year, and to conduct annual hearings in August on their proposed property tax levies before adoption of their levies and budgets. Requires the county clerks and county treasurers to mail proposed property tax bills and to schedule hearings for each taxing district on the proposed tax levies on which those bills are based. Provides for State reimbursement to the county clerks and county treasurers for costs incurred in complying with the Act. Preempts home rule. Amends the Revenue Act of 1939 to provide that property tax extensions in all counties (now only Cook County) be based on the equalized assessed valuation of property for the year prior to the levy year. Repeals the Truth in Taxation Act on January 1, 1995. Effective January 1, 1994.

Note(s) That May Apply: Fiscal; Home Rule; State Mandates

Mar 09 1993 First reading Rfrd to Comm on Assignment Assigned to Revenue Mar 11 Ref to Rules/Rul 27D Apr 02

Jan 10 1995 Session Sine Die

#### ROSKAM - COWLISHAW - PERSICO. HB-1530

65 ILCS 5/8-3-14 from Ch. 24, par. 8-3-14

Amends the Illinois Municipal Code. Authorizes moneys collected by a municipality from a hotel room tax to be used for infrastructure improvements. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Mar 09 1993 First reading Mar 11

Assigned to Revenue Apr 02 Interim Study Calendar REVENUE

Rfrd to Comm on Assignment

Jan 10 1995 Session Sine Die

#### HB-1531 ROSKAM, CAPPARELLI, DEERING, HOFFMAN AND KOTLARZ.

745 ILCS 70/13.5 new

Amends the Right of Conscience Act. Requires all health care facilities to post a copy of the Act on a personnel bulletin board at each facility and to give all medical personnel a copy of the Act at the time of initial employment and at the time of a yearly performance review or on a yearly basis.

HOUSE AMENDMENT NO. 1.

Replaces requirement that medical personnel receive a copy of the Right of Conscience Act at time of yearly performance review with the requirement that all personnel employed before July 1, 1993 receive a copy of the Right of Conscience Act within 90 days of this amendment becoming law.

Mar 09 1993 First reading

Mar 11

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 01

Amendment No.01

HEALTH/HUMAN H Adopted Motion Do Pass Amended-Lost

013-007-002 HCHS Interim Study Calendar

Mar 02 1994

HEALTH/HUMAN Exempt under Hse Rule 29(C) HCHS Returned to Health Care & Human

Services

Apr 22 Jan 10 1995

Session Sine Die

Ref to Rules/Rul 27E

HB-1532 **STECZO** 

INDUSTR HYGIENE LICENSING Aug 20 1993 PUBLIC ACT 88-0414

HB-1533 BALANOFF.

220 ILCS 5/8-406

from Ch. 111 2/3, par. 8-406

Amends the Public Utilities Act. Requires a public utility to obtain a certificate of public convenience and necessity before constructing power transmission lines capable of carrying 67 kilovolts or more or that are more than 6 miles long. Requires proposed electric utility construction to use all reasonable, cost effective measures and technology to reduce human exposure to electric and magnetic fields.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 11

Mar 09 1993 First reading

Apr 02

Rfrd to Comm on Assignment Assigned to Public Utilities Interim Study Calendar PUB UTILITIES

Jan 10 1995 Session Sine Die

HB-1534 BALANOFF.

New Act

Creates the Public Official Name Display Act. Prohibits the use of public funds by constitutional officers for displaying their names or likenesses on public buildings

FISCAL NOTE (DCMS)

Most recent total costs incurred by DCMS for such personalization ranged approximately \$545 - \$1445 for 25 State garages and 9 CMS-managed office buildings. HB-1534 could potentially save several hundred dollars per administration. Other agencies may experience similar savings.

Note(s) That May Apply: Fiscal

Mar 11

Mar 09 1993 First reading

Rfrd to Comm on Assignment Assigned to Elections & State

Mar 30

Government Fiscal Note Filed

Committee Elections & State

Government

GOV

Apr 02

Interim Study Calendar ELECTN ST

Jan 10 1995 Session Sine Die

HB-1535 BALANOFF.

105 ILCS 5/10-22.5 105 ILCS 5/34-18

from Ch. 122, par. 10-22.5 from Ch. 122, par. 34-18

Amends the School Code. Permits resident pupils of any school district to enroll in any school of the district of their choice, and to transfer (but not more than once a school year) from any school in the district in which they're enrolled to any other school of their choice in the district, so long as their school of choice maintains their correct grade level.

FISCAL NOTE (State Board of Education)

There is no way to estimate a fiscal impact on HB 1535.

STATE MANDATES ACT FISCAL NOTE (State Board of Education)

No change from previous note.

Note(s) That May Apply: Fiscal; State Mandates Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Elementary & Secondary Education Apr 01 Recommended do pass 014-007-001 Placed Calndr, Second Reading Apr 14 Fiscal Note Filed St Mandate Fis Note Filed Placed Calndr, Second Reading Second Reading Apr 20 Held on 2nd Reading Apr 30 Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die HB-1536 BALANOFF. 10 ILCS 5/1-3 from Ch. 46, par. 1-3 10 ILCS 5/2A-1.2 from Ch. 46, par. 2A-1.2 10 ILCS 5/2A-48 from Ch. 46, par. 2A-48. 105 ILCS 5/34-3 from Ch. 122, par. 34-3 105 ILCS 5/34-3.1 from Ch. 122, par. 34-3.1 105 ILCS 5/34-4 from Ch. 122, par. 34-4

Amends the Election and School Codes. Provides for the election of a 13 member Chicago Board of Education from 13 school board districts established by the State Board of Elections after public hearings. Requires decennial redistricting. Members are to be elected to unstaggered 4 year terms beginning at the 1995 consolidated primary election. Amends other related provisions.

from Ch. 122, par. 34-5

NOTE(S) THAT MAY APPLY: Fiscal
Mar 09 1993 First reading
Mar 11
Apr 02

Rfrd to Comm on Assignment
Assigned to Elementary & Secondary
Education
Interim Study Calendar ELEM SCND
ED

Jan 10 1995 Session Sine Die

## HB-1537 CURRAN.

105 ILCS 5/34-5

40 ILCS 5/14-110

from Ch. 108 1/2, par. 14-110

Amends the State Employee Article of the Pension Code to provide the alternative (State Police) formula for arson investigators employed by the Office of the State Fire Marshal.

Note(s) That May Apply: Fiscal; Pension
Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Personnel & Pensions
Apr 02 Ref to Rules/Rul 27D
Jan 10 1995 Session Sine Die

### HB-1538 WELLER.

60 ILCS 5/6A-2

from Ch. 139, par. 59b.1

Amends the Township Law of 1874. Provides that in every township containing more than one precinct, a political party's candidates must be nominated by primary (rather than caucus) for each township office for which the party's nomination is contested.

Note(s) That May Apply: Fiscal
Mar 09 1993 First reading
Mar 11 Assigned to Elections & State
Government
Interim Study Calendar ELECTN ST
GOV

Jan 10 1995 Session Sine Die

# HB-1539 KASZAK – EDLEY – DAVIS – JONES,LOU – MOORE,EUGENE AND STROGER.

New Act

Creates the Illinois State Government Labor-Management Cooperation Act. Creates a State Government Labor-Management Council to: identify at least 3 but no more than 5 State agencies in which pilot projects to implement La-

bor-Management Quality Improvement Councils shall be established; develop guidelines for those councils; and evaluate those councils. Provides for submission of a report evaluating the pilot projects to the Governor and General Assembly. Provides that nothing in the Act affects any collective bargaining agreement or the rights of employees and employers. Effective immediately.

FISCAL NOTE (DCCA)

This legislation would not adversely impact State revenue or

expenditures.

Apr 01

FÍSCAL NOTE (DCMS)

Passage of this bill would have minimal fiscal impact.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Elections & State
Government

Mar 25 Motion Do Pass-Lost 010-007-001

HESG

Remains in Committee Elections & State Government

Recommended do pass 011-009-001

Placed Calndr,Second Reading
Apr 12 Fiscal Note Requested WENNLUND

Second Reading

Held on 2nd Reading
Apr 15 Fiscal Note Filed

Held on 2nd Reading

Apr 16 Fiscal Note Filed

Placed Calndr, Third Reading
Apr 19 Third Reading - Passed 103-006-001

Apr 20 Arrive Senate

Placed Calendr, First Reading
Apr 21 Chief Sponsor HASARA

Added as Chief Co-sponsor CULLERTON

First reading Referred to Rules
Assigned to State Government & Exec.

Appts.
Refer to Rules/Rul 3-9(a)

May 08 Jan 10 1995 Session Sine Die

HB-1540 COWLISHAW

DAY CARE FACILITIES/NO SMOKING Jul 20 1993 PUBLIC ACT 88-0095

HB-1541 HARTKE.

625 ILCS 5/12-815

from Ch. 95 1/2, par. 12-815

Amends the Illinois Vehicle Code. Requires school buses manufactured after the effective date of this amendatory Act of 1993 to be equipped with strobe lights.

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Transportation &

Assigned to Transportation & Motor Vehicles

Wehicles
Mar 31
Motion Do Pass-Lost 012-006-009

HTRN

Remains in Committee Transportation & Motor Vehicles

Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

HB-1542 HARTKE

SERVICE OCC TAX-DIRECT MAIL
Oct 13 1993 Bill dead-amendatory veto.

HB-1543 HARTKE

VEH CD-TV RECEIVR-LITTER CNTRL Aug 20 1993 PUBLIC ACT 88-0415

HB-1544 ZICKUS - MURPHY,M - PANKAU.

35 ILCS 205/194

from Ch. 120, par. 675

Amend the Revenue Act of 1939 to provide that a person who protests taxes based on an alleged overassessment of 20% or more may submit an appraisal with

the protest and pay the taxes based upon the appraised value instead of the assessed value until the protest is adjudicated.

NOTE(S) THAT MAY APPLY: Housing Afford Mar 09 1993 First reading

Mar 11 Apr 02

Jan 10 1995 Session Sine Die Rfrd to Comm on Assignment Assigned to Revenue Interim Study Calendar REVENUE

Interim Study Calendar JUDICIARY I

#### HB-1545 ZICKUS - STECZO.

750 ILCS 5/607

from Ch. 40, par. 607

Amends the Marriage and Dissolution of Marriage Act. Provides that grandparents or great-grandparents may petition for visitation privileges upon a showing by affidavit that the grandparents or great-grandparents have been denied visitation by the natural parents. Provides that grandparents or great-grandparents may petition for visitation privileges when the parent, through whom the grandparent or great-grandparent is related to the child, is living.

Mar 09 1993 First reading

Mar 11 Mar 25 Rfrd to Comm on Assignment Assigned to Judiciary I Motion Do Pass-Lost 002-005-003 HJUA Remains in Committee Judiciary I

Mar 31 Jan 10 1995 Session Sine Die

#### HB-1546 PHELPS.

30 ILCS 330/2 30 ILCS 330/7

from Ch. 127, par. 652 from Ch. 127, par. 657

Amends the General Obligation Bond Act. Increases the State's authority to issue bonds by \$35,000,000 to be used by the Department of Energy and Natural Resources for coal and energy development. Removes restriction that coal resources to be developed through bond proceeds be in Illinois. Effective immediately.

NOTE(s) THAT MAY APPLY: Debt; Fiscal

Mar 11

Mar 09 1993 First reading Apr 02

Rfrd to Comm on Assignment Assigned to Revenue Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-1547 BRUNSVOLD - NOVAK.

625 ILCS 5/3-412

from Ch. 95 1/2, par. 3-412

Amends the Illinois Vehicle Code. Requires the Secretary of State to conduct a replating process every 5 years and to issue new registration plates for all registered motor vehicles at that time. Effective immediately

NOTE(s) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading Mar 11 Mar 31

Rfrd to Comm on Assignment Assigned to Constitutional Officers Interim Study Calendar CONST OFICERS

Jan 10 1995 Session Sine Die

#### HB-1548 BRUNSVOLD - DEJAEGHER.

70 ILCS 510/2 from Ch. 85, par. 6202 from Ch. 85, par. 6203 70 ILCS 510/3 from Ch. 85, par. 6204 70 ILCS 510/4 70 ILCS 510/6 from Ch. 85, par. 6206 70 ILCS 510/7 from Ch. 85, par. 6207 70 ILCS 510/8 from Ch. 85, par. 6208 70 ILCS 510/9 70 ILCS 510/9.2 new 70 ILCS 510/9.3 new from Ch. 85, par. 6209 70 ILCS 510/9.4 new

70 ILCS 510/14 from Ch. 85, par. 6214

Amends the Quad Cities Regional Development Authority Act, approved September 22, 1987. Authorizes industrial or business park projects. Authorizes issuance of refunding bonds. Authorizes the Authority to purchase local government securities. Authorizes units of local government to pledge receipts to be received from the State. Makes other changes.

```
STATE DEBT IMPACT NOTE
      This bill will have no debt impact.
      Mar 09 1993
                     First reading
                                                  Rfrd to Comm on Assignment
      Mar 11
                                                  Assigned to Revenue
      Mar 25
                                                  Interim Study Calendar REVENUE
      Mar 30
                                                  State Debt Note Filed
                                                  Interim Study Calendar REVENUE
      Jan 10 1995
                      Session Sine Die
HB-1549
             RYDER
  SECURITIES LAW-PENALTIES
      Aug 10 1993
                        PUBLIC ACT 88-0279
             BRUNSVOLD - WENNLUND - RYDER.
HR.1550
   20 ILCS 2605/55a
                                     from Ch. 127, par. 55a
   20 ILCS 2605/55a-4
                                     from Ch. 127, par. 55a-4
   50 ILCS 710/1
                                     from Ch. 85, par. 515
  225 ILCS 210/1004
                                     from Ch. 96 1/2, par. 1-1004
  225 ILCS 445/28
                                     from Ch. 111, par. 2678
  430 ILCS 65/0.01
                                     from Ch. 38, par. 83-0.1
  430 ILCS 65/1
                                     from Ch. 38, par. 83-1
  430 ILCS 65/1.1
                                     from Ch. 38, par. 83-1.1
 430 ILCS 65/2
430 ILCS 65/3
430 ILCS 65/3a
                                     from Ch. 38, par. 83-2
                                     from Ch. 38, par. 83-3
                                     from Ch. 38, par. 83-3a
                                     from Ch. 38, par. 83-10
  430 ILCS 65/10
  430 ILCS 65/13
                                     from Ch. 38, par. 83-13
  520 ILCS 5/3.2
                                     from Ch. 61, par. 3.2
  520 ILCS 5/3.2a
720 ILCS 5/16-1
720 ILCS 5/24-1.1
                                     from Ch. 61, par. 3.2a
                                     from Ch. 38, par. 16-1
                                     from Ch. 38, par. 24-1.1 from Ch. 38, par. 24-2
  720 ILCS 5/24-2
  720 ILCS 5/24-3
                                     from Ch. 38, par. 24-3
  720 ILCS 5/24-3.2
                                      from Ch. 38, par. 24-3.2
  720 ILCS 5/24-3.4
                                      from Ch. 38, par. 24-3.4
  740 ILCS 110/12
430 ILCS 65/3.1 rep.
                                      from Ch. 91 1/2, par. 812
  430 ILCS 65/4 rep.
  430 ILCS 65/5 rep.
  430 ILCS 65/6 rep.
  430 ILCS 65/7 rep.
  430 ILCS 65/8 rep.
  430 ILCS 65/9 rep.
  430 ILCS 65/13.2 rep.
  430 ILCS 65/15a rep.
  430 ILCS 65/16 rep.
```

Amends the Firearm Owners Identification Card Act. Changes short title of Act to the Criminal and Mental Health History Record Check of Firearm Purchasers Act. Eliminates provisions requiring possession of a Firearm Owner's Identification Card in order to possess firearms and firearm ammunition. Instead provides that the Department of State Police shall conduct a criminal and mental health history check of the potential buyer or transferee to determine whether the person is prohibited under federal or State law to acquire firearms. Upon application for firearms, the licensed dealer, manufacturer, or importer shall call the Department of State Police who shall determine the eligibility of the applicant for firearms. Provides exemptions from liability for licensed dealers, manufacturers, and importers who comply with provisions of Act. Amends various other Acts to delete references to Firearm Owner's Identification Cards and corrects cross references to the Criminal and Mental Health History Record Check of Firearm Purchasers Act.

Note(s) That May Apply: Fiscal Mar 09 1993 First reading Mar 11

Mar 25

430 ILCS 65/16.1 rep. 430 ILCS 65/16.2 rep. 430 ILCS 65/16.3 rep.

> Rfrd to Comm on Assignment Assigned to Judiciary II Recommended do pass 010-004-002

Apr 12 Second Reading

Placed Calndr, Third Reading

Apr 28

Motion filed EXTEND 3RD

READING DEADLINE UNTIL JAN 4, 1994 - DART Motion prevailed

Placed Calndr. Third Reading

Jan 05 1994 Ref to Rules/Rul 37G

Jan 10 1995 Session Sine Die

#### HB-1551 MADIGAN, MJ

**\$OCE-COMPTROLLE** 

Oct 13 1993 Total veto stands.

#### HB-1552 BRUNSVOLD

FISH-WILDLIFE-TAXIDERM

Aug 20 1993 **PUBLIC ACT 88-0416** 

#### HB-1553 BRUNSVOLD

WILDLIFE-ORANGE CAP FOOD DONOR

Aug 31 1993 **PUBLIC ACT 88-0468** 

#### HB-1554 DEERING.

210 ILCS 50/10.1

from Ch. 111 1/2, par. 5510.1

Amends the Emergency Medical Services (EMS) Systems Act. Provides that one member of the State Emergency Medical Services Disciplinary Review Board shall be a licensed emergency Medical Technician-Ambulance (EMT-A) employed by a private ambulance company.

Mar 09 1993 First reading Rfrd to Comm on Assignment

Mar 11

Assigned to Registration & Regulation Do Pass/Short Debate Cal 011-000-000

Mar 31

Cal 2nd Rdng Short Debate

Apr 12

Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate Apr 30

Ref to Rules/Rul 37G

Jan 10 1995 Session Sine Die

BRUNSVOLD - LANG - BLACK AND MAUTINO.

215 ILCS 5/512-7

HB-1555

from Ch. 73, par. 1065,59-7

215 ILCS 125/2-11 new

Amends the Insurance Code and the Health Maintenance Organization Act. Establishes procedures for considering an open-panel pharmaceutical benefit plan as part of a third party prescription program or HMO plan. Effective January 1, 1994.

FISCAL NOTE (Dept. of Insurance)

The Dept. estimates an annual cost of \$40,000 to \$60,000 for

additional staff and incidentals. NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading

Rfrd to Comm on Assignment

Assigned to Insurance

Fiscal Note Filed Interim Study Calendar INSURANCE

Jan 10 1995 Session Sine Die

#### HB-1556 DEERING.

Mar 11

Mar 30

Appropriates \$2,500,000 from the Illinois Civic Center Bond Fund to the Randolph County Civic Center Authority for payment of costs associated with the construction of a civic center. Effective July 1, 1993.

Mar 09 1993 First reading

Rfrd to Comm on Assignment Assigned to Appropriations-Public

Mar 11

Safety

Apr 02

Ref to Rules/Rul 27D

Jan 10 1995

Session Sine Die

#### HB-1557 DEERING.

20 ILCS 605/46.6a

from Ch. 127, par. 46.6a

Amends the Civil Administrative Code of Illinois to make a style change.

Mar 09 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Executive

Mar 25 Recommended do pass 008-002-002

Placed Calndr, Second Reading

Apr 20 Second Reading

Apr 30 Held on 2nd Reading Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die

## HB-1558 WENNLUND - BRUNSVOLD.

430 ILCS 65/3.1

from Ch. 38, par. 83-3.1

Amends the Firearm Owners Identification Card Act. Provides that a dealer provide the State Police with only an applicant's name, birth date, and social security number. Provides for payment of fees by credit card. Provides that the Department maintain records for not longer than 30 days, and a log of inquiries for not more than 12 months. Effective 30 days after becoming law.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 430 ILCS 65/3.1 Adds reference to: New Act

720 ILCS 5/24-2 from Ch. 38, par. 24-2

Creates the Concealed Firearms Permit Act. Permits a person to carry a concealed firearm if the person meets certain criteria and obtains a permit from the Department of State Police. Provides that the permit is valid for one year. Requires evidence of competency with Firearms. Amends the Criminal Code of 1961 to exempt from unlawful use of concealed firearms a person who has a permit under the Concealed Firearms Permit Act.

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Judiciary II
Apr 01 Motion disch comm, advc 2nd

Apr 02 Amendment No.01 Committee Judiciary II
Apr 02 Amendment No.01 JUDICIARY II H Ad

JUDICIARY II H Adopted Motion Do Pass Amended-Lost 008-008-000 HJUB

Remains in Committee Judiciary II

Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

### HB-1559 DEERING.

20 ILCS 605/46.6a

from Ch. 127, par. 46.6a

Amends the Civil Administrative Code of Illinois to make a style change.

Mar 09 1993 First reading Rfrd to Comm on Assignment

Mar 11 Apr 02 Assigned to Executive Ref to Rules/Rul 27D

# Jan 10 1995 Session Sine Die HB-1560 DEERING – HAWKINS.

215 ILCS 5/456

from Ch. 73, par. 1065.3

Amends the Illinois Insurance Code. Provides that with respect to employers correctly classified within the construction industry, the amount charged to the insured for workers' compensation and employers' liability insurance shall be based upon hours worked by employees in specific job categories or classifications, not the wages or salaries paid to the employees.

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Labor & Commerce
Mar 24 Recommended do pass 009-006-000

Placed Calndr, Second Reading

Apr 14 Second Reading Placed Calndr, Third Reading

Apr 23 Verified
Third Reading - Passed 063-047-005

Third Reading - Passed 063-047-005 Arrive Senate

Chief Sponsor BERMAN

Added as Chief Co-sponsor FARLEY

Placed Calendr, First Reading

Apr 27 First reading Referred to Rules Apr 29 Assigned to Commerce & Industry May 08 Refer to Rules/Rul 3-9(a) Jan 10 1995 Session Sine Die

#### HB-1561 BRUNSVOLD, DUNN, JOHN AND DEJAEGHER.

20 ILCS 805/63b2.2

from Ch. 127, par. 63b2.2

Amends the Civil Administrative Code of Illinois. Provides that on and after July 1, 1994, Conservation Police Officers who work in the field must be periodically certified as proficient in swimming and life saving techniques. Requires the Department to promulgate rules concerning certification. Effective immediately.

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Agriculture & Conservation Interim Study Calendar Mar 30 AGRICULTURE

Session Sine Die Jan 10 1995

#### HB-1562 DEERING.

30 ILCS 610/3a new

Amends the State Vehicle Identification Act. Prohibits state owned or leased vehicles from being driven outside Illinois unless on official business.

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Elections & State Government Mar 25 Do Pass/Short Debate Cal 021-000-000 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 20 Held 2nd Rdg-Short Debate Amendment No.01 DEERING Withdrawn Apr 26 Cal 3rd Rdng Short Debate Apr 30 Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die

#### HB-1563 DEERING.

20 ILCS 415/12d rep.

Amends the Personnel Code. Repeals the Section providing a State employee a leave of absence and reinstatement resulting from election to State office.

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Personnel & Pensions Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die

#### HR-1564 KUBIK.

35 ILCS 205/1 from Ch. 120, par. 482 35 ILCS 205/8 from Ch. 120, par. 489 35 ILCS 205/20 from Ch. 120, par. 501 35 ILCS 205/20b-1 35 ILCS 205/20e 35 ILCS 205/20g 35 ILCS 205/20k 35 ILCS 205/21a-3 35 ILCS 205/21a-9 from Ch. 120, par. 501b-1 from Ch. 120, par. 501e from Ch. 120, par. 501g from Ch. 120, par. 501k from Ch. 120, par. 502a-3 from Ch. 120, par. 502a-9 35 ILCS 205/21a-11 from Ch. 120, par. 502a-11 35 ILCS 205/43 from Ch. 120, par. 524 35 ILCS 205/80 from Ch. 120, par. 561 35 ILCS 205/87 from Ch. 120, par. 568 35 ILCS 205/95a from Ch. 120, par. 576a 35 ILCS 205/103 35 ILCS 205/108a from Ch. 120, par. 584 from Ch. 120, par. 589.1 35 ILCS 205/131 35 ILCS 205/146 35 ILCS 205/149 from Ch. 120, par. 612 from Ch. 120, par. 627 from Ch. 120, par. 630 35 ILCS 205/323

Amends the Revenue Act of 1939 to require all property to be assessed at 100% of its fair cash value instead of 33 1/3%. Effective January 1, 1994.

from Ch. 120, par. 804

NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford

Mar 09 1993 First reading Rfrd to Comm on Assignment

Lost

Mar 11 Assigned to Revenue
Mar 25 Interim Study Calendar REVENUE

Jan 10 1995 Session Sine Die

## HB-1565 KOTLARZ.

215 ILCS 5/364.1 from Ch. 73, par. 976.1 305 ILCS 5/5-4.27 from Ch. 23, par. 5-4.27

Amends the Illinois Insurance Code and the Illinois Public Aid Code in connection with reimbursement for medical services. Makes technical and grammatical changes.

Mar 09 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Executive

Mar 25 Recommended do pass 007-005-000

Placed Calndr, Second Reading

Apr 20 Second Reading Held on 2nd Reading

Apr 23 Amendment No.01 KOTLARZ

Placed Calndr, Third Reading

Apr 30 Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die

## HB-1566 KUBIK.

220 ILCS 5/9-221.5 new

Amends the Public Utilities Act. Provides that costs incurred by a public utility under a franchise agreement with a municipality may be recovered only from the customers that the public utility serves in the municipality that is a party to the agreement.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Executive
Mar 31 Motion Do Pass-Lost 006-003-002

HEXC

GOV

Interim Study Calendar EXECUTIVE

Jan 10 1995 Session Sine Die

## HB-1567 MURPHY,M - WOJCIK - ZICKUS - ROSKAM - SALVI.

10 ILCS 5/10-10 from Ch. 46, par. 10-10

Amends the Election Code to eliminate the requirement that local electoral boards must meet in the county court house. Provides that the chairman of the electoral board may have the board meet in another public place in the political subdivision that the candidate seeks election.

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Elections & State

Apr 02 Government
Interim Study Calendar ELECTN ST

Jan 10 1995 Session Sine Die

## HB-1568 MOFFITT - SKINNER - NOVAK.

755 ILCS 5/24-20 from Ch. 110 1/2, par. 24-20

Amends the Probate Act of 1975. Provides that when unclaimed money is deposited with the county treasurer, the money shall earn interest at the rate paid on the account into which the money was deposited (current rate is 6%).

Note(s) That May Apply: Fiscal

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Counties & Townships

Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

## HB-1569 BRADY - HICKS.

55 ILCS 5/5-1114 from Ch. 34, par. 5-1114 55 ILCS 5/5-1114.1 new

Amends the Counties Code. Provides that a county may by ordinance establish a system of administrative adjudication of county ordinance violations. Provides that the county may adjudicate only civil offenses with fines less than \$250. Provides that

a system established under this Section shall include an ordinance administrator, a procedure for serving notice of an ordinance violation, a method of paying fines and penalties, an opportunity for a hearing on the merits of the alleged violation, a petition to set aside a final determination of an ordinance violation, and judicial review of any final determinations.

SENATE AMENDMENT NO. 1.

Deletes reference to: 55 ILCS 5/5-1114 55 ILCS 5/5-51114.1 new Adds reference to:

55 ILCS 5/5-12001

from Ch. 34, par. 5-12001

Amends the Counties Code. With respect to general prohibition against county zoning of land used for agricultural purposes, excepts parcels of less than 5 acres from which \$1,000 or less of agricultural products were sold in any calendar year in counties with a population between 300,000 and 400,000 or in counties contiguous to a county with a population between 300,000 and 400,000.

SENATE AMENDMENT NO. 2.

Adds reference to:

50 ILCS 105/1 from Ch. 102, par. 1

Amends the Public Officer Prohibited Activities Act. Provides that a county board member may hold during his term the office of alderman of a city or member of the board of trustees of a village or incorporated town if the city, village, or incorporated town has fewer than 1,000 inhabitants and is located in a county having fewer than 50,000 inhabitants.

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Mar 09 1993	First reading	Rfrd to Comm on Assignr	nent
Mar 11		Assigned to Judiciary I	
Mar 25		Do Pass/Short Debate Ca	1011-000-000
	Cal 2nd Rdng Short Debat	e	
Apr 12	Short Debate Cal 2nd Rdn		
Apr 12			
	Cal 3rd Rdng Short Debate		
Apr 19	Short Debate-3rd Passed 10	07-002-001	
Apr 20	Arrive Senate		
	Placed Calendr, First Read	ng	
Apr 22	Chief Sponsor MAITLAN	D	
•	First reading	Referred to Rules	
Apr 28	1 1130 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Assigned to Local Govern	ment &
Apr 20		Elections	ationt &
Mari 00			`
May 08		Refer to Rules/Rul 3-9(a	
Apr 28 1994		Assigned to Local Govern	ment &
		Elections	
May 05	Amendment No.01	LOCAL GOVERN S	Adopted
		Recommnded do pass as a	mend
		010-000-000	
	Placed Calndr, Second Rea	dng	
May 13	Second Reading		
1714) 13	Placed Calndr, Third Readi	na	
		ing	
	Filed with Secretary	DEMUZIO	A
	Amendment No.02	DEMUZIO	Amendment
			referred to
		SRUL	
May 18	Amendment No.02	DEMUZIO	
•		Rules refers to SLGV	
	Placed Calndr, Third Readi		
May 19	Amendment No.02	DEMUZIO	
May 17	Afficiantent 140.02	Be adopted	
	Discord Colorda Third Doodi		
	Placed Calndr, Third Read		
	Recalled to Second Readin		
	Amendment No.02	DEMUZIO	Adopted
	Placed Calndr, Third Read	ing	
May 20	Third Reading - Passed 05	7-001-000	
•	_	Refer to Rules/Rul 3-8(b	)
Jun 14		Recommends Considerati	
	Place Cal Order Concurred		
	H Concurs in S Amend. 01		
		,02/103-000-000	
	Passed both Houses		

Jul 13

Sent to the Governor

Sep 09

Governor approved

PUBLIC ACT 88-0623 effective date 95-01-01

#### HB-1570 **GIGLIO**

## COMPTROLLER AUDIT EXPENSE FUND

Aug 10 1993

PUBLIC ACT 88-0280

#### HB-1571 BRADY

## HIGHWAY ADVERTISING-TECHNICAL

Oct 13 1993 Total veto stands.

#### HB-1572 SCHOENBERG - JONES, LOU - GASH.

225 ILCS 15/3

from Ch. 111, par. 5353

Amends the Clinical Psychologist Licensing Act. Provides that no person may practice clinical psychology without a license.

## HOUSE AMENDMENT NO. 1.

Exempts hospitals, clinics, home health agencies, hospices, or other entities that provide health care services from requirement of employing or contracting with a clinical psychologist for performance of activities defined under "clinical psychology" under this Act.

Mar 09 1993 First reading

Rfrd to Comm on Assignment

Mar 11 Mar 31

Amendment No.01

Assigned to Registration & Regulation REGIS REGULAT H Adopted

DP Amnded Consent Calendar 011-000-000

Consnt Caldr Order 2nd Read

Apr 02

Cnsent Calendar, 2nd Reading Consnt Caldr Order 3rd Read

Apr 14

Consnt Caldr, 3rd Read Pass 113-000-002

Arrive Senate

Placed Calendr, First Reading Chief Sponsor CULLERTON

First reading

Referred to Rules

Assigned to Insurance, Pensions &

Licen. Act.

Apr 20 May 08

Apr 19

Refer to Rules/Rul 3-9(a)

Jan 10 1995 Session Sine Die

#### HR.1573 SCHOENBERG - JONES, LOU - GASH.

210 ILCS 85/10.5 new

Amends the Hospital Licensing Act. Provides that a hospital shall not prohibit a licensed clinical psychologist from being accorded certain privileges, nor shall the Department of Public Health or the Department of Professional Regulation impose such a prohibition by rule.

Mar 09 1993 First reading

Rfrd to Comm on Assignment

Mar 11 Apr 01

Assigned to Registration & Regulation Interim Study Calendar REGIS

REGULAT

Jan 10 1995 Session Sine Die

#### HB-1574 WOJCIK AND MCAULIFFE.

720 ILCS 5/24-2

from Ch. 38, par. 24-2

Amends the Criminal Code of 1961 to permit retired peace officers to carry and possess firearms on or about their person, upon public streets within a municipality, and to carry and possess firearms in their vehicles or concealed on their persons.

Mar 11

Mar 09 1993 First reading

Rfrd to Comm on Assignment Assigned to Judiciary II

Mar 25

Motion Do Pass-Lost 008-005-003

HJUB

Remains in Committee Judiciary II Interim Study Calendar JUDICIARY

Π

Jan 10 1995 Session Sine Die

#### HB-1575 LANG

CONDOMINIUM MANAGEMENT Aug 20 1993 PUBLIC ACT 88-0417

#### HB-1576 **DUNNJOHN**

PREVENT MINOR TOBACCO ACCESS Aug 20 1993 **PUBLIC ACT 88-0418** 

#### HB-1577 BRUNSVOLD.

430 ILCS 65/13.1

from Ch. 38, par. 83-13.1

Amends the Firearm Owners Identification Card Act. Provides that, except in municipalities over 1,000,000, the regulation of the acquisition, possession, and transfer of firearms under the Act is an exclusive power and function of the State. Preempts home rule powers except in municipalities over 1,000,000. (Now, restrictions imposed by a municipality that are greater than those imposed by the Act are not invalidated by the Act.)

HOUSE RULE IMPACT NOTE

The effect of HB 1577 would appear to be to provide that municipalities which have chosen to prohibit a class of gun. or that provide for local registration of guns will be unable to prohibit or track such guns in the future.

NOTE(S) THAT MAY APPLY: Home Rule

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary II Mar 24 Home Rule Note Filed

Committee Judiciary II Apr 01 Interim Study Calendar JUDICIARY H

Jan 10 1995 Session Sine Die

#### HB-1578 OSTENBURG.

10 ILCS 5/19-2 from Ch. 46, par. 19-2 10 ILCS 5/19-3 from Ch. 46, par. 19-3 10 ILCS 5/19-4 from Ch. 46, par. 19-4

Amends the Election Code to permit an application for an absentee ballot to be made by facsimile machine or electronic transmission.

Mar 09 1993 First reading

Rfrd to Comm on Assignment Assigned to Elections & State

Government Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-1579 OSTENBURG.

Mar 11

10 ILCS 5/19-2 10 ILCS 5/19-4

from Ch. 46, par. 19-2 from Ch. 46, par. 19-4

Amends the Election Code to change the time period for applying by mail for absentee ballots from not less than 5 days to not less than 7 days before the election.

Mar 09 1993 First reading

Rfrd to Comm on Assignment Assigned to Elections & State

Ref to Rules/Rul 27D

Mar 11 Government Apr 02

Jan 10 1995 Session Sine Die

#### HB-1580 TURNER - JONES, LOU - GIGLIO AND BALANOFF.

10 ILCS 5/4-17 rep. 10 ILCS 5/5-24 rep. 10 ILCS 5/6-58 rep.

Amends the Election Code to repeal the requirement that the election authority cancel the registration of voters who have not voted in the past 4 years unless they apply for reinstatement within 30 days.

Mar 09 1993 First reading

Mar 11

Rfrd to Comm on Assignment Assigned to Elections & State Government

Ref to Rules/Rul 27D

Apr 02

Jan 10 1995 Session Sine Die

## HB-1581 NOLAND.

815 ILCS 505/2S

from Ch. 121 1/2, par. 262S

Amends the Consumer Fraud and Deceptive Business Practices Act concerning notices to cosigners when loans become delinquent. Provides that before a person may report adverse information to a consumer reporting agency or initiate collection proceeding, the person must notify any cosigner within 30 days of the default.

Mar 09 1993 First reading

Rfrd to Comm on Assignment Assigned to Judiciary I

Apr 02

Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

## HB-1582 CURRAN - HOFFMAN - PRUSSING, HANNIG AND GRANBERG.

New Act

Creates the Agribusiness Extension Service Act. Provides for the creation of an Agribusiness Extension Service program to be operated at participating State universities for the purpose of assisting agribusinesses (as defined and as distinct from the actual producers of agricultural products) in developing, producing, and marketing their products. Provides flexibility to each participating State university in the manner in which the program is conducted and operated. Provides for implementation of the program through university personnel, who receive a per diem (in addition to their normal university employee benefits) for their agribusiness services. Requires agribusinesses that receive services under the program to reimburse the university for the value of equipment, goods, and services furnished under the program. Allows participating State universities to avail themselves of federal and other funds for purposes of operating and maintaining the agribusinesses service extension program.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading

Mar 11 Mar 30 Rfrd to Comm on Assignment Assigned to Agriculture & Conservation Interim Study Calendar AGRICULTURE

Jan 10 1995 Session Sine Die

# HB-1583 TURNER – CURRIE – KUBIK – LEVIN – MORROW, GIGLIO, RONEN AND BALANOFF.

35 ILCS 205/241a

from Ch. 120, par. 722a

Amends the Revenue Act of 1939 to require the purchaser of delinquent taxes to provide a take notice within 4 months, instead of 5, of the tax sale.

HOUSE AMENDMENT NO. 1.

Adds reference to:

35 ILCS 205/253

from Ch. 120, par. 734

Provides that a verified petition for a tax deed is to be brought within 3 months of the date of sale in relation to the redemption period for property with 6 or more dwelling units.

Mar 09 1993 First reading

Rfrd to Comm on Assignment

Mar 11

A 1 .NT 01

Assigned to Revenue REVENUE H

Apr 02

Amendment No.01

REVENUE H Adopted
Recommnded do pass as amend

007-005-000

Placed Calndr, Second Reading

Apr 20

Second Reading Held on 2nd Reading

Apr 30 Ref to Rules/Rul 37G

Jan 10 1995 Session Sine Die

# HB-1584 TURNER – CURRIE – KUBIK – LEVIN – MORROW, GIGLIO, RONEN, BALANOFF AND WENNLUND.

35 ILCS 205/235a

from Ch. 120, par. 716a

Amends the Revenue Act of 1939 to provide that beginning with tax sales made on or after the effective date of this Act, the person redeeming the property shall pay interest only on the amount of the taxes due and not the tax sale price.

HOUSE AMENDMENT NO. 1.

Amends the Revenue Act of 1939 to provide that a person redeeming property sold for taxes must pay interest on only that amount that is equal to or less than the

amount of delinquent taxes, special assessments, penalties, interest, and costs included in the judgment and order for sale. Provides that any money received from the sale that exceeds the taxes and costs associated with the sale shall be applied to the cost of redemption or distributed among the persons having an interest in the property if the property was not redeemed. Adds an immediate effective date.

HOUSE AMENDMENT NO. 2.

Makes a technical correction. Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Revenue Apr 02 Amendment No.01 REVENUE Adopted Do Pass Amend/Short Debate 012-000-000 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 13 Amendment No.02 TURNER Adopted Amendment No.03 KUBIK Tabled TURNER Cal 3rd Rdng Short Debate Short Debate-3rd Passed 115-000-000 Apr 22 Apr 23 Arrive Senate Chief Sponsor BERMAN Placed Calendr, First Reading Apr 27 First reading Referred to Rules Apr 29 Assigned to Revenue POSTPONED May 05 Committee Revenue May 08 Refer to Rules/Rul 3-9(a) Jan 10 1995 Session Sine Die

#### HB-1585 TURNER

VEH CD-OSCILLATING LIGHTS Jul 07 1993 PUBLIC ACT 88-0058

## HB-1586 TURNER AND JONES, LOU.

40 ILCS 5/14-110

from Ch. 108 1/2, par. 14-110

Amends the State Employee Article of the Pension Code to provide the alternative (State Police) formula for all security officers employed by the Department of Mental Health and Developmental Disabilities.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Personnel & Pensions
Apr 02 Ref to Rules/Rul 27D
Jan 10 1995 Session Sine Die

## HB-1587 PANKAU

HIGHWAY CODE-IMPROVEMENT PLANS Sep 01 1993 PUBLIC ACT 88-0470

## HB-1588 PANKAU.

625 ILCS 5/2-126

Mar 30

from Ch. 95 1/2, par. 2-126

Amends the Illinois Vehicle Code. Makes a technical correction.

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Transportation & Motor

Vehicles

Interim Study Calendar TRANSPORTAT'N

Jan 10 1995 Session Sine Die

## HB-1589 SANTIAGO, CAPPARELLI AND LOPEZ.

40 ILCS 5/22-101 from Ch. 108 1/2, par. 22-101 40 ILCS 5/22-502 from Ch. 108 1/2, par. 22-502

Amends the Illinois Pension Code to make the Chicago Transit Authority pension fund subject to review and supervision by the Public Employee Pension Fund Division of the Department of Insurance. Effective immediately.

NOTE(S) THAT MAY APPLY: Pension

Mar 09 1993 First reading Rfr

Rfrd to Comm on Assignment

Assigned to Personnel & Pensions Mar 11 Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HR.1590 CAPPARELLI AND SANTIAGO.

40 ILCS 5/8-110 from Ch. 108 1/2, par. 8-110 40 ILCS 5/8-113 from Ch. 108 1/2, par. 8-113 40 ILCS 5/8-230.4 new 30 ILCS 805/8.17 new

Amends the Illinois Pension Code to bring the officers and employees of the Metropolitan Pier and Exposition Authority under the pension fund for Chicago municipal employees. Pre-empts home rule. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION IMPACT NOTE

The fiscal impact of HB 1590 is unknown.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Personnel & Pensions Apr 02 Ref to Rules/Rul 27D Jun 01 Pension Note Filed

Jan 10 1995 Session Sine Die

#### HB-1591 BRUNSVOLD - ERWIN - NOVAK AND DAVIS.

50 ILCS 750/0.01

from Ch. 134, par. 30.01

Committee Rules

Amends the Emergency Telephone System Act. Makes technical changes. HOUSE AMENDMENT NO. 1.

Deletes reference to:

50 ILCS 750/0.01

Adds reference to:

50 ILCS 750/1 50 ILCS 750/2 50 ILCS 750/2.14 new from Ch. 134, par. 31 from Ch. 134, par. 32

50 ILCS 750/2.15 new 50 ILCS 750/6.2 new

50 ILCS 750/15.2a from Ch. 134, par. 45.2a

50 ILCS 750/15.2b new

50 ILCS 750/15.4 from Ch. 134, par. 45.4

220 ILCS 5./13-708 new

Jan 10 1995 Session Sine Die

Replaces the title and everything after the enacting clause. Amends the Emergency Telephone System Act. Provides that 9-1-1 shall be the number used via cellular telephones for access to the emergency telephone system. Provides that emergency telephone system funds may be used for street and road signs essential to the implementation of the system. Removes provision that staff hired to implement a system must be hired on a temporary basis. Provides that the prohibition on using autodialers for connection to 9-1-1 applies to all such devices, not just those that utilize a pre-recorded message. Prohibits advertising of access to specific providers of service by means of the number 9-1-1. Provides that centrex systems and private business exchanges installed after December 31, 1994 must be able to identify the line that is the source of calls to 9-1-1. Effective immediately. Mar 09 1993 First reading Rfrd to Comm on Assignment

Mar 11		Assigned to Public Uti	
Mar 24		Do Pass/Short Debate	
	Cal 2nd Rdng Short Debat	te	
Apr 13	Short Debate Cal 2nd Rdn	ıg	
•	Held 2nd Rdg-Short Deba	te	
Apr 14	Amendment No.01	BRUNSVOLD	Adopted
•	Amendment No.02	BLACK	Withdrawn
	Cal 3rd Rdng Short Debat	e ·	
Apr 22	Short Debate-3rd Passed 1	15-000-000	
•	Arrive Senate		
	Chief Sponsor MAHAR		
	Placed Calendr, First Read	ng	
Apr 23	First reading	Referred to Rules	•

HB-1592 **1334** 

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HB-1592
             CROSS - PERSICO - FLOWERS.
  775 ILCS 5/1-102
                                     from Ch. 68, par. 1-102
  775 ILCS 5/2-102
                                     from Ch. 68, par. 2-102
  775 ILCS 5/3-101
                                     from Ch. 68, par. 3-101
  775 ILCS 5/3-102
                                     from Ch. 68, par. 3-102
  775 ILCS 5/6-101
                                     from Ch. 68, par. 6-101
  775 ILCS 5/7-106
775 ILCS 5/7-108
                                     from Ch. 68, par. 7-106
                                     from Ch. 68, par. 7-108
  775 ILCS 5/7A-102
                                     from Ch. 68, par. 7A-102
  775 ILCS 5/7A-104
                                     from Ch. 68, par. 7A-104
  775 ILCS 5/7B-102
                                     from Ch. 68, par. 7B-102
  775 ILCS 5/7B-104
                                     from Ch. 68, par. 7B-104
  775 ILCS 5/8-105
                                     from Ch. 68, par. 8-105
  775 ILCS 5/8-109
                                     from Ch. 68, par. 8-109
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Amends the Human Rights Act. Makes sexual harassment in real estate transactions a civil rights violation. Provides that, in a sexual harassment case under the Employment Article, an individual who is alleged to have engaged in sexual harassment may be a respondent. Provides that the Department of Human Rights shall serve a copy of a perfected charge on the respondent within 15 days after it is received. In charges other than those alleging violations of the Real Estate Transactions Article, changes deadlines for filing a response to a charge and for filing a reply to a response, and also provides that the Department may (rather than shall) conduct a fact finding conference concerning a charge. Makes other changes regarding the duration of temporary relief or a temporary restraining order when a charge is pending before the Department. Changes cross-references and makes technical changes. Makes other changes.

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Judiciary I
Do Pass/Short Debate Cal 007-000-002
Cal 2nd Rdng Short Debate
Apr 20 Short Debate Cal 2nd Rdng
Held 2nd Rdg-Short Debate
Apr 30 Ref to Rules/Rul 37G
Jan 10 1995 Session Sine Die

#### HB-1593 FLOWERS.

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105 ILCS 5/3-11 from Ch. 122, par. 3-11
105 ILCS 5/3-12 from Ch. 122, par. 3-12
105 ILCS 5/21-16 from Ch. 122, par. 21-16
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Amends the School Code. Increases to \$8 from \$4 the annual teacher certificate registration and renewal fee. Requires regional superintendents to establish and maintain (now, establish) advisory committees for institutes and inservice training programs. Provides that an advisory committee's duties include reviewing and approving grant proposals from school district inservice committees for staff development and inservice training programs, and authorizes the use of institute fund moneys to fund those grant proposals. Requires that the teachers and school service personnel on school district inservice committees be appointed from lists provided by teacher and school service personnel organization, if those organizations exist. Effective January 1, 1994.

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Note(s) That May Apply: Fiscal
Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Elementary & Secondary
Education
Ref to Rules/Rul 27D
Jan 10 1995 Session Sine Die
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## HB-1594 BRUNSVOLD - DEUCHLER - PERSICO.

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520 ILCS 5/2.33 from Ch. 61, par. 2.33

Amends the Wildlife Code. Makes a punctuation change.

HOUSE AMENDMENT NO. 1.

Deletes reference to:
520 ILCS 5/2.33
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520 ILCS 5/2.33 Adds reference to: 515 ILCS 5/15-32

from Ch. 56, par. 15-32

Deletes everything. Amends the Fish and Aquatic Life Code. Reduces the number of commercial licenses for the taking of yellow perch and bloated chub from 5 to 4. Removes provision that licenses valid on April 1, 1992 are to be automatically renewed. Provides that when there are insufficient license applicants to issue 4 licenses, the Director shall order and conduct a new public lottery drawing before the commencement of the next fishing year. Effective immediately.

SENATE AMENDMENT NO. 2. (Senate recedes December 1, 1994)

Deletes reference to: 515 ILCS 5/15/15-32 Adds reference to: 30 ILCS 105/5.386 new 30 ILCS 105/6z-28 new 30 ILCS 105/8.25g new

Deletes all. Amends the State Finance Act to create the Conservation 2000 Fund and the Conservation 2000 Projects Fund, to be used for programs relating to natural resource protection, recreation, tourism, and compatible agricultural and economic development activities. Provides for monthly transfers from the General Revenue Fund to the Conservation 2000 Fund. Also provides for certain monthly transfers from the General Revenue Fund to the Agricultural Premium Fund. Effective immediately.

## CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-am 2.

Recommends that the bill be further amended as follows:

Deletes reference to: 515 ILCS 5/15-32 Adds reference to: 70 ILCS 410/19 from Ch. 96 1/2, par. 7129 70 ILCS 805/18.6a from Ch. 96 1/2, par. 6340a 70 ILCS 805/18.6c from Ch. 96 1/2, par. 6340c 70 ILCS 805/18.6d 220 ILCS 50/10 from Ch. 111 2/3, par. 1610 225 ILCS 220/3 from Ch. 111, par. 7703 225 ILCS 220/4 from Ch. 111, par. 7704 225 ILCS 221/3 from Ch. 111, par. 7803 225 ILCS 221/4 from Ch. 111, par. 7804 415 ILCS 5/3.32 from Ch. 111 1/2, par. 1003.32 from Ch. 111 1/2, par. 1003.75 from Ch. 111 1/2, par. 1005.1 from Ch. 111 1/2, par. 1022.14 415 ILCS 5/3.75 415 ILCS 5/5.1 415 ILCS 5/22.14 from Ch. 111 1/2, par. 1022.21 415 ILCS 5/22.21 415 ILCS 5/22.32 from Ch. 111 1/2, par. 1022.32 415 ILCS 5/39 from Ch. 111 1/2, par. 1039 from Ch. 111 1/2, par. 1039.2 415 ILCS 5/39.2 415 ILCS 5/39.3 from Ch. 111 1/2, par. 1039.3 415 ILCS 5/44 from Ch. 111 1/2, par. 1044 from Ch. 85, par. 5902 415 ILCS 10/2 from Ch. 85, par. 5904 415 ILCS 10/4 415 ILCS 10/5 415 ILCS 20/6 from Ch. 85, par. 5905 from Ch. 111 1/2, par. 7056 415 ILCS 75/6 from Ch. 111 1/2, par. 986

Amends the Environmental Protection Act to change the term "regional pollution control facility" to "pollution control facility" throughout the Act. Defines "pollution control facility" as any waste storage site, sanitary landfill, waste disposal site, waste transfer station, waste treatment facility, or waste incinerator. Makes all restrictions and requirements previously applicable to regional pollution control facilities applicable to all pollution control facilities. Amends the Illinois Underground Utility Facilities Damage Prevention Act to authorize a person engaged in excavation or demolition to waive the right to notification from the owner or operator of underground facilities that the owner or operator has no facilities located in the proposed excavation or demolition area. Amends the Downstate Forest Preserve District Act, the Hazardous Waste Crane and Hoisting Equipment Operators Li-

censing Act, the Hazardous Waste Laborers Licensing Act, the Local Solid Waste Disposal Act, the Illinois Solid Waste Management Act, and the Environmental Toxicology Act to change references from "regional pollution control facility" to "pollution control facility". Amends Public Act 88-578 to delay, until July 1, 1995, the effective date of the requirement that an owner or operator of underground facilities notify a person engaged in excavation or demolition that the owner or operator has no facilities in the proposed demolition or excavation area. Effective immediately, except that the provision regarding waiver of notice takes effect on July 1, 1995.

1, 1995.	, , , , , , , , , , , , , , , , , , , ,		
Mar 09 1993	First reading	Rfrd to Comm on Assignm	ent
Mar 11	1 11 20 1 20001119	Assigned to Agriculture &	
Mar 30		Interim Study Calendar	
		AGRICULTURE	
Oct 13		Motion disch comm, advc	2nd
OCI 13		PLACE ON CALENDAR	2110
		2ND RDING-2ND DAY	`
		-BRUNSVOLD	
		Committee discharged 102	-004-001
	Placed Calndr, Second Read		. 001 001
	Second Reading	b	
	Amendment No.01	GIGLIO	Adopted
	Placed Calndr, Third Reading		ruopicu
Oct 28	Third Reading - Passed 111	-000-001	
00120	Arrive Senate	300 001	
	Placed Calendr, First Readn	ng	
	Sen Sponsor DEANGELIS		
	Added as Chief Co-sponsor		
	First reading	Referred to Rules	
	3	Assigned to Agriculture &	Conservation
Oct 29		Recommended do pass 006	
	Placed Calndr, Second Read		
	Second Reading		
	Placed Calndr, Third Reading	ng	
Feb 13 1994	Refer to Rules/Rul 3-9(b)		
Apr 28	`,	Approved for Consideration	n SRUL
-	Placed Calndr, Third Readi:	ng	
May 03	Filed with Secretary	_	
	Amendment No.01	KARPIEL	
		-RAUSCHENBERGER	
		Amendment referred to	•
May 04	Amendment No.01	KARPIEL	
		-RAUSCHENBERGER	
		Rules refers to SENV	
	Placed Calndr, Third Readi		
	Sponsor Removed DEANG		
<b>M</b> 0/	Alt Chief Sponsor Changed		
May 06	Amendment No.01	KARPIEL	
		-RAUSCHENBERGER	
	Discord Cale do Third Daydi	Be adopted	
May 12	Placed Calndr, Third Readi	ng	
May 13	Filed with Secretary Amendment No.02	KARPIEL	Amendment
	Amendment No.02	KARFIEL.	referred to
		SRUL	referred to
	Filed with Secretary	SKOL	
. *	Amendment No.03	KARPIEL	Amendment
	Amenament 140.03	KAKI IEE	referred to
		SRUL	1010110010
•	Placed Calndr, Third Readi		
May 17	Amendment No.02	KARPIEL	
1120) 11	1 2112111111111111111111111111111111111	Rules refers to SENV	
	Amendment No.03	KARPIEL	
		Rules refers to SENV	
	Placed Calndr, Third Readi		
May 19	Added as Chief Co-sponsor		
•	Amendment No.02	KARPIEL	

May 19-Cont. Be adopted Placed Calndr, Third Reading Recalled to Second Reading Motion prevailed TO TABLE SA 01 Amendment No.01 KARPIEL -RAUSCHENBERGER Tabled Amendment No.02 KARPIEL Adopted Placed Calndr, Third Reading May 20 Added As A Co-sponsor BOWLES Third Reading - Passed 058-001-000 Amendment No.03 KARPIEL Tabled Pursuant to Rule5-4(A) Third Reading - Passed 058-001-000 Refer to Rules/Rul 3-8(b) Jun 22 Recommends Consideration HRUL Place Cal Order Concurrence 02 H Noncners in S Amend. 02 Jun 28 Secretary's Desk Non-concur 02 Filed with Secretary Mtn refuse recede-Sen Amend Secretary's Desk Non-concur 02/94-06-28 Jun 29 S Refuses to Recede Amend 02 S Requests Conference Comm 1ST Sen Conference Comm Apptd 1ST/KARPIEL RAUSCHENBERGER, MAHAR, O'DANIEL, SHAW Nov 29 Hse Accede Req Conf Comm 1ST Hse Conference Comm Apptd 1ST/MCPIKE. BRUNSVOLD, GRANBERG. PERSICO & WOJCIK Refer to Rules/Rul 3-8(b) Nov 30 Filed with Secretary Conference Committee Report Conf Comm Rpt referred to Sen Conference Comm Apptd 1ST/94-06-29 Recommends Consideration HRUL House report submitted 3/5 vote required House Conf. report Adopted 1ST/116-000-000 Conference Committee Report Rules refers to SENV Conference Committee Report Be approved consideration Dec 01 Senate report submitted 3/5 vote required Senate Conf. report Adopted 1ST/054-002-002 Both House Adoptd Conf rpt 1ST Passed both Houses Dec 09 Sent to the Governor Dec 22 Governor approved effective date 94-12-22 effective date 95-07-01 (CHANGES TO UNDER-GROUND UTILITY **FACILITIES DAMAGE** PREVENTION ACT) **PUBLIC ACT 88-0681** 

HB-1595

BLACK

SURF COAL MINING-JUD REVIEW
Oct 13 1993 Total veto stands.

HB-1596 1338

## HB-1596 CURRAN - GASH - BALANOFF - PRUSSING - HOFFMAN.

20 ILCS 605/46,19i new

Amends the Civil Administrative Code. Provides for the creation of a Special Job Training Task Force within the Department of Commerce and Community Affairs to make recommendations regarding the consolidation of all job training and retraining programs and functions administered by DCCA and other State agencies into one unit to be known as the Illinois Job Training Board, and to determine methods for auditing the State's existing job training and retraining programs. Requires submission of a report to the Governor and General Assembly by January 1, 1995. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading

Mar 11

Apr 01

Rfrd to Comm on Assignment Assigned to Elections & State

Government

Interim Study Calendar ELECTN ST GOV

Jan 10 1995 Session Sine Die

## HB-1597 OSTENBURG - GIOLITTO.

105 ILCS 5/Art. 18A heading n

105 ILCS 5/18A-1 new

Amends the School Code. Provides that school districts are not required to implement programs mandated after effective date of this Act unless specific identifiable State funding is provided. Provides exceptions. Effective July 1, 1993.

Note(s) That May Apply: Fiscal; State Mandates

Mar 09 1993 First reading

Mar 11

Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Education

Apr 02

Jan 10 1995 Session Sine Die

Ref to Rules/Rul 27D

## HB-1598 CURRAN.

30 ILCS 5/1-2 new 30 ILCS 5/3-3B new

Amends the Illinois State Auditing Act to require the Auditor General to develop and submit to the Legislative Audit Commission within 30 days after the effective date of this amendatory Act a schedule for complete performance audits of every State agency. Requires the Auditor General to conduct the complete performance audits in accordance with that schedule and submit the audits to the Legislative Audit Commission. Requires the Legislative Audit Commission to immediately report the results of the audits to the General Assembly. Defines a "complete performance audit" as a combined financial audit, management audit, and program audit. Effective immediately.

Note(s) That May Apply: Fiscal

Mar 09 1993 First reading

Mar 11

Apr 01

Rfrd to Comm on Assignment Assigned to Elections & State

Government

Interim Study Calendar ELECTN ST GOV

Jan 10 1995 Session Sine Die

## HB-1599 LOPEZ - SANTIAGO - CURRAN.

35 ILCS 5/209 new

Amends the Illinois Income Tax Act to provide for a corporate income tax credit equal to 10% of the cost of adult literacy programs. Provides a 5 year carry forward for excess credits. Effective immediately.

Note(s) That May Apply: Fiscal

Mar 09 1993 First reading

Mar 11

Apr 02

Jan 10 1995 Session Sine Die

Rfrd to Comm on Assignment Assigned to Revenue

Ref to Rules/Rul 27D

#### HB-1600 MURPHY,H.

20 ILCS 5/3 from Ch. 127, par. 3 20 ILCS 5/4 from Ch. 127, par. 4

20 ILCS 5/4.1 new

Amends the Civil Administrative Code of Illinois. Renames the Department of Commerce and Community Affairs as the Illinois Economic Development Agency.

Mar 09 1993 First reading Rfrd to Comm on Assignment Assigned to Elections & State Mar 11 Government

Interim Study Calendar ELECTN ST Apr 01

GOV Jan 10 1995 Session Sine Die

#### HB-1601 **MARTINEZ**

DEPT VETERANS-JOB/EDUC INFO **PUBLIC ACT 88-0160** Jul 28 1993

#### HB-1602 HAWKINS - HOFFMAN.

35 ILCS 5/209 new

Amends the Illinois Income Tax Act to create a working family earned income tax credit equal to 5% of the taxpayer's federal earned income credit beginning with taxable years ending on or after December 31, 1993. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading Rfrd to Comm on Assignment

Assigned to Revenue Mar 11

Mar 25 Interim Study Calendar REVENUE Jan 10 1995 Session Sine Die

#### VON B - WESSELS - GIOLITTO. HB-1603

New Act

Creates the Local Tax Reimbursement Act. Allows local taxing districts to reimburse surplus funds to taxpayers.

Mar 09 1993 First reading Rfrd to Comm on Assignment Assigned to Revenue Mar 11 Ref to Rules/Rul 27D Apr 02 Jan 10 1995 Session Sine Die

HB-1604 OSTENBURG.

110 ILCS 305/7 110 ILCS 520/8 110 ILCS 605/1a 110 ILCS 705/8 from Ch. 144, par. 28 from Ch. 144, par. 658 from Ch. 144, par. 1001a from Ch. 144, par. 308

Amends the Acts relating to the governing boards of the University of Illinois, Southern Illinois University, the Regency Universities and the colleges and universities under the jurisdiction of the Board of Governors. Provides that for the 1993-94 academic year, the rate of undergraduate tuition may not exceed the rates of tuition established for the 1992-93 academic year. Effective immediately,

Note(s) That May Apply: Fiscal Mar 09 1993 First reading

Rfrd to Comm on Assignment Mar 11 Assigned to Higher Education Apr 02 Motion Do Pass-Lost 007-007-003 HHED

Remains in Committee Higher Education

Ref to Rules/Rul 27D

Session Sine Die Jan 10 1995

#### HB-1605 KASZAK - KOTLARZ - GIOLITTO - LOPEZ - BALANOFF.

35 ILCS 5/209 new

Amends the Illinois Income Tax Act to provide for an income tax credit equal to 30% of the cost of waste reduction, reuse, or recycling equipment. Requires the taxpayer to obtain a certification for the use of the equipment from the Department of Energy and Natural Resources before qualifying for credit. Provides a 5 year carry forward for excess credits. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading Mar 11

Apr 02

Jan 10 1995

Session Sine Die

Rfrd to Comm on Assignment Assigned to Revenue

Ref to Rules/Rul 27D

#### HR.1606 HAWKINS - MCAFEE - CURRAN - GASH AND PRUSSING.

35 ILCS 5/209 new

Amends the Illinois Income Tax Act. Beginning with taxable years ending on or after December 31, 1993, creates a tax credit for every individual, corporation, partnership, or trust that invests in a small business equal to 50% of the profits earned from the small business. Defines small business.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading

Mar 11 Mar 25

Jan 10 1995

Session Sine Die

Rfrd to Comm on Assignment

Assigned to Revenue

Interim Study Calendar REVENUE

#### HB-1607 MOORE, EUGENE - JONES, LOU.

New Act

Creates the Childhood Immunization Insurance Act. Requires accident and health insurance and coverage under a health maintenance organization or an employee welfare benefit plan to provide for child immunizations. Defines terms. Requires the Department of Public Health and the Department of Insurance to issue necessary rules. Effective January 1, 1994.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading

Mar 11

Apr 01

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Interim Study Calendar HEALTH/HUMAN

Jan 10 1995 Session Sine Die

#### HB-1608 GIOLITTO.

New Act

Creates the Interagency Child, Adolescent, and Family Services Act. Requires the Governor to designate an agency to establish a system of regional interagency councils to coordinate or assure delivery of services for children and adolescents who require multiple levels and kinds of specialized services that are beyond the capability of one agency. Requires reports to the Governor and the General Assembly.

Note(s) That May Apply: Fiscal

Mar 09 1993 First reading

Mar 11

Apr 02

Jan 10 1995 Session Sine Die Rfrd to Comm on Assignment Assigned to Health Care & Human Services

Ref to Rules/Rul 27D

#### HB-1609 GIOLITTO

ORGAN TRANSPLANT TASK FORCE Jul 27 1993 **PUBLIC ACT 88-0129** 

#### HB-1610 DART.

110 ILCS 305/7g new

110 ILCS 520/8g new 110 ILCS 605/8i new

110 ILCS 705/8i new

Amends the University of Illinois Act, the Southern Illinois University Management Act, the Board of Governors Act, and the Regency Universities Act to require the governing boards of the colleges and universities subject to those Acts to implement a policy under which each student who graduates from any such college or university after July 1, 1994 with a bachelor's degree in education is required to take and successfully complete, as a condition precedent to earning and being awarded that degree, a course that includes as a component thereof instruction relating to learning disabled children.

NOTE(S) THAT MAY APPLY: Fiscal Mar 09 1993 First reading

Rfrd to Comm on Assignment

Mar 11

Apr 02

Jan 10 1995

Session Sine Die

Assigned to Higher Education Ref to Rules/Rul 27D

LOPEZ HB-1611

EMS ACT-4 YEAR EMT LICENSES

Jul 07 1993 PUBLIC ACT 88-0059

GRANBERG. HB-1612

40 ILCS 5/15-159

from Ch. 108 1/2, par. 15-159

Amends the State Universities Article of the Pension Code to increase the number of members of its Board of Trustees from 11 to 15. Provides for election of certain trustees.

PENSION NOTE

There would be no fiscal impact.

NOTE(S) THAT MAY APPLY: Pension

Mar 09 1993 First reading

Mar 11

Apr 02

Jun 28

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Ref to Rules/Rul 27D Pension Note Filed Committee Rules

Jan 10 1995 Session Sine Die

HB-1613 NOLAND

CONSERVATION-BEACH MARINA-GRF

Jul 27 1993 PUBLIC ACT 88-0130

HOFFMAN HB-1614

CORONER-APPOINT DEPUTIES

PUBLIC ACT 88-0281 Aug 10 1993

HB-1615 SALTSMAN.

65 ILCS 5/8-1-19 new

Amends the Illinois Municipal Code. Provides that the Department of Revenue has the authority to audit the collection and disbursement of taxes authorized by that Code. Requires corporate authorities to cooperate in the audits.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading

Mar 11

Apr 02

Rfrd to Comm on Assignment

Assigned to Revenue Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### SKINNER, COWLISHAW, SALVI, CLAYTON, JOHNSON, TOM AND HB-1616 KRAUSE.

70 ILCS 3615/3.01 from Ch. 111 2/3, par. 703.01 70 ILCS 3615/3.03 from Ch. 111 2/3, par. 703.03 70 ILCS 3615/3.04 from Ch. 111 2/3, par. 703.04 70 ILCS 3615/3.05 from Ch. 111 2/3, par. 703.05 70 ILCS 3615/3.11 new

Amends the Regional Transportation Authority Act. Increases the Board membership from 13 to 17. Decreases the compensation of the Board members from \$25,000 per year to \$18,750 per year. Provides that 12, rather than 9, Board member votes are needed to remove a Board member. Increases from 7 to 9 the number of Board members needed to cast affirmative votes in order to approve certain contracts, adopt rules, and pass resolutions or ordinances. Establishes terms for the additional Board members. Effective July 1, 1993.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading

Mar 11

Mar 31

Rfrd to Comm on Assignment

Assigned to Executive

Motion Do Pass-Lost 004-001-005

HEXC

Remains in Committee Executive Interim Study Calendar EXECUTIVE

Apr 02

Jan 10 1995 Session Sine Die

#### HR-1617 SKINNER.

410 ILCS 80/3

from Ch. 111 1/2, par. 8203

Amends the Illinois Clean Indoor Air Act. Prohibits smoking in licensed day care centers.

Mar 09 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Environment & Energy

Ref to Rules/Rul 27D

Apr 02

Jan 10 1995 Session Sine Die

#### **HB-1618** SKINNER.

New Act

Creates the Medicaid Cost Containment Act. Requires the Departments of Public Aid and Public Health and the Department on Aging to establish consolidated health services and home health services pilot programs in at least 2 geographic areas of the State. Requires the Department of Public Aid to procure all health services and home health services (including services that otherwise would be rendered by the Department of Public Health or a local health department) for Medicaid recipients residing in the pilot program areas through competitive bidding. Requires contracts for providing health services and home health services to be for a period of at least 3 years. Includes a late payment interest penalty. Effective immediately.

## HOUSE AMENDMENT NO. 1.

Deletes provision that the Department of Public Aid shall procure health services and home health services as provided in the Illinois Purchasing Act. Requires that services be procured through a competitive bid process.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading

Mar 11 Apr 01

Amendment No.01

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

HEALTH/HUMAN H Adopted

Motion Do Pass Amended-Lost 011-009-000 HCHS Interim Study Calendar

HEALTH/HUMAN

Exempt under Hse Rule 29(C) HCHS Returned to Health Care & Human

Services

Ref to Rules/Rul 27E

Mar 02 1994

Apr 22 Jan 10 1995 Session Sine Die

#### HR.1619 SKINNER.

705 ILCS 105/27.2 705 ILCS 105/27.2a from Ch. 25, par. 27.2 from Ch. 25, par. 27.2a

Amends the Clerks of Courts Act to provide that, in counties with more than 650,000 but less than 3,000,000 inhabitants, the fee for filing tax objections is \$25 for each paper containing one or more objection (now \$25 per objection); and in counties with more than 3,000,000 inhabitants the fee for filing tax objections in \$50 for each paper containing one or more objection (now \$50 per objection).

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading Mar 11

Mar 25

Jan 10 1995

Session Sine Die

Rfrd to Comm on Assignment Assigned to Revenue Interim Study Calendar REVENUE

#### HB-1620 SKINNER.

30 ILCS 105/8.3 30 ILCS 105/6z-28 new from Ch. 127, par. 144.3

35 ILCS 505/8 from Ch. 120, par. 424

Amends the State Finance Act to create the Tollway Motor Fuel Tax Distributive Fund. Provides that, pursuant to appropriation, money in the Fund shall be used by the Department of Transportation for the planning, development, construction, and maintenance of roads designated as strategic regional arterials. Authorizes appropriations from the Road Fund into the Tollway Motor Fuel Tax Distributive Fund. Amends the Motor Fuel Tax Law to provide that the amount of 1343 HB-1620—Cont.

motor fuel tax receipts attributable to fuel used by vehicles while on the Illinois Toll Highway System shall be deposited into the Tollway Motor Fuel Tax Distributive Fund. Requires the Illinois Toll Highway Authority to estimate the amount of motor fuel tax receipts to be deposited into the Fund. Requires the Auditor General to audit the Toll Highway Authority's estimate.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Executive Mar 31

Motion Do Pass-Lost 001-004-004 HEXC

Remains in Committee Executive

Apr 02 Interim Study Calendar EXECUTIVE Jan 10 1995 Session Sine Die

HR.1621 BLACK

STUDENT ASSISTANCE COMM-BONDS

**PUBLIC ACT 88-0282** Aug 10 1993

HB-1622 KUBIK.

215 ILCS 5/364.1 from Ch. 73, par. 976.1

Amends the Illinois Insurance Code to require that accident and health insurance policies provide that reimbursement for hearing aid services may be made to a licensed hearing aid dispenser who provides those services. Effective immediately.

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11

Assigned to Insurance Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

HB-1623 EDLEY - GASH - GIOLITTO - DUNN, JOHN - DEJAEGHER, BALAN-OFF, CURRAN, GRANBERG, HANNIG, MCAFEE, MOSELEY, PHELPS, ROTELLO, SCHAKOWSKY, VON B - WESSELS, NOVAK, LANG, OS-TENBURG, STECZO, SCHOENBERG, PRUSSING, FLINN AND DART.

New Act

30 ILCS 105/25 from Ch. 127, par. 161

Creates the Illinois Balanced Budget Act. Creates a Balanced Budget Commission to provide a Balanced Budget Revenue Estimate for each fiscal year. The Estimate shall serve as a limit on appropriations from State general funds. If appropriations exceed the limit, the Comptroller shall prepare a proposed Balanced Budget Reserve Act for that fiscal year. Sets forth the contents of the proposed Act, including certain measures to reduce State agency expenditures. Amends the State Finance Act. Reduces the lapse period from 3 months to 2 months starting in FY96, and to one month starting in FY99. Effective immediately.

FISCAL NOTE (Comptroller)

The overall fiscal effect on the Office of Comptroller would be minimal, and could be absorbed within the normal operating bud-

NOTE(s) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Elections & State Government

Mar 25 Recommended do pass 012-009-000

Placed Calndr, Second Reading

Fiscal Note Filed Apr 15

Placed Caindr, Second Reading Second Reading Apr 19

Placed Calndr, Third Reading

Third Reading - Passed 114-000-000 Apr 21

Arrive Senate

Chief Sponsor DEMUZIO Placed Calendr, First Reading

Apr 22 First reading Referred to Rules

Assigned to Executive

Added as Chief Co-sponsor STERN

Committee Executive

Apr 23 Added as Chief Co-sponsor LAPAILLE Added as Chief Co-sponsor WELCH

Committee Executive

Apr 28

Added As A Co-sponsor JACOBS

May 08

Committee Executive Refer to Rules/Rul 3-9(a)

Jan 10 1995

Session Sine Die

HB-1624

NOVAK - OSTENBURG - EDLEY - MOSELEY - MCAFEE, CURRAN, DEJAEGHER, DUNN, JOHN, GRANBERG, HANNIG, PHELPS, ROTEL-LO, SCHAKOWSKY, LANG, STECZO, BALANOFF, SCHOENBERG, GASH, FLINN, STROGER, DART, ERWIN AND RONEN.

New Act.

30 ILCS 340/3.1 new

Creates the Illinois Fiscal and Economic Stability Act, and creates a Fund with that name in the State treasury, separate from State general funds. Requires the Department of Revenue to deposit a specified portion of monthly net income tax receipts (called the "Annual Budget Reserve") into the Fund. Defines the "Maximum Budget Reserve" as a specified percentage of estimated or actual appropriations from general funds. Provides that deposits into the Fund shall cease, starting in FY2000, if the balance in the Fund exceeds the Maximum Budget Reserve. Provides that moneys in the Fund may be used, starting April 1, 1999, to cover a budget shortfall. Contains text of a proposed Act to be prepared when moneys are sought to be appropriated from the Fund. Authorizes borrowing to cover a shortfall under specified circumstances. Amends the Casual Deficit Act by repealing the Act on April 1, 1999. Effective immediately.

FISCAL NOTE (Comptroller)

The fiscal impact on HB 1624 would be the same as the Governor's revenue estimate of \$15,348 million, the Act would require a deposit of \$153.5 million in fiscal year 1994. If the General Assembly enacts total appropriations at the Governor's recommended level, the deposit would be \$142.9 million in FY94.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading

Rfrd to Comm on Assignment Assigned to Elections & State

Mar 11

Government

Mar 25 Recommended do pass 012-009-000 Placed Calndr, Second Reading

Mar 31

Second Reading Placed Calndr, Third Reading

Apr 15

Fiscal Note Filed

Calendar Order of 3rd Rdng

Apr 21

Third Reading - Passed 115-000-000

Arrive Senate

Chief Sponsor CARROLL Placed Calendr, First Reading

Apr 22

First reading

Referred to Rules Assigned to Executive

Added as Chief Co-sponsor STERN Added as Chief Co-sponsor PALMER

Committee Executive

Added As A Co-sponsor JACOBS Apr 28

Committee Executive

May 03

Added as Chief Co-sponsor REA

May 08

Committee Executive Refer to Rules/Rul 3-9(a)

Jan 10 1995 Session Sine Die

PRUSSING - DUNN, JOHN - HANNIG - MOSELEY - VON B - WES-SELS, CURRAN, DEJAEGHER, GRANBERG, MCAFEE, PHELPS, RO-TELLO, SCHAKOWSKY, NOVAK, LANG, BALANOFF, SCHOENBERG, GASH, OSTENBURG, DART, ERWIN, RONEN AND DAVIS.

## New Act

HB-1625

25 ILCS 50/Act rep.

25 ILCS 55/Act rep.

25 ILCS 60/Act rep.

25 ILCS 65/Act rep. 25 ILCS 70/Act rep.

25 ILCS 80/Act rep.

Creates the Truth in Budgeting Note Act. Provides that a Truth in Budgeting Note shall be prepared for every bill (with specified exceptions) that could reasonably be expected to increase or decrease revenues or expenditures of the State, a unit of local government, a school district, or a community college district. Provides for: requests for Notes; preparation, contents, and filing of Notes; procedural matters pertaining to requests for Notes and handling of bills requiring Notes; and review of Notes by the Comptroller. Repeals the Fiscal Note Act, Pension Impact Note Act, Judicial Note Act, State Debt Impact Note Act, Correctional Budget and Impact Note Act, and Balanced Budget Note Act. Effective immediately.

FISCAL NOTE (Comptroller)

The overall fiscal effect of HB 1625 on the Office of Comp-

troller would be approximately \$12,000 annually.

	The approximately \$12,000 and	uany.
Note(s) That Ma		Df 4. Common Ami monet
Mar 09 1993	First reading	Rfrd to Comm on Assignment
<b>M</b> ar 11		Assigned to Elections & State
		Government
Mar 25		Recommended do pass 013-008-000
	Placed Calndr, Second Read	
Apr 15	ŕ	Fiscal Note Filed
•	Placed Calndr, Second Read	ing
Apr 20	Second Reading	0
11pi 20	Placed Calndr, Third Readi	ng
Apr 21	Third Reading - Passed 115	
Apr 22	Arrive Senate	7 000 000
Apr 22	Chief Sponsor PALMER	
A 02	Placed Calendr, First Readr	
Apr 23	First reading	Referred to Rules
Apr 28	Added as Chief Co-sponsor	
<b>*</b> • • • •		Committee Rules
May 04		Motion filed DEMUZIO-SUSPEND
		ANY APPLICABLE
		SENATE RULES,
		REFER TO SGOA,
		WAIVE POSTING
,		NOTICE, TO ALLOW
		BILL TO BE HEARD.
May 07		Motion withdrawn DEMUZIO
, .,		Motion filed PALMER-MOVES TO
		SUSPEND ANY
		APPLICABLE SENATE
		RULE, DISCH. FROM
		RULES COMM. AND
		PLACE BILL BEFORE
		THE FULL SENATE.
3.6 0.5		Committee Rules
May 25		Motion tabled
		Committee Rules

Jan 10 1995 Session Sine Die

HB-1626 DART – ERWIN – TURNER – MAUTINO – VON B – WESSELS, CURRAN, DEJAEGHER, DUNN, JOHN, GIOLITTO, GRANBERG, HANNIG, MCAFEE, MOSELEY, PHELPS, PRUSSING, ROTELLO, SCHAKOWSKY, NOVAK, LANG, BALANOFF, SCHOENBERG, GASH, OSTENBURG AND STROGER.

New Act

15 ILCS 20/38 rep.

15 ILCS 20/38.1 rep.

15 ILCS 20/38.2 rep.

30 ILCS 105/13.4 rep.

Creates the Illinois Open Budgets Act. Provides that the Governor shall present a State budget to the General Assembly on the first Wednesday in March of each year. Specifies elements to be included in the budget. Provides that each State agency, State college and university, and public and quasi-public corporation shall submit, by January 1, a budget request for the next fiscal year. Provides that the Bureau of the Budget and the Economic and Fiscal Commission shall produce, by

January 15, a revenue estimate for the next fiscal year. Provides that the Governor shall submit recommended appropriations with the budget. Creates a Budget Advisory Panel to oversee development of accountability reports (and repeals language in the Civil Administrative Code pertaining to a Budget Advisory Panel). Creates an Open Budget Conference to approve certain forms and procedures. Repeals language in the State Finance Act regarding preparation and introduction of appropriation bills. Effective immediately.

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FISCAL NOTE (Comptroller)
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The fiscal impact cannot be determined for HB 1626.
Mar 09 1993
             First reading
                                         Rfrd to Comm on Assignment
Mar 11
                                         Assigned to Elections & State
                                           Government
Mar 25
                                         Recommended do pass 012-009-000
              Placed Calndr, Second Reading
Apr 15
              Second Reading
                                         Fiscal Note Filed
              Placed Calndr, Third Reading
              Third Reading - Passed 112-000-003
Apr 21
              Arrive Senate
              Chief Sponsor SEVERNS
              Placed Calendr, First Reading
Apr 22
              First reading
                                         Referred to Rules
                                         Assigned to Executive
              Added as Chief Co-sponsor STERN
              Added as Chief Co-sponsor PALMER
                                         Committee Executive
Apr 23
              Added as Chief Co-sponsor LAPAILLE
                                         Committee Executive
May 03
              Added as Chief Co-sponsor REA
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# Jan 10 1995 Session Sine Die HB-1627 LEITCH – KUBIK – FREDERICK – SALTSMAN. 35 ILCS 205/19.7 from Ch. 120, par. 500.7

Amends the Revenue Act of 1939 to provide that a residence used by a resident employee of a charitable organization is exempt from taxation under the Act if the employee is required to live in the residence for the security of other exempt property.

Committee Executive Refer to Rules/Rul 3-9(a)

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Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Revenue
Mar 25 Interim Study Calendar REVENUE
Jan 10 1995 Session Sine Die
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## HB-1628 SCHAKOWSKY.

May 08

New Act	
305 ILCS 5/11-22a	from Ch. 23, par. 11-22a
305 ILCS 5/11-22b	from Ch. 23, par. 11-22b
770 ILCS 20/1	from Ch. 82, par. 121
770 ILCS 20/7 new	
770 ILCS 20/8 new	
770 ILCS 35/1	from Ch. 82, par. 97
770 ILCS 35/6 new	
770 ILCS 35/7 new	
770 ILCS 80/1	from Ch. 82, par. 101.1
770 ILCS 80/7 new	
770 ILCS 80/8 new	

Creates the Medical Bill Subrogation Lien Act and amends the Dentists, Physicians, and Hospital Lien Acts in connection therewith. Creates a lien for an insurance company, self-insured medical plan, union health payment plan, or other third party provider of payment whose contract requires the injured insured to repay benefit payments from any recoveries realized from liable third parties. Provides that the aggregate liens of all the medical providers may not exceed 1/3 of the sum paid or due to the injured party. Requires service of the physician, dentist, hospital and medical bill subrogation liens within a prescribed 6 month period to preserve the lienor's right to enforce the lien. Other related provisions. Also amends the Public

Aid Code to limit the amount that the Department can recover for benefits and assistance it provides to an injured recipient from parties liable for the injuries caused to that recipient to 1/3 of the amount paid or due from each liable party.

Note(s) That May Apply: Fiscal
Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Executive
Apr 02 Ref to Rules/Rul 27D
Jan 10 1995 Session Sine Die

## HB-1629 SCHAKOWSKY.

220 ILCS 5/101.5 new

Amends the Public Utilities Act. Requires a public utility to disclose to municipalities and other units of local government to which it provides service information that will enable the unit of government to evaluate the condition of utility owned equipment located within the boundaries of the unit of government.

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Public Utilities
Mar 31 Motion Do Pass-Lost 005-004-001
HPUB
Interim Study Calendar PUB
UTILITIES

Jan 10 1995 Session Sine Die

#### HB-1630 SCHAKOWSKY.

205 ILCS 675/5.5 new

Amends the Illinois Financial Services Development Act. Provides that a grace period under a revolving credit plan must apply to all purchases made within the grace period regardless of the account holder's outstanding balance.

HOUSE AMENDMENT NO. 1.

Adds reference to: 205 ILCS 670/15.5 new 205 ILCS 675/5.5 new 815 ILCS 205/4.2 from Ch. 17, par. 6407 815 ILCS 205/4a from Ch. 17, par. 6410 815 ILCS 405/27.5 new

Replaces the title and everything after the enacting clause. Amends the Consumer Installment Loan Act, the Illinois Financial Services Development Act, the Interest Act, and the Retail Installment Sales Act. Provides that lending arrangements that provide for grace periods must provide that interest may be imposed only upon amount of debt that remains unpaid at the end of the grace period.

Mar 09 1993 First reading
Mar 11
Mar 25 Amendment No.01
Apr 01
Ap

Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

## HB-1631 DART.

765 ILCS 35/100 from Ch. 30, par. 137

Amends the Registered Titles (Torrens) Act. Adds a caption to a Section concerning the investment of moneys received by the registrar.

g the investment of moneys received by the registrar.

Mar 09 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Judiciary I

Recommended do pass 007-005-000

Placed Calndr, Second Reading
Apr 15 Second Reading

Apr 23 Placed Calndr, Third Reading
Third Reading - Passed 071-042-001

Arrive Senate Placed Calendr, First Reading Apr 28 Chief Sponsor JONES

First reading Referred to Rules Ruled Exempt Under Sen Rule 3-9(B) SRUL

Jul 13 Ruled Exempt Under Sen Rule 3-9(B) SRUL Referred to Judiciary

Mar 11 1994 Re-referred to Rules

Jan 10 1995 Session Sine Die

## HB-1632 KASZAK - LEVIN.

735 ILCS 5/2-1402 from Ch. 110, par. 2-1402

Amends the Code of Civil Procedure. Establishes a form for service of summons for a citation to discover assets of a judgment debtor. Provides that citation form specify what property is exempt from the judgment creditor. Permits judgment debtor to ask the court for a declaration of exempt property.

Mar 09 1993 First reading

Rfrd to Comm on Assignment Assigned to Judiciary I

Mar 11 Apr 02 Jan 10 1995

Ref to Rules/Rul 27D Session Sine Die

## HB-1633 SALVI.

520 ILCS 5/2.33a from Ch. 61, par. 2.33a

520 ILCS 5/2.33b new 520 ILCS 5/3.5 from Ch. 61, par. 3.5

Amends the Wildlife Code to prohibit the use of leghold traps. Provides certain exceptions to this prohibition. Makes the illegal use of a leghold trap or the use of a trap with saw-toothed, spiked, or toothed jaws a Class C misdemeanor. Requires the Department of Conservation to conduct a trapper education program. Effective January 1, 1994.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993First readingRfrd to Comm on AssignmentMar 11Assigned to Agriculture & Conservation

Mar 22 Interim Study Calendar AGRICULTURE

Mar 02 1994 Exempt under Hse Rule 29(C) HAGC

Returned to Agriculture & Conservation

Apr 12 Interim Study Calendar AGRICULTURE

Jan 10 1995 Session Sine Die

#### HB-1634 PARCELLS.

775 ILCS 5/2-101 from Ch. 68, par. 2-101 775 ILCS 5/2-105 from Ch. 68, par. 2-105

Amends the Employment Article of the Human Rights Act. Includes employees of the General Assembly and its agencies in the definition of "public employee". Provides that certain responsibilities relating to equal employment opportunities and affirmative action apply to the General Assembly and its agencies.

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Executive

Mar 11 Assigned to Executive
Mar 31 Motion Do Pass-Lost 006-002-001

HEXC

Interim Study Calendar EXECUTIVE

Jan 10 1995 Session Sine Die

## HB-1635 SCHOENBERG - STECZO.

55 ILCS 5/5-1062.1 from Ch. 34, par. 5-1062.1

Amends the Counties Code Section on stormwater management in Cook County. Deletes planning council for the Upper Des Plaines River Watershed. Provides that the chief elected official or a designee represent municipalities on the councils (now one elected official). Designates Cook County Board President, or designee, as the county representative on the councils (now one elected county official). Effective immediately.

## SENATE AMENDMENT NO. 1.

Changes reference from 7 to 6 watershed plans developed by the stormwater management planning councils in Cook County.

referred to

#### SENATE AMENDMENT NO. 2.

Adds reference to:

70 ILCS 2305/5

from Ch. 42, par. 281

Amends the North Shore Sanitary District Act by providing that no ordinance, rule, regulation, order, or resolution imposing any penalty, making an appropriation, or assessing a charge under this Act shall take effect until the board of trustees has complied with certain requirements. Provides the procedures.

SENATE AMENDMENT NO. 3. (Senate recedes July 12, 1994)

Adds reference to: 735 ILCS 5/7-103

Amends the Code of Civil Procedure. Provides quick take power for a period of 24 months after the effective date of the amendatory Act for the City of Prospect Heights and the Village of Wheeling, owners of the Palwaukee Municipal Airport, to allow for the acquisition of Parcel #100 for drainage and safety purposes.

## CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-am 2.

Recommends that the Senate recede from S-am 3.

Recommends that the bill be further amended as follows:

Deletes reference to: 735 ILCS 5/7-103

In the North Shore Sanitary District Act, deletes the provision stating that ordinances or rules that make appropriations shall not take effect until the board of trustees has complied with certain requirements. Changes the date the board must give general notice of the proposed ordinance or rule to 30 days before the effective date of the proposed ordinance or rule (now 60 days). Deletes provisions concerning a second notice for contesting proposed rule changes.

	contesting proposed rule	changes.	
Mar 09 1993	First reading	Rfrd to Comm on Assign	ment
Mar 11	-	Assigned to Counties & 7	Townships
Apr 01		Do Pass/Consent Calend	ar 009-000-000
•	Consnt Caldr Order 2nd R	ead	
Apr 02	Remyd from Consent Cale	ndar	
	Cal 2nd Rdng Short Debat		
Apr 20	Short Debate Cal 2nd Rdn		
11p1 20	Held 2nd Rdg-Short Deba		
Apr 26	Cal 3rd Rdng Short Debat		
Apr 28	Short Debate-3rd Passed 1		
Apr 20	Arrive Senate	11-000-000	
	Placed Calendr, First Read	n a	
		пів	
A == 20	Chief Sponsor BUTLER	Referred to Rules	
Apr 29	First reading		D-
Apr 28 1994		Assigned to Local Govern	innent &
M 05		Elections	10 000 000
May 05	DI 10110 ID	Recommended do pass 0	10-000-000
3.5 0.6	Placed Calndr, Second Rea	ang	
May 06	Second Reading		
	Placed Calndr, Third Read	ıng	
May 12	Filed with Secretary		
	Amendment No.01	BUTLER	Amendment
			referred to
		SRUL	
	Amendment No.01	BUTLER	Be approved
			considerati
		SRUL	
	Placed Calndr, Third Read	ing	
<b>M</b> ay 13	Filed with Secretary		
	Amendment No.02	GEO-KARIS	Amendment
			referred to
		SRUL	
May 17	Amendment No.02	GEO-KARIS	
·		Rules refers to SLGV	
	Placed Calndr, Third Read	ing	
May 18	Filed with Secretary	-	
•	Amendment No.03	BUTLER	Amendment
		•	

May 18—Coni	<u>:</u>	SRUL	
	Added as Chief Co-sponsor		
	Amendment No.03	BUTLER	
		Rules refers to SLGV	
	Placed Calndr, Third Reading	ng	
May 19	Amendment No.02	GEO-KARIS	
		Be adopted	
	Amendment No.03	BUTLER	
		Be adopted	
	Placed Calndr, Third Reading		
	Recalled to Second Reading		
	Amendment No.01 Amendment No.02	BUTLER GEO-KARIS	Adopted
		BUTLER	Adopted Adopted
	Placed Calndr, Third Reading		Auopieu
May 20	Third Reading - Passed 046	-002-008	
1724) 20	Time Roading Tubbed 616	Refer to Rules/Rul 3-8(b)	)
Jun 28		Recommends Consideration	n HRIII.
·	Place Cal Order Concurren		
	H Concurs in S Amend. 01,		
	H Noncners in S Amend. 02	2,03	
Jun 29	Secretary's Desk Non-concu	ur 02,03	
Jun 30	S Refuses to Recede Amend		
	S Requests Conference Con		
	Sen Conference Comm App	otd IST/BUTLER,	
		RAICA, SYVERSON,	
Jul 12	Has Assada Bas Conf Com	LAPAILLE, STERN	
Jul 12	Hse Accede Req Conf Com Hse Conference Comm App		
	rise conference comm App	STECZO, GRANBER	G
		HUGHES AND KUBI	
		Refer to Rules/Rul 3-8(b)	
		Recommends Consideration	
	Filed with Secretary		
		Conference Committee Re	port
		Conf Comm Rpt referred	
		Conference Committee Re	
		Be approved consideration	L
	Sen Conference Comm App	ota 181/94-06-30	
	House report submitted	2/5 yeats required	
	House Conf. report Adopted	3/5 vote required	
	Senate report submitted	u 151/115-000-000	
	Schare report submitted	3/5 vote required	
	Senate Conf. report Adopte		
	Both House Adoptd Conf r		
	Passed both Houses	•	
Jul 28	Sent to the Governor		
Sep 16	Governor approved		
	PUBLIC ACT 88-0649	effective date 94-09-16	
1636 BUGIE	LSKI		

VEH CD-TEMP REG/PLACARD PUBLIC ACT 88-0298 Aug 11 1993

#### BUGIELSKI, CAPPARELLI, MCAULIFFE, LAURINO AND KOTLARZ. HB-1637

70 ILCS 2605/7bb

from Ch. 42, par. 326bb

Amends the Metropolitan Water Reclamation District Act. Authorizes the district board to order a party responsible for a discharge to pay hearing costs, certain costs related to an enforcement action, and attorney's fees. Authorizes interest on unpaid costs and fees.

## HOUSE AMENDMENT NO. 1.

Provides that the Board of Commissioners may order the party responsible for a violation (rather than for a discharge) to pay court reporter costs and hearing officer fees in an amount not to exceed \$3,000. Deletes provisions concerning payment of the costs for inspection and other activities related to an enforcement action and attorney's fees.

## SENATE AMENDMENT NO. 1.

Adds reference to: 70 ILCS 2605/9.6a 70 ILCS 2605/11.5

from Ch. 42, par. 328.6a

from Ch. 42, par. 331.5

Amends the Metropolitan Water Reclamation District Act. Changes the deadline before which the corporate authorities of the district may issue bonds from December 31, 1996 to December 31, 2001. Increases from \$25,000 to \$50,000 the authorized amount that may be spent on emergencies without filing a requisition or

SENATE AMENDMENT NO. 2.

Deletes reference to: 70 ILCS 2605/9.6a Adds reference to: 70 ILCS 2605/276 new

Deletes change extending time for issuing bonds from 1996 to 2001. Further amends the Metropolitan Water Reclamation District Act to include certain described territory in Rich Township, Cook County, within the District's corporate limits.

uo.			
Mar 09 1993 Mar 11 Mar 25	First reading	Rfrd to Comm on Assignment Assigned to Executive Do Pass/Short Debate Cal 00	
Apr 12	Cal 2nd Rdng Short Debat Short Debate Cal 2nd Rdn	e g	7 000 000
Apr 20	Cal 3rd Rdng Short Debate Amendment No.01	Mtn Prev-Recall 2nd Reading	g dopted
Apr 22 Apr 23	Cal 3rd Rdng Short Debate Third Reading - Passed 079 Arrive Senate Chief Sponsor DUDYCZ	9-034-003	•
Apr 27 Apr 28	Placed Calendr, First Reads First reading	ng Referred to Rules Assigned to Local Governmer Elections	nt &
May 05	Amendment No.01		dopted nd
May 06	Placed Calndr, Second Reading Placed Calndr, Third Reading		
May 13	Added as Chief Co-sponsor	MAHAR	
May 17	Placed Calndr, Third Readi Filed with Secretary AME	ND. NO. 02 DUDYCZ-MAHAR	
	Placed Calndr, Third Readi	-TO RULES.	
May 18	Amendment No.02	ĎUDYCZ -MAHAR RULES TO SLGV.	
	Amendment No.02	DUDYCZ -MAHAR SLGV/BE ADOPTED 009-000-000	
	Recalled to Second Readin	g	
May 19	Amendment No.02 Placed Calndr, Third Readi Third Reading - Passed 05'	ng	dopted
May 21		Refer to Rules/Rul 3-8(b) Recommends Consideration 008-000-000 HRUL	
May 25	Place Cal Order Concurrer Motion to Concur Lost 01, H Noncners in S Amend. 0 Secretary's Desk Non-conc	nce 01,02 02/024-078-015 01,02	
May 26	S Refuses to Recede Amen S Requests Conference Cor Sen Conference Comm Ap	d 01,02 mm 1ST	

May 27

Hse Accede Reg Conf Comm 1ST

Hse Conference Comm Apptd 1ST/BUGIELSKI,

STECZO, GRANBERG, KUBIK & CHURCHILL Refer to Rules/Rul 3-8(b)

Jan 10 1995 Session Sine Die

#### HB-1638 DAVIS - LEFLORE - FLOWERS - JONES, LOU - MURPHY, H, BALAN-OFF AND MOORE, EUGENE.

New Act

110 ILCS 805/2-19 new

110 ILCS 805/2-20 new

110 ILCS 805/7-1.2 new

Creates the Apprenticeship and Pre-apprenticeship Programs Act. Encourages the use of apprenticeship programs. Amends the Public Community College Act. Creates pre-apprenticeship and apprenticeship grant programs to provide grants to designated public community college districts to provide classroom instruction, job-related training of related services for the programs. Establishes which colleges are eligible. Creates the Apprenticeship Training Advisory Board to coordinate the programs. Establishes the guidelines and powers of the Board.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading

Mar 11

Apr 02

Jan 10 1995 Session Sine Die Rfrd to Comm on Assignment Assigned to Labor & Commerce

Ref to Rules/Rul 27D

#### HB-1639 NOLAND.

105 ILCS 5/2-3.107 new

Amends the School Code. Requires the State Board of Education to develop by December 31, 1993 a statewide advanced placement program, under which phase-in implementation in school districts begins with the 1994-1995 school year, with every public high school in Illinois to offer at least one AP course by the year 2000. Effective immmediately.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Mar 09 1993 First reading

Mar 11

Mar 31

Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Education

Interim Study Calendar ELEM SCND

ED

Jan 10 1995 Session Sine Die

#### HB-1640 MURPHY,M.

105 ILCS 5/2-3.107 new

Amends the School Code. Requires the State Board of Education to develop a certificate of initial mastery curriculum in accordance with guidelines and recommendations proposed by the U.S. Secretary of Labor's Commission on Achieving Necessary Skills and the America's Choice program, the curriculum to be completed by December 31, 1993 and implemented on a limited basis by the beginning of the 1994-1995 school year. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading

Mar 11

Mar 24

Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education

Interim Study Calendar ELEM SCND FD

Jan 10 1995 Session Sine Die

#### HB-1641 MCAULIFFE - BUGIELSKI - CAPPARELLI.

50 ILCS 705/8.1

from Ch. 85, par. 508.1

Amends the Illinois Police Training Act. Provides that law enforcement officers who have a primary occupation that is not related to law enforcement at the employer's discretion may elect to take basic training and may receive reimbursement from the Board otherwise established for full time law enforcement officers. Effective immediately.

Mar 09 1993 First reading Rfrd to Comm on Assignment

Mar 25 Do Pass/Short Debate Cal 009-000-000

Cal 2nd Rdng Short Debate

Apr 12 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Apr 20 Interim Study Calendar EXECUTIVE

Jan 10 1995 Session Sine Die

## HB-1642 MCAULIFFE

ST POL-STATEMENT-OFFICIALS Aug 20 1993 PUBLIC ACT 88-0419

## HB-1643 MCAULIFFE AND FRIAS.

20 ILCS 2610/14

from Ch. 121, par. 307.14

Amends the State Police Act. Requires (now permits) backpay to officers who are found not guilty in a suspension hearing or who serve a suspension greater than the State Police Merit Board prescribed. Requires 7% interest. Permits Board to order costs and attorneys fees for frivolous litigation.

FISCAL NOTE (III. State Police)

The only fiscal impact would be the 7% provision. The approximate cost of a 7% penalty during the past for FYs would be: FY90 - \$2,300, FY91 -- \$1,800, FY92 - \$2,500, FY93 - \$4,000.

## SENATE AMENDMENT NO. 2.

Adds reference to: 20 ILCS 5/4.1 new

Amends the Civil Administrative Code of Illinois. Provides that certain nonprofit charitable organizations may provide enclosures to certain State agencies and that any State agency receiving an enclosure from a charity shall mail it with a mailing designated by the organization. Provides that a nonprofit organization shall reimburse a State agency for all reasonable incremental costs above the agency's normal mailing costs. Excludes the Department of Revenue from mailing enclosure requirements. Provides that if a nonprofit organization under this Section and a corporation created under the Citizens Utility Board Act provide enclosures for the same mailing to the same agency, the agency shall create a schedule giving preference to the entity that has not previously provided enclosures to that agency.

•			rided chelosures to that agency.
	Mar 09 1993	First reading	Rfrd to Comm on Assignment
	Mar 11		Assigned to Executive
	Mar 25		Do Pass/Short Debate Cai 009-000-000
		Cal 2nd Rdng Short Debate	e
	Apr 12	Short Debate Cal 2nd Rdn	g
	•	Cal 3rd Rdng Short Debate	
	Apr 20	Short Debate-3rd Passed 1	13-000-000
	-	Arrive Senate	
		Placed Calendr, First Reads	ıg
	Apr 21	Chief Sponsor DUDYCZ	
	•	First reading	Referred to Rules
	Apr 22	G	Assigned to State Government & Exec.
	•		Appts.
	May 07		Recommended do pass 006-000-002
	•	Placed Calndr, Second Read	
	May 11	,	Fiscal Note Requested GARCIA
	•	Placed Calndr, Second Read	dng
	May 12	ŕ	Fiscal Note Filed
	•	Placed Calndr, Second Read	dng
	May 13	Second Reading	•
	•	Placed Calndr, Third Readi	ng
	May 17	Filed with Secretary AME	
	•	•	PETKA-TO RULES.
		Placed Calndr, Third Readi	ng
	May 18	Filed with Secretary AME	ND. NO. 02
	•	•	PETKA-TO RULES.
		Amendment No.01	PETKA
			RULES TO SGOA.

**PETKA** 

Amendment No.02

May 18-Cont. RULES TO SGOA. Amendment No.01 Tabled PETKA **SGOA PETKA** Amendment No.02 SGOA/BE ADOPTED 005-004-000 Recalled to Second Reading CULLERTON-REQUEST RULING OF CHAIR ON AMEND. NO. 2 GERMANESS TO BILL. CHAIR RULES AMEND. NO. 02 IS GERMANE. Amendment No.02 PETKA Adopted 032-026-000 Placed Calndr, Third Reading May 19 JACOBS REOUEST RULING FROM CHAIR ON HIS MOTION TO RECONSIDER THE VOTE ON THE ADOPTION OF AMEND. NO. 02. CHAIR RULES THAT MOTION IS NOT TIMELY AS RULE 7-15 STATES THAT TO RECONSIDER THE ADOPTION OF AMEND. NO. 02, THE BILL MUST BE ON 2ND READING. Appeal Ruling of Chair JACOBS RULING OF THE CHAIR IS SUSTAINED 032-025-000 Third Reading - Passed 032-020-006 Refer to Rules/Rul 3-8(b) Jan 10 1995 Session Sine Die HB-1644 MOORE,EUGENE - JONES,LOU. 725 ILCS 5/108-8 from Ch. 38, par. 108-8 Amends the Code of Criminal Procedure of 1963. Eliminates the exigent circumstances necessary to obtain an order from the judge for a entry without knocking and announcing the server's office. Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary II Motion Do Pass-Lost 007-008-000 Mar 25 Remains in Committee Judiciary II Apr 01 Interim Study Calendar JUDICIARY H

Jan 10 1995 Session Sine Die

## HB-1645 TURNER - MCGUIRE.

New Act

Creates the Hot Water Heater Safety Act. Applies to all new residential hot water heaters sold on or after January 1, 1994. Requires that the temperature control be set to the minimum temperature level at the time of delivery or installation. Requires each new residential hot water heater to bear a warning notice about the danger of burns and unnecessary energy consumption at high temperature settings.

## HOUSE AMENDMENT NO. 1.

Removes the statement about energy consumption from the required warning label. Provides that in the case of a hot water heater that serves a single rental dwelling unit, the landlord must set the temperature control of the water heater to the minimum temperature setting before the dwelling unit is occupied by a new tenant. Adds January 1, 1994 effective date.

1355 HB-1645—Cont.

Assigned to Environment & Energy

Refer to Rules/Rul 3-9(a)

## HOUSE AMENDMENT NO. 2.

Deletes the provisions relating to rental property. Allows setting the temperature control at the time of installation to the temperature requested by the owner or occupant.

Mar 09 1993 Mar 11	First reading	Rfrd to Comm on Assignated Assigned to Consumer Pro	
Apr 01	Amendment No.01	CONSUMER PROT H Do Pass Amend/Short Do	Adopted
		012-000-000	
	Cal 2nd Rdng Short Debate	e	
Apr 20	Short Debate Cal 2nd Rdns	g	
•	Held 2nd Rdg-Short Debat	e	
Apr 21	Amendment No.02	TURNER	Adopted
•	Cal 3rd Rdng Short Debate		•
Apr 22	Short Debate-3rd Passed 10		
•	Arrive Senate		
	Placed Calendr, First Readr	ng	
Apr 23	Chief Sponsor MOLARO	6	
•	Placed Calendr, First Readr	ıg	
Apr 27	First reading	Referred to Rules	

## HB-1646 STEPHENS, WELLER, PHELAN, HARTKE, TENHOUSE AND SAVIANO

625 ILCS 5/3-112.1	from Ch. 95 1/2, par. 3-112.1
625 ILCS 5/3-403	from Ch. 95 1/2, par. 3-403
625 ILCS 5/3-811	from Ch. 95 1/2, par. 3-811
625 ILCS 5/3-827 rep.	

Session Sine Die

Amends the Illinois Vehicle Code. Provides that titles issued beginning, rather than during, January of 1990 shall provide for an odometer certification. Changes the period for a one month registration permit to 30 days from one calendar month. Eliminates a 3 month driveaway permit. Repeals provisions requiring the Secretary of State to report to the Department of Transportation a list of all second division motor vehicles registered in the prior year. Effective immediately.

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Mar 09 1993 First reading
                                         Rfrd to Comm on Assignment
Mar 11
                                         Assigned to Transportation & Motor
                                           Vehicles
Mar 31
                                         Do Pass/Short Debate Cal 030-000-000
              Cal 2nd Rdng Short Debate
Apr 12
              Short Debate Cal 2nd Rdng
              Cal 3rd Rdng Short Debate
Apr 20
              Third Reading - Passed 115-000-000
Apr 21
              Arrive Senate
              Chief Sponsor FAWELL
              Placed Calendr, First Reading
Apr 22
              First reading
                                         Referred to Rules
                                         Assigned to Transportation
May 08
                                         Refer to Rules/Rul 3-9(a)
Jan 10 1995
              Session Sine Die
```

## HB-1647 WELLER

Apr 29

May 08

Jan 10 1995

SECRETARY OF STATE DUTIES Jul 28 1993 PUBLIC ACT 88-0161

## HB-1648 MOSELEY - CURRAN.

40 ILCS 5/14-114 from Ch. 108 1/2, par. 14-114

Amends the State Employee Article of the Pension Code to change the minimum age required for receiving the first automatic annual increase in retirement annuity, from 60 to 55. Effective immediately.

Note(s) That May	Y APPLY: Fiscal; Pension	
Mar 09 1993	First reading	Rfrd to Comm on Assignment
Mar 11	•	Assigned to Personnel & Pensions
Apr 02		Ref to Rules/Rul 27D
Jan 10 1995	Session Sine Die	

#### HB-1649 VON B - WESSELS.

755 ILCS 5/24-20

from Ch. 110 1/2, par. 24-20

Amends the Probate Act of 1975. Provides that when unclaimed money is deposited with the county treasurer, the money shall earn interest at the rate the county treasurer receives by investing the money. Allows the treasurer to charge and collect an administrative fee not exceeding 1.5% of the unclaimed money.

FISCAL NOTE (Dept. of Financial Institutions)

HB-1649 would require no new State spending. It will not change the volume of unclaimed remittances or claims processed by the Dept. It could affect the amount of unclaimed property remitted to the State by county treasurers, which could mean any accrued interest might change. The 1.5% administrative fee would be collected only on claimed property and unclaimed property re-

mitted to the State would be unaffected.

## NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading Mar 11

Mar 30

Rfrd to Comm on Assignment Assigned to Counties & Townships

Fiscal Note Filed

Committee Counties & Townships Interim Study Calendar CNTY

TWNSHIP

Jan 10 1995 Session Sine Die

#### HB-1650 **VON B - WESSELS - MOFFITT.**

New Act

10 ILCS 5/11-2

from Ch. 46, par. 11-2

Creates the Redistricting Modification Act of 1993. Contains only a short title provision. Amends the Election Code by making a stylistic change.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 10 ILCS 5/11-2

Deletes provisions amending the Election Code. Transfers certain territory in the County of Henry from Representative District 93 to Representative District 94.

Mar 09 1993 First reading

Rfrd to Comm on Assignment Assigned to Elections & State

Mar 11

Government

Mar 31

Motion disch comm, advc 2nd Committee Elections & State

Government Committee discharged 063-043-001

Placed Calndr, Second Reading

Apr 02 Apr 13

Apr 15

Second Reading

Amendment No.01

VON B WESSELS

Adopted

065-045-001

Placed Caindr, Third Reading

Third Reading - Passed 113-000-001 Apr 14

Arrive Senate

Placed Calendr, First Reading Chief Sponsor HAWKINSON

Added as Chief Co-sponsor JACOBS

Referred to Rules

First reading

Assigned to Local Government &

Elections

Refer to Rules/Rul 3-9(a)

May 08 Jan 10 1995 Session Sine Die

#### HB-1651 **VON B - WESSELS**

MEDICAID-NURS HOME-NOTICE Jul 28 1993 **PUBLIC ACT 88-0162** 

#### HR-1652 VON B - WESSELS - PRUSSING - HOFFMAN - MAUTINO - GIOLITTO, HAWKINS AND NOVAK.

30 ILCS 105/8a 30 ILCS 340/1 105 ILCS 5/18-11

from Ch. 127, par. 144a from Ch. 120, par. 406

from Ch. 122, par. 18-11

Amends the Casual Deficit Act to require borrowing in FY93 and FY94 to make the final June State aid payments required to be made to school districts for the fiscal year in which the borrowings occur, repayment to be made by the following August 1. Amends the School Code. Beginning with the 1992-1993 school year, requires a double general State aid payment in June and eliminates the deferred July payment except for the Chicago school district; and as to Chicago, provides for general State aid payments to be made in August and in each of the months of October through July, with no September payments to be made, with the amount paid in August to be 2 times the amount paid in the other months, and with the July payment to be deemed payment for the school year that commenced during the immediately preceding calendar year. Amends the State Finance Act to provide for corresponding transfers from GRF to the Common School Fund. Effective immediately.

## HOUSE AMENDMENT NO. 1. (Tabled April 14, 1993)

Provides that general State aid payments made in August of any calendar year to the Chicago school district shall be deemed payments for claims covering the school year that commenced in the immediately proceeding calendar year.

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NOTE(S) THAT MAY APPLY: Fiscal
      Mar 09 1993 First reading
                                              Rfrd to Comm on Assignment
      Mar 11
                                              Assigned to Elementary & Secondary
                                                Education
                         Amendment No.01
                                              ELEM SCND ED H
      Apr 01
                                              Recommnded do pass as amend
                                                019-004-000
                    Placed Calndr, Second Reading
                    Second Reading
      Apr 12
                    Placed Calndr, Third Reading
                                              Mtn Prev-Recall 2nd Reading
      Apr 14
                                              Mtn Prevail -Table Amend No 01
                    Placed Calndr, Third Reading
      Apr 15
                    Third Reading - Passed 091-021-000
      Apr 16
                    Arrive Senate
                    Placed Calendr, First Reading
      Apr 21
                    Chief Sponsor BERMAN
                    First reading
                                              Referred to Rules
                                              Assigned to Executive
      May 08
                                              Refer to Rules/Rul 3-9(a)
      Jan 10 1995
                    Session Sine Die
HR-1653
            VON B - WESSELS - OSTENBURG.
  220 ILCS 5/2-103
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from Ch. 111 2/3, par. 2-103

Amends the Public Utilities Act. Provides that Illinois Commerce Commission members may not be employed by regulated public utilities or represent persons in certain matters before the Commission for 3 years, rather than one year, after leaving the Commission.

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Public Utilities Motion Do Pass-Lost 005-004-000 Mar 31 HPUB Remains in Committee Public Utilities Apr 01 Interim Study Calendar PUB UTILITIES

Jan 10 1995 Session Sine Die

#### HB-1654 VON B - WESSELS.

220 ILCS 5/2-109 new

Amends the Public Utilities Act. Provides that a member who is first appointed to the Illinois Commerce Commission after a hearing officer has issued a proposed order in a pending case may not vote on any order regarding that case.

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Public Utilities Motion Do Pass-Lost 004-004-001 Mar 31 **HPUB** Interim Study Calendar PUB UTILITIES

Jan 10 1995 Session Sine Die

#### HB-1655 **VON B - WESSELS.**

220 ILCS 5/9-201 from Ch. 111 2/3, par. 9-201

Amends the Public Utilities Act. Provides that if the Commerce Commission orders a public utility to refund overcharges, a portion of the refund money must be set aside for refunds to former customers of the utility.

#### HOUSE AMENDMENT NO. 1.

Deletes requirement that the utility include notice in billing inserts regarding former customers.

NOTE(S) THAT MAY APPLY: Fiscal Mar 09 1993 First reading

Mar 11

Mar 31

Amendment No.01

Rfrd to Comm on Assignment Assigned to Public Utilities

PUB UTILITIES H Adopted

009-000-000

Motion Do Pass Amended-Lost 006-003-000 HPUB

Remains in Committee Public Utilities Interim Study Calendar PUB

UTILITIES

Jan 10 1995 Session Sine Die

#### HB-1656 DAVIS.

Apr 01

105 ILCS 5/18-8 from Ch. 122, par. 18-8 105 ILCS 5/34-43.1 from Ch. 1: 105 ILCS 5/34A-500 new 105 ILCS 5/34A-101 rep. thru 5/34A-415 rep. from Ch. 122, par. 34-43.1

105 ILCS 5/34A-601 rep. 105 ILCS 5/34A-602 rep.

105 ILCS 5/34A-604 rep.

105 ILCS 5/34A-606 rep. 105 ILCS 5/34A-607 rep.

105 ILCS 5/34A-608 rep.

Amends the School Code. Abolishes the School Finance Authority. Provides that the Chicago City Council shall succeed to the powers and duties of the former Authority with respect to the retirement of those bonds that were issued by the former Authority and that are outstanding at the time the Authority is abolished. Provides for exercise by the State Board of Education of those responsibilities exercised by the former Authority with respect to monitoring and limiting the administrative, noninstructional cost expenditures of the Chicago Board of Education. Revises the State aid formula to eliminate the requirement that the budget of the School Finance Authority be paid by reducing the State aid apportionable to the Chicago public school system. Provides that the changes in the State aid formula and monitoring of noninstructional costs and the repeal of provisions relating to the School Finance Authority are effective July 1, 1994.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading Mar 11

Apr 02 Jan 10 1995 Session Sine Die Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education

Ref to Rules/Rul 27D

#### HB-1657 YOUNGE.

305 ILCS 30/5

from Ch. 23, par. 6855

Amends the Family Resource Development Act. Makes a punctuation change. HOUSE AMENDMENT NO. 1.

Deletes reference to: 305 ILCS 30/5 Adds reference to: 305 ILCS 30/10 new

Deletes everything. Amends the Family Resource Development Act. Establishes a Family Resource Development Center at State Community College in East St. Louis to conduct programs to develop human resources through improvement of coping skills in areas related to family and community life, conduct research, provide consultant services, and engage in other activities. Requires the President of State Community College to appoint a Director of the Center and a Planning and Review Advisory Committee.

FISCAL NOTE (Ill. Community College Board) Until the staffing needs, salaries and administrative costs

are determined, the Board is unable to determine the total cost for establishing the center.

FISCAL NOTE (Dept. of Public Aid)

HB 1657 has no fiscal impact to the Department of Public Aid.

## HOUSE AMENDMENT NO. 2.

Adds reference to:

325 ILCS 30/4

from Ch. 23, par. 4104

Changes the title of the bill and amends the Family Support Demonstration Project. Requires that the family support center established under the project offer parental training to AFDC recipients (including foster parents). Requires that DCFS refer to the center clients who need parental training.

Mar 09 1993	First reading	Right to Comm on Assignment
Mar 11		Assigned to Health Care & Human
		Services
Apr 01	Amendment No.01	HEALTH/HUMAN H Adopted
		Recomminded do pass as amend
		015-010-000
	Dlagad Calada Sagand Page	
A 10	Placed Calndr, Second Read	
Apr 12	6 15 1	Fiscal Note Requested WENNLUND
	Second Reading	
	Held on 2nd Reading	
Apr 14		Fiscal Note Filed
•	Held on 2nd Reading	
Apr 15		Fiscal Note Filed
11p1 15	Held on 2nd Reading	1 15001 1 1000 1 1100
Apr 16	Placed Calndr, Third Readi	nα
	Traccu Camur, Thru Readi	9
Apr 21	A 1 (N 00	Mtn Prev-Recall 2nd Reading
	Amendment No.02	JONES, SHIRLEY Adopted
	Placed Caindr, Third Readi	ng
Apr 22	Third Reading - Passed 112	2-000-000
•	Arrive Senate	
	Placed Calendr, First Read	ng
Apr 13 1994	Sen Sponsor HENDON	
Apr 14	First reading	Referred to Rules
Whi 14	I Hat I caumg	Referred to Rules

## Jan 10 1995 Se HB-1658 YOUNGE.

720 ILCS 5/12-4.2

from Ch. 38, par. 12-4.2

Amends the Criminal Code of 1961. Reduces the penalty for commission of aggravated battery with a firearm from a Class X felony to a Class 1 felony.

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Judiciary II

Apr 01 Interim Study Calendar JUDICIARY

II

Jan 10 1995 Session Sine Die

Session Sine Die

#### HB-1659 PHELAN.

735 ILCS 5/9-102

from Ch. 110, par. 9-102

Amends the Code of Civil Procedure. Provides that a forcible entry action may be maintained when a person entitled to possession of the premises, the owner or other grantor of a lease or tenancy interest by his or her own affidavit, affidavit of a witness, or other equivalent evidence, demonstrates gang activity or drug-related activity has taken place on or around the premises in question. This evidence constitutes a rebuttable presumption of gang or drug-related activity.

Mar 09 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Judiciary I
Mar 31 Interim Study Calendar JUDICIARY I

Jan 10 1995 Session Sine Die

## HB-1660 HOMER - JOHNSON, TOM.

730 ILCS 5/3-2-6 from Ch. 38, par. 1003-2-6

Amends the Unified Code of Corrections. Makes technical changes.

Mar 09 1993 First reading Rfrd to Comm on Assignment

	Mar 11 Mar 23		Assigned to Judiciary II
		Cal 2nd Rdng Short Debate	
	Apr 20	Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate	
	Apr 26 Apr 30	Cal 3rd Rdng Short Debate Ref to Rules/Rul 37G	
	Jan 10 1995	Session Sine Die	
HB-1661 HOMER – JOHNSON, TOM.			
730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3			
An		hed Code of Corrections. I	Makes a technical change.
	Mar 09 1993 Mar 11	First reading	Rfrd to Comm on Assignment
	Mar 23		Assigned to Judiciary II Do Pass/Short Debate Cal 016-000-000
	Apr 20	Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate	5
	Apr 30	Ref to Rules/Rul 37G	
	Jan 10 1995	Session Sine Die	
HB-1662 HOMER – JOHNSON, TOM.			
	ILCS 5/5-8-1.		3, par. 1005-8-1.1
Amends the Unified Code of Corrections Section on impact incarceration. Makes			
a pun	ctuation chan Mar 09 1993		Df-14- C A-i
	Mar 09 1993 Mar 11	First reading	Rfrd to Comm on Assignment Assigned to Judiciary II
	Mar 23		Do Pass/Short Debate Cal 016-000-000
	Apr 20	Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate	
	Apr 30 Jan 10 1995	Ref to Rules/Rul 37G Session Sine Die	•
HB-1663 HOMER - JOHNSON, TOM.			
HB-10	663 HOME	R – JOHNSON.TOM.	
	663 HOME ILCS 5/5-8A-		s, par. 1005-8A-3
730	ILCS 5/5-8A-	from Ch. 38	S, par. 1005-8A-3 Section on applications for electronic
730 An	ILCS 5/5-8A- nends the Uni	from Ch. 38	Section on applications for electronic
730 An	o ILCS 5/5-8A- nends the Uni- detention. Ma Mar 09 1993	from Ch. 38 fred Code of Corrections S	Section on applications for electronic  Rfrd to Comm on Assignment
730 An	o ILCS 5/5-8A- nends the Uni- detention. Ma Mar 09 1993 Mar 11	from Ch. 38 from Ch. 38 fred Code of Corrections Sakes grammatical change.	Section on applications for electronic  Rfrd to Comm on Assignment Assigned to Judiciary II
730 An	o ILCS 5/5-8A- nends the Uni- detention. Ma Mar 09 1993	from Ch. 38 from Ch. 38 fred Code of Corrections Sakes grammatical change.	Rfrd to Comm on Assignment Assigned to Judiciary II Do Pass/Short Debate Cal 016-000-000
730 An	o ILCS 5/5-8A- nends the Uni- detention. Ma Mar 09 1993 Mar 11	from Ch. 38 fied Code of Corrections Sakes grammatical change. First reading  Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng	Rfrd to Comm on Assignment Assigned to Judiciary II Do Pass/Short Debate Cal 016-000-000
730 An	o ILCS 5/5-8A- nends the United detention. Ma Mar 09 1993 Mar 11 Mar 23 Apr 20 Apr 30	from Ch. 38 fied Code of Corrections Sakes grammatical change. First reading  Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Ref to Rules/Rul 37G	Rfrd to Comm on Assignment Assigned to Judiciary II Do Pass/Short Debate Cal 016-000-000
730 An	o ILCS 5/5-8A- nends the Uni- detention. Ma Mar 09 1993 Mar 11 Mar 23 Apr 20	from Ch. 38 fied Code of Corrections Sakes grammatical change. First reading  Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate	Rfrd to Comm on Assignment Assigned to Judiciary II Do Pass/Short Debate Cal 016-000-000
730 An	o ILCS 5/5-8A- nends the United detention. Mar 09 1993 Mar 11 Mar 23 Apr 20 Apr 30 Jan 10 1995	from Ch. 38 fied Code of Corrections Sakes grammatical change. First reading  Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Ref to Rules/Rul 37G	Rfrd to Comm on Assignment Assigned to Judiciary II Do Pass/Short Debate Cal 016-000-000
730 An home	o ILCS 5/5-8A- nends the United detention. Mar 09 1993 Mar 11 Mar 23 Apr 20 Apr 30 Jan 10 1995	from Ch. 38 fied Code of Corrections Sakes grammatical change. First reading  Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Ref to Rules/Rul 37G Session Sine Die  R – JOHNSON, TOM.	Rfrd to Comm on Assignment Assigned to Judiciary II Do Pass/Short Debate Cal 016-000-000
730 Annhome HB-16	ollCS 5/5-8A- nends the United detention. May Mar 09 1993 Mar 11 Mar 23 Apr 20 Apr 30 Jan 10 1995 664 HOME OllCS 5/3-6-3 nends the United	from Ch. 38 fied Code of Corrections Sakes grammatical change. First reading  Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Ref to Rules/Rul 37G Session Sine Die  R – JOHNSON,TOM.  from Ch. 38 fied Code of Corrections. Medical Code of Corrections.	Rfrd to Comm on Assignment Assigned to Judiciary II Do Pass/Short Debate Cal 016-000-000  8, par. 1003-6-3 Makes a technical change.
730 Annhome HB-16	o ILCS 5/5-8A- nends the United detention. Mar 09 1993 Mar 11 Mar 23  Apr 20  Apr 30 Jan 10 1995 664 HOME O ILCS 5/3-6-3 nends the United Mar 09 1993	from Ch. 38 fied Code of Corrections Sakes grammatical change. First reading  Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Ref to Rules/Rul 37G Session Sine Die  R – JOHNSON,TOM.  from Ch. 38	Rfrd to Comm on Assignment Assigned to Judiciary II Do Pass/Short Debate Cal 016-000-000 3, 3, 4, par. 1003-6-3 Makes a technical change. Rfrd to Comm on Assignment
730 Annhome HB-16	Apr 20 Apr 30 Jan 10 1995 664 HOME OLCS 5/3-6-3 nends the Unit detention. Ma Mar 09 1993 Apr 20 Apr 30 Jan 10 1995 664 HOME OLCS 5/3-6-3 nends the Unit Mar 09 1993 Mar 11	from Ch. 38 fied Code of Corrections Sakes grammatical change. First reading  Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Ref to Rules/Rul 37G Session Sine Die  R – JOHNSON,TOM.  from Ch. 38 fied Code of Corrections. Medical Code of Corrections.	Rfrd to Comm on Assignment Assigned to Judiciary II Do Pass/Short Debate Cal 016-000-000 3, 3, par. 1003-6-3 Makes a technical change. Rfrd to Comm on Assignment Assigned to Judiciary II
730 Annhome HB-16	o ILCS 5/5-8A- nends the United detention. Mar 09 1993 Mar 11 Mar 23  Apr 20  Apr 30 Jan 10 1995 664 HOME O ILCS 5/3-6-3 nends the United Mar 09 1993	from Ch. 38 fied Code of Corrections Sakes grammatical change. First reading  Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Ref to Rules/Rul 37G Session Sine Die  R – JOHNSON,TOM.  from Ch. 38 fied Code of Corrections. Medical Code of Corrections.	Rfrd to Comm on Assignment Assigned to Judiciary II Do Pass/Short Debate Cal 016-000-000 B, par. 1003-6-3 Makes a technical change. Rfrd to Comm on Assignment Assigned to Judiciary II Do Pass/Short Debate Cal 016-000-000
730 Annhome HB-16	Apr 20 Apr 30 Jan 10 1995 664 HOME OLCS 5/3-6-3 nends the Unit detention. Ma Mar 09 1993 Apr 20 Apr 30 Jan 10 1995 664 HOME OLCS 5/3-6-3 nends the Unit Mar 09 1993 Mar 11	from Ch. 38 fied Code of Corrections S akes grammatical change. First reading  Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Ref to Rules/Rul 37G Session Sine Die  R – JOHNSON,TOM. from Ch. 38 fied Code of Corrections. N First reading	Rfrd to Comm on Assignment Assigned to Judiciary II Do Pass/Short Debate Cal 016-000-000  8, par. 1003-6-3 Makes a technical change. Rfrd to Comm on Assignment Assigned to Judiciary II Do Pass/Short Debate Cal 016-000-000
730 Annhome HB-16	Apr 20 Apr 30 Jan 10 1995 664 HOME OILCS 5/3-6-3 nends the Unit Mar 09 1993 Mar 11 Mar 23	from Ch. 38 fied Code of Corrections Sakes grammatical change. First reading  Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Ref to Rules/Rul 37G Session Sine Die  R – JOHNSON,TOM. from Ch. 38 fied Code of Corrections. N First reading  Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Ref to Rules/Rul 37G	Rfrd to Comm on Assignment Assigned to Judiciary II Do Pass/Short Debate Cal 016-000-000  8, par. 1003-6-3 Makes a technical change. Rfrd to Comm on Assignment Assigned to Judiciary II Do Pass/Short Debate Cal 016-000-000
730 An home HB-16 730 An	Apr 30 Jan 10 1993 Mar 11 Mar 09 1993 Mar 11 Mar 23  Apr 20  Apr 30 Jan 10 1995 664 HOME OILCS 5/3-6-3 Hends the Unif Mar 09 1993 Mar 11 Mar 23  Apr 20  Apr 30 Jan 10 1995	from Ch. 38 fied Code of Corrections Sakes grammatical change. First reading  Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Ref to Rules/Rul 37G Session Sine Die  R - JOHNSON,TOM. from Ch. 38 fied Code of Corrections. In First reading  Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Ref to Rules/Rul 37G Session Sine Die	Rfrd to Comm on Assignment Assigned to Judiciary II Do Pass/Short Debate Cal 016-000-000  8, par. 1003-6-3 Makes a technical change. Rfrd to Comm on Assignment Assigned to Judiciary II Do Pass/Short Debate Cal 016-000-000
730 An home HB-16 730 An	Apr 20 Apr 30 Jan 10 1993 Mar 11 Mar 09 1995 Apr 30 Jan 10 1995 Apr 30 Jun 10 1995 Apr 30 Jun 10 1995 Apr 30 Apr 20 Apr 30 Apr 30 Apr 20 Apr 30 Apr 30 Apr 20 Apr 30 Jun 10 1995 Apr 30	from Ch. 38 fied Code of Corrections Sakes grammatical change. First reading  Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Ref to Rules/Rul 37G Session Sine Die  R - JOHNSON,TOM.  from Ch. 38 fied Code of Corrections. In First reading  Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Ref to Rules/Rul 37G Session Sine Die  MAN.	Rfrd to Comm on Assignment Assigned to Judiciary II Do Pass/Short Debate Cal 016-000-000  B, par. 1003-6-3 Makes a technical change. Rfrd to Comm on Assignment Assigned to Judiciary II Do Pass/Short Debate Cal 016-000-000
730 An home HB-16 730 An	Apr 20 Apr 30 Jan 10 1993 Mar 11 Mar 09 1995 664 HOME 0 ILCS 5/3-6-3 nends the Unit Mar 09 1995 Apr 30 Jan 10 1995 Apr 20 Apr 30 Apr 20 Apr 30 Apr 20 Apr 30 Jan 10 1995 Apr 30 Jan 10 1995 665 SALTS 61LCS 5/456	from Ch. 38 fied Code of Corrections Sakes grammatical change. First reading  Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Ref to Rules/Rul 37G Session Sine Die  R - JOHNSON,TOM.  from Ch. 38 fied Code of Corrections. In First reading  Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Ref to Rules/Rul 37G Session Sine Die  MAN.  from Ch. 73	Rfrd to Comm on Assignment Assigned to Judiciary II Do Pass/Short Debate Cal 016-000-000  8, par. 1003-6-3 Makes a technical change. Rfrd to Comm on Assignment Assigned to Judiciary II Do Pass/Short Debate Cal 016-000-000

sured for workers' compensation and employers' liability insurance shall be based upon the hours worked in a particular job classification, not the wages or salaries paid to the employees.

Mar 09 1993 First reading

Mar 11

Rfrd to Comm on Assignment Assigned to Labor & Commerce 1361 HB-1665-Cont.

Ref to Rules/Rul 27D

Apr 02 Jan 10 1995

Session Sine Die

HB-1666 BURKE.

215 ILCS 5/367g

from Ch. 73, par. 979g

Amends the Insurance Code. Provides that a municipality, as part of its program of group accident and health insurance or other medical benefits that is made available to its police officers, shall offer those police officers a plan for the prepayment of premiums for continued coverage of the insurance or other benefits after an officer's retirement or disability. Makes provision applicable to home rule units.

NOTE(S) THAT MAY APPLY: Home Rule

Mar 09 1993 First reading

Mar 11 Apr 02

Rfrd to Comm on Assignment Assigned to Cities & Villages Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

HR-1667 PUGH.

110 ILCS 947/53 new

Amends the Higher Education Student Assistance Act. Creates a \$500 per semester (\$335 per quarter) grant assistance program, administered by the Illinois Student Assistance Commission, for undergraduate students whose family income is below the federal poverty level and who maintain a 3.0 on a 4.0 scale grade point average. Provides that the grants are payable from a separate appropriation made for purposes of the program. Requires the Commission to adopt rules necessary to administer the program.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading

Mar 11

Apr 01

Jan 10 1995 Session Sine Die Rfrd to Comm on Assignment Assigned to Higher Education Interim Study Calendar HIGHER ED

HB-1668 DAVIS.

105 ILCS 5/34-2.5

from Ch. 122, par. 34-2.5

Amends the School Code. Requires the subdistrict councils of Chicago's public school system to report to the board of education (which in turn is required to report to the General Assembly) concerning the progress of the schools within the subdistricts in meeting Chicago school reform goals. Effective immediately.

Mar 09 1993 First reading

Mar 11

Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Education

Apr 02

Session Sine Die Jan 10 1995

Ref to Rules/Rul 27D

#### HB-1669 WELLER - ROTELLO - WOJCIK, LAWFER AND SKINNER.

305 ILCS 5/5B-4

from Ch. 23, par. 5B-4

Amends the Public Aid Code. Provides that if a nursing home submits a bill for Medicaid reimbursement to the Department of Public Aid, and the Department does not approve the bill within 30 days, the nursing home may deduct the amount of the requested reimbursement from its next Medicaid Revenue Act assessment payment. Requires the Department of Public Aid to adopt rules concerning the treatment of amounts deducted but determined not eligible for reimbursement. Effective immediately.

FISCAL NOTE (Dept. of Public Aid)

This bill would eliminate almost all of the \$439.0 million in

assessment expenditures estimated for FY'94 (of which \$205.5 million is from FFP) given the Department's current anticipat-

ed FY'94 payment cycle of 62.8 days. This would be the cost of

the bill given the current FY'94 request.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading

Mar 11

Rfrd to Comm on Assignment Assigned to Health Care & Human Services

Apr 01

Do Pass/Short Debate Cal 018-000-002

Cal 2nd Rdng Short Debate

Fiscal Note Filed Apr 15 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 20 Held 2nd Rdg-Short Debate Apr 28 Interim Study Calendar HEALTH/HUMAN Mar 02 1994 Exempt under Hse Rule 29(C) HCHS Returned to Health Care & Human Services Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die HB-1670 WOJCIK. 35 ILCS 5/203 from Ch. 120, par. 2-203 Amends the Illinois Income Tax Act to create a deduction of \$6.30 per day for each day a person is a resident of a life care facility less any amount received under the Nursing Home Grant Assistance Act. Effective immediately. NOTE(S) THAT MAY APPLY: Fiscal Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Revenue Apr 02 Interim Study Calendar REVENUE Jan 10 1995 Session Sine Die HB-1671 LANG - RONEN - DART - LEVIN - ERWIN. 415 ILCS 5/32.1 new Amends the Environmental Protection Act to provide that in any contested case proceeding, the person presiding shall prepare a substantive recommendation and proposed order to be served on all parties. FISCAL NOTE (Attorney General) The Pollution Control Board estimates an annual additional cost from this proposed legislation of \$430,000. FISCAL NOTE (Attorney General) The estimated costs to the State for implementation of this provision would be \$300,000-\$400,000 per year. Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary I Apr 01 Recommended do pass 008-001-001 Placed Calndr Second Reading Apr 12 Second Reading Placed Calndr, Third Reading Apr 14 Fiscal Note Requested BLACK Calendar Order of 3rd Rdng Fiscal Note Filed Apr 19 Fiscal Note Filed Calendar Order of 3rd Rdng Third Reading - Passed 060-050-003 Apr 20 Arrive Senate Chief Sponsor FARLEY Placed Calendr, First Reading Apr 21 First reading Referred to Rules Assigned to Environment & Energy May 08 Refer to Rules/Rul 3-9(a) Jan 10 1995 Session Sine Die LANG - RONEN - DART - LEVIN. HR-1672

415 ILCS 5/31.1 from Ch. 111 1/2, par. 1031.1 415 ILCS 5/42 from Ch. 111 1/2, par. 1042

Amends the Environmental Protection Act to provide that an administrative citation may be issued for any violation of the Act. Limits civil penalties for administrative citations to no more than \$1000 for each violation and no more than \$10,000 per facility.

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Judiciary I
Apr 01 Motion Do Pass-Lost 006-004-000
HJUA
Remains in Committee Judiciary I

Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die

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HB-1673
             LANG - NOVAK - RONEN - DART - LEVIN.
  415 ILCS 60/3
                                    from Ch. 5, par. 803
   Amends the Illinois Pesticide Act to grant counties and municipalities concurrent
authority to regulate pesticides within their jurisdictions.
       Mar 09 1993 First reading
                                                Rfrd to Comm on Assignment
                                                Assigned to Agriculture & Conservation
       Apr 02
                                                Ref to Rules/Rul 27D
       Jan 10 1995
                     Session Sine Die
HR-1674
             LANG - NOVAK - RONEN - DART - ERWIN.
  415 ILCS 5/42
                                    from Ch. 111 1/2, par. 1042
  Amends the Environmental Protection Act to increase the civil penalties that
may be assessed for violations. Effective immediately.
      FISCAL NOTE (Attorney General)
      Given the fact that the bill increases civil penalties, there
      is no additional expenditure of State funds or any decrease
      in State revenues. It is anticipated that HB 1674 will in-
      crease State revenues. It is not possible to provide an
      accurate estimate of the amount of increase, due inter alia to
      the fact that the impact of the legislation in deterring re-
       eat violations is unknown.
      FISCAL NOTE (Attorney General)
      Additional revenues would be generated through the enhanced
      penalties specified in this bill. The estimated revenues would
      be approximately $1,000,000 per year.
  NOTE(S) THAT MAY APPLY: Fiscal
      Mar 09 1993
                    First reading
                                                Rfrd to Comm on Assignment
      Mar 11
                                                Assigned to Judiciary I
      Apr 01
                                                Recommended do pass 008-002-000
                     Placed Calndr, Second Reading
      Apr 12
                     Second Reading
                     Placed Calndr, Third Reading
      Apr 14
                                                Fiscal Note Requested WENNLUND
                     Calendar Order of 3rd Rdng
      Apr 19
                                                Fiscal Note Filed
                                               Fiscal Note Filed
                     Calendar Order of 3rd Rdng
      Apr 30
                     Ref to Rules/Rul 37G
      Jan 10 1995
                     Session Sine Die
             LANG - NOVAK - RONEN - BALANOFF - DART, LEVIN AND ERWIN.
HB-1675
  415 ILCS 5/31
                                    from Ch. 111 1/2, par. 1031
  Amends the Environmental Protection Act to authorize the Pollution Control
Board to award costs and fees to the prevailing party in certain cases. Effective
immediately.
      FISCAL NOTE (Attorney General)
      This bill should not require the expenditure of state funds.
      FISCAL NOTE (Attorney General)
      The estimated revenues would be approximately $250,000 per
      Mar 09 1993
                    First reading
                                               Rfrd to Comm on Assignment
      Mar 11
                                               Assigned to Judiciary I
      Apr 01
                                               Recommended do pass 008-002-000
                     Placed Calndr, Second Reading
      Apr 12
                     Second Reading
                     Placed Caindr, Third Reading
      Apr 14
                                               Fiscal Note Requested BLACK
                     Calendar Order of 3rd Rdng
      Apr 19
                                               Fiscal Note Filed
                                               Fiscal Note Filed
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## HB-1676 LANG - RONEN - BALANOFF - DART - LEVIN AND ERWIN.

Calendar Order of 3rd Rdng

415 ILCS 5/40 from Ch. 111 1/2, par. 1040

Ref to Rules/Rul 37G

Session Sine Die

Apr 30

Jan 10 1995

Amends the Environmental Protection Act to allow third party appeals of certain permits granted by the Agency. Effective immediately.

FISCAL NOTE (Attorney General)

HB1676 would to some extent increase the number of permit appeals which increase should not be sufficient to cause any sub-

tantial additional expenditure of funds by the Board.

FISCAL NOTE (Attorney General)

The estimated costs to the State for implementation of this provisions would be \$100,000 per year.

FISCAL NOTE (EPA)

The number of third party appeals cannot be determined until

they are filed with the PCB.

Mar 09 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Judiciary I

Apr 01 Recommended do pass 007-001-002

Placed Caindr, Second Reading

Apr 12 Fiscal Note Requested BLACK

Second Reading

Held on 2nd Reading

Apr 19 Fiscal Note Filed

Fiscal Note Filed Fiscal Note Filed

Apr 30 Held on 2nd Reading Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die

## HB-1677 LEVIN.

775 ILCS 5/8-104.1 new

Amends the Human Rights Act. Sets forth procedures permitting a person, who desires to perpetuate his or her own testimony or the testimony of another person regarding a matter that is the subject of a charge under the Act, to petition the Human Rights Commission for an order providing for the taking of depositions. Also allows the Commission to allow the taking of depositions after a public hearing but before the Commission has issued a final administrative decision. Effective immediately.

## **HOUSE AMENDMENT NO. 2.**

Provides that a petition for perpetuating testimony may be filed at any time. Makes a stylistic change.

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Judiciary I

Apr 01 Amendment No.01 JUDICIARY I H Withdrawn Recommended do pass 012-000-000

Placed Calndr, Second Reading

Apr 20 Second Reading

Amendment No.02 LEVIN Adopted

Placed Calndr, Third Reading

Apr 22 Third Reading - Passed 096-013-007

Apr 23 Arrive Senate

Placed Calendr, First Reading

Jan 10 1995 Session Sine Die

## HB-1678 RYDER - CURRIE.

750 ILCS 5/505 from Ch. 40, par. 505

Amends the Marriage and Dissolution of Marriage Act. Increases the guidelines (based on a percentage of the supporting party's net income) to be used by courts in determining a minimum amount of child support. Requires a court to make certain written findings if it does not apply the guidelines. Requires certain support orders to include a provision requiring the obligor to notify the Department of Public Aid of certain circumstances concerning employment and health insurance coverage.

## HOUSE AMENDMENT NO. 1.

Deletes provision that child support guidelines shall be applied unless the court finds that application would be unjust. If the court deviates from the guidelines, requires a statement of the reason or reasons (rather than a justification) for the variance. Requires that an order for support include a date on which the order shall terminate. Adds immediate effective date.

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HOUSE AMENDMENT NO. 2.
Adds immediate effective date.
HOUSE AMENDMENT NO. 3.
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Mar 11

Apr 28

May 08

Jan 10 1995

Adds reference to: 305 ILCS 5/10-10 from Ch. 23, par. 10-10 from Ch. 40, par. 510 from Ch. 40, par. 609 from Ch. 40, par. 1106 from Ch. 40, par. 1106 from Ch. 40, par. 1107 from Ch. 40, par. 1107 from Ch. 40, par. 1224 from Ch. 40, par. 2514

Deletes the title of the bill and everything after the enacting clause. Amends the Public Aid Code, the Marriage and Dissolution of Marriage Act, the Non-Support of Spouse and Children Act, the Revised Uniform Reciprocal Enforcement of Support Act, and the Parentage Act. Changes references to child support "guidelines" to "schedule", and increases the percentages of a non-custodial parent's net income a court is to use in determining a basic child support obligation. Provides for adjustments to the schedule for excess income and other factors. Provides for supplemental child support in addition to the basic obligation. Changes provisions concerning modification of support. Makes other changes. Effective immediately.

Mar 09 1993 First reading Rfrd to Comm on Assignment

Assigned to Indiciary I

Assigned to Judiciary

Refer to Rules/Rul 3-9(a)

17141 11		Assigned to Judicially 1	
Apr 01	Amendment No.01	JUDICIARY I H	Adopted
		011-000-000	•
	Amendment No.02	JUDICIARY I H	Adopted
		011-000-000	
		Do Pass Amend/Short D	ebate
		011-000-000	
	Cal 2nd Rdng Short Debat	te ·	
Apr 12	Short Debate Cal 2nd Rdn	g	
•	Placed Calndr, Third Read		
Apr 23			ading
	Amendment No.03	RYDER	Adopted
	Amendment No.04	RYDER	Lost
	Amendment No.05	RYDER	Lost
	Cal 3rd Rdng Short Debat	e	
	Mtn Prevail to Suspend Ru	ile 37(D)	
	Short Debate-3rd Passed 0		
Apr 26	Arrive Senate		
Apr 27	Placed Calendr, First Read	ng	
•	Chief Sponsor HASARA	8	
	First reading	Referred to Rules	
		Troibinou to Iruios	

# HB-1679 MCAFEE – MOORE, EUGENE.

New Act 225 ILCS 515/13 from Ch. 111, par. 916 815 ILCS 505/2Z from Ch. 121 1/2, par. 262Z

Session Sine Die

Creates the Career Counseling and Outplacement Consumer Protection Act. Regulates business practices of persons engaged in rendering services to prospective employees consisting of advice or assistance in obtaining employment or preparation for employment. Amends the Private Employment Agency Act to provide that a licensed private employment agency is subject to the Career Counseling and Outplacement Consumer Protection Act. Makes violations of the new Act deceptive business practices under the Consumer Fraud and Deceptive Business Practices Act. Effective immediately.

Mar 09 1993 Mar 11 Apr 01	First reading	Rfrd to Comm on Assignment Assigned to Consumer Protection Recommended do pass 009-001-001
-	Discord Colode Conon	

Placed Calndr, Second Reading
Apr 12 Second Reading

Placed Calndr, Third Reading

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Apr 20 Third Reading - Passed 113-001-001
Apr 21 Arrive Senate
Chief Sponsor DELEO
Placed Calendr, First Reading
Apr 22 First reading Referred to Rules
Assigned to Commerce & Industry
May 08 Refer to Rules/Rul 3-9(a)
Jan 10 1995 Session Sine Die
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### HB-1680 HOFFMAN.

220 ILCS 5/3-105

from Ch. 111 2/3, par. 3-105

Amends the Public Utilities Act. Makes technical changes with respect to the definition of the term "public utility"

Mar 09 1993	First reading	Rfrd to Comm on Assignment
Mar 11	<b>G</b>	Assigned to Public Utilities
Apr 02		Ref to Rules/Rul 27D
Jan 10 1995	Session Sine Die	

#### HR-1681 FREDERICK.

35 ILCS 105/3-50	from Ch. 120, par. 439.3-50
35 ILCS 110/2	from Ch. 120, par. 439.32
35 ILCS 115/2	from Ch. 120, par. 439.102
35 ILCS 120/2-45	from Ch. 120, par. 441-45

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act to provide that the manufacturing process, for purposes of the machinery and equipment exemption, commences with the introduction of raw material onto the premises where the manufacturing process is conducted.

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Note(s) That May Apply: Fiscal
Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Revenue
Apr 02 Ref to Rules/Rul 27D
Jan 10 1995 Session Sine Die
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### HB-1682 BIGGINS, ZICKUS, MURPHY,M, LAWFER AND MOFFITT.

35 ILCS 5/201 from Ch. 120, par. 2-201

Amends the Illinois Income Tax Act. Increases the investment tax credit from .5% to 1% of the basis of qualified property placed in service during the taxable year. Increases the additional investment tax credit from .5% to 1% of the basis of qualified property placed in service after July 1, 1986 allowed if the taxpayer's base employment has increased by 1%. Also increases the research and development tax credit from 6.5% to 12.5%.

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Note(s) That May Apply: Fiscal
Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Revenue
Apr 02 Ref to Rules/Rul 27D
Jan 10 1995 Session Sine Die
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### HB-1683 MURPHY,M.

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35 ILCS 105/3-10 from Ch. 120, par. 439.3-10
35 ILCS 110/3-10 from Ch. 120, par. 439.33-10
35 ILCS 115/3-10 from Ch. 120, par. 439.103-10
35 ILCS 102/2-10 from Ch. 120, par. 441-10
35 ILCS 615/2 from Ch. 120, par. 467.17
35 ILCS 620/2 from Ch. 120, par. 469
220 ILCS 5/9-222.2 from Ch. 111 2/3, par. 9-222.2
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Amends the Use, Service Use, Service Occupation and Retailers' Occupation Tax Acts, the Gas Revenue Tax Act, the Public Utilities Act, and the Public Utilities Revenue Act. Reduces the rate of and gradually eliminates taxes imposed under those Acts on fuel and electricity used in the manufacturing or assembling process in Illinois, or in the mining process in Illinois, or in the operation of a pollution control facility in Illinois from 5% to 4% beginning in 1995, to 2% beginning in 1996 and to 0% beginning in 1997. Also amends the Public Utilities Act to require that additional charges to customers' bills for State utility taxes reflect the tax reductions and exemptions. Effective January 1, 1994.

Note(s) That May Apply: Fiscal
Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Revenue

Apr 01 Interim Study Calendar REVENUE

Jan 10 1995 Session Sine Die

HB-1684 KUBIK.

35 ILCS 105/2 from Ch. 120, par. 439.2 35 ILCS 110/2 from Ch. 120, par. 439.32 35 ILCS 120/1 from Ch. 120, par. 440

Amends the Use Tax Act, the Service Use Tax Act, and the Retailers' Occupation Tax Act to provide that tangible personal property is deemed to be purchased for the purpose of resale if it is consumed, destroyed, or loses its identity in the process of manufacturing or assembling tangible personal property.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Revenue
Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

### HB-1685 SAVIANO.

820 ILCS 305/3.5 new

Amends the Workers' Compensation Act to provide that if, at the time of the employee's injury or disablement, the employee had a blood alcohol content of 0.10, cannabis, or a controlled substance in his or her body, the arbitrator shall take that information into consideration in determining whether to recommend workers' compensation for the employee to the Industrial Commission.

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Labor & Commerce
Interim Study Calendar LABOR
COMMRCE

Jan 10 1995 Session Sine Die

### HB-1686 CHURCHILL

CONTROLED SUBSTNCE-MANUFACTURE Aug 10 1993 PUBLIC ACT 88-0283

### HB-1687 SCHAKOWSKY

PRIZE-CONTEST CONSMER PROT ACT Oct 13 1993 Bill dead-amendatory veto.

### HB-1688 SCHAKOWSKY.

750 ILCS 5/101

from Ch. 40, par. 101

Amends the Marriage and Dissolution of Marriage Act to make stylistic changes.

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Judiciary I
Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

### HB-1689 SCHAKOWSKY.

305 ILCS 5/5-5.2

from Ch. 23, par. 5-5.2

Amends the Public Aid Code. Makes a stylistic change in a Section concerning nursing facility payments.

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Health Care & Human

Apr 02 Services
Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-1690 SCHAKOWSKY.

750 ILCS 60/101

from Ch. 40, par. 2311-1

Amends the Domestic Violence Act to make stylistic changes.

Mar 19 1993 First reading Rfrd to Common Assignment
Mar 11 Assigned to Judiciary II

Apr 02 Ref to Rules/Rul 27D

Session Sine Die Jan 10 1995

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HB-1691
                     HOMER.
   720 ILCS 550/10.2
720 ILCS 570/413
                                                           from Ch. 56 1/2, par. 710.2 from Ch. 56 1/2, par. 1413
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730 ILCS 5/5-9-1.2 from Ch. 38, par. 1005-9-1.2

Amends the Cannabis Control Act, Illinois Controlled Substances Act, and Unified Code of Corrections relating to the disposition of drug related fines. Reduces the share deposited in the county general corporate fund by 12 1/2%. Provides that 12 1/2% shall be distributed to the office of the State's Attorney of the county in which the prosecution resulting in the forfeiture was instituted, deposited in a special fund in the county treasury and appropriated to the State's Attorney for use in the enforcement of laws governing cannabis and controlled substances.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Amends the Cannabis Control Act, Illinois Controlled Substances Act, and Unified Code of Corrections relating to the disposition of drug related fines. Reduces the share deposited in the county general corporate fund by 12 1/2%. Provides that 12 1/2% shall be distributed to the office of the State's Attorney of the county in which the prosecution resulting in the fine was instituted, deposited in a special fund in the county treasury and appropriated to the State's Attorney for use in the enforcement of laws governing cannabis and controlled substances. Provides that the county board may allocate additional sums from the county board allotment to the State's Attorneys Special Fund. Adds immediate effective date to bill.

FISCAL NOTE (DCCA)

This legislatin wuld have no impact on State revenues or expenditures.

### HOUSE AMENDMENT NO. 2.

Retains current distribution scheme in counties of 2,000,000 or more inhabitants. NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary II Mar 25 Amendment No.01 JUDICIARY II H Remains in Committee Judiciary II Apr 02 Do Pass Amend/Short Debate 014-000-001 Cal 2nd Rdng Short Debate Fiscal Note Filed Apr 15 Cal 2nd Rdng Short Debate Apr 19 Short Debate Cal 2nd Rdng Amendment No.02 HOMER Adopted

Cal 3rd Rdng Short Debate 3d Reading Consideration PP Apr 26

Calendar Consideration PP. Apr 30 Ref to Rules/Rul 37G

Jan 10 1995 Session Sine Die

#### HB-1692 **CURRAN - PRUSSING - MAUTINO.**

20 ILCS 405/67.35 new

Amends the Civil Administrative Code of Illinois. Requires that all in-house printing be consolidated under the Department of Central Management Services. Excludes statewide elected constitutional officers and their offices.

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Elections & State Government

Apr 01 Interim Study Calendar ELECTN ST GOV

Jan 10 1995 Session Sine Die

### PHELPS - BLACK - GIORGI - PRUSSING, CURRAN, DEERING, DEJAEGHER, EDLEY, FLINN, GRANBERG, HANNIG, HARTKE, HAW-HB-1693 KINS, HICKS, HOFFMAN, HOMER, NOVAK, ROTELLO, SALTSMAN AND YOUNGE.

Appropriates funds to the Illinois Department of Public Health, Southern Illinois University, and the University of Illinois for implementing the Downstate/Rural Health Act. Effective July 1, 1993.

### SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause and appropriates funds to the Dept. of Public Health, SIU and the UofI to implement the Rural/Downstate Health Act. Effective July 1, 1993.

# SENATE AMENDMENT NO. 2.

Deletes everything after the enacting clause. Appropriates funds to Dpt. Public Health, SIU, and Uofl for grants and projects concerning the Rural/Downstate Health Access Fund. Effective July 1, 1993.

Ith Access Fund	d. Effective July 1, 1993.	•
	First reading	Rfrd to Comm on Assignment
Mar 11	_	Assigned to Appropriations-Public
		Safety
Apr 02		Recommended do pass 018-000-000
	Placed Calndr, Second Read	ing
Apr 26	Second Reading	
	Held on 2nd Reading	
Apr 28	Placed Calndr, Third Readi:	ng
	Third Reading - Passed 084	1-026-002
	Arrive Senate	
	Placed Calendr, First Readr	ıg
Apr 29	Chief Sponsor HASARA	5.6
<b>N</b> 04	First reading	Referred to Rules
May 04	Added as Chief Co-sponsor	
M 05		Committee Rules
May 05	A 44-4 Chi-f C	Assigned to Appropriations
May 07	Added as Chief Co-sponsor	DUNN,K
	Added as Chief Co-sponsor	
Mov 12	Amendment No.01	Committee Appropriations APPROP S Adopted
May 12	Amendment 140.01	APPROP S Adopted Recommnded do pass as amend
		014-000-000
	Placed Calndr, Second Read	
May 19	Filed with Secretary AME	
May 17	Thea with Beeretary Anne	HASARA-TO RULES.
	Amendment No.02	HASARA
		RULES TO SAPA.
	Placed Calndr, Second Read	
May 20	Amendment No.02	HASARA
•		SAPA/BE ADOPTED
		013-000-000
	Placed Calndr, Second Read	dng
	Amendment No.02	HASARA
		REA ADDED AS
		CHIEF CO-SPONSOR.
	Second Reading	TIACADA
	Amendment No.02	HASARA
		-REA
	Discod Colude Third Doodi	Adopted
May 21	Placed Calndr, Third Readi Third Reading - Passed 058	
Way 21	Tillia Reading - Lassed 030	Refer to Rules/Rul 3-8(b)
May 26		Recommends Consideration
1114) 20		008-000-000 HRUL
	Place Cal Order Concurren	
	H Noncners in S Amend. 0	
	Secretary's Desk Non-conc	
	S Refuses to Recede Amen	
	S Requests Conference Con	mm ÍST
	Sen Conference Comm App	ptd 1ST/HASARA,
		MAITLAND, DONAHUE,
		SEVERNS, SMITH
May 28	Hse Accede Req Conf Con	
	Hse Conference Comm Ap	pta ISI/MCPIKE,
		SALTSMAN, PHELPS,
		RYDER & TENHOUSE
Inn 10 1005	Sassian Sina Dia	Refer to Rules/Rul 3-8(b)
Jan 10 1995	Session Sine Die	

HB-1694 1370

### HB-1694 STECZO, TURNER AND KUBIK.

815 ILCS 205/4.1a

from Ch. 17, par. 6406

Amends the Interest Act. Removes provision limiting the amount of points that may be charged in connection with certain loans secured by residential real estate. Applies to existing loan contracts unless the rights and obligations under those loans and contracts have been determined and are not subject to appeal. Effective immediately.

Mar 09 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Financial Institutions Motion Do Pass-Lost 014-006-004

HFIN

Remains in Committee Financial

Institutions

Apr 02 Jan 10 1995

Mar 24

Ref to Rules/Rul 27D Session Sine Die

HB-1695 BURKE

SCH CD-CHI TEACHER REDUCTIONS Aug 13 1993 PUBLIC ACT 88-0338

HB-1696 BURKE.

105 ILCS 5/34-85

from Ch. 122, par. 34-85

Amends the School Code concerning removal of teachers or principals. Provides that if a hearing officer fails to render a decision within the time limits of the Section, the Board does not lose jurisdiction to discharge the employee.

Mar 09 1993 First reading

Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Mar 11

Education

Apr 01

Do Pass/Short Debate Cal 024-000-000 Cal 2nd Rdng Short Debate

Apr 20

Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Apr 30

Ref to Rules/Rul 37G

Jan 10 1995 Session Sine Die

# HB-1697 JOHNSON, TOM.

70 ILCS 5/17.3

from Ch. 15 1/2, par. 68.17c

Amends the Airport Authorities Act. Provides that the Metropolitan Airport Authority shall not construct a new runway or extend an existing runway to a length greater than 5,100 feet unless that construction or extension has been first approved at a referendum. (Now, that construction or extension is subject to a backdoor referendum.) Effective immediately.

Mar 09 1993 First reading

Rfrd to Comm on Assignment Assigned to Executive

Mar 11 Mar 31

Motion Do Pass-Lost 004-002-003

HEXC

Remains in Committee Executive Interim Study Calendar EXECUTIVE

Apr 02

Jan 10 1995 Session Sine Die

### HB-1698 JOHNSON, TOM.

70 ILCS 5/3.1 70 ILCS 5/3.4 from Ch. 15 1/2, par. 68.3a

70 ILCS 5/3.5 new

from Ch. 15 1/2, par. 68.3d

Amends the Airport Authorities Act. Provides for the election (rather than appointment) of commissioners of the Metropolitan Airport Authority beginning with the general election in 1996. Effective immediately.

Mar 09 1993 First reading

Rfrd to Comm on Assignment

Mar 11 Mar 31 Assigned to Executive Motion Do Pass-Lost 005-002-002

Mar 31

HEXC

Apr 02

Remains in Committee Executive Interim Study Calendar EXECUTIVE

Jan 10 1995 Session Sine Die

1371 HB-1699

#### HB-1699 JOHNSON, TOM.

55 ILCS 5/3-1006.5 new

Amends the Counties Code. Requires the county auditor in counties over 300,000 to perform audits of airport authorities located within the county. Effective immediately

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 1699 creates both a local government organization and structure mandate and a due process mandate. No reimbursement is required under the State Mandates Act for either type of mandate.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Executive Mar 23 St Mandate Fis Note Filed Committee Executive

Mar 31 Motion Do Pass-Lost 003-001-006

HEXC

Remains in Committee Executive Apr 02 Interim Study Calendar EXECUTIVE Jan 10 1995 Session Sine Die

JOHNSON, TOM - SKINNER.

105 ILCS 5/27-6 from Ch. 122, par. 27-6

Amends the School Code. Makes physical education courses optional after the 10th grade.

NOTE(S) THAT MAY APPLY: State Mandates

Mar 09 1993 First reading Mar 11

Education Interim Study Calendar ELEM SCND ED

ED

Rfrd to Comm on Assignment

Assigned to Elementary & Secondary

Session Sine Die Jan 10 1995

Apr 02

#### JOHNSON, TOM - SKINNER. HB-1701

105 ILCS 5/27-23 from Ch. 122, par. 27-23 from Ch. 122, par. 27-24.2 105 ILCS 5/27-24.2 105 ILCS 5/27-24.3 105 ILCS 5/27-24.4 from Ch. 122, par. 27-24.3 from Ch. 122, par. 27-24.4 from Ch. 122, par. 27-24.6 105 ILCS 5/27-24.6

Amends the School Code. Permits school districts to contract out to another school district or to a licensed commercial driver training school the practice driving part of the required driver education course, and to use educational funds of the district to pay the tuition charge or fee due under the contract for furnishing those services. Allows the school district whose students are furnished the practice driving part of the course by another district or a commercial driver training school to claim reimbursement on the same basis as other districts that actually provide the practice driving part of the course.

Mar 09 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education Interim Study Calendar ELEM SCND

Apr 02

Jan 10 1995 Session Sine Die

### JOHNSON, TOM - SKINNER.

105 ILCS 5/14C-2.5 new

Amends the School Code. Authorizes the State Board of Education to waive transitional bilingual education program mandates for a school district if the district is able to demonstrate that it meets or otherwise complies with the intent of the program mandates by some alternative method or program.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading

Rfrd to Comm on Assignment Mar 11 Assigned to Elementary & Secondary Education

Apr 02 Interim Study Calendar ELEM SCND Jan 10 1995 Session Sine Die

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      HB-1703
      LANG.

      40 ILCS 5/8-137
      from Ch. 108 1/2, par. 8-137

      40 ILCS 5/8-137.1
      from Ch. 108 1/2, par. 8-137.1

      40 ILCS 5/8-138
      from Ch. 108 1/2, par. 8-138

      40 ILCS 5/8-244.1
      from Ch. 108 1/2, par. 8-244.1
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Amends the Chicago Municipal Article of the Pension Code to compound the 3% automatic annual increase in retirement pension. Provides a minimum retirement annuity for persons retiring with at least 10 years of service. Authorizes withholding of labor organization dues from annuities, and grants labor organizations access to a mailing list of the Fund's annuitants. Also makes technical changes. Effective immediately.

Note(s) That May Apply: Fiscal; Pension; State Mandates

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Personnel & Pensions
Apr 02 Ref to Rules/Rul 27D
Jan 10 1995 Session Sine Die

#### HB-1704 HICKS.

15 ILCS 405/9.03	from Ch. 15, par. 209.03
30 ILCS 540/3-2	from Ch. 127, par. 132.403-2
305 ILCS 5/5-5.4	from Ch. 23, par. 5-5.4
305 ILCS 5/5-5.5	from Ch. 23, par. 5-5.5

Amends the State Comptroller Act, the State Prompt Payment Act, and the Public Aid Code. Provides that a nursing home may have its Medicaid payments deposited directly in its account or in an electronic benefits transfer account. Provides that the Medicaid payment rates for nursing homes shall include the element of interest on late payments from the State and that nursing homes shall be paid that interest by that means rather than pursuant to the State Prompt Payment Act.

FISCAL NOTE (Dept. of Public Aid)
All FY'93 LTC expenditures except for advance payments of \$116.9 million are assumed to be penalized in FY'94. Based on the current prime interest rate of 6% this legislation is

estimated to cost \$76.4 million in FY'94 in interest payments.

The cost of the EBT portion of this bill is minimal.

### HOUSE AMENDMENT NO. 1.

Deletes provision that interest is not payable if less than \$25.

#### HOUSE AMENDMENT NO. 2.

For interest of less than \$25, requires submission of bill or invoice as provided by rule.

Rfrd to Comm on Assignment Assigned to Elections & State

Government

Fiscal Note Filed

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Note(s) That May Apply: Fiscal Mar 09 1993 First reading
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Mar 11

Mar 24

		Committee Election Government	ns & State
Apr 01		Recommended do	pass 011-009-000
•	Placed Calndr, Second Rea	idng	
Apr 15	Second Reading		
•	Amendment No.01	HICKS	Adopted
		Fiscal Note Reques -WENNLUND	sted AS AMENDED
	Held on 2nd Reading		
Apr 16	Placed Calndr, Third Read	ling	
Apr 22	•	Mtn Prev-Recall 2:	nd Reading
•	Amendment No.02	HICKS	Adopted
	Placed Calndr, Third Read	ling	•
A 22	Third Danding Dogged Of	00 014 002	

Apr 23 Third Reading - Passed 099-014-003 Arrive Senate

Placed Calendr, First Reading
May 19 Chief Sponsor FARLEY

Placed Calendr, First Reading
May 20 First reading Referred to Rules

Jan 10 1995 Session Sine Die

HB-1705 PRUSSING – HICKS – HOFFMAN – SHEEHY – GIOLITTO, VON B – WESSELS, MOSELEY, LANG, EDLEY, GRANBERG, BALANOFF, HAWKINS AND SCHOENBERG.

30 ILCS 540/5

from Ch. 127, par. 132.405

Amends the State Prompt Payment Act to make a style change.

HOUSE AMENDMENT NO. 2.

Deletes reference to: 30 ILCS 540/5 Adds reference to: 30 ILCS 540/3-4 new

Changes the title and deletes everything after the enacting clause. Amends the State Prompt Payment Act. Provides that upon the written request of an unpaid vendor a State agency or department may issue a notification of approval of payment of amounts owed of \$5,000 or more. Requires the Comptroller to promulgate rules governing the issuance of notifications of approval of payment. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: 30 ILCS 505/1

Deletes everything. Amends the Illinois Purchasing Act to make a style change. SENATE AMENDMENT NO. 2.

Deletes reference to: 30 ILCS 505/1 Adds reference to: New Act

Deletes everything. Creates the Illinois Procurement Code and defines terms. Defines State agencies as those of the executive branch and boards and institutions of higher learning. Defines chief procurement officers as those appointed by the Capital Development Board for capital construction, the Department of Transportation for highway construction, and the Department of Central Management Services for other purchases.

SENATE AMENDMENT NO. 3.

Creates a Procurement Policy Board to review and recommend State procurement rules and practices. Provides for the appointment by each State agency of a purchasing officer to exercise procurement powers.

SENATE AMENDMENT NO. 4.

Requires publication of an Illinois Procurement Bulletin to publicly announce State procurements.

SENATE AMENDMENT NO. 5.

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Adds reference to:
30 ILCS 525/3
15 ILCS 405/11 rep.
15 ILCS 405/15 rep.
20 ILCS 5/29 rep.
20 ILCS 5/30 rep.
20 ILCS 405/67.01 rep.
20 ILCS 405/67.04 rep.
20 ILCS 1015/13 rep.
30 ILCS 505/Act rep.
30 ILCS 515/Act rep.
30 ILCS 615/Act rep.
```

Makes competitive sealed bidding the required method of State procurement. Provides the manner of competitive sealed bidding and establishes exceptions for emergency, sole source, and small procurements. Establishes various requirements for procurement contracts. Grants State purchasing officers authority to procure supplies and services as may be limited by the chief procurement officer. Establishes certain conditions for procurements of coal, postage stamps, energy conservation contracts, and annual reports. Establishes Code provisions governing construction

contracts. Requires the Capital Development Board to determine those construction purchases that may be made without competitive sealed bidding. Establishes method and procedures for procuring professional and artistic services contracts and real property leases. Amends the Governmental Joint Purchasing Act and repeals various Acts and parts of Acts governing State purchasing. Adds January 1, 1995 effective date.

SENATE AMENDMENT NO. 6.

Provides various contract prohibitions and restrictions on contracting with interested State employees.

SENATE AMENDMENT NO. 7.

Provides various State contract preferences that are repealed May 1, 1996.

SENATE AMENDMENT NO. 8.

Provides that the Code's powers are exclusive 120 days after it becomes effective. Provides for the Code's severability. Provides January 1, 1995 effective date.

SENATE AMENDMENT NO. 9.

Deletes reference to: 30 ILCS 515/Act rep. Adds reference to: 30 ILCS 515/44 new

Provides that the State Printing Contracts Act is repealed on May 1, 1996. Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Elections & State Government Motion Do Pass-Lost 010-008-001 Apr 01 HESG Remains in Committee Elections & State Government Motion disch comm, advc 2nd Committee Elections & State Government Apr 02 Committee discharged 105-000-000 Placed Calndr Second Reading Apr 14 Second Reading Amendment No.01 HICKS Withdrawn Amendment No.02 PRUSSING Adopted Placed Calndr, Third Reading Third Reading - Passed 081-031-000 Apr 22 Arrive Senate Placed Calendr, First Reading May 05 1994 Sen Sponsor RAUSCHENBERGER Referred to Rules First reading Assigned to Executive May 11 Amendment No.01 EXECUTIVE Recommnded do pass as amend 009-000-000 Placed Calndr, Second Reading May 13 Second Reading Placed Calndr. Third Reading Added as Chief Co-sponsor TOPINKA May 17 Added as Chief Co-sponsor DEANGELIS Added as Chief Co-sponsor BURZYNSKI Added as Chief Co-sponsor HASARA Filed with Secretary May 18 Amendment No.02 RAUSCHENBERGER Amendment referred to SRUL Filed with Secretary RAUSCHENBERGER Amendment No.03 Amendment referred to SRUL Filed with Secretary Amendment No.04 RAUSCHENBERGER Amendment

SRUL

Filed with Secretary

referred to

	20.0	11	B 1705 Com
May 18—Cont.	Amendment No.05	RAUSCHENBERGER	Amendment
		SRUL	referred to
Fi	led with Secretary Amendment No.06	RAUSCHENBERGER	Amendment
		SRUL	referred to
Fi	led with Secretary Amendment No.07	RAUSCHENBERGER	Amendment
		SRUL	referred to
Fi	led with Secretary Amendment No.08	RAUSCHENBERGER	Amendment referred to
	Amendment No.02	SRUL RAUSCHENBERGER	10101100 10
	Amendment No.03	Rules refers to SEXC RAUSCHENBERGER	•
	Amendment No.04	Rules refers to SEXC RAUSCHENBERGER	
	Amendment No.05	Rules refers to SEXC RAUSCHENBERGER	
	Amendment No.06	Rules refers to SEXC RAUSCHENBERGER	
	Amendment No.07	Rules refers to SEXC RAUSCHENBERGER	
	Amendment No.08	Rules refers to SEXC RAUSCHENBERGER Rules refers to SEXC	
	Amendment No.02	RAUSCHENBERGER Be adopted	
	Amendment No.03	RAUSCHENBERGER Be adopted	
	Amendment No.04	RAUSCHENBERGER Be adopted	
	Amendment No.05	RAUSCHENBERGER Be adopted	
	Amendment No.06	RAUSCHENBERGER Be adopted	
	Amendment No.07	RAUSCHENBERGER Be adopted	
	Amendment No.08	RAUSCHENBERGER Be adopted	
Ac Pla	ided As A Co-sponsor SY ided As A Co-sponsor LA aced Calndr,Third Readi called to Second Reading Amendment No.02 Amendment No.03 Amendment No.04 Amendment No.05	AUZEN ng RAUSCHENBERGER RAUSCHENBERGER RAUSCHENBERGER	Adopted Adopted Adopted
	Amendment No.06	RAUSCHENBERGER RAUSCHENBERGER	Adopted Adopted
To.	Amendment No.07 Amendment No.08	RAUSCHENBERGER RAUSCHENBERGER	Adopted Adopted
	aced Calndr,Third Readi Ided As A Co-sponsor DI		
Ac	ided As A Co-sponsor M.	AITLAND	
	ided As A Co-sponsor Di ided As A Co-sponsor SE		
Ac	lded As A Co-sponsor GI	EO-KARIS	
	lded As A Co-sponsor DI lded As A Co-sponsor KI		
	Ided As A Co-sponsor O'		
	Ided As A Co-sponsor HI		
	lded As A Co-sponsor FI' lded As A Co-sponsor KA		
Ac	lded As A Co-sponsor SI	EBEN	
	lded As A Co-sponsor DI lded As A Co-sponsor FA		
Ac	lded As A Co-sponsor W.	ATSON	
Pi	aced Calndr, Third Reading	IIR	

May 19

Filed with Secretary

Amendment No.09

RAUSCHENBERGER Amendment referred to

SRUL

Amendment No.09

RAUSCHENBERGER

Be approved considerati

SRUL

Added As A Co-sponsor STERN Placed Calndr, Third Reading Recalled to Second Reading

Amendment No.09

RAUSCHENBERGER Adopted

Placed Calndr, Third Reading Added As A Co-sponsor PALMER Third Reading - Passed 059-000-000

May 20

Refer to Rules/Rul 3-8(b)

Jan 10 1995 Session Sine Die

#### HR.1706 HICKS - LANG - PRUSSING - MOSELEY.

815 ILCS 505/2B.2 new

Amends the Consumer Fraud and Deceptive Business Practices Act to require written confirmation of unsolicited telephone sales before a buyer may be charged. Provides that a violation is a business offense.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading

Rfrd to Comm on Assignment Assigned to Consumer Protection

Mar 11 Apr 02

Jan 10 1995

Ref to Rules/Rul 27D Session Sine Die

#### HB-1707 **ERWIN**

# RESIDENTIAL HGH RISE RECYCLING

Jul 07 1993 PUBLIC ACT 88-0060

#### HB-1708 HICKS.

225 ILCS 15/16

from Ch. 111, par. 5366

Amends the Clinical Psychologist Licensing Act to make a technical change.

Mar 09 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Registration & Regulation

Ref to Rules/Rul 27D

Apr 02 Jan 10 1995 Session Sine Die

#### HB-1709 CURRIE AND DUNN, JOHN.

735 ILCS 5/17-111

from Ch. 110, par. 17-111

Amends the Code of Civil Procedure. Makes a technical change in a Section concerning partition of land in different counties.

### HOUSE AMENDMENT NO. 1.

Deletes reference to:

735 ILCS 5/17-111

from Ch. 110, par. 17-111

Adds reference to:

New Act

Changes the title and deletes everything after the enacting clause. Creates the Citizen Participation Act of 1993. Applies to motions in cases concerning SLAPP lawsuits that have been filed to discourage citizen participation in government. Requires a court to apply a strict scrutiny standard and the respondent has the burden of proof. Requires that the hearing on the motion be expedited and that discovery is suspended. Provides that the pertinent governmental body or Attorney General may intervene and for attorneys fees and costs to be awarded to the prevailing moving party without regard to any limits under Illinois law. Effective immediately.

Mar 09 1993 First reading

Rfrd to Comm on Assignment Assigned to Judiciary I

Mar 11 Apr 01

Amendment No.01

JUDICIARY I H Adopted

012-000-000

Interim Study Calendar JUDICIARY I

Session Sine Die Jan 10 1995

**1377** HB-1710

### HB-1710 HICKS.

20 ILCS 2610/9

from Ch. 121, par. 307.9

Amends the State Police Act section concerning appointment of State Police officers. Removes the prohibition against appointees who have reached the maximum age limit set by the Merit Board. Effective immediately.

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Elections & State
Government

Apr 01 Do Pass/Short Debate Cal 021-000-000

Apr 13 Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Apr 14 Short Debate-3rd Passed 116-000-000 Arrive Senate

Placed Calendr, First Reading

May 04 Chief Sponsor O'DANIEL

First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-1711 HICKS.

35 ILCS 105/3-85 new 35 ILCS 110/3-70 new 35 ILCS 115/3-55 new 35 ILCS 120/2j new

Amends the occupation and use tax Acts to require any person who received an exemption from taxation for coal mining machinery and equipment to pay all the tax that would have been paid if there had been no exemption within 90 days if the person ceases mining operations in Illinois.

Mar 09 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Revenue

Apr 02 Recommended do pass 007-005-000

Placed Calndr, Second Reading
Apr 13 Second Reading

Placed Calndr, Third Reading

Apr 30 Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die

### HB-1712 KASZAK - EDLEY - HAWKINS.

820 ILCS 305/3a new

820 ILCS 305/4 from Ch. 48, par. 138.4 820 ILCS 310/4 from Ch. 48, par. 172.39

Amends the Workers' Compensation Act and the Workers' Occupational Diseases Act. Creates the State Compensation Insurance Fund as an independent public corporation to insure employers against liabilities for certain injuries and occupational diseases for which their employees may be entitled to benefits under specified Acts. Provides for composition, powers and duties of the Fund.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 1712 fails to meet the definition

of a mandate under the State Mandates Act.

FISCAL NOTE (CMS)

Passage of this bill would eliminate the State's risk financing options and at the same time weaken loss control activities. Adminstrative savings would amount to about \$50,000. The bill would result in higher costs for Worker's Compensation coverage which could outweigh any administrative savings.

NOTE(S) THAT MAY APPLY: Fiscal; State Mandates

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Labor & Commerce
Mar 23 St Mandate Fis Note Filed
Committee Labor & Commerce

Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-1713 MCGUIRE.

115 ILCS 5/2 from Ch. 48, par. 1702 115 ILCS 5/7 from Ch. 48, par. 1707

115 ILCS 5/10	from Ch. 48, par. 1710
115 ILCS 5/14	from Ch. 48, par. 1714
115 ILCS 5/15	from Ch. 48, par. 1715
115 ILCS 5/16	from Ch. 48, par. 1716

Amends the Illinois Educational Labor Relations Act. Makes various changes in relation to the following: the definition of "professional employee"; recognition of labor organizations; necessary elements of agreements with contractors or subcontractors regarding performance of the same services performed by a bargaining unit; unfair labor practices by employers relating to changes in conditions of employment and the hiring of replacement workers; remedies in hearings before the Educational Labor Relations Board; and procedures and remedies in judicial review proceedings.

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Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Labor & Commerce
Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die
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#### HB-1714 MCGUIRE - HOFFMAN

from Ch. 48, par. 1603
from Ch. 48, par. 1607
from Ch. 48, par. 1608
from Ch. 48, par. 1609
from Ch. 48, par. 1610
from Ch. 48, par. 1611
from Ch. 48, par. 1614
from Ch. 48, par. 1617
from Ch. 48, par. 1620
from Ch. 48, par. 1702

Amends the Public Labor Relations Act. Changes numerous provisions regarding: classification of employees as supervisors; inclusion of certain contractors subcontractors in the definition of "public employer"; matters subject to collective bargaining; grievance procedures; the effect of the Act upon historical bargaining units; matters constituting unfair labor practices and orders relating to those practices; disputes involving certain public health and safety workers; selection of arbitrators; and applicability of the Act to certain units of local government with fewer than 35 employees. Makes community college security department personnel subject to the Public Labor Relations Act rather than the Educational Labor Relations Act, and amends both Acts to conform to that change.

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Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Labor & Commerce
Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die
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#### HB-1715 MCGUIRE.

New Act

Creates the Workplace Safety Committee Act. Provides that each public and private employer of at least 11 employees shall establish a safety committee at each of the employer's primary places of employment (as defined in the Act). Provides for: composition, meetings, records, and training of committees; and duties of committees relating to hazard assessment and control, safety and health planning, developing procedures for accident investigations, and other specified matters.

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STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB-1715 creates a personnel mandate for which reimbursement of 100% of the increased cost to units of local government is required. The estimated annual cost for downstate municipalities is $3 million. Total Statewide costs for all local governments is not currently available, but would be substantial.
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#### HOUSE AMENDMENT NO. 1.

Provides that, in the case of employees who have an exculsive representative for collective bargaining purposes, the employee members of the safety committee shall be chosen by the exclusive representative.

FISCAL NOTE, AS AMENDED (State Board of Education)

1379 HB-1715—Cont.

The teachers would be compensated at an annual cost of \$360 per school (2 people x 2 hours x 3 meetings x \$30). There are 5,586 attendance centers in the state. Therefore, the estimated cost of implementation is \$2.0 million (5,586 x \$360).

STATE MANDATES ACT FISCAL NOTE, AS AMENDED (State Board of Ed) No change from previous note.

### HOUSE AMENDMENT NO. 2.

Increases the number of employees on the safety committee from 11 to 50. Requires that safety committees consist of no fewer than 4 members (now, no fewer than 2 or 4 members per each 20 or fewer employees).

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Labor & Commerce Mar 30 St Mandate Fis Note Filed

Committee Labor & Commerce Mar 31 Amendment No.01 LABOR COMMRCE H Adopted

> Recommnded do pass as amend 011-006-000

Placed Caindr. Second Reading Second Reading

Apr 12 Placed Calndr, Third Reading

Apr 14 Fiscal Note Filed

St Mandate Fis Note Filed

Calendar Order of 3rd Rdng

3d Reading Consideration PP Apr 23 Calendar Consideration PP.

Mtn Prev-Recall 2nd Reading Apr 26

**MCGUIRE** Amendment No.02 Adopted Calendar Consideration PP.

Third Reading - Passed 060-049-004 Apr 27

Arrive Senate

Placed Calendr.First Reading

Apr 28 Chief Sponsor COLLINS

> Referred to Rules First reading

Session Sine Die

Jan 10 1995 HB-1716 DAVIS

DPA-LABOR-JOB OPPORTUNITY CNCL

May 21 1993 Third Reading - Lost

RONEN - ROTELLO AND EDLEY.

305 ILCS 5/9-6 from Ch. 23, par. 9-6

305 ILCS 5/9-6.01 from Ch. 23, par. 9-6.01

Amends the Illinois Public Aid Code. Requires the Department of Public Aid to conduct a study of the success of its employment programs and to annually submit the results of the study to the General Assembly. Requires the Department of Public Aid to collect certain types of data on welfare recipients who participate in the Department's employment programs.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 305 ILCS 5/9-6.01

Deletes everything. Amends the Illinois Public Aid Code. Requires the Department of Public Aid to conduct an ongoing longitudinal study of the Department's JOBS programs. Requires the Department to consult with the Social Services Advisory Council to determine the elements of the study. Requires the Department to report the results of the study to the General Assembly on or before January 1, 1997 and each year thereafter.

FISCAL NOTE, AS AMENDED (Dept. of Public Aid) HB-1717 will have minimal fiscal impact on the Dept.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading

Mar 11

Rfrd to Comm on Assignment Assigned to Elections & State

Government

Apr 01 Do Pass/Short Debate Cal 021-000-000

Cal 2nd Rdng Short Debate

Apr 12	Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate	
	Short Dahota Cal 2nd Ddna	Fiscal Note Requested BLACK
Apr 14	Short Debate Cal 3rd Rdng	Mtn Prev-Recall 2nd Reading
лрі 14	Amendment No.01	RONEN Adopted
	Thiological 140.01	Fiscal Note Requested AS
		AMENDED-BLACK
		Mtn Fisc Nte not Applicable
		GRANBERG
		Verified
		Motion prevailed
		063-049-000
		Fiscal Note not Required Fiscal Note Filed
	Cal 3rd Rdng Short Debate	
Apr 19	Short Debate-3rd Passed 11	
Apr 20	Arrive Senate	0 000.
	Placed Calendr, First Readn	g
Apr 23	Chief Sponsor PALMER	_
	First reading	Referred to Rules
Apr 27		Assigned to Public Health & Welfare
May 08	G ' C' D'	Refer to Rules/Rul 3-9(a)
Jan 10 1995	Session Sine Die	

### HB-1718 CAPPARELLI - MCAULIFFE - SANTIAGO - LAURINO - BUGIELSKI.

205 ILCS 5/2 from Ch. 17, par. 302

Amends the Illinois Banking Act. Changes from 80% to 51% the amount of stock of a bank that must be owned by the ultimate owner before the bank may be considered commonly owned by that owner with other banks in which that owner holds at least 51% interest. Allows the ownership to be through multiple holding companies, that are at least 51% owned by the same shareholders.

#### HOUSE AMENDMENT NO. 1.

Adds reference to: 15 ILCS 520/1 from Ch. 130, par. 20 from Ch. 130, par. 22

Amends the Deposit of State Moneys Act. Provides that banks, savings and loan associations, and credit unions that receive deposits of public funds from the Treasurer must have their main office or a branch in Illinois.

Mar 09 1993	First reading	Kird to Comm on Assign	ment
Mar 11		Assigned to Financial Ins	stitutions
Mar 24		Do Pass/Short Debate Ca	
	Cal 2nd Rdng Short Debate		
Apr 12	Short Debate Cal 2nd Rdng		
11p1 12	Held 2nd Rdg-Short Debat		
Apr 13	Amendment No.01	BLACK	Adopted
71pi 13	Cal 3rd Rdng Short Debate		Maopica
Apr 20	Third Reading - Passed 113		
Apr 20		3-000-002	
Apr 21	Arrive Senate	C.	
	Chief Sponsor GEO-KARI		
	Added as Chief Co-sponsor		
	Placed Calendr, First Reads		
Apr 22	First reading	Referred to Rules	
		Assigned to Financial Ins	stitutions
May 05	= 4.	Recommended do pass 00	000-000
•	Placed Calndr, Second Read	dng	
May 12	Filed with Secretary AME		
,		GEO-KARIS-TO RULE	ES
	Placed Calndr, Second Read		
	Second Reading	~6	
	Placed Calndr, Third Readi	no	
	Amendment No.01	GEO-KARIS	
	Afficialment 140.01	RULES TO SFIC.	
	Dlaced Colode Third Deedi		
I 00	Placed Calndr, Third Readi		
Jun 29	Filed with Secretary AME		
		GEO-KARIS-TO RULE	28

Placed Calndr, Third Reading

Aug 13 Jan 10 1995 Refer to Rules/Rul 3-9(b) RULES SRUL Session Sine Die

#### HB-1719 HUGHES.

415 ILCS 5/42

from Ch. 111 1/2, par. 1042

Amends the Environmental Protection Act to provide that the Pollution Control Board or a court may abate monetary penalties for violations of the Act up to 80% if the amount of the abatement is used exclusively for the correction of the violation for which the penalty was assessed.

NOTE(S) THAT MAY APPLY: Fiscal Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Environment & Energy Mar 25 Recommended do pass 016-007-002 Placed Calndr, Second Reading Apr 12 Second Reading Placed Calndr, Third Reading Apr 14 Third Reading - Passed 084-025-002 Apr 15 Arrive Senate Placed Calendr, First Reading Apr 16 Chief Sponsor KLEMM First reading Referred to Rules Apr 19 Assigned to Environment & Energy Apr 28 Recommended do pass 007-001-001 Placed Calndr, Second Reading Second Reading May 03 Placed Calndr, Third Reading May 13 3d Reading Consideration PP Calendar Consideration PP. Aug 13 Refer to Rules/Rul 3-9(b) RULES SRUL Jan 10 1995 Session Sine Die

### HB-1720 RUTHERFORD - BLACK - WELLER.

10 ILCS 5/4-1.1 new 10 ILCS 5/5-1.1 new 10 ILCS 5/6-27.1 new

Amends the Election Code to permit a person who is not registered to vote but otherwise qualified to vote for federal offices by executing an affidavit at the polling place on election day attesting that he or she is a citizen of the United States, at least 18 years of age and has resided in Illinois for at least 30 days. Requires the person desiring to vote to provide adequate documentation showing the person's name, age, and residence address.

Note(s) That May Apply: Fiscal Mar 09 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Elections & State Government

Apr 02 Interim Study Calendar ELECTN ST GOV

Jan 10 1995 Session Sine Die

### HB-1721 HICKS.

Makes appropriations from the General Fund to the Office of the State's Attorney Appellate Prosecutor for its ordinary and contingent expenses. Effective July 1, 1993.

HOUSE AMENDMENT NO. 2.

Reduces GRF non-personal services-related lines.

SENATE AMENDMENT NO. 1.

Deletes everything. Appropriates OCE funding to State's Attorney Appellate Prosecutor's Office for FY95. Effective July 1, 1994.

SENATE AMENDMENT NO. 2.

Reduces lines for the Law Intern Program to \$1; reduces GRF line for Local Matching Purposes to \$0.

Mar 09 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Appropriations-Public Safety

Apr 02

Recommended do pass 018-000-000

Placed Calndr, Second Reading

Apr 26	Second Reading		
Apr 28	Held on 2nd Reading Amendment No.01	SALTSMAN	Withdrawn
Apr 29	Amendment No.02 Placed Calndr, Third Readi Third Reading - Passed 11 Arrive Senate Chief Sponsor MADIGAN	1-000-000	Adopted
	Added as Chief Co-sponsor Placed Calendr, First Read	· MAITLAND ng	
May 03	First reading	Referred to Rules	
May 05	Amendment No.01	Assigned to Appropriation APPROP S	Adopted
May 12	Amendment No.01	Recommnded do pass as a 014-000-000	
	Placed Calndr, Second Rea		
May 18	Filed with Secretary AME	ND. NO. 02 MAITLAND-TO RULE	S.
	Placed Calndr, Second Rea	dng	
May 19	Amendment No.02	MAITLAND RULES TO SAPA.	
	Placed Calndr, Second Rea		
May 20	Amendment No.02	MAITLAND	
		SAPA/BE ADOPTED 012-000-001	
	Placed Calndr, Second Rea	dng	
	Second Reading Amendment No.02	MAITLAND	Adopted
	Placed Calndr, Third Read		Adopted
May 21	Third Reading - Passed 05	8-000-000	
-	-	Refer to Rules/Rul 3-8(b	
May 26		Recommends Considerati 008-000-000 HRUL	on
	Place Cal Order Concurred		
	H Noncocrs in S Amend.		
	Secretary's Desk Non-cond		
	S Refuses to Recede Amend 01,02 S Requests Conference Comm 1ST		
	Sen Conference Comm Ap	ptd 1ST/MADIGAN,	
		MAITLAND, DONA SEVERNS, HALL	HUE,
May 28	Hse Accede Req Conf Cor		
	Hse Conference Comm Ap	HICKS, SALTSMAN RYDER & TENHOU	l, JSE
		Refer to Rules/Rul 3-8(b	
Jan 10 1995	Session Sine Die		
-1722 CURR	IE – PRUSSING – LEVIN.		
20 ILCS 5/12-18	from Ch. 3	38, par. 12-18	
Amends the Cri	minal Code of 1961 to d	elete provision that proh	iibits a perso

### HB-

72

Amends the Criminal Code of 1961 to delete provision that prohibits a person from being charged by his or her spouse with aggravated criminal sexual abuse or criminal sexual abuse.

Mar 09 1993 First reading Rfrd to Comm on Assignment Assigned to Judiciary II Mar 11 Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-1723 DART.

725 ILCS 5/111-2

from Ch. 38, par. 111-2

Amends the Code of Criminal Procedure of 1963 to provide that for purposes of the period of limitations, a prosecution of a felony is commenced upon the filing of a complaint for preliminary hearing or examination.

HOUSE AMENDMENT NO. 1.

Adds reference to: 720 ILCS 5/2-16 720 ILCS 5/3-5

### 725 ILCS 5/111-2

Deletes title and everything after the enacting clause. Amends the Criminal Code of 1961 and the Code of Criminal Procedure of 1963. Provides that for the purpose of the periods of limitation, the prosecution of an offense is commenced upon the return of an indictment, the issuance of an information or the filing of a complaint for preliminary examination or hearing. Permits the prosecution of a felony by complaint if a preliminary hearing has been held or waived. Present law provides that prosecution of a felony must be by information or by indictment.

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	Mar 09 1993	First reading	Rfrd to Comm on Assignm	ent
	Mar 11		Assigned to Judiciary II	
	Mar 25		Recommended do pass 009	-002-004
		Placed Calndr, Second Read	ing	
	Apr 20	Second Reading	_	
	•	Amendment No.01	DART	Adopted
		Placed Calndr, Third Readi	ng	<del>-</del>
	Apr 21	Third Reading - Passed 110	)-000-004	
	Apr 22	Arrive Senate		
	•	Placed Calendr, First Readr	ıg	
		Chief Sponsor CULLERTON		
	Apr 23	First reading	Referred to Rules	
	Apr 27	9	Assigned to Judiciary	
	May 08		Refer to Rules/Rul 3-9(a)	
	Jan 10 1995	Session Sine Die		

#### HB-1724 TURNER.

70 ILCS 2605/7bb

from Ch. 42, par. 326bb

Amends the Metropolitan Water Reclamation District Act. Authorizes a fine in an amount per day for each type of prohibited discharge (rather than for each day of discharge). Deletes provision authorizing reduction of a fine if a violation occurs before the entry of an order by the board.

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Mar 09 1993 First reading
                                         Rfrd to Comm on Assignment
Mar 11
                                         Assigned to Cities & Villages
Mar 31
                                         Do Pass/Short Debate Cal 010-000-000
              Cal 2nd Rdng Short Debate
              Short Debate Cal 2nd Rdng
Apr 13
               Cal 3rd Rdng Short Debate
              Short Debate-3rd Passed 115-000-000
Apr 22
               Arrive Senate
              Chief Sponsor DUDYCZ
               Placed Calendr, First Reading
Apr 23
              First reading
                                         Referred to Rules
Jan 10 1995
              Session Sine Die
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#### HB-1725 GIGLIO.

70 ILCS 2605/4 from Ch. 42, par. 323 70 ILCS 2605/5.2 from Ch. 42, par. 324L

Amends the Metropolitan Water Reclamation District Act. Adds the chairman of the committee on budget and employment as a position to be elected by the district board of commissioners, and fixes that chairman's annual salary at \$45,000. Deletes definition of the committee on finance. Effective immediately.

STATE MANDATES ACT FISCAL NOTE In the opinion of DCCA, HB 1725 creates a local government organization and structure mandate for which no reimbursement is required, and a personnel mandate for which reimbursement of the increased cost to a unit of local government is required. The estimated increase in cost is \$5,000. A letter from the Metropolitan Water Reclamation District of Greater Chicago to the DCCA indicates that this legislation was introduced at their request. If the General Assembly finds pursuant to 30 ILCS 805/8 that the provisions of this bill accommodate the request of a unit of local government, and this is explicitly stated in the bill, no reimbursement is required.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates Mar 09 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Cities & Villages Mar 23 St Mandate Fis Note Filed
Committee Cities & Villages
Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-1726 ERWIN – PRUSSING.

750 ILCS 60/222 from Ch. 40, par. 2312-22

Amends the Domestic Violence Act. Permits service of notice of an order of protection by telephone if so authorized in the order.

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Judiciary II
Apr 02 Ref to Rules/Rul 27D
Jan 10 1995 Session Sine Die

#### HB-1727 HAWKINS.

New Act

Creates the Redistricting Modification Act of 1993. Contains only a short title

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Elections & State
Government
Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

# HB-1728 CURRIE – KUBIK – LANG – MOSELEY – DEUCHLER, VON B – WESSELS, PRUSSING, OSTENBURG AND SANTIAGO.

5 ILCS 120/2.06 from Ch. 102, par. 42.06 5 ILCS 120/3 from Ch. 102, par. 43

Amends the Open Meetings Act. Provides that, through 1995, public bodies shall make verbatim records of closed meetings.

# STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 1728 creates a local government and organization structure mandate and a due process mandate for which no State reimbursement of the cost to local governments is required under the State Mandates Act. Due to a lack of data, no Statewide estimate of the cost to local governments is available; however, it could be substantial.

#### HOUSE AMENDMENT NO. 3.

Removes requirement that a public body give 10 days written notice to the State's attorney of destruction of verbatim records.

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Executive
Do Pass/Short Debate Cal 010-000-000

Cal 2nd Rdng Short Debate

Apr 12 Fiscal Note Requested BLACK
St Mandate Fis Nte ReqBLACK
Short Debate Cal 2nd Rdng

Apr 14 Held 2nd Rdg-Short Debate
St Mandate Fis Note Filed
Held 2nd Rdg-Short Debate

Apr 16 Fiscal Note Request W/drawn
Amendment No.01 WENNLUND Withdrawn
Amendment No.02 WENNLUND Withdrawn

Amendment No.02 WENNLUND Withdrawn
Amendment No.03 CURRIE Adopted
Cal 3rd Rdng Short Debate

Apr 20 Short Debate-3rd Passed 063-030-020 Apr 21 Arrive Senate

Chief Sponsor BERMAN
Added as Chief Co-sponsor TOPINKA

Placed Calendr, First Reading
First reading
Referred to Rules

Apr 22 First reading Referred to Rules
Assigned to Executive

Apr 27 Added as Chief Co-sponsor KLEMM
Added as Chief Co-sponsor SEVERNS
Committee Executive
May 08 Refer to Rules (Rul 3-9(a)

May 08 Refer to Rules/Rul 3-9(a)
Jul 13 Ruled Exempt Under Sen Rule 3-9(B) SRUL

Referred to Executive

Mar 11 1994

Jan 10 1995 Session Sine Die Re-referred to Rules

#### HB-1729 CURRIE

**REV ACT-LEASEHOLD ESTATES** Aug 20 1993 PUBLIC ACT 88-0420

#### CURRIE - MOSELEY - LEVIN - BLACK, ERWIN, RONEN AND SANTI-HB-1730 AGO.

5 ILCS 140/3 from Ch. 116, par. 203 5 ILCS 140/6 from Ch. 116, par. 206 5 ILCS 140/9 from Ch. 116, par. 209 5 ILCS 140/11 from Ch. 116, par. 211 5 ILCS 140/10 rep.

Amends the Freedom of Information Act. Decreases the time in which a public body must respond to an information request. Provides that unreasonable restrictions shall be deemed a denial of information requests. Prohibits charging for mere inspection of public records. Eliminates appeal of a denial of access to the public body's head. On judicial review of a denial, prohibits a public body from denying access on any basis not originally invoked as the basis for denial.

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Executive Mar 31 Do Pass/Short Debate Cal 011-000-000 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 12 Cal 3rd Rdng Short Debate Short Debate-3rd Passed 079-032-000 Apr 16 Apr 19 Arrive Senate Chief Sponsor CULLERTON Placed Calendr, First Reading Apr 20 First reading Referred to Rules Assigned to Executive May 08 Refer to Rules/Rul 3-9(a) Jul 13 Ruled Exempt Under Sen Rule 3-9(B) SRUL Referred to Executive Sep 20 Added As A Co-sponsor TOPINKA Committee Executive Mar 11 1994 Re-referred to Rules Jan 10 1995 Session Sine Die CURRIE - MOSELEY - ERWIN - RONEN. 5 ILCS 140/1 from Ch. 116, par. 201

#### HB-1731

5 ILCS 140/2 from Ch. 116, par. 202

Amends the Freedom of Information Act. Restates the Act's intent and interpretation. Defines public body as including public officers.

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Executive Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-1732 LAURINO

SCHOLARSHIP SCHOOLS ACT Apr 27 1993 Third Reading - Lost

#### HB-1733 **HOMER**

CRIM CD-SPOUSAL SEXUAL ASSAULT Aug 20 1993 **PUBLIC ACT 88-0421** 

#### HB-1734 LOPEZ.

55 ILCS 5/6-24002 from Ch. 34, par. 6-24002 705 ILCS 35/28.5 new

Amends the Counties Code and the Circuit Courts Act. Provides that circuit judges in the Circuit of Cook County may appoint one or more persons to provide security in their courtrooms. Requires that the Cook County annual appropriation bill include an amount appropriated to the sheriff's department to pay for that security. Effective immediately.

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STATE MANDATES ACT FISCAL NOTE
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In the opinion of DCCA, HB 1734 creates a due process mandate for which no reimbursement is required under the State Mandates

Act.

FISCAL NOTE (DCCA)

HB1734 has no impact on State revenues or expenditures.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Mar 09 1993 First reading Rfrd to Comm on Assignment Assigned to Counties & Townships Mar 11 Mar 23 St Mandate Fis Note Filed Committee Counties & Townships

Recommended do pass 008-001-001 Mar 25 Placed Calndr, Second Reading

Fiscal Note Filed Apr 14

Placed Calndr, Second Reading

Second Reading Apr 20 Held on 2nd Reading Ref to Rules/Rul 37G Apr 30

Jan 10 1995 HB-1735 SANTIAGO - BLACK.

65 ILCS 5/1-1-1 from Ch. 24, par. 1-1-1

Session Sine Die

Amends the Illinois Municipal Code to make a stylistic change.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 65 ILCS 5/1-1-1 Adds reference to: 65 ILCS 5/8-11-6a

from Ch. 24, par. 8-11-6a

Replaces the title and everything after the enacting clause. Amends the Illinois Municipal Code to provide that the denial of a home rule municipality's authority to impose an occupation, sales, or use tax applies regardless of whether the tax is calculated by selling price, gross receipts, unit of volumetric measure, or other measure (now denial applies to taxes calculated by gross receipts or selling purchase price). Provides that the State does not preempt the power of a home rule unit to impose a tax on food if the tax is imposed uniformly or a tax on gasoline. Effective immediately.

STATE MANDATES ACT FISCAL NOTE, AMENDED

In the opinion of DCCA, HB1735 as amended by H-am 1 creates a tax exemption mandate for which State reimbursement of the revenue loss to units of local government is required. Based upon information provided by the City of Chicago, the estimated amount of reimbursement required is between \$6-\$7 million.

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Counties & Townships CNTY TWNSHIP H Mar 25 Amendment No.01 Adopted

> Recommnded do pass as amend 009-000-001

Placed Calndr, Second Reading

St Mandate Fis Nte ReqWENNLUND Apr 13

Placed Calndr, Second Reading St Mandate Fis Note Filed Apr 16

Placed Caindr. Second Reading Apr 20 Second Reading

Held on 2nd Reading Ref to Rules/Rul 37G Apr 30 Jan 10 1995 Session Sine Die

HB-1736 HICKS - SCHOENBERG.

from Ch. 120, par. 501k 35 ILCS 205/20k

Amends the Revenue Act of 1939 to provide that the per acre assessed value of coal shall not be reduced when mining operations cease on the property, unless that adversely affects the property owner who was not engaged in the mining operation.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 205/20k Adds reference to:

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35 ILCS 205/162j new
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Replaces everything after the enacting clause. Amends the Revenue Act of 1939. Provides that if any taxpayer accepts a tax abatement or other tax benefit for the purpose of locating or maintaining a business facility within the taxing district granting the abatement or benefit and later relocates its facility, then the tax abatement or benefit is cancelled and the taxpayer shall repay the tax benefits granted, plus interest.

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Revenue Apr 02 Do Pass/Short Debate Cal 012-000-000 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 13 Cal 3rd Rdng Short Debate Apr 26 Mtn Prev-Recall 2nd Reading Amendment No.01 SCHOENBERG Adopted Cal 3rd Rdng Short Debate Short Debate-3rd Passed 113-000-000 Apr 28 Arrive Senate Placed Calendr, First Reading May 19 Chief Sponsor FARLEY Placed Calendr, First Reading May 20 Referred to Rules First reading Jan 10 1995 Session Sine Die

HB-1737 MOORE,ANDREA, MULLIGAN, MURPHY,M, BIGGERT, CLAYTON, COWLISHAW, DEUCHLER, HUGHES, KRAUSE, LINDNER, PANKAU, PARCELLS, WOJCIK, ZICKUS AND FREDERICK.

20 ILCS 1005/43a from Ch. 127, par. 43a 20 ILCS 1005/43a.13 new 35 ILCS 5/209 new

Amends the Civil Administrative Code of Illinois and the Illinois Income Tax Act. For taxable years ending after June 30, 1994, provides for an income tax credit for employers of an employee who takes family leave. Provides the amount shall be equal to the cost of providing unemployment insurance benefits to a temporary replacement employee. Requires the Department of Revenue and the Department of Employment Security to promulgate rules governing the tax credit by January 1, 1994.

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HOUSE AMENDMENT NO. 1.
Deletes reference to:
20 ILCS 1005/43a.13 new
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Deletes everything. Amends the Illinois Income Tax Act. Establishes a tax credit for employers who have employees who take a leave of absence under the federal Family and Medical Leave Act of 1993 or a similar plan voluntarily implemented by the employer if the employer has fewer than 50 employees and is not subject to the federal Act. Establishes criteria for the amount of the credit. Effective July 1, 1994.

Note(s) That May Apply: Fiscal
Mar 09 1993 First reading Rfrd to Comm on Assignment
Apr 02 Amendment No.01 REVENUE H Adopted
Motion Do Pass Amended-Lost
006-003-003 HREV
Remains in Committee Revenue
Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

# HB-1738 LANG.

55 ILCS 5/5-1008 from Ch. 34, par. 5-1008 65 ILCS 5/8-11-1.5 from Ch. 24, par. 8-11-1.5 65 ILCS 5/8-11-6 from Ch. 24, par. 8-11-6

Amends the Municipal Code to allow home rule municipalities with 200,000 or more inhabitants to impose an additional use tax on titled personal property acquired outside the corporate limits of the municipality beyond June 30, 1993. (The authorization to impose the tax currently expires after June 30, 1993.) Provides for

the Department of Revenue to collect all Municipal Use Taxes. Amends the Counties Code to provide for the Department of Revenue to collect the Home Rule County Use Tax. Establishes procedures for collection of the tax by the Department. Effective immediately.

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Revenue
Recommended do pass 007-005-000
Placed Calndr,Second Reading
Apr 20 Second Reading
Held on 2nd Reading
Apr 30 Ref to Rules/Rul 37G
Jan 10 1995 Session Sine Die

#### HB-1739 WENNLUND

SMALL BUS-FINANCE-INTERMEDIARY Aug 20 1993 PUBLIC ACT 88-0422

#### HB-1740 HOFFMAN.

55 ILCS 5/3-5018

from Ch. 34, par. 3-5018

Amends the Counties Code Section concerning recorder fees. Requires that fees collected from all units of local government be uniform. Preempts home rule.

HOME RULE NOTE (DCCA)

There will be no impact from HB-1740.

FISCAL NOTE (DCCA)

HB1740 has no impact on State revenues or expenditures.

Note(s) That May Apply: Fiscal; Home Rule

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Counties & Townships
Mar 25 Recommended do pass 006-003-000

Placed Calndr, Second Reading

Mar 31 Home Rule Note Filed

Placed Calndr, Second Reading

Apr 13 Second Reading Placed Calndr, Third Reading

Apr 14 Fiscal Note Filed

Calendar Order of 3rd Rdng

Apr 15 Third Reading - Passed 113-002-000

Apr 16 Arrive Senate Placed Calendr, First Reading

Apr 23 Chief Sponsor WOODYARD

First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-1741 BLAGOJEVICH.

New Act 220 ILCS 10/9

from Ch. 111 2/3, par. 909

Creates the Financial Consumers' Association Act and the Financial Consumers' Association. The Association is to be a nonprofit entity that will inform, educate, and advise consumers on financial service matters. Provides for the election of Association Board members by congressional district. Provides for appointment of an interim board. Provides eligibility requirements and disclosures for board members. Provides for a notice insert to be placed in certain mailings of State agencies. Provides for membership in the Association and operation of the Association. Amends the Citizens Utility Board Act concerning coordination of CUB mailings and FCA mailings. Effective immediately.

Note(s) That May Apply: Fiscal Mar 09 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Financial Institutions Ref to Rules/Rul 27D

Apr 02 Jan 10 1995 Session Sine Die

#### HB-1742 VON B - WESSELS.

10 ILCS 5/28-3.1 new

Amends the Election Code. Establishes guidelines for the State Board of Elections when a provision of State law authorizes voters to file petitions for the submission of a public question to voters in a referendum. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal Mar 09 1993 First reading

Mar 11

Rfrd to Comm on Assignment Assigned to Elections & State

Government Ref to Rules/Rul 27D

Apr 02

Jan 10 1995 Session Sine Die

#### HB-1743 GASH - BALANOFF.

15 ILCS 515/1

from Ch. 130, par. 19a

Amends the Treasurer as Custodian of Funds Act. Makes the State Treasurer the requesting agent for moneys from federal programs for which the Treasurer serves as custodian.

### HOUSE AMENDMENT NO. 1.

Deletes the bill's changes. Requires the State Treasurer to submit requests for funds under federally mandated reimbursable programs on a timely basis. Requires State agencies to simultaneously notify the Treasurer of requests for certain federal funds.

### FISCAL NOTE (State Treasurer)

Over the course of a year, this lack of communication is causing the State to lose thousands of dollars in investment income. In addition, of potentially greater concern is the fact that funds are being left unprotected because these deposits are in excess of the normally collateralized level the Treasurer requires of each institution to secure late deposits.

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Constitutional Officers

Mar 25 Amendment No.01 CONST OFFICER H

Adopted Motion Do Pass Amended-Lost 004-002-001 HCOF

Remains in Committee Constitutional

Officers

Apr 01 Recommnded do pass as amend

005-003-000

Referred to Rules

Apr 07 Fiscal Note Requested BLACK

Placed Calndr, Second Reading Placed Caindr, Second Reading

Apr 12 Second Reading

Held on 2nd Reading

Apr 13 Fiscal Note Filed

Placed Calndr, Third Reading Apr 20

Verified Third Reading - Passed 060-048-003

Arrive Senate

Placed Calendr, First Reading

Apr 22 Chief Sponsor FARLEY

First reading

Session Sine Die Jan 10 1995

#### HB-1744 BLAGOJEVICH.

30 ILCS 105/8f new 625 ILCS 5/3-421.1 new

Amends the Illinois Vehicle Code. Requires sealed bids for license plate numbers 1 through 10,000. Provides that moneys for the bid go into the Invest in Illinois Fund, a trust fund outside of the State Treasury. Establishes procedures for the bidding. Creates the Fund and provides that the State Treasurer is the custodian of the Fund.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading

Mar 11 Apr 01

Rfrd to Comm on Assignment Assigned to Constitutional Officers Interim Study Calendar CONST **OFICERS** 

Jan 10 1995 Session Sine Die

#### ROTELLO - BLAGOJEVICH - LANG - SHEEHY - VON B - WESSELS, HB-1745 HAWKINS, GASH AND BALANOFF.

25 ILCS 170/2

from Ch. 63, par. 172

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25 ILCS 170/6.1 new
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Amends the Lobbyist Registration Act. Requires a lobbyist to disclose political contributions to members of a legislative committee before testifying before the committee. Effective immediately.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to: 25 ILCS 170/2 25 ILCS 170/6.1 new Adds reference: 25 ILCS 170/1

Changes the title and deletes everything after the enacting clause. Amends the Lobbyist Registration Act to make a style change.

Mar 09 1993 First reading

Rfrd to Comm on Assignment Assigned to Executive

Mar 11 Mar 31

Amendment No.01

EXECUTIVE Adopted

007-000-005 Do Pass Amend/Short Debate

007-000-005

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 12 Held 2nd Rdg-Short Debate Ref to Rules/Rul 37G Apr 30 Jan 10 1995 Session Sine Die

#### HB-1746 DEERING

OWNERSHIP SUCCESSION TASK FORC Aug 20 1993 PUBLIC ACT 88-0423

#### HB-1747 BLAGOJEVICH.

New Act 20 ILCS 3505/7.100 new 20 ILCS 3505/7.105 new 20 ILCS 3505/7.110 new 20 ILCS 3505/7.115 new 20 ILCS 3505/7.120 new 20 ILCS 3505/7.125 new 20 ILCS 3505/7.130 new 20 ILCS 3505/7.135 new

Creates the Worker Retraining Act. Creates the Worker Retraining Advisory Council. Provides that the Council shall review applications and advise the Illinois Development Finance Authority on financing of projects related to worker retraining at established businesses. Amends the Illinois Development Finance Authority Act. Authorizes the Illinois Development Finance Authority to guarantee loans made by the financial institutions for projects of the types specified above. Authorizes the Authority to issue bonds to finance the guarantees. Effective immediately.

STATE DEBT IMPACT NOTE

HB1747 would create loan guarantees of up to \$20 million.

FISCAL NOTE (Treasurer Quinn)

Estimated needed revenues for FY93, \$0.0 million; FY94,

\$0.0 million; FY95, \$0.5 million; FY96, \$1.0 million.

NOTE(s) THAT MAY APPLY: Debt; Fiscal

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Executive Mar 25 Recommended do pass 007-003-000

Placed Calndr, Second Reading

Mar 31 Fiscal Note Requested BLACK Placed Calndr, Second Reading

State Debt Note Filed Apr 12 Fiscal Note Filed

Placed Calndr, Second Reading

Apr 20 Second Reading

Held on 2nd Reading Placed Calndr, Third Reading Apr 26

Apr 28 Third Reading - Passed 082-030-001

Arrive Senate

Chief Sponsor COLLINS Placed Calendr, First Reading

First reading Referred to Rules May 04 Motion filed DEMUZIO-SUSPEND ANY APPLICABLE SENATE RULES, REFER TO SCED, WAIVE POSTING NOTICE, TO ALLOW BILL TO BE HEARD. May 07 Motion withdrawn DEMUZIO Motion filed COLLINS-MOVES TO SUSPEND ANY APPLICABLE SENATE RULE, DISCH. THE RULES COMM. AND PLACE BILL BEFORE THE FULL SENATE. Committee Rules May 17 1994 Motion TO DISCH. COM WAS REMOVED FROM SENATE CALENDAR. Committee Rules

Jan 10 1995 Session Sine Die

HB-1748 WOOLARD – BRUNSVOLD – MCGUIRE – EDLEY – HARTKE, DEER-ING, HAWKINS, PHELPS, DEJAEGHER, DUNN, JOHN, NOVAK, CUR-RAN AND MOSELEY.

New Act

20 ILCS 3505/7.100 new thru 3505/135 new

30 ILCS 105/5.360 new

Creates the Ethanol Conversion Act. Creates the Ethanol Conversion Advisory Council. Provides that the Council shall review applications and advise the Illinois Development Finance Authority on financing of projects related to production of ethanol and conversion of vehicles and facilities to the use of ethanol. Amends the Illinois Development Finance Authority Act. Authorizes the Illinois Development Finance Authority to guarantee loans made by financial institutions for ethanol conversion projects. Authorizes the Authority to issue bonds to finance the guarantees. Amends the State Finance Act to creates the Illinois Ethanol Conversion Loan Guarantee Fund into which funds for the loan guarantees shall be deposited.

STATE DEBT IMPACT NOTE

HB1748 would create loan guarantees of up to \$20 million.

FISCAL NOTE (Treasurer Quinn)

Estimated needed revenues for FY93, \$0.0 million; FY94,

\$0.5 million; FY95, \$1.0 million; FY96, \$1.0 million.

NOTE(s) THAT MAY APPLY: Debt; Fiscal

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Environment & Energy Mar 25 Recommended do pass 016-009-001 Placed Calndr, Second Reading Mar 31 Fiscal Note Requested BLACK Placed Calndr, Second Reading Apr 12 State Debt Note Filed Fiscal Note Filed Second Reading Held on 2nd Reading Placed Calndr, Third Reading Apr 16 Apr 21 Third Reading - Passed 088-022-001 Arrive Senate Placed Calendr, First Reading Chief Sponsor O'DANIEL Apr 22 First reading Referred to Rules Apr 23 Added as Chief Co-sponsor REA

Committee Rules

Jan 10 1995 Session Sine Die

## HB-1749 CURRIE.

30 ILCS 340/0.01	from Ch. 120, par. 405H
30 ILCS 340/1	from Ch. 120, par. 406
30 ILCS 340/1.1 new	

30 ILCS 340/2 from Ch. 120, par. 407 30 ILCS 340/2.1 new 30 ILCS 340/3 from Ch. 120, par. 408

Amends the Casual Deficit Act. Changes the title to the Short Term Borrowing Reform Act. Requires the Governor to notify the General Assembly and the Illinois Economic and Fiscal Commission before borrowing funds for a maximum of one year to meet the State's revenue failures. Authorizes borrowing funds not exceeding 5% of a fiscal year's appropriations to meet significant timing variations between the State's income and expenditures.

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Revenue Apr 02 Recommended do pass 007-005-000 Placed Calndr, Second Reading Second Reading Apr 13 Amendment No.01 WENNLUND Ruled not germane Placed Calndr, Third Reading Apr 22 Third Reading - Passed 065-050-000 Arrive Senate Placed Calendr, First Reading Chief Sponsor WELCH Apr 28 First reading Referred to Rules May 04 Motion filed DEMUZIO-SUSPEND ANY APPLICABLE SENATE RULES. REFER TO SGOA. WAIVE POSTING NOTICE, TO ALLOW BILL TO BE HEARD. May 07 Motion withdrawn DEMUZIO Motion filed WELCH-MOVES TO SUSPEND ANY APPLICABLE SENATE RULE, DISCH. THE RULES COMM. AND PLACE BILL BEFORE THE FULL SENATE. Committee Rules May 25 Motion tabled Committee Rules

Jan 10 1995 Session Sine Die

#### HB-1750 MCAFEE - LANG - KASZAK - PRUSSING.

740 ILCS 175/2 740 ILCS 175/4 from Ch. 127, par. 4102 from Ch. 127, par. 4104

Amends the Whistleblower Reward and Protection Act. Expands the definition of State for purposes of the Act to include such of the following entities as elect to adopt the Act's provisions: State colleges and universities, public community college districts, school districts, units of local government, and combinations thereof under an intergovernmental agreement. Authorizes those entities to recover in a civil suit if they are adversely affected by a violation of the Act.

Mar 09 1993	First reading	Rfrd to Comm on Assignment
Mar 11		Assigned to Elections & State
		Government
Mar 25		Do Pass/Short Debate Cal 021-000-000
	Cal 2nd Rdng Short Debate	•
Mar 31	-	Fiscal Note Requested BLACK
	Short Debate Cal 2nd Rdns	2
	Held 2nd Rdg-Short Debat	e
Apr 13	-	Fiscal Note Request W/drawn
•	Cal 3rd Rdng Short Debate	
Apr 14	Short Debate-3rd Passed 13	
Apr 15	Arrive Senate	
•	Placed Calendr, First Readr	ng ·
Apr 19	Chief Sponsor MCCRACK	IEN
•	Placed Calendr, First Readr	

Apr 20 First reading Referred to Rules Assigned to Executive Refer to Rules/Rul 3-9(a)

May 08

Session Sine Die Jan 10 1995

#### HB-1751 SALTSMAN - MCAULIFFE.

40 ILCS 5/22-307

from Ch. 108 1/2, par. 22-307

Amends the Pension Code provisions prohibiting a policeman or fireman from recovering damages for injury or death against a municipality that has adopted an ordinance for the payment of medical expenses or a death allowance in the case of injury or death. Provides that these provisions do not prohibit the policeman or fireman from pursuing a claim under the Workers' Compensation Act or Workers' Occupational Diseases Act. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Personnel & Pensions Ref to Rules/Rul 27D Apr 02

Jan 10 1995 Session Sine Die

#### HB-1752 CURRAN.

30 ILCS 115/2

from Ch. 85, par. 612

Amends the State Revenue Sharing Act to require that 20% of all money transferred into the Local Government Distributive Fund under the Illinois Income Tax Act for distribution to municipalities be used only for health insurance costs of annuitants of those municipalities.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB1752 fails to meet the definition of a mandate.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Revenue

Mar 29 St Mandate Fis Note Filed Committee Revenue Apr 02 Ref to Rules/Rul 27D

Session Sine Die Jan 10 1995

#### HB-1753 FLOWERS.

105 ILCS 5/10-22.11

from Ch. 122, par. 10-22.11

Amends the School Code. Permits school districts to lease school property long term to corporations, rather than only private nonprofit organizations, for various child care and education programs.

Mar 09 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Elementary & Secondary

Education

Interim Study Calendar ELEM SCND Mar 24

Jan 10 1995 Session Sine Die

#### HB-1754 FLOWERS.

New Act

Creates the Elementary School Construction Act. Requires that plans for the construction or modernization of elementary schools include appropriate space for before-school and after-school child care programs. Prohibits funding of nonsecular child care programs in elementary schools.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Elementary & Secondary

Education

Mar 25 Motion Do Pass-Lost 005-013-002

HELM

Remains in Committee Elementary &

Secondary Education

Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die HB-1755 1394

#### HB-1755 NOVAK.

420 ILCS 5/4

from Ch. 111 1/2, par. 4304

Amends the Illinois Nuclear Safety Preparedness Act to increase, over a period of 4 years, the amount of fees the Department of Nuclear Safety may use to compensate local governments for expenses incurred in the implementation and maintenance of plans and programs established to deal with nuclear accidents. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Mar 09 1993 First reading

Rfrd to Comm on Assignment

Mar 11

Assigned to Elementary & Secondary Education

Apr 02

Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-1756 MARTINEZ - MCGUIRE - PHELAN - BURKE - DART, LOPEZ, FRIAS, SANTIAGO, MOORE, EUGENE AND STROGER.

105 ILCS 5/29-3

from Ch. 122, par. 29-3

105 ILCS 5/29-5.2

from Ch. 122, par. 29-5.2

Amends the School Code. Provides for reimbursement of school districts and custodians for transportation of pupils who reside within 1.5 miles of the school they attend where conditions are such that walking constitutes a serious hazard to pupil safety due to gang activity.

### HOUSE AMENDMENT NO. 1.

Provides for transportation reimbursement with respect to pupils residing within 1.5 miles of their school based on persistent criminal activity (instead of on gang activity).

FISCAL NOTE, AMENDED (State Board of Education) It is estimated that districts will incur additional costs ranging between \$15.6 to \$23.4 million, of which \$8 to \$12 million would be reimbursable. However, since appropriations have not been sufficient to pay existing claims for reimbursement, the impact of this legislation could be to reduce the amount paid on future claims.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading

Rfrd to Comm on Assignment

Mar 10

Assigned to Elementary & Secondary

Adopted

Education

Mar 18

Amendment No.01 ELEM SCND ED H

Recommnded do pass as amend

014-005-001

Placed Caindr, Second Reading Mar 23 Fiscal Note Requested GRANBERG

Placed Calndr, Second Reading

Mar 24 Second Reading

Held on 2nd Reading

Apr 13 Fiscal Note Request W/drawn

Placed Calndr, Third Reading Apr 14

Fiscal Note Filed

Calendar Order of 3rd Rdng

Third Reading - Passed 113-000-000 Apr 15

Apr 16 Arrive Senate

Placed Calendr, First Reading

Apr 19 Chief Sponsor BERMAN First reading

Referred to Rules Apr 20 Assigned to Education

May 03 Added as Chief Co-sponsor GARCIA

Committee Education

May 04 Added as Chief Co-sponsor DEL VALLE

Committee Education May 08 Refer to Rules/Rul 3-9(a)

Jan 10 1995 Session Sine Die

#### HB-1757 JONES, LOU - DAVIS - MOORE, EUGENE AND JONES, SHIRLEY.

40 ILCS 5/17-116.3 new

Amends the Pension Code to provide early retirement incentives for Chicago teachers. Applies to persons applying for retirement at the end of the school year

ending in 1994. Grants up to 5 years of creditable service and 5 years of age enhancement. Requires an employer contribution and an employee contribution. Effective immediately.

PENSION NOTE

The cost would depend on the number of employees who participate in the early retirement program. Actual utilization rates

NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates

Rfrd to Comm on Assignment Mar 09 1993 First reading Assigned to Personnel & Pensions Mar 11 Interim Study Calendar PERS Apr 02 PENSION

Pension Note Filed Jun 28

Interim Study Calendar PERS

PENSION

Jan 10 1995 Session Sine Die

#### TURNER - JONES, LOU - MOORE, EUGENE. HR-1758

70 ILCS 210/23.1 from Ch. 85, par. 1243.1

Amends the Metropolitan Pier and Exposition Authority Act. Provides that when a vacancy on the McCormick Place Advisory Board exists for longer than 4 months, an interim appointment to fill the vacancy shall be made by the Authority until an appointment is made as otherwise required by the Act. Effective immediately.

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Executive Do Pass/Short Debate Cal 009-000-000 Mar 25 Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng Apr 12 Cal 3rd Rdng Short Debate Third Reading - Passed 112-002-001 Apr 15

Arrive Senate

Apr 16

Placed Calendr, First Reading

Chief Sponsor SMITH Apr 19

Referred to Rules First reading

Added As A Co-sponsor MCCRACKEN Apr 20

Assigned to Executive

Added as Chief Co-sponsor JONES Apr 27 Committee Executive

Refer to Rules/Rul 3-9(a) May 08

Jan 10 1995 Session Sine Die

#### HB-1759 PHELAN.

70 ILCS 3605/1

from Ch. 111 2/3, par. 301

Amends the Metropolitan Transit Authority Act. Makes technical changes in the short title provisions.

Rfrd to Comm on Assignment Mar 09 1993 First reading

Assigned to Executive Mar 11

Interim Study Calendar EXECUTIVE Mar 31

Session Sine Die Jan 10 1995

#### HB-1760 BUGIELSKI.

70 ILCS 3615/4.11

from Ch. 111 2/3, par. 704.11

Amends the Regional Transportation Authority Act. Makes grammatical changes to provisions governing the budget of the Regional Transportation Authority.

Mar 09 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Executive

Interim Study Calendar EXECUTIVE Mar 31

Jan 10 1995 Session Sine Die

#### HB-1761 BLACK

VETS-SURGERY-OCC-PROF THERAPY PUBLIC ACT 88-0424 Aug 20 1993

#### HB-1762 RYDER.

210 ILCS 85/2

from Ch. 111 1/2, par. 143

Amends the Hospital Licensing Act to make a grammatical change.

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Health Care & Human

Services Mar 25

Interim Study Calendar HEALTH/HUMAN

Mar 02 1994 Exempt under Hse Rule 29(C) HCHS Returned to Health Care & Human

Services

Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die

NOVAK - HOFFMAN - PRUSSING - MAUTINO - VON B - WESSELS. HB-1763 GIOLITTO, GRANBERG AND MCGUIRE.

30 ILCS 105/8a from Ch. 127, par. 144a 30 ILCS 340/1 from Ch. 120, par. 406 105 ILCS 5/18-11 from Ch. 122, par. 18-11

Amends the Casual Deficit Act to require borrowing in FY93 and FY94 to make the final June State Aid payments required to be made to school districts for the fiscal year in which the borrowings occur, repayment to be made by the following August 1. Amends the School Code. Beginning with the 1992-93 school year, requires a double general State aid payment in June and eliminates the deferred July payment except for the Chicago school district; and as to Chicago, provides for general State aid payments to be made in August and in each of the months of October through July, with no September payments to be made, with the amount paid in August to be 2 times the amount paid in the other months, and with the July payment to be deemed payment for the school year that commenced during the immediately preceding calendar year. Amends the State Finance Act to provide for corresponding transfers from the General Revenue Fund to the Common School Fund. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that general State aid payments made in August of any calendar year to the Chicago school district shall be deemed payments for claims covering the school year that commenced during the immediately preceding calendar year. Changes a reference to the months when State aid payments are made to downstate school districts to June (from July) to conform to the months when the payments actually are to be made in the bill as introduced. Deletes duplicate text.

NOTE(s) THAT MAY APPLY: Debt; Fiscal

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Elementary & Secondary Education Mar 25 Amendment No.01 ELEM SCND ED H Adonted

Recomminded do pass as amend

022-001-000

Placed Calndr, Second Reading Second Reading Mar 31

Placed Calndr, Third Reading Interim Study Calendar ELEM SCND ED Apr 15

Jan 10 1995 Session Sine Die

HB-1764 CURRAN.

> 5 ILCS 375/3 from Ch. 127, par. 523 5 ILCS 375/13.1 from Ch. 127, par. 533.1

5 ILCS 375/6.2 rep.

Amends the State Employees Group Insurance Act of 1971. Eliminates the State's option to self insure its health insurance plan.

FISCAL NOTE (CMS)

A recent independent audit of the State's self-insurance plan concluded that the State has achieved a cumulative net savings net savings of \$44.2 million over the 5 year period of selfinsurance, compared with what would have occurred had the State continued to purchase insurance. Additionally, it was calculated that it would cost the State \$133 million in reduced cash flows to discontinue self-insurance and return to a traditional

indemnity plan. Additional costs would be incurred for soliciting and evaluating insurance proposals, as well as for consulting and actuarial services. Finally, any changes in the plan could significantly impact the PPO network and result in a loss of most or all of the current PPO savings of \$31.4 million.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading

Mar 11

Apr 01

Rfrd to Comm on Assignment Assigned to Elections & State

Government Fiscal Note Filed

Interim Study Calendar ELECTN ST GOV

Jan 10 1995 Session Sine Die

HB-1765 CURRAN.

210 ILCS 45/2-102

from Ch. 111 1/2, par. 4152-102

Amends the Nursing Home Care Act to make a technical change.

Mar 09 1993 First reading Mar 11 Rfrd to Comm on Assignment Assigned to Health Care & Human

Ref to Rules/Rul 27D

Services

Apr 02

Jan 10 1995 Session Sine Die

HB-1766 CURRAN.

35 ILCS 5/101

from Ch. 120, par. 1-101

Amends the Illinois Income Tax Act. Makes a technical correction in the short title provision.

Mar 09 1993 First reading

Mar 11

Apr 02 Jan 10 1995 Session Sine Die

Rfrd to Comm on Assignment

Assigned to Revenue Ref to Rules/Rul 27D

HB-1767 WEAVER,M.

New Act

Creates the Illinois Crop Lien Act. Provides for the creation of a lien for agricultural chemicals, seeds, and petroleum products sold on a credit basis. Provides that the lien is enforceable by the agricultural supply dealer or his assignee against crops grown on the land to which chemicals, seeds, or petroleum products were applied. Adds provisions relative to the perfection, priority, and enforcement of the lien. Provides that a lien will not be created under the Act if a financial institution that holds a security interest in the collateral of the farmer who purchased the lienable products on a credit basis, or that holds a loan made to that farmer for an agricultural purpose, issues a memorandum stating that the farmer has a sufficient net worth or line of credit to assure payment in full by the purchase price due under the sale on a credit basis. Provides that such a memorandum constitutes an irrevocable and unconditional letter of credit for a specified period. Defines terms. Other related provisions.

Mar 09 1993 First reading

Mar 11

Mar 31

Jan 10 1995 Sess

Session Sine Die

Rfrd to Comm on Assignment Assigned to Judiciary I

Interim Study Calendar JUDICIARY I

### HB-1768 LANG - BLACK - SCHOENBERG.

New Act

Creates the Patient Protection in Utilization Review Act. Requires persons who are health care utilization review agents to be certificated by the Department of Insurance. Preempts home rule. Effective January 1, 1994.

FISCAL NOTE (Dept. of Insurance)

Because of the number of entities which would have to be regulated, the Dept. estimates a cost of \$200,00 to \$300,000 annually to staff an entire new unit.

### HOUSE AMENDMENT NO. 2.

Provides that a certificate is not required for certain private review agents who conduct utilization for enrollees that use an organization in Illinois that is an affili-

ate of a health maintenance organization, and authorizes the Department of Insurance to request information to verify that the conditions for this exemption are being met. Provides that a private review agent shall submit a provision with his or her application that a final determination concerning the appropriateness of mental health services not provided by a psychiatrist be made by a provider with similar qualifications as the mental health provider under review.

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NOTE(s) THAT MAY APPLY: Fiscal; Home Rule
      Mar 09 1993 First reading
                                               Rfrd to Comm on Assignment
      Mar 11
                                               Assigned to Consumer Protection
      Mar 25
                                               Recommended do pass 007-001-001
                     Placed Calndr, Second Reading
                                               Fiscal Note Filed
      Mar 31
                     Placed Calndr, Second Reading
      Apr 14
                     Second Reading
                         Amendment No.01
                                               LANG
                                                                        Withdrawn
                         Amendment No.02
                                              LANG
                                                                        Adopted
                     Placed Calndr, Third Reading
      Apr 15
                     Third Reading - Passed 094-017-002
      Apr 16
                     Arrive Senate
                     Chief Sponsor CULLERTON
                     Placed Calendr, First Reading
      Apr 19
                     First reading
                                               Referred to Rules
                                               Assigned to Insurance, Pensions &
                                                 Licen. Act.
      Apr 28
                     Sponsor Removed CULLERTON
                     Alt Chief Sponsor Changed BARKHAUSEN
                     Added as Chief Co-sponsor CULLERTON
                                               Committee Insurance, Pensions &
                                                 Licen. Act.
      May 08
                                               Refer to Rules/Rul 3-9(a)
                     Session Sine Die
      Jan 10 1995
HB-1769
            CURRIE.
   70 ILCS 1505/20a
                                   from Ch. 105, par. 333.20a
  Amends the Chicago Park District Act. Adds a caption to a Section of the Act
concerning the issuance of bonds.
      Mar 09 1993 First reading
                                               Rfrd to Comm on Assignment
      Mar 11
                                               Assigned to Cities & Villages
      Apr 02
                                               Ref to Rules/Rul 27D
      Jan 10 1995
                     Session Sine Die
HB-1770
            CURRIE - LEVIN.
   25 ILCS 170/Act title
   ·25 ILCS 170/2
                                   from Ch. 63, par. 172
   25 ILCS 170/3
                                   from Ch. 63, par. 173
   25 ILCS 170/4
25 ILCS 170/5
                                   from Ch. 63, par. 174
                                   from Ch. 63, par. 175
   25 ILCS 170/6
                                   from Ch. 63, par. 176
   25 ILCS 170/7
                                   from Ch. 63, par. 177
   25 ILCS 170/8
                                   from Ch. 63, par. 178
   25 ILCS 170/9
                                   from Ch. 63, par. 179
   25 ILCS 170/10
                                   from Ch. 63, par. 180
   25 ILCS 170/11.1 new
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Amends the Lobbyist Registration Act. Expands the Act to include lobbying for or against administrative actions of an executive agency under rulemaking provisions of the Administrative Procedure Act. Excepts persons who receive only expense reimbursements under \$500 per year. Requires reporting twice a year. Requires registration in odd-numbered years rather than every year. Excludes reporting campaign contributions that are required to be reported under the Election Code. Sets categories and requirements for reports. Requires notification to recipients of gifts. Revises penalties. Allows units of local government and school districts to adopt similar lobbyist regulations.

Note(s) That May Apply: Correctional; Fiscal

Mar 09 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Executive

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Mar 31
Jan 10 1995 Session Sine Die
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### Interim Study Calendar EXECUTIVE

#### HB-1771 WIRSING

GAS PIPLEINE SAFETY-FUEL LINES Aug 12 1993 PUBLIC ACT 88-0314

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HB-1772
               PARCELLS.
     5 ILCS 80/4.7
                                           from Ch. 127, par. 1904.7
     5 ILCS 80/4.14
                                           from Ch. 127, par. 1904.14
  225 ILCS 450/0.03
                                           from Ch. 111, par. 5500.03
  225 ILCS 450/2
225 ILCS 450/3
                                           from Ch. 111, par. 5502
                                           from Ch. 111, par. 5504
  225 ILCS 450/5
225 ILCS 450/6
225 ILCS 450/7
225 ILCS 450/8
                                           from Ch. 111, par. 5506
                                           from Ch. 111, par. 5507
                                           from Ch. 111, par. 5508
                                           from Ch. 111, par. 5509
  225 ILCS 450/9.1
                                           from Ch. 111, par. 5510.1
  225 ILCS 450/11
                                           from Ch. 111, par. 5512
  225 ILCS 450/13
                                           from Ch. 111, par. 5514
  225 ILCS 450/14
                                           from Ch. 111, par. 5515
  225 ILCS 450/14.1 new
  225 ILCS 450/16
225 ILCS 450/17
225 ILCS 450/19
225 ILCS 450/20.01
                                           from Ch. 111, par. 5517
                                           from Ch. 111, par. 5518
                                           from Ch. 111, par. 5520
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225 ILCS 450/17 from Ch. 111, par. 5518
225 ILCS 450/19 from Ch. 111, par. 5520
225 ILCS 450/20.01 from Ch. 111, par. 5521.01
225 ILCS 450/20.1 from Ch. 111, par. 5522
225 ILCS 450/20.5 from Ch. 111, par. 5526
225 ILCS 450/26 from Ch. 111, par. 5532
225 ILCS 450/28 from Ch. 111, par. 5534

225 ILCS 450/30.3 new 225 ILCS 440/15 rep.

Amends the Illinois Public Accounting Act and the Regulatory Agency Sunset Act. Establishes the definition of peer review program and review committee for purposes of the Act. Changes provisions governing how examinations are conducted. Provides criteria for licensing foreign accountants. Provides that certain limited liability companies fall within the jurisdiction of the Act. Changes provisions governing the temporary practice of accounting. Changes licensing requirements for certain nonprofit cooperative associations and other business entities. Establishes new grounds for disciplinary actions. Provides that peer review records are confidential. Changes the date the Act sunsets to January 1, 2004. Effective January 1, 1994.

Note(s) That May Apply: Fiscal Mar 09 1993 First reading Mar 11 Mar 31

Rfrd to Comm on Assignment Assigned to Registration & Regulation Interim Study Calendar REGIS REGULAT

Jan 10 1995 Session Sine Die

### HB-1773 PHELAN.

625 ILCS 5/4-109 new

Amends the Illinois Vehicle Code. Authorizes the Secretary of State in consultation with the Director of the Department of State Police and the Motor Vehicle Theft Prevention Council to establish a Motor Vehicle Theft Prevention Program. Provides that a vehicle owner may sign an informed consent agreement stating that his or her motor vehicle is not normally operated between 1:00 a.m. and 5:00 a.m. and shall be issued a decal indicating such which shall be affixed to his or her motor vehicle. Provides that the decal authorizes law enforcement officers to stop vehicles with the decal during the hours of 1:00 a.m. and 5:00 a.m. to ascertain that the driver is the vehicle owner. Authorizes municipalities to charge a fee for the informed consent forms and the decals.

Note(s) That May Apply: Fiscal Mar 09 1993 First reading Mar 11 Mar 25

Rfrd to Comm on Assignment Assigned to Constitutional Officers Interim Study Calendar CONST OFICERS Jan 10 1995 Session Sine Die

HB-1774 WELLER – HICKS – PARCELLS – LEITCH – BLACK, HUGHES, ACKER-MAN, CLAYTON, COWLISHAW, DEUCHLER, WOJCIK, RUTHER-FORD, STEPHENS, NOLAND, MOFFITT, ZICKUS, HOEFT, WIRSING, LAWFER, SAVIANO, MULLIGAN AND MEYER.

215 ILCS 5/144.3 new

Amends the Illinois Insurance Code. Creates the Advisory Committee on Standardized Claim Forms and Electronic Claims Filing. Directs the Committee to advise the Department of Insurance with respect to establishing requirements for standardized accident and health insurance claim forms and the utilization of electronic claims filing. Provides that the Department shall issue rules requiring the use of standardized forms and electronic filing by December 31, 1993. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 215 ILCS 5/144.3 new Adds reference to: 215 ILCS 5/352.5 new

Replaces everything. Amends the Illinois Insurance Code. Requires the Director of Insurance to promulgate uniform claim forms for accident and health coverage claims. Provides that insurers may not refuse to accept claims filed on the uniform claim form.

SENATE AMENDMENT NO. 1.

Deletes reference to: 215 ILCS 5/352.5 new Adds reference to: 215 ILCS 5/155.31 new

Jan 10 1995

Session Sine Die

Replaces everything. Amends the Illinois Insurance Code. Requires certain insurers to disclose the identity of insureds to the Department of Public Aid. Effective immediately.

inneuratery.		
Note(s) That Ma	AY APPLY: Fiscal	
Mar 09 1993		Rfrd to Comm on Assignment
Mar 11	J	Assigned to Insurance
Мат 24	Amendment No.01	INSURANCE H Adopted
		Do Pass Amend/Short Debate
		025-000-000
	Cal 2nd Rdng Short Deba	
Apr 12	Short Debate Cal 2nd Rdr	
Apr 12	Cal 3rd Rdng Short Debat	
Apr 20		
. •	Third Reading - Passed 113-002-000	
Apr 21	Arrive Senate	TEET
	Chief Sponsor BURZYNS	
4 00	Placed Calendr, First Read	
Apr 22	First reading	Referred to Rules
		Assigned to Insurance, Pensions &
		Licen. Act.
	Added as Chief Co-sponso	r CARROLL
Apr 29		Committee Insurance, Pensions &
		Licen. Act.
May 08		Refer to Rules/Rul 3-9(a)
Apr 28 1994		Assigned to Public Health & Welfare
May 05	Sponsor Removed BURZY	
•	Alt Chief Sponsor Changed TOPINKA	
	g-	Committee Public Health & Welfare
May 11	Amendment No.01	PUB HEALTH S Adopted
,	1	Recomminded do pass as amend
		007-001-000
	Placed Calndr, Second Rea	
May 17 Second Reading		iang .
1.14, 17	Placed Calndr, Third Read	ina
May 18		
may 10	May 18 Added as Chief Co-sponsor SMITH Third Reading - Passed 056-000-000	
	Time Reading - Passed 03	
		Refer to Rules/Rul 3-8(b)

#### LEITCH. HB-1775

750 ILCS 5/510

from Ch. 40, par. 510

Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that an order for child support shall be modified upon a showing of a substantial change in circumstances; upon a showing of an inconsistancy of at least 10% between the amount of the existing order and the financial ability to pay support of the party ordered to pay; or upon a showing of a need to provide for the child's health care.

### HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Marriage and Dissolution of Marriage Act provisions on modification of support orders. Permits modification of child support orders without substantial change in circumstances in certain situations. Permits certain retroactive increases or decreases in child support, subject to federal approval of these provisions. Effective immediately.

Mar 09 1993	First reading	Rfrd to Comm on Assignm	nent
Mar 11	-	Assigned to Judiciary I	
Apr 01		Do Pass/Short Debate Ca	1010-000-000
1.41 01	Cal 2nd Rdng Short Debate		
Apr 20	Short Debate Cal 2nd Rdng		
71p1 20	Held 2nd Rdg-Short Debate		
Apr 23	Amendment No.01	LEITCH	Adopted
Apr 23	Cal 3rd Rdng Short Debate	<del>_</del>	Adopted
	Short Debate-3rd Passed 07		
A == 26		0-013-017	
Apr 26	Arrive Senate		
Apr 27	Placed Calendr, First Readn	ıg	
Apr 28	Chief Sponsor HASARA	D C 1/ D 1	
	First reading	Referred to Rules	
Apr 29		Assigned to Judiciary	
May 08		Refer to Rules/Rul 3-9(a	)
Jan 10 1995	Session Sine Die		
HB-1776 WELLI	ER.		
20 ILCS 3960/12	from Ch. 11	11 1/2, par. 1162	
Amends the Illin	ois Health Facilities Plant	ning Act to make a style	change.
Mar 09 1993		Rfrd to Comm on Assign	
Mar 11	1 1100 1400116	Assigned to Health Care	
11201 11		Services	•••••••
Apr 01		Interim Study Calendar	
-		HEALTH/HUMAN	
Mar 02 1994		Exempt under Hse Rule 2	29(C) HCHS
		Returned to Health Care	
		Services	
Apr 22		Ref to Rules/Rul 27E	
Jan 10 1995	Session Sine Die	<del>-</del>	
HB-1777 SALTS	SMAN.		

735 ILCS 5/3-103

from Ch. 110, par. 3-103

Amends the Code of Civil Procedure. Provides that a complaint filed within the 35 day period from the date the copy of the administrative decision sought to be reviewed was served upon the party affected, may be amended to add additional parties in cases brought under the Illinois Municipal Code provisions providing for discipline of fire fighters and police officers. Applies to all cases involving discipline of fire fighters and police officers filed on or after the effective date.

Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary I Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die

### STEPHENS, COWLISHAW, STECZO AND KUBIK.

75 ILCS 10/8

Amends the Illinois Library System Act to reduce the annual per capita formula for grants to library systems from \$1.557 to \$1.097 per capita of the population served, and to reduce the annual area grant from \$54.389 to \$38.45 per square mile of the area served. Effective immediately.

from Ch. 81, par. 118

### SENATE AMENDMENT NO. 1.

Changes the annual per capita formula for grants to library systems from \$1.097 to \$1.46, and changes the annual area grant from \$38.45 to \$50.75 per square mile of the area served.

Note(s) That May Apply: Fiscal Mar 09 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Executive Mar 31 Do Pass/Short Debate Cal 012-000-000 Cal 2nd Rdng Short Debate Apr 19 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate Apr 20 Third Reading - Passed 079-034-002 Apr 21 Arrive Senate Chief Sponsor HAWKINSON Placed Calendr, First Reading Apr 22 First reading Referred to Rules Assigned to Executive May 04 Recommended do pass 015-000-000 Placed Calndr, Second Reading May 06 Second Reading Placed Calndr, Third Reading May 14 Filed with Secretary AMEND. NO. 01 **HAWKINSON-TO RULES** Placed Calndr. Third Reading May 17 Amendment No.01 HAWKINSON RULES TO SEXC. Placed Calndr, Third Reading May 18 Amendment No.01 HAWKINSON SEXC/BE ADOPTED 013-000-000 Recalled to Second Reading Amendment No.01 HAWKINSON Adopted Placed Calndr, Third Reading May 19 Third Reading - Passed 057-000-000 Refer to Rules/Rul 3-8(b) May 21 Recommends Consideration 008-000-000 HRUL Place Cal Order Concurrence 01 Jul 13 Ref to Rules/Rul 79f Jan 10 1995 Session Sine Die

## HB-1779 GIGLIO – MURPHY,H – FLOWERS – KUBIK – BALTHIS, SANTIAGO, LANG AND BALANOFF.

70 ILCS 2605/3

from Ch. 42, par. 322

Amends the Metropolitan Water Reclamation District Act. Requires that by 1994 trustees of the district be elected one each from 9 subdistricts rather than at large.

### HOUSE AMENDMENT NO. 1.

Deletes reference to: 70 ILCS 2605/3 Adds reference to: 70 ILCS 2605/12a

from Ch. 42, par. 332a

Changes the title and deletes everything after the enacting clause. Amends the Metropolitan Water Reclamation District Act to make technical changes in a section concerning the acceptance of anticipation warrants.

Mar 09 1993 First reading Rfrd to Comm on Assignment
Assigned to Executive
Mar 31 Amendment No.01 EXECUTIVE H Adopted
013-000-000
Recommnded do pass as amend

009-001-001

Placed Calndr, Second Reading
Apr 20 Second Reading

Apr 30 Second Reading
Held on 2nd Reading
Apr 30 Ref to Rules/Rul 37G
Jan 10 1995 Session Sine Die

```
70 ILCS 5/17.3
                                  from Ch. 15 1/2, par. 68.17c
  Amends the Airport Authorities Act. Prohibits the Metropolitan Airport Au-
thority from constructing a new runway, or extending an existing runway, unless
the runway meets certain criteria. Authorizes the Authority to proceed with con-
struction or an extension that does not meet those criteria, however, if approved at
a referendum. Effective immediately.
      Mar 09 1993 First reading
                                             Rfrd to Comm on Assignment
      Mar 11
                                             Assigned to Executive
      Mar 31
                                             Motion Do Pass-Lost 004-003-001
                                               HEXC
                                             Remains in Committee Executive
      Apr 02
                                             Interim Study Calendar EXECUTIVE
      Jan 10 1995
                    Session Sine Die
HR.1781
            STEPHENS
  VEH CD-INVALID LICENSE/MINORS
      Aug 05 1993
                     PUBLIC ACT 88-0197
HB-1782
            DART.
  705 ILCS 405/2-24
                                  from Ch. 37, par. 802-24
  Amends the Juvenile Court Act of 1987 to make a grammatical change.
      Mar 09 1993 First reading
                                             Rfrd to Comm on Assignment
      Mar 11
                                             Assigned to Judiciary II
      Apr 02
                                             Interim Study Calendar JUDICIARY
      Jan 10 1995
                    Session Sine Die
            DART.
HB-1783
  705 ILCS 405/2-24
                                  from Ch. 37, par. 802-24
  Amends the Juvenile Court Act of 1987 to make a grammatical change.
      Mar 09 1993 First reading
                                             Rfrd to Comm on Assignment
      Mar 11
                                             Assigned to Judiciary II
      Apr 02
                                             Ref to Rules/Rul 27D
      Jan 10 1995
                    Session Sine Die
HB-1784
            DART.
  720 ILCS 5/12-1
                                  from Ch. 38, par. 12-1
  Amends the Criminal Code of 1961. Makes a technical change.
      Mar 09 1993 First reading
                                             Rfrd to Comm on Assignment
      Mar 11
                                             Assigned to Judiciary II
      Apr 02
                                             Interim Study Calendar JUDICIARY
      Jan 10 1995
                    Session Sine Die
HB-1785
            DART.
  720 ILCS 5/12-1
                                  from Ch. 38, par. 12-1
  Amends the Criminal Code of 1961. Makes a technical change.
      Mar 09 1993 First reading
                                             Rfrd to Comm on Assignment
      Mar 11
                                             Assigned to Judiciary II
      Apr 02
                                             Ref to Rules/Rul 27D
      Jan 10 1995
                    Session Sine Die
HB-1786
            DART.
  720 ILCS 5/1-1
                                  from Ch. 38, par. 1-1
  Amends the Criminal Code of 1961. Makes technical change.
  HOUSE AMENDMENT NO. 1.
      Deletes reference to:
      720/5/1-1
      Adds reference to:
      725 ILCS 5/110-3
                               from Ch. 38, par. 110-3
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HB-1780

JOHNSON.TOM.

Deletes all. Amends the Code of Criminal Procedure of 1963. Provides that if a defendant on bail bond or recognizance fails to comply with any condition of the bail bond or recognizance and if it would be impractical to secure an arrest warrant, the defendant may be arrested without a warrant by a peace officer if the peace officer has reasonable grounds to believe that the defendant at liberty has violated a condition of the bail bond or recognizance.

HOUSE AMENDMENT NO. 2.

Makes a technical correction.

SENATE AMENDMENT NO. 1.

Deletes reference to: 725 ILCS 5/110-3 Adds reference to: 750 ILCS 60/301

from Ch. 40, par. 2313-1

Deletes everything and amends the Illinois Domestic Violence Act of 1986 to provide that a law enforcement officer may make an arrest without warrant if the officer has reasonable grounds to believe the defendant whose victim is a family or household member has violated a condition of his or her bail bond or recognizance.

ehold member Mar 09 1993	has violated a condition of First reading	f his or her bail bond or Rfrd to Comm on Assign	recognizance.
Mar 11 Apr 02	Amendment No.01	Assigned to Judiciary II JUDICIARY II H	Adopted
	Cal 2nd Pdna Short Dahate	Do Pass Amend/Short Do 016-000-000	ebate
Apr 13	Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate	g	
Apr 15	Amendment No.02	Mtn Prev-Recall 2nd Rea	iding Adopted
Apr 23	Cal 3rd Rdng Short Debate Short Debate-3rd Passed 11 Arrive Senate	15-000-000	_
May 03	Placed Calendr, First Readr Chief Sponsor MOLARO Placed Calendr, First Readr First reading		
Apr 28 1994	That reading	Assigned to Judiciary	
May 05	Amendment No.01	JUDICIARY S Recommnded do pass as a 010-000-000	Adopted amend
May 11	Placed Calndr, Second Read Added As A Co-sponsor SE Added As A Co-sponsor W Added As A Co-sponsor Bo	EVERNS ELCH OWLES	
May 13	Placed Calndr, Second Read Filed with Secretary	ung	
1111, 10	Amendment No.02	CULLERTON	Amendment referred to
	TOTAL STATE	SRUL	
	Filed with Secretary Amendment No.03	CULLERTON	Amendment referred to
		SRUL	10101100 10
	Placed Calndr, Second Read	dng	
May 17	Amendment No.03	CULLERTON Rules refers to SJUD	
May 18	Amendment No.03	CULLERTON Held in committee	
	Placed Calndr, Second Read	dng	
	Second Reading Placed Calndr, Third Readi	no	
May 19	Third Reading - Passed 059	9-000-000	
·	Amendment No.02	CULLERTON	
	Tabled Pursuant to Rule5-		
	Amendment No.03 Tabled Pursuant to Rule5-4	CULLERTON 4(A)	
	Third Reading - Passed 059		
May 20		Refer to Rules/Rul 3-8(t	
Jun 14	Place Cal Order Concurren	Recommends Considerat	ion HRUL
	H Concurs in S Amend. 01		
	Passed both Houses	<del>.</del>	
Jul 13	Sent to the Governor		
Sep 09	Governor approved PUBLIC ACT 88-0624	effective date 95-01-01	

#### HB-1787 DART

### CRIM CD-EAVESDROPPING

Oct 13 1993 Bill dead-amendatory veto.

#### HB-1788 ERWIN.

225 ILCS 425/2.04

from Ch. 111, par. 2005.1

Amends the Collection Agency Act to provide that collection agencies may collect fees for collecting child support only if they actually collect the indebtedness. Provides that the fees shall be assessed to and collected from the absent parent. Effective immediately.

Mar 09 1993 First reading

Rfrd to Comm on Assignment

Mar 11

Assigned to Judiciary I

Mar 25

Do Pass/Short Debate Cal 010-000-000

Cal 2nd Rdng Short Debate Mar 30

Interim Study Calendar JUDICIARY I

Jan 10 1995 Session Sine Die

#### HB-1789 ERWIN.

35 ILCS 5/1002

from Ch. 120, par. 10-1002

Amends the Illinois Income Tax Act to provide that the penalty for failure to report income received in cash payments is an amount equal to 3 times the amount set forth in the Uniform Penalty and Interest Act.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading

Rfrd to Comm on Assignment

Mar 11 Apr 02

Assigned to Revenue Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-1790 CURRIE

SUPPORT ENFORCEMENT PROGRAMS

Aug 10 1993 PUBLIC ACT 88-0284

#### HB-1791 **SAVIANO**

VIETNAM VETERANS/DES

**PUBLIC ACT 88-0012** Jun 30 1993

### STEPHENS

MOTOR VEHICLES-LAW ENFORCEMENT Sep 09 1993 **PUBLIC ACT 88-0476** 

#### HB-1793 SCHAKOWSKY - RONEN.

35 ILCS 135/2

from Ch. 120, par. 453.32

Amends the Cigarette Use Tax Act. Provides that beginning on and after January 1, 1994, an additional tax on the use of cigarettes shall be imposed at the rate of \$1 per package used. Effective January 1, 1994.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading

Rfrd to Comm on Assignment

Assigned to Revenue

Mar 11 Mar 25

Interim Study Calendar REVENUE

Jan 10 1995 Session Sine Die

#### HB-1794 KASZAK

HEARNG-WAGE DEDUCTN-EXMPT PRTY

Aug 11 1993 PUBLIC ACT 88-0299

#### HB-1795 OSTENBURG - STECZO.

105 ILCS 5/18-8

from Ch. 122, par. 18-8

Amends the School Code. For purposes of computing a school district's State aid, increases the weighting of average daily attendance pupils in grades 7-12 by 0.10 if the district is levying at the maximum rate at which it is permitted by law to levy in each of the funds that it is authorized to include in the operating tax rate used to compute that State aid.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 09 1993 First reading

Mar 11

Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Education

Apr 02

Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

HB-1796 HICKS.

20 ILCS 1205/15

from Ch. 17, par. 116

Amends the Financial Institutions Code. Makes a technical change in a Section concerning prior acts, established rights or proceedings before the Act took effect.

Mar 09 1993 First reading

Rfrd to Comm on Assignment

Mar 11

r 11

Assigned to Financial Institutions

Apr 02

Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

HB-1797 FLINN

FINANCIAL INSTITUTIONS-MERGER Aug 20 1993 PUBLIC ACT 88-0425

HB-1798 LAURINO

VEH CD-MANDATORY INSURANCE Aug 12 1993 PUBLIC ACT 88-0315

HB-1799 RUTHERFORD

PRODUCT LIABILITY LIMITS

Mar 31 1993

Stricken - Hse Rule 35B

HB-1800 CAPPARELLI – MCAULIFFE – LAURINO, SANTIAGO, BURKE AND PHELAN.

40 ILCS 5/6-127.1 new

Amends the Chicago Firefighter Article of the Pension Code to provide an optional retirement benefit. Allows a firefighter who is still in service but eligible for retirement to fix the amount of his retirement annuity and cease making employee contributions to the Fund. Once the annuity has been fixed, the corresponding employer contributions will be deposited into a segregated account and paid to the firefighter as an additional benefit at retirement.

PENSION NOTE

HB-1800 would increase the unfunded liability of the Chicago Firefighters' Pension Fund by an undetermined, but sizable amount.

NOTE(s) THAT MAY APPLY: Pension

Mar 10 1993 First reading Mar 11 Apr 02 Jun 28

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Ref to Rules/Rul 27D Pension Note Filed Committee Rules

Jan 10 1995 Session Sine Die

# HB-1801 CAPPARELLI – MCAULIFFE – SANTIAGO – LAURINO, BURKE AND SAVIANO.

40 ILCS 5/13-301	from Ch. 108 1/2, par. 13-301
40 ILCS 5/13-302	from Ch. 108 1/2, par. 13-302
40 ILCS 5/13-304	from Ch. 108 1/2, par. 13-304
40 ILCS 5/13-305	from Ch. 108 1/2, par. 13-305
40 ILCS 5/13-306	from Ch. 108 1/2, par. 13-306
40 ILCS 5/13-308	from Ch. 108 1/2, par. 13-308
40 ILCS 5/13-314	from Ch. 108 1/2, par. 13-314
40 ILCS 5/13-401	from Ch. 108 1/2, par. 13-401
40 ILCS 5/13-402	from Ch. 108 1/2, par. 13-402
30 ILCS 805/8 17 new	

Amends the Chicago Sanitary District Article of the Pension Code. Grants automatic annual increases to certain persons who retired before July 1, 1985. Imposes additional eligibility requirements for disability and survivor benefits. Applies an age discount to the minimum surviving spouse benefit. Changes the salary used in the calculation of alternative benefits for district commissioners. Changes the conditions for payment of contributions for leaves of absence and the optional plan of additional benefits. Makes other changes in the manner of administering the Fund. Amends the State Mandates Act to require implementation without reimbursement.

### STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB-1801 creates a personnel/retirement benefit mandate. However, if the General Assembly finds that HB-1801 creates offsetting savings, and this is explicitly stated in the bill, no reimbursement is required. HB-1801 also amends the State Mandates Act to relieve the State of reimbursement liability. This bill will result in a reduction in costs for the Metropolitan Water Reclamation District.

PENSION IMPACT NOTE

According to the Fund's actuary, this bill will result in no additional cost to the Fund. However, the Illinois Economic & Fiscal Commission estimates that some of the provisions in this bill would result in minor costs to the Fund.

Note(s) That May Apply: Fiscal; Pension; State Mandates

Mar 10 1993First readingRfrd to Comm on AssignmentMar 11Assigned to Personnel & PensionsMar 30St Mandate Fis Note FiledCommittee Personnel & Pensions

Apr 02 Ref to Rules/Rul 27D
Jun 01 Pension Note Filed
Committee Rules

Jan 10 1995 Session Sine Die

### HB-1802 FREDERICK.

Appropriates \$1 to the Department of Rehabilitation Services for implementation of the Domestic Abuse of Disabled Adults Intervention Act. Effective July 1, 1993.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Appropriations-Human

Services
Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

### HB-1803 FREDERICK

PERSON WITH DEVELOP DISABILITY Aug 20 1993 PUBLIC ACT 88-0380

HB-1804 KUBIK

CRIM CD-BATTERY-FLAMMABLE SUBS Aug 10 1993 PUBLIC ACT 88-0285

### HB-1805 WENNLUND.

725 ILCS 5/115-15 new

Amends the Code of Criminal Procedure of 1963 to provide that in any criminal prosecution for a violation of either the Cannabis Control Act or the Illinois Controlled Substances Act a laboratory report from the Department of State Police that is signed and sworn to by the person performing an analysis that states that the substance that is the basis of the alleged violation has been weighed and analyzed and stating the person's findings as to the contents, weight and identity of the substance and that it contains a controlled substance or cannabis is prima-facie evidence of the contents, identity and weight of the substance.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Judiciary II
Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

### HB-1806 BLACK

### CRIMINAL CD-PRISONER

Aug 11 1993 PUBLIC ACT 88-0300

### HB-1807 LEITCH - HOFFMAN.

 415 ILCS 5/3.14
 from Ch. 111 1/2, par. 1003.14

 415 ILCS 5/22.2
 from Ch. 111 1/2, par. 1022.2

 415 ILCS 5/22.18
 from Ch. 111 1/2, par. 1022.18

Amends the Environmental Protection Act. Provides that the owner or operator, or both, of an underground storage tank or a person responsible for the release of a hazardous substance shall be liable for all cost of preventive and corrective action

incurred by any person (now, State of Illinois only) as a result of a release or threat of release of petroleum. Amends the definition of hazardous substance to include petroleum and crude oil.

NOTE(S) THAT MAY APPLY: Fiscal Mar 10 1993 First reading Mar 11 Apr 02 Jan 10 1995

Rfrd to Comm on Assignment Assigned to Environment & Energy Ref to Rules/Rul 27D

HR.1808 **HOFFMAN** 

CORRECTNS-PENALTY SEC DEG MUR Aug 11 1993 PUBLIC ACT 88-0301

Session Sine Die

HB-1809 NOVAK - ZICKUS - GIOLITTO - VON B - WESSELS - MURPHY,M. MOSELEY, MCAFEE, CURRAN AND GRANBERG.

New Act

Creates the Residential Real Property Disclosure Act. Requires sellers of residential real property to complete a document disclosing defects and other conditions with respect to the property. Sets forth required contents of the disclosure document. Requires disclosure of material defects of which the seller has actual knowledge, but requires no specific investigation by the seller. Provides that the disclosures are not deemed warranties. Provides that a knowing violation or false disclosure may result in the payment of damages, court costs, and attorney fees. Provides that actions for violations must be brought within one year of the date of possession, occupancy, or recording of the conveyance instrument. Does not apply to transfers of newly constructed residential property that has not been occupied.

HOUSE AMENDMENT NO. 1.

Adds an October 1, 1994 effective date.

SENATE AMENDMENT NO. 1.

Adds reference to: 225 ILCS 455/Art. 4 heading new 225 ILCS 455/38.1 new 225 ILCS 455/38.5 new 225 ILCS 455/38.10 new 225 ILCS 455/38.15 new 225 ILCS 455/38.20 new 225 ILCS 455/38.25 new 225 ILCS 455/38.30 new 225 ILCS 455/38.35 new 225 ILCS 455/38.40 new 225 ILCS 455/38.45 new 225 ILCS 455/38.50 new 225 ILCS 455/38.55 new 225 ILCS 455/38.60 new 225 ILCS 455/38.65 new 225 ILCS 455/18.2 rep.

Amends the Real Estate License Act of 1983. Adds a new Article concerning Brokerage Relationships in Real Estate Transactions to the Act. Defines rights of actions and defenses by sellers, buyers, landlords, tenants, real estate brokers, and real estate salespersons. Establishes duties of licensees representing clients, licensees' relationships with consumers, duties to a client upon termination of a brokerage agreement, dual agency parameters, and informed consent requirements for all clients in a dual agency. Deletes present law requiring disclosure, in writing, of an agency relationship between the licensee and a prospective buyer. Defines confidential information as not including "material information" about the physical condition of the property. Obligates the licensee representing a client to timely present all offers to and from a client unless the client waives this duty. Requires a licensee to act in a manner consistent with promoting the client's best interest instead of the licensee's or other person's self interest. Provides that Act does not change the common law duty of a licensee as to negligent or fraudulent misrepresentation of material information. Makes other changes.

	Mar 10 1993	First reading	Rfrd to Comm on Assignment
	Mar 11		Assigned to Executive
	Mar 25	Amendment No.01	EXECUTIVE H Adopted
			Do Pass Amend/Short Debate 011-000-000
		Cal 2nd Rdng Short Debate	
	Apr 13	Short Debate Cal 2nd Rdn	
	•	Cal 3rd Rdng Short Debate	
	Apr 16	Short Debate-3rd Passed 10	09-002-003
		Arrive Senate Placed Calendr, First Reads	nα
	Apr 21	Chief Sponsor PHILIP	16
	p. 2.	Added as Chief Co-sponsor	MADIGAN
		First reading	Referred to Rules
			Assigned to Insurance, Pensions &
	May 09		Licen. Act.
	May 08 May 04 1994		Refer to Rules/Rul 3-9(a) Assigned to Insurance, Pensions &
	111ay 04 1774		Licen. Act.
	May 09	Sponsor Removed PHILIP	
		Alt Chief Sponsor Changed	
	May 11	Amendment No.01	INS PEN LIC S Adopted Recommnded do pass as amend
			009-000-000
		Placed Caindr, Second Read	
	May 12	Second Reading	
	M 12	Placed Calndr, Third Readi	
	May 13	Added as Chief Co-sponsor Added as Chief Co-sponsor	
	May 17	Third Reading - Passed 050	
	•		Refer to Rules/Rul 3-8(b)
	Jun 14	Pi	Recommends Consideration HRUL
		Place Cal Order Concurrer H Concurs in S Amend. 01	
		Passed both Houses	7 113-000-000
	Jul 13	Sent to the Governor	
	Sep 01	Governor vetoed	
	NT 16	Placed Calendar Total Vet	0
	Nov 16	Total veto stands.	
	810 HAWK	-	
1(	) ILCS 5/14-104	4 from Ch. 1	08 1/2, par. 14-104

from Ch. 108 1/2, par. 14-104

Amends the State Employee Article of the Pension Code to reduce the contributions required for purchase of optional military service credits. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

Mar 10 1993 First reading

Mar 11 Apr 02

Jan 10 1995 Session Sine Die Rfrd to Comm on Assignment Assigned to Personnel & Pensions Ref to Rules/Rul 27D

#### HB-1811 HAWKINS.

40 ILCS 5/14-110

from Ch. 108 1/2, par. 14-110

Amends the State Employee Article of the Pension Code to reduce the vesting requirement for the alternative (State police) formula from 20 years of eligible creditable service to 8 years of actual service in one or more of the specified positions. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension Mar 10 1993 First reading Mar 11

> Apr 02 Jan 10 1995 Session Sine Die

Assigned to Personnel & Pensions Ref to Rules/Rul 27D

Rfrd to Comm on Assignment

#### HB-1812 MCAFEE.

415 ILCS 5/22.2 415 ILCS 5/42

from Ch. 111 1/2, par. 1022.2 from Ch. 111 1/2, par. 1042

Amends the Environmental Protection Act. Provides that the Attorney General shall bring (i) the civil action, (ii) the action for punitive damages in relation to hazardous waste spills, and (iii) the action before the Pollution Control Board for costs and damages related to hazardous waste spills.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Environment & Energy
Interim Study Calendar ENVRMNT
ENRGY

Jan 10 1995 Session Sine Die

### HB-1813 HICKS

HOUSING AFFORDABILITY-RULES Jul 07 1993 PUBLIC ACT 88-0061

### HB-1814 CURRIE – RONEN – SCHOENBERG – KRAUSE.

305 ILCS 5/11-8

from Ch. 23, par. 11-8

Amends the Illinois Public Aid Code. Provides that applicants for or recipients of child or spouse support services may appeal a decision of a county department, local governmental unit, or the Child and Spouse Support Unit to not provide those services.

### HOUSE AMENDMENT NO. 2.

Deletes reference to: 305 ILCS 5/11-8 Adds reference to: 305 ILCS 5/10-3.1

from Ch. 23, par. 10-3.1

Deletes everything. Amends the Illinois Public Aid Code. Requires the Department of Public Aid to establish an administrative unit to receive and transmit information concerning applicants for services to the Child and Spouse Support Unit. Requires the Department, at the request of a recipient of or applicant for services, to explain the Unit's handling of a case. Provides that if the Department fails to provide a satisfactory explanation within 30 days of the request for an explanation, the applicant or recipient may request a conference. Requires the Office of the Administrator to conduct the conference and inform all interested parties of the results of the conference within 60 days of the request for the conference.

Mar 10 1993 Mar 11	First reading	Assigned to Health Care	
		Services	
Mar 25		Recommended do pass 01	9-002-005
	Placed Calndr, Second Rea	dng	
Apr 20	Second Reading		
-	Held on 2nd Reading		
Apr 22	Amendment No.01	LAWFER	Withdrawn
	Amendment No.02	CURRIE	Adopted
	Placed Calndr, Third Read		
Apr 23	Third Reading - Passed 11	0-000-002	
Apr 26	Arrive Senate		
Apr 27	Chief Sponsor FAWELL		
	Added as Chief Co-sponsor		
	Placed Calendr, First Read		
	First reading	Referred to Rules	
Apr 29		Assigned to Public Health	& Welfare
May 04	Sponsor Removed FAWEI		
	Alt Chief Sponsor Change		
		Committee Public Health	
May 08		Refer to Rules/Rul 3-9(a	)
Jan 10 1995	Session Sine Die		

### HB-1815 GASH - RONEN - SCHOENBERG.

305 ILCS 5/10-1

from Ch. 23, par. 10-1

Amends the Illinois Public Aid Code. Makes a grammatical change in a Section concerning child support.

### HOUSE AMENDMENT NO. 1.

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Adds reference to: 305 ILCS 5/10-3.1 from Ch. 23, par. 10-3.1 305 ILCS 5/10-3.2 from Ch. 23, par. 10-3.2 305 ILCS 5/10-3.3 new 305 ILCS 5/10-3.4 new
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305 ILCS 5/10-8.1 new 305 ILCS 5/10-8.2 new 305 ILCS 5/10-16.2 from Ch. 23, par. 10-16.2 750 ILCS 20/17 from Ch. 40, par. 1217

Deletes everything. Changes the title. Amends the Illinois Public Aid Code and the Revised Uniform Reciprocal Enforcement of Support Act. Provides that the Child and Spouse Support Unit shall open a case and determine necessary action no more than 20 days after receiving a referral of a IV-D services case or an application for IV-D services. Requires the Child and Spouse Support Unit to perform certain functions to locate the absent parent or the absent parent's income, assets, or employer. Requires the Child and Spouse Support Unit to refer cases in which the parent cannot be located to the federal Parent Locater Service. Requires the Department of Public Aid, in cases in which paternity has not yet been established, to file for paternity establishment, complete service of process to establish paternity, or document unsuccessful attempts to serve process. Requires the Department, within 90 days of locating an absent parent or establishing paternity, to establish an order for support, complete service of process necessary to commence a proceeding to establish a support order, or document unsuccessful attempts to serve process. Provides certain time requirements for the Department to forward moneys received from a withholding order. Requires the Department to establish a system for enforcing support orders by rule. Requires the Department to perform certain services with respect to IV-D cases from another State.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Health Care & Human Services HEALTH/HUMAN H Adopted Mar 25 Amendment No.01 Remains in Committee Health Care & **Human Services** Apr 02 Interim Study Calendar HEALTH/HUMAN Mar 02 1994 Exempt under Hse Rule 29(C) HCHS Returned to Health Care & Human Fiscal Note Requested WENNLUND Apr 20 Committee Health Care & Human Services Apr 22 Ref to Rules/Rul 27E

Apr 22 Ref Jan 10 1995 Session Sine Die

### HB-1816 MCPIKE

ADMIN CODE-ST FAIRS-CHILD CARE
Oct 13 1993 Bill dead-amendatory veto.

### HB-1817 FLINN.

110 ILCS 805/3-16

from Ch. 122, par. 103-16

Amends Public Community College Act. Adds a Section heading.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Higher Education

Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

### HB-1818 SKINNER

HIGHWAY CD-SIGNS OVER SIDEWALK Aug 10 1993 PUBLIC ACT 88-0286

### HB-1819 SKINNER.

New Act 30 ILCS 105/5.360 new 35 ILCS 205/162

from Ch. 120, par. 643

Creates the Wholesale Gravel Occupation Tax Act. Imposes a tax of 5% on the wholesale selling price of gravel. Provides that the tax proceeds shall be distributed to each county, for deposit into its road fund, in an amount equal to the amount of tax collected in that county. Provides for the abatement of county property taxes in an amount equal to the amount the county received under the Wholesale Gravel

Occupation Tax Act. Amends the State Finance Act to create the Wholesale Gravel Occupation Tax Fund into which the tax proceeds shall be deposited and from which the distributions shall be made. Effective January 1, 1994.

NOTE(S) THAT MAY APPLY: Fiscal
Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Revenue
Interim Study Calendar REVENUE
Jan 10 1995 Session Sine Die

### HB-1820 SKINNER - HUGHES.

55 ILCS 5/5-12011 from Ch. 34, par. 5-12011

Amends the Counties Code. Provides that the concurring vote of 4 (now, 5) members of a 7-member county zoning board of appeals is necessary to take certain action. Effective immediately.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Counties & Townships
Mar 31 Interim Study Calendar CNTY
TWNSHIP

Jan 10 1995 Session Sine Die

### HB-1821 DANIELS - RYDER - MCPIKE - DEERING.

415 ILCS 5/39.2 from Ch. 111 1/2, par. 1039.2

Amends the Environmental Protection Act to provide that transfer stations for household hazardous waste do not have to go through the local siting approval procedure, but only need local zoning approval. Provides that the fees a county or municipality charges for siting review of a material recovery facility shall be no more than one-half of the normal fee. Defines "material recovery facility".

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB 1821 constitutes a local government organization and structure mandate and a due process mandate.
No State reimbursement is required due to the imposition of either of these mandates under the State Mandates Act.

### HOUSE AMENDMENT NO. 1.

Deletes language providing that the fees a county or municipality charges for siting review of a material recovery facility shall be no more than one-half of the normal fee.

### SENATE AMENDMENT NO. 1.

Deletes reference to:
415 ILCS 5/39.2
Adds reference to:
415 ILCS 5/54.06 new
415 ILCS 5/54.08a new
415 ILCS 5/54.10a new
415 ILCS 5/54.10b new
415 ILCS 5/54.11a new
415 ILCS 5/54.12 from Ch. 111 1/2, par. 1054.12
415 ILCS 5/54.12a new
415 ILCS 5/54.12b new
415 ILCS 5/55.8d new

Replaces everything after the enacting clause. Amend the Used Tire Title of the Environmental Protection Act to add definitions and change a definition. Also defines what constitutes tires sold at retail.

### CONFERENCE COMMITTEE REPORT NO. 1. (Adopted in House)

Recommends that the Senate recede from S-am 1.

Recommends that the bill be further amended as follows:

```
Deletes reference to:
415 ILCS 5/54.06a new
415 ILCS 5/54.08a new
415 ILCS 5/54.10a new
415 ILCS 5/54.10b new
415 ILCS 5/54.10c new
415 ILCS 5/54.11a new
415 ILCS 5/54.12
```

```
415 ILCS 5/54.12a new
415 ILCS 5/54.12b new
415 ILCS 5/55.8d new
Adds reference to:
20 ILCS 3505/7 from Ch. 48, par. 850.07
55 ILCS 5/5-1062.5 new
65 ILCS 5/11-113.1-1 from Ch. 24, par. 11-113.1-1 from Ch. 42, par. 263.1
```

Replaces the title of the bill and everything after the enacting clause. Amends the Development Finance Authority Act, the Counties Code, the Municipal Code, the Sanitary District Act of 1907, the Sanitary District Act of 1917, and the Sanitary District Act of 1936. Authorizes counties outside the area served by the Northeastern Illinois Planning Commission to appoint stormwater management planning committees and, if approved at a referendum, to levy a tax for stormwater management activities. Authorizes municipalities and sanitary districts located in those counties to levy a tax for the same purpose. Authorizes the Development Finance Authority to issue bonds which may be used to make loans to units of local government in those counties for stormwater management activities. Effective immediately.

Mote(s) That Ma	y Apply: Fiscal; State Mand	latec	
Mar 10 1993	First reading	Rfrd to Comm on Assign	ment
Mar 11	I list reading	Assigned to Environment	
Mar 26		St Mandate Fis Note File	
IVIAI 20		Committee Environment	
Apr 02		Recommended do pass 0	
Apr 02	Placed Calndr, Second Rea		14-007-000
Apr 20	Second Reading	uig	
Apr 20	Held on 2nd Reading		
Apr 22	Amendment No.01	SKINNER	Adopted
Apr 22	Placed Calndr, Third Readi		Adopted
Apr 26	Third Reading - Passed 09		
Apr 27	Arrive Senate	3-007-001	
11pt 27	Chief Sponsor KLEMM		
	Placed Calendr, First Read	nσ	
	First reading	Referred to Rules	
Apr 29	1 H3t Todding	Assigned to Environment	& Energy
May 05		Recommended do pass 0	
111 <b>u</b> ) 05	Placed Calndr, Second Rea		00 005 000
May 06	Second Reading	Carlo	
1114) 00	Placed Calndr, Third Read	ing	
May 19	Filed with Secretary AME		
11247 17	ind will become in its	FAWELL-TO RULES.	
	Amendment No.01	FAWELL	
		RULES TO SENV.	
	Placed Calndr, Third Read		
May 20	Amendment No.01	FAWELL	
		SENV/BE ADOPTED	
		007-000-000	
	Placed Calndr, Third Read	ing	
May 21	Recalled to Second Reading		
•	Amendment No.01	FAWELL	Adopted
	Placed Calndr, Third Read	ing	_
	Third Reading - Passed 05		
		Refer to Rules/Rul 3-8(1	
May 26		Recommends Considerat	ion
		008-000-000 HRUL	
	Place Cal Order Concurred		
	H Noncners in S Amend. (		
	Secretary's Desk Non-cond		
	S Refuses to Recede Amer		
	S Requests Conference Co		
	Sen Conference Comm Ap		
		MAHAR, FAWELL,	

FARLEY, SHAW

Jul 12

Hse Accede Req Conf Comm 1ST May 28

Hse Conference Comm Apptd 1ST/NOVAK.

MCPIKE, GRANBERG, WOJCIK & PERSICO Refer to Rules/Rul 3-8(b) Recommends Consideration

008-000-000 HRUL

Hse Conference Comm Apptd 1ST (93-05-28)

Jul 13 Filed with Secretary 1ST CCR-TO RULES

1ST CCR-KLEMM RULES TO SENV.

Sen Conference Comm Apptd 1ST/93-05-26

House report submitted

3/5 vote required

House Conf. report Adopted 1ST/092-019-004 Refer to Rules/Rul 3-9(b) RULES SRUL Aug 13

Jan 10 1995 Session Sine Die

#### HB-1822 SKINNER.

55 ILCS 5/6-1002.5 new

Amends the Counties Code. Authorizes counties to establish a special fund for capital improvements, repairs, or replacements and to appropriate to that fund, in the county's annual budget, an amount not to exceed 3% of the amount appropriated to the county's general corporate fund. Provides for transfers of moneys from the special fund to the county's general corporate fund. Limits total amount in the special fund to 1.0% of the total equalized assessed valuation of all taxable property in the county. Effective immediately.

Mar 10 1993 First reading

Rfrd to Comm on Assignment

Mar 11

Assigned to Revenue

Apr 02

Interim Study Calendar REVENUE

Jan 10 1995 Session Sine Die

#### PUGH. HB-1823

730 ILCS 5/3-1-1 from Ch. 38, par. 1003-1-1

Amends the Unified Code of Corrections to make a stylistic change.

Mar 10 1993 First reading

Rfrd to Comm on Assignment Assigned to Judiciary II

Mar 11 Apr 01

Interim Study Calendar JUDICIARY

II

Jan 10 1995 Session Sine Die

#### HB-1824 BLAGOJEVICH.

215 ILCS 5/143.12

from Ch. 73, par. 755.12

Amends the Illinois Insurance Code concerning short rate cancellation. Makes technical changes.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11

Assigned to Insurance

Apr 02

Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

HB-1825 ERWIN - OSTENBURG - GIORGI - MULLIGAN - VON B - WESSELS, GASH, GIOLITTO, CURRIE, EDLEY, RONEN, COWLISHAW, CLAY-TON, PANKAU, SCHAKOWSKY, FREDERICK AND BIGGERT.

750 ILCS 60/220

from Ch. 40, par. 2312-20

Amends the Illinois Domestic Violence Act of 1986. Makes a punctuation change.

### **HOUSE AMENDMENT NO. 1.**

Provides that no new evidence is required for an extension of an order under the Domestic Violence Act. Provides that an order may be extended on the basis of petitioner's motion or affidavit even if the motion is contested.

Mar 10 1993 First reading

Rfrd to Comm on Assignment

Mar 11

Assigned to Judiciary II

Apr 02

JUDICIARY II H Amendment No.01 Adopted

Do Pass Amend/Short Debate 016-000-000

Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng Apr 13 Cal 3rd Rdng Short Debate Apr 20 Third Reading - Passed 115-000-000 Apr 21 Arrive Senate Placed Calendr, First Reading Apr 27 Chief Sponsor GARCIA Placed Calendr, First Reading First reading Referred to Rules Apr 28 Sponsor Removed GARCIA Alt Chief Sponsor Changed HASARA Added as Chief Co-sponsor GARCIA Committee Rules Jan 10 1995 Session Sine Die **HOMER - VON B - WESSELS.** 215 ILCS 5/352a from Ch. 73, par. 964a Amends the Illinois Insurance Code concerning mandated coverage limitations. Makes a technical change. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Insurance Apr 02 Interim Study Calendar INSURANCE Jan 10 1995 Session Sine Die HB-1827 MARTINEZ. 215 ILCS 5/356h from Ch. 73, par. 968h Amends the Illinois Insurance Code concerning required coverages for adopted children. Makes a technical change. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Insurance Apr 02 Ref to Rules/Rul 27D Session Sine Die Jan 10 1995 HB-1828 HICKS. 215 ILCS 5/143.10b from Ch. 73, par. 755.10b Amends the Illinois Insurance Code concerning loss information disclosure. Makes technical changes. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Insurance Interim Study Calendar INSURANCE Mar 30 Jan 10 1995 Session Sine Die HB-1829 HICKS. 215 ILCS 5/143.16b from Ch. 73, par. 755.16b Amends the Illinois Insurance Code. Makes technical changes. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Insurance Mar 31 Do Pass/Short Debate Cal 025-000-002 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 16 Held 2nd Rdg-Short Debate Cal 3rd Rdng Short Debate Apr 20 Ref to Rules/Rul 37G Apr 30 Jan 10 1995 Session Sine Die HR.1830 SANTIAGO. 430 ILCS 65/3.1 from Ch. 38, par. 83-3.1 Amends the Firearm Owners Identification Card Act. Provides that the State Police dial up system used by federally licensed firearm dealers is applicable to the

transfer of firearm ammunition as well as firearms. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary II Mar 25 Motion Do Pass-Lost 005-006-004 HJUB Remains in Committee Judiciary II

Ref to Rules/Rul 27D

Apr 02

Jan 10 1995 Session Sine Die

### HB-1831 PHELAN.

720 ILCS 5/4-2

Mar 25

from Ch. 38, par. 4-2

Amends the Criminal Code of 1961 to make grammatical changes.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Judiciary II

Assigned to Judiciary II
Interim Study Calendar JUDICIARY

Jan 10 1995 Session Sine Die

# HB-1832 LOPEZ – WENNLUND – SANTIAGO – FRIAS – MORROW, BUGIELSKI, BLAGOJEVICH, MOORE, EUGENE, JONES, LOU, BURKE AND DART.

720 ILCS 5/44-2.5 new

Amends the Criminal Code of 1961 to prohibit the knowing sale or transfer to, servicing for, or possession by, any person under 18 years of age, of an electronic paging device. Penalty is a Class A misdemeanor.

HOUSE AMENDMENT NO. 2.

Limits offense to the sale of electronic paging devices. Permits sale of electronic paging device to a person under 18 years of age who has consent of his or her parents or legal guardians.

FISCAL NOTE, AS AMENDED (Office of Illinois Courts)

The fiscal impact on HB 1832 would be minimal.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Executive
Mar 25 Do Pass/Short Debate Cal 009-000-000

Cal 2nd Rdng Short Debate

Mar 31

Fiscal Note Requested BLACK

Apr 20 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Amendment No.01 LOPEZ Adopted Mtn Prevail -Table Amend No.01

Amendment No.02 LOPEZ Adopted Fiscal Note Request W/drawn

Cal 3rd Rdng Short Debate

Apr 21 Fiscal Note Filed Short Debate-3rd Passed 115-000-000

Apr 22 Arrive Senate

Apr 29 Placed Calendr, First Reading Chief Sponsor DEL VALLE Placed Calendr, First Reading

May 03 First reading Referred to Rules
May 04 1994
May 12 Refer to Rules/Rul 3-9(a)

Jan 10 1995 Session Sine Die

## HB-1833 DEERING.

720 ILCS 5/21-1.3 new

Amends the Criminal Code of 1961 to create the offense of criminal damage to a 911 road sign. Penalty is a petty offense for which the court shall impose a \$500 fine. If a minor under 18 years of age commits the offense, and is unable to pay the fine, the parent or guardian of the minor is liable for the fine.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Judiciary II

Mar 25 Do Pass/Short Debate Cal 010-000-000

Apr 20 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Apr 30 Ref to Rules (Rul 37G)

Apr 30 Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die

### HB-1834 ROTELLO - MOSELEY - CURRAN - MCAFEE.

720 ILCS 550/5.3 new 720 ILCS 570/402.5 new

Amends the Cannabis Control Act and the Illinois Controlled Substances Act to provide for enhanced penalties for knowingly using or possessing cannabis or a controlled substance in the presence of a child under 6 years of age. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional Mar 10 1993 First reading

Mar 11

Apr 02

Rfrd to Comm on Assignment Assigned to Judiciary II

Motion Do Pass-Lost 001-007-006 HJUB

Remains in Committee Judiciary II Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-1835 JONES, LOU - MOORE, EUGENE.

225 ILCS 75/1

from Ch. 111, par. 3701

Amends the Illinois Occupational Therapy Act. Makes stylistic changes in a Section concerning the short title.

Mar 10 1993 First reading

Mar 11 Apr 01

Rfrd to Comm on Assignment Assigned to Registration & Regulation Interim Study Calendar REGIS

REGULAT

Jan 10 1995 Session Sine Die

#### JONES, LOU - MOORE, EUGENE. HB-1836

235 ILCS 5/3-1

from Ch. 43, par. 97

Amend the Liquor Control Act. Makes a stylistic change.

Mar 10 1993 First reading

Rfrd to Comm on Assignment Assigned to Registration & Regulation

Mar 11 Mar 24

Recommended do pass 007-003-000 Placed Calndr.Second Reading

Apr 20

Second Reading Held on 2nd Reading

Apr 30 Jan 10 1995 Ref to Rules/Rul 37G Session Sine Die

#### HB-1837 GASH.

New Act

Creates the Deposit Collateralization Pilot Program. Directs the State Treasurer to conduct a pilot program to determine the impact on the State investment program of developing alternative collateral requirements for financial institutions and allows the Treasurer to require such capitalization levels as he or she deems appropriate for certain institutions. Requires the Treasurer to submit a report to the General Assembly no later than March 15, 1994. Repealed on September 15, 1994.

NOTE(S) THAT MAY APPLY: Fiscal Mar 10 1993 First reading

Mar 11

Apr 02

Jan 10 1995 Session Sine Die Rfrd to Comm on Assignment Assigned to Constitutional Officers Ref to Rules/Rul 27D

#### HB-1838 KASZAK - MOSELEY.

New Act

20 ILCS 3505/7.100 new

20 ILCS 3505/7.105 new 20 ILCS 3505/7.110 new

20 ILCS 3505/7.115 new

20 ILCS 3505/7.120 new 20 ILCS 3505/7.125 new

20 ILCS 3505/7.130 new

20 ILCS 3505/7.135 new

Creates the Environmental Clean-Up and Prevention Act. Creates the Environmental Clean-Up and Prevention Advisory Council. Provides that the Council shall review applications and advise the Illinois Development Finance Authority on financing of projects related to environmental clean-up and pollution prevention. Amends the Illinois Development Finance Authority Act. Authorizes the Illinois Development Finance Authority to guarantee loans made by financial institutions for environmental clean-up and pollution prevention. Authorizes the Authority to issue bonds to finance the guarantees. Amends the State Finance Act to create the Environmental Clean-Up and Prevention Loan Guarantee Fund into which funds for the loan guarantees shall be deposited.

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STATE DEBT IMPACT NOTE
    HB 1838 could create loan guarantees of up to $20 million.
    FISCAL NOTE (EPA)
    The Agency believes that operating costs would be approximately
    $100,000.
Note(s) That May Apply: Debt; Fiscal
    Mar 10 1993 First reading
                                             Rfrd to Comm on Assignment
    Mar 11
                                             Assigned to Environment & Energy
    Apr 02
                                             Recommended do pass 014-009-000
                  Placed Calndr, Second Reading
    Apr 12
                                             State Debt Note Filed
                                             Fiscal Note Filed
                  Placed Calndr, Second Reading
    Apr 13
                  Second Reading
                  Placed Calndr, Third Reading
    Apr. 15
                  Third Reading - Passed 069-041-004
    Apr 16
                  Arrive Senate
                  Placed Calendr, First Reading
   Apr 19
                  Chief Sponsor CULLERTON
                  Placed Calendr, First Reading
   Apr 20
                  First reading
                                             Referred to Rules
                                             Assigned to Environment & Energy
```

### Jan 10 1995 HB-1839 BLAGOJEVICH.

35 ILCS 5/209 new

May 08

Amends the Illinois Income Tax Act to provide a tax credit to employers equal to 100% of the first \$500 and 50% of the second \$500 of matching contributions made by the employer on behalf of an employee under the Home Ownership Made Easy Act. Effective immediately.

Refer to Rules/Rul 3-9(a)

```
NOTE(S) THAT MAY APPLY: Fiscal
    Mar 10 1993 First reading
                                            Rfrd to Comm on Assignment
    Mar 11
                                            Assigned to Revenue
    Apr 02
                                            Ref to Rules/Rul 27D
    Jan 10 1995
                  Session Sine Die
```

#### HB-1840 JONES, SHIRLEY.

35 ILCS 5/203 from Ch. 120, par. 2-203

Session Sine Die

Amends the Illinois Income Tax Act. Provides that in computing a corporation's base income, an amount equal to the salary and any other compensation paid to each corporate officer or employee that exceeds \$500,000 annually, shall be added to the corporation's taxable income.

```
Note(s) That May Apply: Fiscal
    Mar 10 1993 First reading
                                            Rfrd to Comm on Assignment
    Mar 11
                                            Assigned to Revenue
    Apr 02
                                            Ref to Rules/Rul 27D
    Jan 10 1995
                  Session Sine Die
```

#### HB-1841 LOPEZ.

New Act 5 ILCS 120/2 from Ch. 102, par. 42 5 ILCS 140/7 from Ch. 116, par. 207

Creates the Citizens Transportation Board Act. Creates a corporation known as the Citizens Transportation Board to oversee the activities of the Chicago Transit Authority (CTA) and the Regional Transportation Authority (RTA). Establishes guidelines for elections of Board members. Establishes powers and duties of the Board and its directors. Preempts home rule. Amends the Open Meetings Act to provide that certain portions of the Citizens Transportation Board meetings are exempt from the Act. Amends the Freedom of Information Act to provide that exemptions under that Act are not applicable to certain provisions of the Citizens Transportation Board Act relating to the inspection of CTA and RTA public

NOTE(S) THAT MAY APPLY: Home Rule Mar 10 1993 First reading

Mar. 11

Apr 01

Jan 10 1995 Session Sine Die Assigned to Executive

Interim Study Calendar EXECUTIVE

#### HB-1842 SCHAKOWSKY.

New Act

Creates the Individual Development Account Trust Act. Provides for a program administered by the State Treasurer to assist individuals in developing savings and assets. Effective immediately.

HOUSE AMENDMENT NO. 1.

Changes the title and deletes everything after the enacting clause. Creates the Individual Development Account Act. Establishes a task force to report to the Governor and General Assembly by May 1, 1994, upon encouraging and assisting persons to remove themselves from welfare. Effective immediately.

FISCAL NOTE (Dept. of Public Aid)

No fiscal impact to the Department of Public Aid.

Mar 10 1993 First reading

Mar 11 Apr 01

Amendment No.01

Rfrd to Comm on Assignment Assigned to Constitutional Officers

CONST OFFICER H Adopted Recommnded do pass as amend

005-003-000

Placed Calndr, Second Reading

Fiscal Note Requested BLACK Apr 07

Placed Calndr, Second Reading

Apr 15 Fiscal Note Filed

Placed Calndr, Second Reading

Second Reading Apr 20

Held on 2nd Reading Ref to Rules/Rul 37G Apr 30

Jan 10 1995 Session Sine Die

#### HB-1843 MURPHY.H.

New Act

Creates the Economic Recovery and Disclosure Act. Requires banks, savings banks, savings and loan associations, and credit unions to file annual disclosure statements regarding deposit taking and lending activity by geographic unit in their primary market area. Defines terms. Provides that the reports shall be filed with the financial institution's State equivalent regulatory authority. Requires the Department of Financial Institutions, the Commissioner of Banks and Trust Companies, and the Commissioner of Savings and Loan Associations to issue joint rules regarding disclosure. Specifies reinvestment activity information to be reported.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading

Mar 11

Apr 01

Jan 10 1995 Session Sine Die Rfrd to Comm on Assignment Assigned to Financial Institutions Interim Study Calendar FIN INSTIT

#### HR.1844 **SCHAKOWSKY**

ELECTRIC RATE BASE EFFICIENT

Apr 22 1993 Third Reading - Lost

#### HB-1845 HOEFT – CROSS – DEUCHLER.

105 ILCS 5/26-2

Mar 31

from Ch. 122, par. 26-2

Amends the School Code. Permits school districts to deny reenrollment in secondary schools to certain dropouts.

Mar 10 1993 First reading

Mar 11

Rfrd to Comm on Assignment

Assigned to Elementary & Secondary

Education Mar 25

Motion Do Pass-Lost 010-007-004

HELM

Remains in Committee Elementary & Secondary Education

Interim Study Calendar ELEM SCND ED

Jan 10 1995 Session Sine Die

#### HB-1846 GRANBERG AND CURRAN.

40 ILCS 5/17-130.1

from Ch. 108 1/2, par. 17-130.1

Amends the Chicago Teacher Article of the Pension Code to add a missing caption. Makes no substantive change.

PENSION NOTE

HB1846 has no fiscal impact. NOTE(S) THAT MAY APPLY: Pension

Mar 10 1993 First reading Mar 11

Apr 02 Ref to Rules/Rul 27D May 20 Pension Note Filed Committee Rules

Jan 10 1995 Session Sine Die

#### HB-1847 GRANBERG.

40 ILCS 5/9-170.2

from Ch. 108 1/2, par. 9-170.2

Amends the Cook County Article of the Pension Code to add a missing caption. Makes no substantive change.

PENSION NOTE

HB1847 has no fiscal impact.

NOTE(s) THAT MAY APPLY: Pension

Mar 10 1993 First reading Mar 11 Apr 02 May 20

Rfrd to Comm on Assignment Assigned to Personnel & Pensions Ref to Rules/Rul 27D

Rfrd to Comm on Assignment

Assigned to Personnel & Pensions

Pension Note Filed Committee Rules

Jan 10 1995 Session Sine Die

#### HB-1848 GRANBERG - VON B - WESSELS - BLACK - DART - CURRAN.

40 ILCS 5/14-108.2

from Ch. 108 1/2, par. 14-108.2

Amends the State Employee Article of the Pension Code to add a missing caption. Makes no substantive change.

## HOUSE AMENDMENT NO. 1.

Deletes reference to: 40 ILCS 5/14-108.2 Adds reference to: 40 ILCS 15/1.3 new

Deletes everything. Amends the State Pension Funds Continuing Appropriation Act to add continuing appropriations of the required annual State contributions to the State Employee, Universities, Downstate Teachers, Judges, and General Assembly retirement systems. Effective July 1, 1993.

PENSION NOTE

Apr 02

Apr 23

HB-1848 would require the State to make additional contributions of \$418.9 million above the Governor's FY94 budget level

to the 5 State pension systems in FY94.

NOTE(S) THAT MAY APPLY: Pension

Mar 10 1993 First reading Mar 11

Amendment No.01

Rfrd to Comm on Assignment Assigned to Personnel & Pensions PERS PENSION H Adopted Recommnded do pass as amend

005-000-002

Placed Calndr, Second Reading

Apr 13 Second Reading

Placed Calndr, Third Reading Apr 20 Third Reading - Passed 110-000-000

Arrive Senate

Placed Calendr, First Reading

Apr 21 Chief Sponsor CULLERTON First reading

Referred to Rules Apr 22 Assigned to Insurance, Pensions &

Licen. Act. Pension Note Filed

Committee Insurance, Pensions & Licen. Act.

May 08 Refer to Rules/Rul 3-9(a)

Jan 10 1995 Session Sine Die

### HB-1849 GRANBERG.

40 ILCS 5/7-139.5

from Ch. 108 1/2, par. 7-139.5

Amends the Municipal Retirement Fund (IMRF) Article of the Pension Code to add a missing caption. Makes no substantive change.

PENSION NOTE

HB1849 has no fiscal impact.

Note(s) That May Apply: Pension

May 10 1003 First moding

Mar 10 1993 First reading Mar 11 Apr 02 May 20 Rfrd to Comm on Assignment Assigned to Personnel & Pensions Ref to Rules/Rul 27D Pension Note Filed Committee Rules

Jan 10 1995 Session Sine Die

### HB-1850 GRANBERG - PRUSSING.

40 ILCS 5/16-131.4

from Ch. 108 1/2, par. 16-131.4

Amends the Downstate Teacher Article of the Pension Code to add a missing caption. Makes no substantive change.

PENSION NOTE

HB1850 has no fiscal impact.

### HOUSE AMENDMENT NO. 1.

Deletes reference to: 40 ILCS 5/16-131.4 Adds reference to: 40 ILCS 15/1.3 new

Deletes everything. Amends the State Pension Funds Continuing Appropriation Act to add continuing appropriations of the required annual State contributions to the State Employee, Universities, Downstate Teachers, Judges, and General Assembly retirement systems. Effective July 1, 1993.

NOTE(s) THAT MAY APPLY: Pension

Mar 10 1993 First reading

Rfrd to Comm on Assignment Assigned to Personnel & Pensions Ref to Rules/Rul 27D

Apr 02 May 20

Committee Rules Recommends Consideration

Pension Note Filed

GRANBERG

Jun 24

Recommends Consideration 005-003-000 HRUL

Placed Calndr, Second Reading Second Reading

Amendment No.01

Adopted

Placed Calndr, Third Reading
Jan 10 1995 Session Sine Die

### HB-1851 RYDER.

Oct 12

305 ILCS 5/5-17

from Ch. 23, par. 5-17

Amends the Illinois Public Aid Code. Makes a grammatical change in a Section concerning programs to improve access to hospital care. Effective immediately.

Mar 10 1993 First reading

Rfrd to Comm on Assignment

Mar 11

Assigned to Health Care & Human Services

Apr 01

Interim Study Calendar HEALTH/HUMAN

Mar 02 1994

Exempt under Hse Rule 29(C) HCHS Returned to Health Care & Human

Services

Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

### HB-1852 RYDER

ALTERN HEALTH CARE DEMO MODELS Sep 10 1993 PUBLIC ACT 88-0490

### HB-1853 SCHOENBERG AND DART.

20 ILCS 3960/3

from Ch. 111 1/2, par. 1153

Amends the Illinois Health Facilities Planning Act. Deletes Health Maintenance Organizations from the definition of "health care facilities". Effective immediately.

### SENATE AMENDMENT NO. 1.

Deletes reference to: 20 ILCS 3960/3 Adds reference to: 20 ILCS 1405/56.2 new 20 ILCS 2205/48c new

Deletes everything. Amends Civil Administrative Code to require Department of Public Aid, in cooperation with the Department of Insurance, to study the feasibility of HMO's providing acute care to Medicaid long term care recipients. Effective immediately.

SENATE AMENDMENT NO. 2.

Adds reference to:

New Act

from Ch. 127, par. 652

30 ILCS 330/2

Creates the Elder Care Savings Bond Act, which authorizes the issuance and sale of up to \$300,000,000 of General Obligation Elder Care Savings Bonds for purchase by Illinois residents to enhance their financial access to long term health care. Amends the General Obligation Bond Act in connection therewith.

SENATE AMENDMENT NO. 3.

Adds reference to: 755 ILCS 40/15 755 ILCS 40/20

Amends the Health Care Surrogate Act. Provides that the Act does apply when an adult with decisional capacity, as determined by a physician, directs a guardian to execute a do not resuscitate order and the Act permits the guardian to do so without a court order. Provides that if the surrogate decision-maker is a court-appointed guardian, the guardian may execute an advance directive to forgo life sustaining treatment that will become effective only when the patient, as certified by the appropriate physician, lacks decisional capacity and has a qualifying condition.

Mar 10 1993 First reading Rfrd to Common Assignment

Mar 10 1993 Mar 11	First reading	Assigned to Health Care	
		Services	
Apr 01		Do Pass/Short Debate Ca	1 025-000-000
	Cal 2nd Rdng Short Debat		
Apr 20	Short Debate Cal 2nd Rdn		
	Cal 3rd Rdng Short Debate		
Apr 21	Short Debate-3rd Passed 1	10-000-000	
	Arrive Senate		
4 22	Placed Calendr, First Read	ng	
Apr 23	Chief Sponsor TOPINKA		
. 07	Placed Calendr, First Read		
Apr 27	First reading	Referred to Rules	0 337 16
Apr 28 1994	4 1 (NI O1	Assigned to Public Health	
<b>M</b> ay 11	Amendment No.01	PUB HEALTH S	Adopted
		Recommnded do pass as a 009-000-000	ımena
	Dlagad Calada Sagand Dag		
May 17	Placed Calndr, Second Rea Second Reading	ang	
May 17	Placed Calndr, Third Readi	na	
	Filed with Secretary	ing	
	Amendment No.02	TOPINKA	Amendment
	Amendment 10.02	TOTTINKA	referred to
		SRUL	referred to
	Filed with Secretary	SKOL	
	Amendment No.03	TOPINKA	Amendment
		,	referred to
		SRUL	
May 18	Amendment No.02	TOPINKA	
•		Rules refers to SPBH	
	Amendment No.03	TOPINKA	
		Rules refers to SPBH	
	Placed Calndr, Third Readi	ing	
May 19	Amendment No.02	TOPINKA	
		Be adopted	

1423 May 19-Cont. Amendment No.03 TOPINKA Be adopted Placed Calndr, Third Reading Recalled to Second Reading Amendment No.02 TOPINKA Adopted Amendment No.03 **TOPINKA** Adopted Placed Calndr, Third Reading May 20 Third Reading - Passed 058-001-000 Refer to Rules/Rul 3-8(b) Jan 10 1995 Session Sine Die HB-1854 SALTSMAN. 415 ILCS 5/25 from Ch. 111 1/2, par. 1025 Amends the Environmental Protection Act to require the Environmental Protec-

tion Agency to cooperate with the Department of Agriculture in determining the feasibility of imposing limits on the noise from agricultural sources. SENATE AMENDMENT NO. 1.

Replaces everything after the enacting clause. Amends the Environmental Protection Act. Provides that noise emission rules do not apply to certain outdoor music

theaters that have local zoning approval. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Environment & Energy Apr 02 Do Pass/Consent Calendar 021-000-000 Consnt Caldr Order 2nd Read Apr 13 Cnsent Calendar, 2nd Reading Consnt Caldr Order 3rd Read Apr 15 Consnt Caldr, 3rd Read Pass 116-000-000 Arrive Senate Apr 16 Placed Calendr, First Reading Apr 22 Chief Sponsor MADIGAN First reading Referred to Rules Apr 29 Assigned to Agriculture & Conservation May 06 Recommended do pass 008-000-000 Placed Caindr, Second Reading Second Reading Placed Calndr, Third Reading May 19 Filed with Secretary AMEND. NO. 01 MADIGAN-TO RULES. Amendment No.01 MADIGAN RULES TO SAGR. Placed Calndr, Third Reading May 20 Amendment No.01 MADIGAN SAGR/BE ADOPTED 007-000-000 Placed Calndr, Third Reading Recalled to Second Reading May 21 Amendment No.01 MADIGAN Adopted Placed Calndr, Third Reading Third Reading - Passed 055-000-001 Refer to Rules/Rul 3-8(b) Recommends Consideration May 26 005-002-000 HRIIL Place Cal Order Concurrence 01 Jun 02 Motion to Concur Lost 01/015-090-009 Place Cal Order Concurrence 01 Ref to Rules/Rul 79f Jul 13 Jan 10 1995 Session Sine Die **PUGH** 

HB-1855

HOUSNG DEV-RESPITE CARE HOMLES

Total veto stands. Oct 13 1993

HB-1856 GIORGI - GIGLIO - OSTENBURG - ROTELLO - YOUNGE.

775 ILCS 5/1-102 from Ch. 68, par. 1-102 775 ILCS 5/1-103 from Ch. 68, par. 1-103

Amends the Human Rights Act. Provides that discrimination against an individual because of his or her source of income constitutes unlawful discrimination. Defines "source of income" as the lawful manner by which an individual supports himself or herself and his or her dependents. Effective immediately.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary I Mar 24 Interim Study Calendar JUDICIARY I Jan 10 1995 Session Sine Die HB-1857 LEFLORE - SCHAKOWSKY - MCPIKE. Appropriates \$2 to the Illinois Health Care Cost Containment Council for its ordinary and contingent expenses. Effective July 1, 1993. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Appropriations-Human Services Apr 01 Recommended do pass 006-000-000 Placed Calndr, Second Reading Apr 26 Second Reading Held on 2nd Reading Placed Calndr, Third Reading Apr 27 Third Reading - Passed 108-005-000 Arrive Senate Placed Calendr, First Reading Chief Sponsor HALL Apr 28 First reading Referred to Rules Jan 10 1995 Session Sine Die LEFLORE - SCHAKOWSKY - MCPIKE. Appropriates \$2 to the Department of Public Health for its ordinary and contingent expenses. Effective July 1, 1993. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Appropriations-Human Services Apr 01 Recommended do pass 006-000-000 Placed Calndr, Second Reading Apr 26 Second Reading Held on 2nd Reading Ref to Rules/Rul 37G Apr 30 Jan 10 1995 Session Sine Die HR-1859 LEFLORE - SCHAKOWSKY - MCPIKE. Appropriates \$2 to the Department of Children and Family Services for its ordinary and contingent expenses. Effective July 1, 1993. Mar 10 1993 First reading Rfrd to Comm on Assignment Assigned to Appropriations-Human Mar 11 Services Apr 01 Recommended do pass 006-000-000 Placed Calndr, Second Reading Second Reading Apr 26 Held on 2nd Reading Placed Calndr, Third Reading Apr 27 Third Reading - Passed 113-001-000 Arrive Senate Placed Calendr, First Reading Apr 28 Chief Sponsor HALL First reading Referred to Rules Jan 10 1995 Session Sine Die LEFLORE - SCHAKOWSKY - MCPIKE. Appropriates \$2 to the Department of Mental Health and Developmental Disabilities for its ordinary and contingent expenses. Effective July 1, 1993. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Appropriations-Human Services Recommended do pass 006-000-000 Apr 01 Placed Calndr, Second Reading Second Reading Apr 26 Held on 2nd Reading

Placed Calndr, Third Reading

Placed Calendr, First Reading

Arrive Senate

Third Reading - Passed 111-000-000

Apr 27

Apr 28

Chief Sponsor HALL

First reading

Referred to Rules

Jan 10 1995

Session Sine Die

#### HB-1861 LEFLORE - SCHAKOWSKY - MCPIKE.

Appropriates \$2 to the Department of Public Aid for its ordinary and contingent expenses. Effective July 1, 1993.

Mar 10 1993 First reading

Rfrd to Comm on Assignment

Mar 11

Assigned to Appropriations-Human

Services Recommended do pass 006-000-000

Apr 01

Placed Calndr, Second Reading

Apr 26

Second Reading

Held on 2nd Reading

Apr 27

Placed Calndr, Third Reading

Third Reading - Passed 110-001-001

Arrive Senate

Placed Calendr, First Reading Chief Sponsor HALL

Apr 28

First reading

Referred to Rules

May 12

Approved for Consideration

REFER TO THE SENATE WITHOUT REFERENCE TO COMMITTEE.

Placed Calndr, Second Reading

May 18

May 20

Filed with Secretary AMEND. NO. 01

HALL-TO RULES. HALL

Amendment No.01 RULES TO SAPA.

Placed Calndr, Second Reading

Amendment No.01 HALL Withdrawn

SAPA Placed Calndr, Second Reading

Second Reading Placed Calndr, Third Reading

Jun 23

Motion filed CARROLL-MOVES

PURSUANT TO RULE 7-17 (D), TO SUSPEND RULE 2-10 TO EXTEND THE DEADLINE FOR CONSIDERATION TO

ON OR BEFORE JUNE 30, 1993.

Motion failed Placed Calndr, Third Reading

Jul 09

Filed with Secretary AMEND. NO. 02

JONES-DEMUZIO-COLLINS-CARROLL-DEL VALLE-WELCH

-TO RULES

Motion filed JONES-SUSPEND

SENATE RULE 2-10, TO EXTEND THE DEADLINE FOR 3RD READING UNTIL ON

OR BEFORE JANUARY 1, 1994.

Jul 12

Placed Calndr, Third Reading
Motion withdrawn JONES Placed Calndr, Third Reading

Aug 13 Refer to Rules/Rul 3-9(b) RULES SRUL Jan 10 1995 Session Sine Die

### HB-1862 LEFLORE - SCHAKOWSKY - MCPIKE.

Appropriates \$2 to the Department on Aging for its ordinary and contingent expenses. Effective July 1, 1993.

Jan 10 1995

Mar 10 1993	First reading	Rfrd to Comm on Assignment
Mar 11		Assigned to Appropriations-Human
Mai 11		
		Services
Apr 01		Recommended do pass 006-000-000
	Placed Calndr, Second Read	dng
Apr 26	Second Reading	
71p1 20		
	Held on 2nd Reading	
Apr 27	Placed Calndr, Third Readi	ng
-	Third Reading - Passed 114	1-000-000
	Arrive Senate	. 000 000
	Placed Calendr, First Read	ng
Apr 28	Chief Sponsor HALL	
=	First reading	Referred to Rules

### HB-1863 LEFLORE - SCHAKOWSKY - MCPIKE.

Session Sine Die

Appropriates \$2 to the Department of Veterans' Affairs for its ordinary and contingent expenses. Effective July 1, 1993.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Appropriations-Human
Services
Apr 02 Ref to Rules/Rul 27D
Jan 10 1995 Session Sine Die

### HB-1864 LEFLORE - SCHAKOWSKY - MCPIKE.

Appropriates \$2 to the Department of Rehabilitation Services for its ordinary and contingent expenses, Effective July 1, 1993.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Appropriations-Human
Services
Apr 02 Ref to Rules/Rul 27D
Jan 10 1995 Session Sine Die

### HB-1865 HANNIG - MCPIKE.

Appropriates \$2 to the Bureau of the Budget for its ordinary and contingent expenses. Effective July 1, 1993.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Appropriations-General Services Apr 02 Recommended do pass 013-000-000 Placed Calndr, Second Reading Second Reading Apr 26 Held on 2nd Reading Placed Calndr, Third Reading Apr 27 Third Reading - Passed 109-001-000 Arrive Senate Placed Calendr, First Reading Apr 28 Chief Sponsor HALL First reading Referred to Rules

Jan 10 1995 Session Sine Die

Session Sine Die

### HB-1866 HANNIG - MCPIKE.

Jan 10 1995

Appropriates \$2 for the ordinary and contingent expenses of the Commissioner of Banks and Trust Companies. Effective July 1, 1993.

Mar 10 1993 Rfrd to Comm on Assignment First reading Mar 11 Assigned to Appropriations-General Services Apr 02 Recommended do pass 013-000-000 Placed Calndr, Second Reading Second Reading Apr 26 Held on 2nd Reading Apr 27 Placed Calndr, Third Reading Third Reading - Passed 112-002-000 Arrive Senate Placed Calendr, First Reading Chief Sponsor HALL Apr 28 First reading Referred to Rules

#### HB-1867 HANNIG - MCPIKE.

Appropriates \$2 to the Department of Central Management Services for its ordinary and contingent expenses. Effective July 1, 1993.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Appropriations-General Services

Apr 02 Recommended do pass 013-000-000

Placed Calndr.Second Reading Second Reading Apr 26

Held on 2nd Reading

Placed Calndr, Third Reading Apr 27

Third Reading - Passed 114-000-000

Arrive Senate

Placed Calendr, First Reading

Apr 28 Chief Sponsor HALL

First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-1868 HANNIG - MCPIKE.

Appropriates \$2 to the Illinois Racing Board for its ordinary and contingent expenses. Effective July 1, 1993.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Appropriations-General Services Apr 02 Recommended do pass 013-000-000

Placed Caindr, Second Reading

Apr 26 Second Reading Held on 2nd Reading

Placed Calndr, Third Reading Apr 27

Third Reading - Passed 114-000-001 Arrive Senate Placed Calendr, First Reading

Apr 28 Chief Sponsor HALL

First reading

Referred to Rules Jan 10 1995 Session Sine Die

#### HB-1869 HANNIG - MCPIKE.

Appropriates \$2 to the Department of Revenue for its ordinary and contingent

expenses. Effective July 1, 1993. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Appropriations-General

Services Apr 02 Recommended do pass 013-000-000

Placed Calndr Second Reading

Second Reading Apr 26 Held on 2nd Reading

Placed Caindr, Third Reading Apr 27 Third Reading - Passed 108-000-001

Arrive Senate

Placed Calendr, First Reading

Chief Sponsor HALL Apr 28

First reading Referred to Rules

May 12 Approved for Consideration REFER TO THE SENATE WITHOUT

REFERENCE TO COMMITTEE.

Placed Calndr, Second Reading

May 18 Filed with Secretary AMEND, NO. 01 HALL-TO RULES.

HALL Amendment No.01 RULES TO SAPA.

Placed Calndr Second Reading

May 20 Amendment No.01 HALL Withdrawn SAPA

Placed Calndr, Second Reading

Second Reading Placed Calndr, Third Reading

Refer to Rules/Rul 3-9(b) RULES SRUL Aug 13 Jan 10 1995 Session Sine Die HANNIG - MCPIKE. HB-1870 Appropriates \$2 to the Department of Professional Regulation for its ordinary and contingent expenses. Effective July 1, 1993. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Appropriations-General Services Apr 02 Recommended do pass 013-000-000 Placed Calndr, Second Reading Second Reading Apr 26 Held on 2nd Reading Placed Calndr, Third Reading Apr 27 Third Reading - Passed 114-000-000 Arrive Senate Placed Calendr, First Reading Chief Sponsor HALL Apr 28 First reading Referred to Rules Jan 10 1995 Session Sine Die HB-1871 HANNIG - MCPIKE. Appropriates \$2 to the Department of Conservation for its ordinary and contingent expenses. Effective July 1, 1993. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Appropriations-General Services Apr 02 Interim Study Calendar APP GEN SERVS Jan 10 1995 Session Sine Die HANNIG - MCPIKE. Appropriates \$2 to the Department of the Lottery for its ordinary and contingent expenses. Effective July 1, 1993. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Appropriations-General Services Apr 02 Interim Study Calendar APP GEN **SERVS** Jan 10 1995 Session Sine Die HB-1873 SALTSMAN - MCPIKE. Appropriates \$2 to the Office of the State Appellate Defender for its ordinary and contingent expenses. Effective July 1, 1993. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Appropriations-Public Safety Apr 02 Recommended do pass 018-000-000 Placed Caindr, Second Reading Second Reading Apr 26 Held on 2nd Reading Placed Calndr, Third Reading Apr 27 Third Reading - Passed 111-000-001 Arrive Senate Placed Calendr, First Reading Chief Sponsor HALL Apr 28 First reading Referred to Rules Jan 10 1995 Session Sine Die HB-1874 SALTSMAN - MCPIKE. Appropriates \$2 to the Office of the State's Attorneys Appellate Prosecutor for its ordinary and contingent expenses. Effective July 1, 1993. Rfrd to Comm on Assignment Mar 10 1993 First reading Mar 11 Assigned to Appropriations-Public Recommended do pass 018-000-000 Apr 02 Placed Calndr, Second Reading

Second Reading

Held on 2nd Reading

Apr 26

1429 HB-1874-Cont. Apr 27 Placed Calndr, Third Reading Third Reading - Passed 111-000-001 Arrive Senate Placed Calendr, First Reading Chief Sponsor HALL Apr 28 First reading Referred to Rules Jan 10 1995 Session Sine Die HB-1875 SALTSMAN - MCPIKE. Appropriates \$2 to the Department of Transportation for its ordinary and contingent expenses. Effective July 1, 1993. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Appropriations-Public Safety Apr 02 Recommended do pass 018-000-000 Placed Calndr, Second Reading Second Reading Apr 26 Held on 2nd Reading Placed Calndr, Third Reading Apr 27 Third Reading - Passed 112-000-001 Arrive Senate Placed Calendr, First Reading Apr 28 Chief Sponsor HALL First reading Referred to Rules Jan 10 1995 Session Sine Die HB-1876 SALTSMAN - MCPIKE. Appropriates \$2 to the Capital Development Board for its ordinary and contingent expenses. Effective July 1, 1993. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Appropriations-Public Safety Recommended do pass 018-000-000 Apr 02 Placed Calndr, Second Reading Apr 26 Second Reading Held on 2nd Reading Apr 27 Placed Calndr, Third Reading Third Reading - Passed 112-000-001 Arrive Senate Placed Calendr, First Reading Chief Sponsor HALL Apr 28 First reading Referred to Rules Jan 10 1995 Session Sine Die SALTSMAN - MCPIKE. Appropriates \$2 to the Department of State Police for its ordinary and contin-

gent e

expenses. Effec	ctive July 1, 1993.	
Mar 10 1993	First reading	Rfrd to Comm on Assignment
Mar 11	Ç	Assigned to Appropriations-Public Safety
Apr 02		Recommended do pass 018-000-000
	Placed Calndr, Second Read	ing
Apr 26	Second Reading	
	Held on 2nd Reading	
Apr 27	Placed Calndr, Third Readi:	ng
•	Third Reading - Passed 098	
	Arrive Senate	
	Placed Calendr, First Readr	ισ
Apr 28	Chief Sponsor HALL	*5
Tipi 20	First reading	Referred to Rules
May 12	1 hist reading	Approved for Consideration
May 12		REFER TO THE
		SENATE WITHOUT
		REFERENCE TO
,		COMMITTEE.
	Placed Calndr, Second Read	ing
May 18	Filed with Secretary AME	ND. NO. 01
•	•	HALL-TO RILLES

HALL

Amendment No.01 RULES TO SAPA. Placed Calndr, Second Reading

May 20 Amendment No.01 HALL Withdrawn SAPA Placed Calndr, Second Reading Second Reading Placed Calndr, Third Reading Refer to Rules/Rul 3-9(b) RULES SRUL Aug 13 Jan 10 1995 Session Sine Die HR.1878 SALTSMAN - MCPIKE. Appropriates \$2 to the Department of Commerce and Community Affairs for its ordinary and contingent expenses. Effective July 1, 1993. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Appropriations-Public Safety Apr 02 Recommended do pass 018-000-000 Placed Calndr, Second Reading Apr 26 Second Reading Held on 2nd Reading Apr 27 Placed Calndr, Third Reading Third Reading - Passed 108-000-002 Arrive Senate Placed Calendr, First Reading Apr 28 Chief Sponsor HALL First reading Referred to Rules Jan 10 1995 Session Sine Die SALTSMAN - MCPIKE. HB-1879 Appropriates \$1 to the Metropolitan Pier and Exposition Authority for its corporate purposes. Effective July 1, 1993. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Appropriations-Public Safety Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die HR.1880 SALTSMAN - MCPIKE. Appropriates \$2 to the Department of Agriculture for its ordinary and contingent expenses. Effective July 1, 1993. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Appropriations-Public Safety Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die HB-1881 GIORGI. 70 ILCS 210/1 from Ch. 85, par. 1221 Amends the Metropolitan Pier and Exposition Authority Act. Makes grammatical changes. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Executive Ref to Rules/Rul 27D Apr 02 Jan 10 1995 Session Sine Die HB-1882 MCPIKE. 30 ILCS 330/2 from Ch. 127, par. 652 Amends the General Obligation Bond Act. Decreases by \$1 the value of general obligation bonds the State may issue. SENATE AMENDMENT NO. 2. Adds reference to: 30 ILCS 330/3 30 ILCS 330/4 30 ILCS 330/6

Deletes everything. Amends the General Obligation Bond Act. Increases authorization of general obligation bonds for: capital facilities (including educational, correctional, recreation, water resource, and State government purposes); mass transit; and environmental purposes. Increases authorization for refunding bonds. Changes provisions relating to the sale of bonds. Effective immediately.

30 ILCS 330/11

CENTATE AME	NDMENT NO. 3.		*
Adds referenc			
30 ILCS 330/			
30 ILCS 330/		oar. 653	
30 ILCS 330/	4 from Ch. 127, p	oar. 654	
30 ILCS 330/		oar. 656	
30 ILCS 330/	11 from Ch. 127, 1		
30 ILCS 330/			25
			,
Changes the aut	horized General Obligation		
Mar 10 1993	First reading	Rfrd to Comm on Assignm	nent
Mar 11		Assigned to Executive	
Mar 25	6.5	Recommended do pass 00	7-005-000
	Placed Calndr, Second Rea		
Apr 20	Second Reading	<del></del> 8	
11pi 20	Held on 2nd Reading	-	Apr.
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Apr 21	Placed Calndr, Third Read		
	Third Reading - Passed 07	9-034-001	
	Arrive Senate		
	Placed Calendr, First Read	ng	•
Apr 27 1994	Sen Sponsor WEAVER,S		
Apr 28	First reading	Referred to Rules	
		Assigned to Appropriation	ıs
May 11		Recommended do pass 00	
, -	Placed Calndr, Second Rea		:
May 12	Second Reading		
may 12	Placed Calndr, Third Read	ing	
May 20	Tiacca Camar, Tiara Keaa	PHILIP-PURSUANT TO	<b>1</b>
Iviay 20			,
		RULE 2-10(E),	
		DEADLINE FOR	
		FINAL ACTION IS	
		EXTENDED TO	
		JANUARY 10, 1995.	•
	<ul> <li>Placed Calndr, Third Read</li> </ul>	ing	
Jun 30	Filed with Secretary		
	Amendment No.01	DEANCELIC .	Amendment
		DEANGELIS	Amenument
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	Amondment 10.01		referred to
		SRUL	
	Filed with Secretary	SRUL	
		SRUL WEAVER,S	
	Filed with Secretary	SRUL WEAVER,S -MAITLAND	
	Filed with Secretary Amendment No.02	SRUL WEAVER,S -MAITLAND Amendment referred to	
	Filed with Secretary	SRUL WEAVER,S -MAITLAND Amendment referred to WEAVER,S	
	Filed with Secretary Amendment No.02	SRUL WEAVER,S -MAITLAND Amendment referred to WEAVER,S -MAITLAND	
	Filed with Secretary Amendment No.02 Amendment No.02	SRUL WEAVER,S -MAITLAND Amendment referred to WEAVER,S -MAITLAND Rules refers to SAPA	
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	Filed with Secretary Amendment No.02  Amendment No.02  Amendment No.02  Placed Calndr, Third Read	SRUL  WEAVER,S -MAITLAND Amendment referred to WEAVER,S -MAITLAND Rules refers to SAPA WEAVER,S -MAITLAND Be adopted ling	
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Jul 12	Filed with Secretary Amendment No.02  Amendment No.02  Amendment No.02  Placed Calndr, Third Read Recalled to Second Readin Amendment No.02  Placed Calndr, Third Read Filed with Secretary Amendment No.03	SRUL  WEAVER,S -MAITLAND Amendment referred to WEAVER,S -MAITLAND Rules refers to SAPA WEAVER,S -MAITLAND Be adopted ing WEAVER,S -MAITLAND Adopted ling WEAVER,S -MAITLAND Adopted ling WEAVER,S -MAITLAND Adopted ling	
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Jul 12	Filed with Secretary Amendment No.02  Amendment No.02  Amendment No.02  Placed Calndr, Third Read Recalled to Second Readin Amendment No.02  Placed Calndr, Third Read Filed with Secretary Amendment No.03	SRUL  WEAVER,S -MAITLAND Amendment referred to WEAVER,S -MAITLAND Rules refers to SAPA WEAVER,S -MAITLAND Be adopted ling WEAVER,S -MAITLAND Adopted ling WEAVER,S -MAITLAND Adopted ling WEAVER,S -MAITLAND Amendment referred to WEAVER,S -MAITLAND	
Jul 12	Filed with Secretary Amendment No.02  Amendment No.02  Amendment No.02  Placed Calndr, Third Read Recalled to Second Readin Amendment No.02  Placed Calndr, Third Read Filed with Secretary Amendment No.03  Amendment No.03	SRUL  WEAVER,S -MAITLAND Amendment referred to WEAVER,S -MAITLAND Rules refers to SAPA WEAVER,S -MAITLAND Be adopted ling WEAVER,S -MAITLAND Adopted ling WEAVER,S -MAITLAND Amendment referred to WEAVER,S -MAITLAND Rules refers to SAPA	
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Jul 12	Filed with Secretary Amendment No.02  Amendment No.02  Amendment No.02  Placed Calndr, Third Read Recalled to Second Readin Amendment No.02  Placed Calndr, Third Read Filed with Secretary Amendment No.03  Amendment No.03	SRUL  WEAVER,S -MAITLAND Amendment referred to WEAVER,S -MAITLAND Rules refers to SAPA WEAVER,S -MAITLAND Be adopted sing WEAVER,S -MAITLAND Adopted sing WEAVER,S -MAITLAND Amendment referred to WEAVER,S -MAITLAND Amendment referred to WEAVER,S -MAITLAND Rules refers to SAPA WEAVER,S -MAITLAND	
Jul 12	Filed with Secretary Amendment No.02  Amendment No.02  Amendment No.02  Placed Calndr, Third Read Recalled to Second Readin Amendment No.02  Placed Calndr, Third Read Filed with Secretary Amendment No.03  Amendment No.03	SRUL  WEAVER,S -MAITLAND Amendment referred to WEAVER,S -MAITLAND Rules refers to SAPA WEAVER,S -MAITLAND Be adopted ling WEAVER,S -MAITLAND Adopted ling WEAVER,S -MAITLAND Amendment referred to WEAVER,S -MAITLAND AMENTE	
Jul 12	Filed with Secretary Amendment No.02  Amendment No.02  Amendment No.02  Placed Calndr, Third Read Recalled to Second Readin Amendment No.02  Placed Calndr, Third Read Filed with Secretary Amendment No.03  Amendment No.03	SRUL  WEAVER,S -MAITLAND Amendment referred to WEAVER,S -MAITLAND Rules refers to SAPA WEAVER,S -MAITLAND Be adopted sing WEAVER,S -MAITLAND Adopted sing WEAVER,S -MAITLAND Amendment referred to WEAVER,S -MAITLAND Amendment referred to WEAVER,S -MAITLAND Rules refers to SAPA WEAVER,S -MAITLAND Be adopted	
Jul 12	Filed with Secretary Amendment No.02  Amendment No.02  Amendment No.02  Placed Calndr, Third Read Recalled to Second Reading Amendment No.02  Placed Calndr, Third Read Filed with Secretary Amendment No.03  Amendment No.03  Amendment No.03	SRUL  WEAVER,S -MAITLAND Amendment referred to WEAVER,S -MAITLAND Rules refers to SAPA WEAVER,S -MAITLAND Be adopted sing WEAVER,S -MAITLAND Adopted sing WEAVER,S -MAITLAND Amendment referred to WEAVER,S -MAITLAND Amendment referred to WEAVER,S -MAITLAND Rules refers to SAPA WEAVER,S -MAITLAND Be adopted	
Jul 12	Filed with Secretary Amendment No.02  Amendment No.02  Amendment No.02  Placed Calndr, Third Read Recalled to Second Readin Amendment No.02  Placed Calndr, Third Read Filed with Secretary Amendment No.03  Amendment No.03  Amendment No.03  Recalled to Second Readin Recalled to Second Readin Recalled to Second Readin Recalled to Second Readin Recalled Re	SRUL  WEAVER,S -MAITLAND Amendment referred to WEAVER,S -MAITLAND Rules refers to SAPA WEAVER,S -MAITLAND Be adopted ling  WEAVER,S -MAITLAND Adopted ling  WEAVER,S -MAITLAND Amendment referred to WEAVER,S -MAITLAND Rules refers to SAPA WEAVER,S -MAITLAND Rules refers to SAPA WEAVER,S -MAITLAND Be adopted ling	
Jul 12	Filed with Secretary Amendment No.02  Amendment No.02  Amendment No.02  Placed Calndr, Third Read Recalled to Second Readin Amendment No.02  Placed Calndr, Third Read Filed with Secretary Amendment No.03  Amendment No.03  Amendment No.03  Recalled to Second Readin Recalled to Second Readin Recalled to Second Readin Recalled to Second Readin Recalled Re	SRUL  WEAVER,S -MAITLAND Amendment referred to WEAVER,S -MAITLAND Rules refers to SAPA WEAVER,S -MAITLAND Be adopted ling WEAVER,S -MAITLAND Adopted ling WEAVER,S -MAITLAND Amendment referred to WEAVER,S -MAITLAND Rules refers to SAPA WEAVER,S -MAITLAND Rules refers to SAPA WEAVER,S -MAITLAND Rules refers to SAPA WEAVER,S -MAITLAND Be adopted  Ing WEAVER,S -MAITLAND Be adopted  Ing WEAVER,S	

Jul 12-Cont. Placed Calndr, Third Reading

3/5 vote required

Third Reading - Passed 057-000-001

Refer to Rules/Rul 3-8(b)

Recommends Consideration HRUL

Place Cal Order Concurrence 02,03

3/5 vote required

H Concurs in S Amend. 02,03/091-024-000

Passed both Houses

Sent to the Governor Governor approved

PUBLIC ACT 88-0552 effective date 94-07-14

#### HB-1883 MCPIKE

Jul 14

30 ILCS 425/2 30 ILCS 425/4

from Ch. 127, par. 2802 from Ch. 127, par. 2804

Amends the Build Illinois Bond Act. Reduces the total bond authorization by \$4. Makes a reduction of \$1 each for public infrastructure purposes, economic development purposes, educational facilities, and environmental purposes.

SENATE AMENDMENT NO. 1.

Deletes reference to:

30 ILCS 425/2 30 ILCS 425/4

Adds reference to:

30 ILCS 330/2 30 ILCS 330/3

30 ILCS 330/4

30 ILCS 330/6

30 ILCS 330/11

30 ILCS 330/16

Apr 20

Deletes everything. Amends the General Obligation Bond Act to increase by \$1,944,500,000 the amount of the State's general bond obligation authority, with the increase allocated as follows: \$398,600,000 for specified capital facilities purposes; \$38,000,000 for use by IDOT for mass transit; \$7,900,000 for use by EPA for grants or loans to units of local government; and \$1,500,000 for refunding outstanding general obligation bonds. Removes the limitation of \$250,000,000 on the amount of bonds that may be offered for sale at one time. Effective immediately.

NOTE(s) THAT MAY APPLY: Debt; Fiscal

Mar 10 1993 First reading Mar 11

Rfrd to Comm on Assignment

Recommended do pass 007-005-000

Assigned to Executive

Mar 25 Placed Calndr, Second Reading

Second Reading

Held on 2nd Reading

Placed Calndr, Third Reading Apr 21

Third Reading - Passed 075-037-002

Arrive Senate

Placed Calendr, First Reading

Apr 27 1994 Sen Sponsor WEAVER,S

Apr 28

First reading Referred to Rules

Assigned to Appropriations

May 11 Recommended do pass 009-000-006

Placed Calndr, Second Reading May 12

Second Reading

Placed Calndr. Third Reading

May 19 Filed with Secretary

> Amendment No.01 WEAVER.S

-MAITLAND

Amendment referred to

Placed Calndr, Third Reading

Amendment No.01 WEAVER,S

-MAITLAND

Rules refers to SAPA

May 20 Amendment No.01 WEAVER,S

-MAITLAND Be adopted

May 20—Cont. Placed Calndr, Third Reading Recalled to Second Reading

> CARROLL-REQUESTS RULING ON HÌS REOUEST FOR A STATE DEBT IMPACT NOTE. CHAIR RULES THE

REQUEST IS DILATORY AS

TODAY IS DEADLINE FOR PASSAGE OF HOUSEBILLS.

Rfrd to Comm on Assignment

Amendment No.01

WEAVER,S -MAITLAND

Adopted Placed Calndr, Third Reading

3/5 vote required

Third Reading - Lost 032-027-000

#### HB-1884 HOMER.

55 ILCS 5/2-3007

from Ch. 34, par. 2-3007

Amends the Counties Code. Provides that, in counties where the county board chairman is elected by the voters of the county and is not required to be a county board member, the chairman shall select a vice chairman, who shall succeed to the office of chairman if a vacancy occurs in that office. Provides that the chairman shall make all appointments with the advice of the county board.

### HOUSE AMENDMENT NO. 1.

Provides that the county board chairman select a vice-chairman at the first meeting in the month following the month in which county board members are elected and that the vice-chairman's term is 2 years starting on the first Monday of the month following the month in which county board members are elected. Mar 10 1993 First reading

Mar 11		Assigned to Counties &	Townships
Mar 25		Do Pass/Short Debate C	
	Cal 2nd Rdng Short Debat	e	
Apr 20	Short Debate Cal 2nd Rdn	g	
	Held 2nd Rdg-Short Deba	te	
Apr 23	Amendment No.01	HOMER	Adopted
	Cal 3rd Rdng Short Debat	e	•
		3d Reading Consideration	on PP
		Calendar Consideration	PP.
Apr 27	Third Reading - Passed 06	5-050-000	
Apr 28	Arrive Senate		
	Placed Calendr, First Read	ng	
	Chief Sponsor MADIGAN	1	
Apr 29	First reading	Referred to Rules	
Jan 10 1995	Session Sine Die		

#### HB-1885 HOMER, DART AND SALVI.

Makes appropriations to the Office of the State Appellate Defender for its expenses. Effective July 1, 1993.

HOUSE AMENDMENT NO. 1.

Deletes everything. Provides OCE funding for the State Appellate Defender. Effective July 1, 1993.

### SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause and appropriates OCE funding to the Office of State Appellate Defender and its Capital Resource Center. Effective July 1, 1993.

## SENATE AMENDMENT NO. 2.

Deletes everything. Appropriates OCE funding to the Office of State Appellate Defender, including funding for the Capital Resource Center. Effective July 1, 1993.

Mar 10 1993 First reading

Rfrd to Comm on Assignment

Mar 11		Aggiomed to Aggregation D. 11	
		Assigned to Appropriations-Public Safety	
Apr 02	Placed Calndr, Second Rea	Recommended do pass 018-000-000	ı
Apr 26	Second Reading Held on 2nd Reading	uig	
Apr 28	Amendment No.01	SALTSMAN Adopted	
Apr 29	Placed Calndr, Third Read Third Reading - Passed 11 Arrive Senate Chief Sponsor HALL	ing 0-002-002	
	Added as Chief Co-sponsor Added as Chief Co-sponsor Placed Calendr, First Read	·SEVERNS	
May 03 May 04	First reading Added As A Co-sponsor M	Referred to Rules CCRACKEN	
May 05		Committee Rules Assigned to Appropriations	
May 12	Amendment No.01	APPROP S Adopted Recommnded do pass as amend	
May 18	Placed Calndr, Second Read Filed with Secretary AME	ND. NO. 02	
	Placed Calndr, Second Read	MAITLAND-TO RULES.	
May 19	Amendment No.02	MAITLAND RULES TO SAPA.	
May 20	Placed Calndr,Second Read Amendment No.02	ing MAITLAND SAPA/BE ADOPTED 009-004-000	
	Placed Calndr, Second Read Second Reading Amendment No.02	ing	
	Amendment No.02	MAITLAND Adopted 030-026-001	
May 21	Placed Calndr, Third Readi Third Reading - Passed 056	5-000-002	
May 26		Refer to Rules/Rul 3-8(b) Recommends Consideration 008-000-000 HRUL	
	Place Cal Order Concurren H Noncurren in S Amend. 0	ce 01,02 1,02	
	Secretary's Desk Non-conce S Refuses to Recede Amend	ur 01,02	
	S Requests Conference Con	nm İST	
	Sen Conference Comm App	otd 1ST/MAITLAND, DONAHUE,	
		RAUSCHENBERGER,	
May 28	Hse Accede Req Conf Com	HALL, HENDON m 1ST	
·	Hse Conference Comm App	otd 1ST/MCPIKE,	
		SALTSMAN, HOMER, RYDER & TENHOUSE	
Jan 10 1995	Session Sine Die	Refer to Rules/Rul 3-8(b)	
HB-1886 DART	Session Sine Die		
	NSPECT RECORDS		
	PUBLIC ACT 88-0007	,	
HB-1887 CURRI	<del></del>		
305 ILCS 5/4-16 305 ILCS 5/9-12 no 305 ILCS 5/9-13 no		s, par. 4-16	
A T115	C DATE ALLOCATION		

Amends the Illinois Public Aid Code. Requires the Department of Public Aid to ensure continuous child care services as a parent moves from program to program within the Department. Requires the Department to submit a preliminary report to the General Assembly by September 1, 1994, and annually after that date on par-

**1435** HB-1887—Cont.

ticipants in employment programs including the number of participants enrolled in the program, the number employed, educational and vocational background, demographics, and the number of participants who reapply for assistance after completion of the program. Requires a survey of services for teens to improve services. Requires the report of the teen survey to be submitted to the General Assembly no later than December 1, 1994.

Note(s) That May Apply: Fiscal
Mar 10 1993 First reading
Mar 11

Assigned to Health Care & Human
Services
Apr 02

Rfrd to Comm on Assignment
Assigned to Health Care & Human
Services
Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

### HB-1888 CURRIE - LEVIN.

750 ILCS 60/304 from Ch. 40, par. 2313-4

Amends the Illinois Domestic Violence Act to permit a law enforcement officer who has probable cause to believe that particular weapons were used to commit the incident of abuse, subject to constitutional limitations, to seize and take inventory of the weapons. Provides for return of the weapon to the person from whom it was seized when it is no longer needed for evidentiary purposes, except as otherwise provided in a court order or under the Criminal Code of 1961 relating to the disposition of seized weapons. Effective immediately.

HOUSE AMENDMENT NO. 1.

Makes technical corrections.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary II Mar 23 Do Pass/Short Debate Cal 015-000-000 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 12 Amendment No.01 **CURRIE** Adopted Cal 3rd Rdng Short Debate Short Debate-3rd Passed 110-000-001 Apr 20 Arrive Senate Placed Calendr, First Reading Apr 27 Chief Sponsor CULLERTON Placed Calendr, First Reading First reading Referred to Rules Motion filed DEMUZIO-SUSPEND May 04 ANY APPLICABLE SENATE RULES. REFER TO SJUD. WAIVE POSTING NOTICE, TO ALLOW BILL TO BE HEARD. May 07 Motion withdrawn DEMUZIO

Jan 10 1995 Session Sine Die

### HB-1889 OLSON.

20 ILCS 1705/50

from Ch. 91 1/2, par. 100-50

Committee Rules

Amends the Department of Mental Health and Developmental Disabilities Act. Requires the Department in its annual program plan to detail capital development needs for each State facility by priority together with degree of compliance with the Americans with Disabilities Act. Effective immediately.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Health Care & Human
Services
Apr 02 Interim Study Calendar
HEALTH/HUMAN
Mar 02 1994 Exempt under Hse Rule 29(C) HCHS
Returned to Health Care & Human
Services

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

HB-1890 **1436** 

HB-1890 OLSON.

210 ILCS 30/6.2

from Ch. 111 1/2, par. 4166.2

Amends the Abused and Neglected Long Term Care Facility Residents Reporting Act. Requires the Inspector General to investigate reports of suspected abuse of residents in any community facility to which a person was transferred from a State operated facility as part of a census reduction plan (now investigates only facilities operated by Department of Mental Health and Developmental Disabilities.) Effective immediately.

immediately.

Mar 10 1993 First reading Mar 11

.....

Apr 02

Apr 22

Mar 02 1994

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Interim Study Calendar HEALTH/HUMAN

Exempt under Hse Rule 29(C) HCHS Returned to Health Care & Human

Services

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die HB-1891 OLSON – GRANBERG.

20 ILCS 1705/67 new 20 ILCS 1705/68 new

Amends the Department of Mental Health and Developmental Disabilities Act. Requires the Director to submit a report on the impact of reduced bed space and services on residents, facilities, care (both short and long term), and a projection of community residential placement, support, care, training, specific needs, and cost projections to the Governor before closure of bed space at State operated facilities. Effective immediately.

Mar 10 1993 First reading

Mar 11

Apr 02

Mar 02 1994

Apr 22 Jan 10 1995 Session Sine Die Rfrd to Comm on Assignment Assigned to Health Care & Human Services

Interim Study Calendar HEALTH/HUMAN

Exempt under Hse Rule 29(C) HCHS Returned to Health Care & Human Services

Ref to Rules/Rul 27E

### HB-1892 PRUSSING.

New Act

Creates the Landlord and Tenant Act. Requires landlords to maintain premises rented to residential tenants by complying with applicable building and housing codes, making repairs, and taking other actions. Provides remedies for tenants whose landlords violate the Act, including termination of the rental agreement and recovery of actual damages.

Mar 10 1993 First reading

Mar 11

Mar 25

Rfrd to Comm on Assignment Assigned to Consumer Protection Motion Do Pass-Lost 004-006-002

HCON

Remains in Committee Consumer

Recommended do pass 007-005-000

Protection

Apr 01

Placed Calndr, Second Reading

Apr 20 Second Reading

Held on 2nd Reading

Apr 30 Ref to Rules/Rul 37G

Jan 10 1995 Session Sine Die

### HB-1893 PRUSSING.

New Act

30 ILCS 105/5.361 new

Creates the Comprehensive Poison Control System Act and amends the State Finance Act. Imposes a monthly surcharge of \$0.08 on billed subscribers of network

connections provided by telecommunications carriers, to be collected by the carriers and remitted to the Department of Public Health for deposit into the Poison Control Center System Fund, a special fund created in the State treasury. Moneys in the Fund are to be used to provide funding for a comprehensive statewide poison control system.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Public Utilities
Mar 31 Interim Study Calendar PUB
UTILITIES

Jan 10 1995 Session Sine Die

#### HB-1894 PRUSSING – CURRIE – GIORGI.

New Act

30 ILCS 105/5.360 new

305 ILCS 35/ Act rep.

Creates the Service Tax Act. Imposes a tax of 6.25% on the provision of services listed in the Act. Provides that the proceeds from the tax shall be deposited into the Service Tax Fund. Amends the State Finance Act to create the Service Tax Fund. Provides that distributions shall be made from the Service Tax Fund to the Hospital Provider Fund, the Long-Term Care Provider Fund, and the Developmentally Disabled Care Provider Fund in stated proportions. Repeals the Medicaid Revenue Act. Effective July 1, 1993.

HOUSE AMENDMENT NO. 1.

Revises the list of services subject to tax under the Act. Repeals the Act January 1, 1995. Changes the effective date to January 1, 1994.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading

Mar 11

Rfrd to Comm on Assignment Fiscal Note Requested JOHNSON,TIM

Committee Assignment of Bills

Assigned to Revenue

Apr 02 Amendment No.01

REVENUE H Adopted Interim Study Calendar REVENUE

Jan 10 1995 Session Sine Die

#### HB-1895 PRUSSING.

35 ILCS 5/201	from Ch. 120, par. 2-201
35 ILCS 5/901	from Ch. 120, par. 9-901
35 ILCS 205/162	from Ch. 120, par. 643
105 ILCS 5/18-1.1 new	, ·
105 ILCS 5/18-8	from Ch. 122, par. 18-8

Amends the Illinois Income Tax Act to increase the individual rate by 1% and the corporate rate by 1.6%. Provides that the revenue generated by the increased rates shall go to the Common School Fund. Requires the county clerk of each county to abate taxes levied for educational purposes \$0.50 for every dollar received from the Common School Fund that is attributable to the increased income tax rates. Effective July 1, 1993.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Revenue
Mar 25 Interim Study Calendar REVENUE

Jan 10 1995 Session Sine Die

#### HB-1896 GIGLIO

### HOUSEHOLD HAZ WASTE ACT Jul 28 1993 PUBLIC ACT 88-0163

### HB-1897 FREDERICK.

405 ILC	S 5/1-102	from Ch. 91 1/2, par. 1-102
	S 5/1-124	from Ch. 91 1/2, par. 1-124
	S 5/1-128	from Ch. 91 1/2, par. 1-128
405 ILC	S 5/2-108	from Ch. 91 1/2, par. 2-108
	S 5/3-202	from Ch. 91 1/2, par. 3-202
405 ILC	S 5/3-204	from Ch. 91 1/2, par. 3-204

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405 ILCS 5/3-206
                                       from Ch. 91 1/2, par. 3-206
405 ILCS 5/3-207
                                       from Ch. 91 1/2, par. 3-207
405 ILCS 5/3-300
                                       from Ch. 91 1/2, par. 3-300
405 ILCS 5/3-400
                                       from Ch. 91 1/2, par. 3-400
                                       from Ch. 91 1/2, par. 3-401 from Ch. 91 1/2, par. 3-403
405 ILCS 5/3-401
405 ILCS 5/3-403
                                       from Ch. 91 1/2, par. 3-404
from Ch. 91 1/2, par. 3-502
405 ILCS 5/3-404
405 ILCS 5/3-502
405 ILCS 5/3-801
                                       from Ch. 91 1/2, par. 3-801
                                       from Ch. 91 1/2, par. 3-812
405 ILCS 5/3-812
405 ILCS 5/3-813
                                       from Ch. 91 1/2, par. 3-813
405 ILCS 5/3-814
                                       from Ch. 91 1/2, par. 3-814
405 ILCS 5/3-816
                                       from Ch. 91 1/2, par. 3-816
405 ILCS 5/3-819
                                       from Ch. 91 1/2, par. 3-819
405 ILCS 5/3-900
                                       from Ch. 91 1/2, par. 3-900
                                       from Ch. 91 1/2, par. 3-901
405 ILCS 5/3-901
405 ILCS 5/3-902
                                       from Ch. 91 1/2, par. 3-902
405 ILCS 5/3-903
405 ILCS 5/3-906
                                       from Ch. 91 1/2, par. 3-903
from Ch. 91 1/2, par. 3-906
from Ch. 91 1/2, par. 3-908
from Ch. 91 1/2, par. 3-909
from Ch. 91 1/2, par. 3-910
405 ILCS 5/3-908
405 ILCS 5/3-909
405 ILCS 5/3-910
                                       from Ch. 91 1/2, par. 3-1003
405 ILCS 5/3-1003
                                       from Ch. 91 1/2, par. 4-201
405 ILCS 5/4-201
                                       from Ch. 91 1/2, par. 5-100
405 ILCS 5/5-100
405 ILCS 5/5-105
                                       from Ch. 91 1/2, par. 5-105
405 ILCS 5/6-103
                                       from Ch. 91 1/2, par. 6-103
405 ILCS 20/3e
                                       from Ch. 91 1/2, par. 303e
405 ILCS 75/1
                                       from Ch. 91 1/2, par. 1751
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Amends the Mental Health and Developmental Disabilities Code, the Community Mental Health Act, and the Mental Health Hispanic Interpreter Act. Changes current terminology of "patients" to "recipients". Effective immediately.

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Mar 10 1993 First reading Rfrd to Comm on Assignment
Assigned to Health Care & Human
Services
Mar 25 Do Pass/Consent Calendar 024-000-000
Consent Caldr Order 2nd Read
Mar 31 Consent Calendar 2nd Reading
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Mar 31 Cnsent Calendar, 2nd Reading
Consint Caldr Order 3rd Read
Apr 14 Consint Caldr 3rd Read Pass 1

Apr 14 Consnt Caldr, 3rd Read Pass 113-000-002 Arrive Senate

> Placed Calendr, First Reading Chief Sponsor GEO-KARIS

Added as Chief Co-sponsor KLEMM

First reading Referred to Rules
Assigned to Public Health & Welfare

Refer to Rules/Rul 3-9(a)

May 08 Jan 10 1995 Session Sine Die

### HB-1898 FREDERICK.

Apr 15

105 ILCS 5/18-4.2a new

Amends the School Code. Permits students residing on military bases to enroll in the schools of a district within or adjacent to the base. Permits the district to borrow from a State Board of Education revolving fund in an amount not exceeding the federal impact aid due the district for educating those children.

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Note(s) That May Apply: Fiscal
Mar 10 1993 First reading
Mar 11

Apr 02
Jan 10 1995 Session Sine Die

Ref to Comm on Assignment
Assigned to Elementary & Secondary
Education
Ref to Rules/Rul 27D
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### HB-1899 DART.

730 ILCS 5/5-6-1 from Ch. 38, par. 1005-6-1

Amends the Unified Code of Corrections. Establishes criteria a defendant must show prior to a court issuing supervision for violations of the Illinois Vehicle Code. Mar 10 1993 First reading Mar 11

Apr 02

Rfrd to Comm on Assignment Assigned to Judiciary II

Interim Study Calendar JUDICIARY II

Jan 10 1995 Session Sine Die

#### HB-1900 HOFFMAN

CRIME VICTIMS-JUVENILE OFFENSE Aug 12 1993 **PUBLIC ACT 88-0316** 

HB-1901 LANG

> CRIM JUST AUTH-CIRCUIT CLERKS Oct 13 1993 Total veto stands.

HB-1902 LANG

> CLERKS OF COURTS-AUDIT May 19 1993 Third Reading - Lost

LANG. HB-1903

730 ILCS 5/5-7-6

from Ch. 38, par. 1005-7-6

Amends the Unified Code of Corrections to transfer from the clerk of the circuit court to the sheriff certain responsibilities over a defendant's earnings when the defendant has been sentenced to periodic imprisonment. Provides that a defendant sentenced to periodic imprisonment shall pay each week to the sheriff (presently the circuit clerk) for his or her board.

STATÉ MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB1903 fails to meet the definition of

a mandate.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary II

Mar 23 Recommended do pass 009-006-000

Placed Caindr, Second Reading Mar 30

Second Reading Placed Calndr, Third Reading

Apr 13 St Mandate Fis Nte ReqWENNLUND

Calendar Order of 3rd Rdng St Mandate Fis Note Filed

Apr 20

Third Reading - Passed 111-002-000

Arrive Senate

Chief Sponsor FARLEY Placed Calendr, First Reading

Apr 21 First reading Referred to Rules Apr 29 Assigned to Executive May 08 Refer to Rules/Rul 3-9(a)

Jan 10 1995 Session Sine Die

HB-1904 LANG.

720 ILCS 5/24-1

from Ch. 38, par. 24-1

Amends the Criminal Code of 1961 relating to unlawful use of weapons to make a stylistic change.

Mar 10 1993

First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary II

Mar 23 Motion Do Pass-Lost 006-008-001

Remains in Committee Judiciary II Ref to Rules/Rul 27D

Apr 02 Jan 10 1995 Session Sine Die

HB-1905 LANG

VEH CD-UNIFORM TICKETS

Oct 13 1993 Total veto stands.

HB-1906 LANG.

625 ILCS 5/6-204 from Ch. 95 1/2, par. 6-204 625 ILCS 5/6-208.1 from Ch. 95 1/2, par. 6-208.1 625 ILCS 5/6-306,3 from Ch. 95 1/2, par. 6-306.3

Amends the Illinois Vehicle Code. Provides that in counties with a population over 300,000, instead of forwarding conviction reports to the Supreme Court, reports of convictions may be forwarded by computer directly to the Secretary of State by the Circuit Court Clerk. Provides that statutory summary suspension reinstatement fees shall be paid to the Secretary of State, rather than the Circuit Court. Removes provisions requiring the Circuit Court Clerk in failure to appear cases to send the license deposited as bail to the Secretary of State within 21 days. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
    Mar 10 1993 First reading
                                             Rfrd to Comm on Assignment
    Mar 11
                                             Assigned to Judiciary I
    Mar 25
                                             Do Pass/Short Debate Cal 010-000-000
                  Cal 2nd Rdng Short Debate
    Apr 13
                  Short Debate Cal 2nd Rdng
                  Cal 3rd Rdng Short Debate
    Apr 20
                  Short Debate-3rd Passed 111-000-000
                   Arrive Senate
                  Placed Calendr, First Reading
                  Chief Sponsor MCCRACKEN
    Apr 21
                  Added as Chief Co-sponsor MOLARO
                  First reading
                                             Referred to Rules
    Apr 22
                                             Assigned to Transportation
    May 08
                                             Refer to Rules/Rul 3-9(a)
    Jan 10 1995
                  Session Sine Die
          LANG
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#### HB-1907

CRIMINAL PRO-BAIL

PUBLIC ACT 88-0287 Aug 10 1993

#### HB-1908 CLAYTON - SALVI - FREDERICK - MOORE, ANDREA - CHURCHILL.

from Ch. 121, par. 5-904

605 ILCS 5/5-904

Amends the Illinois Highway Code. Provides that a unit of local government may provide credit to a developer for services, conveyances, improvements or cash, if provided by agreement, even if the credits are for improvements not included in the comprehensive road improvement plan if the improvements are otherwise eligible

for inclusion in the comprehensive road improvement plan. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Transportation & Motor Vehicles Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-1909 CHURCHILL.

10 ILCS 5/7-61 from Ch. 46, par. 7-61 10 ILCS 5/10-2 from Ch. 46, par. 10-2 10 ILCS 5/17-16.1 from Ch. 46, par. 17-16.1 10 ILCS 5/18-9.1 from Ch. 46, par. 18-9.1

Amends the Election Code. Specifies that a person ineligible as a candidate because he was an unsuccessful primary candidate is ineligible for the same or any other office.

Rfrd to Comm on Assignment Mar 10 1993 First reading Mar 11 Assigned to Elections & State Government Apr 02 Interim Study Calendar ELECTN ST GOV

Jan 10 1995 Session Sine Die

#### DAVIS - JONES, LOU - LEFLORE - FLOWERS.

225 ILCS 410/3C-2.5 new

Amends the Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985. Prohibits nail technologists from performing manicures, pedicures, decoration of nails, or application of sculptured or artificial nails if they have open sores or infectious disease of their nails or fingers.

### SENATE AMENDMENT NO. 1.

Permits an exception. Allows nail technologists if they cover open sores or infectious disease of their nails with gloves or other appropriate coverings to perform manicures, pedicures, decoration of nails, or application of sculptured or artificial nails.

	Mar 10 1993 Mar 11	First reading	Rfrd to Comm on Assignm Assigned to Registration & Do Pass/Consent Calenda	Regulation
	Mar 24	C C-14. O-4 2-4 B		1 010-000-000
	14 20	Consnt Caldr Order 2nd Re		
	Mar 30	Cnsent Calendar, 2nd Read		
		Consnt Caldr Order 3rd Re	**	
	Apr 01	Consut Caldr, 3rd Read Page	ss 112-000-002	
	Apr 13	Arrive Senate		
		Placed Calendr, First Readr	ng	
	Apr 14	Chief Sponsor HENDON		
		Placed Calendr, First Readr		
		First reading	Referred to Rules	
	Apr 15		Assigned to Insurance, Per	nsions &
			Licen. Act.	
	Apr 29		Recommended do pass 010	0-000-000
	•	Placed Calndr, Second Read	ing	
	May 04	Filed with Secretary AME!		
		•	HENDON-TO RULES.	
		Placed Calndr, Second Read	ing	
		Second Reading	5	
		Placed Calndr, Third Readi	ng	
	May 11	Amendment No.01	HENDON	
	,	1 2110110111111111111111111111111111111	RULES TO SINS.	
		Placed Calndr, Third Readi		
	May 13	Amendment No.01	HENDON	
	141a) 13	I mondificate 140.01	SINS/BE ADOPTED	
			008-000-000	
		Placed Calndr, Third Readi		
		Recalled to Second Reading		
		Amendment No.01	HENDON	Adopted
		Placed Calndr, Third Readi		Adopted
	May 14	i iaccu Camui, i iiiu Keaui	3d Reading Consideration	pp
	May 17		Calendar Consideration P	
	Aug 13	Refer to Rules/Rul 3-9(b)		1.
	Jan 10 1995	Session Sine Die	KOLLSSKOL	
•	OCC BANCET	17787		

### HB-1911 MOSELEY.

Appropriates \$1 from the General Revenue Fund to the Department of Conservation for its ordinary and contingent expenses. Effective July 1, 1993.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Appropriations-General
Services

Apr 02 Interim Study Calendar APP GEN

SERVS

Jan 10 1995 Session Sine Die

### HB-1912 MOSELEY

**BOB-CERTIFICATES OF PARTICIPTN** 

Oct 13 1993 Bill dead-amendatory veto.

### HB-1913 HICKS - CURRAN - WOOLARD AND DAVIS.

New Act

Creates the Performance Review Act. Contains only a short title provision. HOUSE AMENDMENT NO. 1.

Deletes everything. Creates the Agency Performance Review Act. Requires each State agency to develop a plan describing the agency's goals, programs, and efficiency over a 6-year period. Requires each agency to submit the plan to the Governor, the Lieutenant Governor, the Speaker of the House, the President of the Senate, the Bureau of the Budget, and the Auditor General. Authorizes the Auditor General when conducting a program or efficiency audit to consider the degree to which an agency conforms to its plan. Requires the Bureau of the Budget, before September 1 of each odd-numbered year, to provide each agency with a long-term forecast of the State's economy.

HOUSE AMENDMENT NO. 2.

Makes technical change.

Mar 10 1993 First reading

Rfrd to Comm on Assignment

Mar 11		Assigned to Elections & S	State
Apr 01	Amendment No.01	ELECTN ST GOV H Recommnded do pass as 011-009-000	Adopted amend
	Placed Calndr, Second Rea	dng	
Арг 13	Second Reading	9	
•	Held on 2nd Reading		
Apr 15	Amendment No.02	HICKS	Adopted
•	Placed Calndr, Third Read	ing	-
Apr 16	Third Reading - Passed 11	0-000-000	
Apr 19	Arrive Senate		
•	Placed Calendr, First Read	ng	
May 04	Chief Sponsor O'DANIEL	, •	
•	First reading	Referred to Rules	
Jan 10 1995	Session Sine Die		

#### HB-1914 MCAFEE.

35 ILCS 5/201

from Ch. 120, par. 2-201

Amends the Illinois Income Tax Act to increase the worker training expenses credit for corporations from 1.6% to 5% beginning with taxable years ending on or after December 31, 1993. Effective immediately.

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Note(s) That May Apply: Fiscal
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Mar 10 1993 First reading Mar 11 Apr 02 Rfrd to Comm on Assignment Assigned to Revenue Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-1915 RYDER AND HICKS.

225 ILCS 330/5

from Ch. 111, par. 3255

Amends the Illinois Professional Land Surveyor Act. Includes within the practice of land surveying referencing the position of monuments for determining boundary lines, geographical information systems, land information system datums, and spatial location designations.

SENATE AMENDMENT NO. 1. (Senate recedes June 30, 1994)

Adds immediate effective date.

CONFERENCE COMMITTEE REPORT NO. 2.

Recommends that the Senate recede from S-am 1.

Recommends that the bill be further amended as follows:

Deletes reference to: 225 ILCS 330/5 Adds reference to: 225 ILCS 305/3

225 ILCS 305/3 from Ch. 111, par. 1303 225 ILCS 310/4 from Ch. 111, par. 8204

Replaces everything after the enacting clause. Amends the Illinois Architecture Practice Act of 1989 to provide that the Act does not prevent the preparation of documents used to prescribe work inside buildings for non-loadbearing interior construction (now preparation of documents by interior designers). Amends the Interior Design Profession Title Act. Creates the new registration category of "residential interior designer". Provides that the Act does not authorize registrants to perform life safety services or any practice restricted under the Illinois Architecture Practice Act of 1989, the Professional Engineering Practice Act of 1989, or the Structural Engineering Licensing Act of 1989. Allows registered interior designers to use the title "residential interior designer". Allows a person with 15 years experience in interior design to submit an application for registration within 5 days after the effective date of this amendatory Act and be registered as an interior designer without an examination. Effective immediately.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Registration & Regulation
Do Pass/Consent Calendar 010-000-000

Mar 30 Consnt Caldr Order 2nd Read Cnsent Calendar, 2nd Readng Consnt Caldr Order 3rd Read

Apr 01 Consnt Caldr, 3rd Read Pass 112-000-002

Apr 13	Arrive Senate		
	Chief Sponsor DEMUZIO	_	
Apr 14	Placed Calendr, First Readn First reading	g Referred to Rules	
	-	Assigned to Insurance, Pe	nsions &
Apr 29		Licen. Act. Recommended do pass 00	8-001-000
May 05	Placed Calndr, Second Read Filed with Secretary AMEN	ng JD NO 01	
,	_	DEMUZIO-TO RULES.	
	Placed Calndr, Second Read Second Reading		
<b>M</b> ay 11	Placed Calndr, Third Readir Amendment No.01		
1 <b>11</b> 11		DEMUZIO RULES TO SINS.	
May 13	Placed Calndr, Third Readin Amendment No.01	g DEMUZIO	
1.1ay 15	Antendment 140.01	SINS/BE ADOPTED	
	Placed Calndr, Third Readin	008-000-000	
	Recalled to Second Reading	16	
	Amendment No.01	DEMUZIO	Adopted
May 14	Placed Calndr, Third Readin Third Reading - Passed 058		
May 18	Time Reading Tassed 050	Refer to Rules/Rul 3-8(b)	)
May 19		Recommends Consideration	
	Place Cal Order Concurrence	008-000-000 HRUL	
May 21	H Noncners in S Amend. 01		
May 24	Secretary's Desk Non-concu	r 01	
May 24	S Refuses to Recede Amend S Requests Conference Com	. U1 m. 1ST	
	Sen Conference Comm Appr	td 1ST/MADIGAN	
		FITZGERALD,	
		PETERSON, DEMUZICULLERTON	Ю
Jul 13	Ref to Rules/Rul 79f		
Oct 28		Recommends Consideration 008-000-000 HRUL	n
_	Sen Conference Comm Appr	td 1ST (MAY 24, 1993)	
Oct 29	Hse Accede Req Conf Comr Hse Conference Comm App	n IST	
	11se Conference Comm App	STECZO, GRANBER	G.
		PARKE & CHURCHI	LL
Jun 15 1994	Filed with Secretary	Refer to Rules/Rul 3-8(b)	)
		Conference Committee Re	
		Conf Comm Rpt referred to Conference Committee Re	
		Be approved consideration	
Jun 21	Sen Conference Comm Appt	d 1ST/93-06-24 Recommends Consideration	n UDIII
V 43.1 2.1	House report submitted		MAKUL
	House Refuses to Adopt 1ST H Requests Conference Com		
	Hse Conference Comm Appr	td 2ND/JONES.LOU	
	••	STECZO, GRANBER	G,
		PARKE & CHURCHI Refer to Rules/Rul 3-8(b)	
	Senate report submitted		
Jun 22	Senate Conf. report lost 1ST Sen Accede Req Conf Comm	/006-035-003 2ND	
	Sen Conference Comm Appt	d 2ND/MADIGAN,	
	••	FITZGERALD,	
		PETERSON, DEMUZIO, CULLERT	ON
	C C C C	Recommends Consideration	n HRUL
	Sen Conference Comm Appt	a 2ND/DEMUZIO	

Jun 28	Filed with Secretary
	Conference Committee Report
	Conf Comm Rpt referred to
Jun 29	Conference Committee Report
	Rules refers to SINS
	House report submitted
	Conference Committee Report
	Be approved consideration
	Sen Conference Comm Apptd 2ND/94-06-22
Jun 30	House Conf. report Adopted 2ND/117-000-001
	Senate report submitted
	Senate Conf. report Adopted 2ND/055-000-003
	Both House Adoptd Conf rpt 2ND
	Passed both Houses
Jul 28	Sent to the Governor
Sep 16	Governor approved
-	PUBLIC ACT 88-0650 effective date 94-09-16

#### HR-1916 MCGUIRE - ERWIN AND MCAULIFFE.

40 ILCS 5/1-109.3 new

Amends the Illinois Pension Code to direct investment managers to exercise their holdings in firms that do business in Northern Ireland in a manner that will encourage those firms to implement the McBride principles of fair employment. Effective immediately.

Mar 10 1993	First reading	Rfrd to Comm on Assignment
Mar 11		Assigned to Personnel & Pensions
Apr 02		Ref to Rules/Rul 27D
Jan 10 1995	Session Sine Die	

### HB-1917 MULLIGAN.

775 ILCS 5/8A-102 775 ILCS 5/8A-103	from Ch. 68, par. 8A-102 from Ch. 68, par. 8A-103
775 ILCS 5/8B-102	from Ch. 68, par. 8B-102
775 ILCS 5/8B-103	from Ch. 68, par.

Amends the Human Rights Act in relation to proceedings before the Human Rights Commission. Provides that findings and a recommended order may be authored by a hearing officer other than the hearing officer who presided at the public hearing if either: the presiding hearing officer transmits impressions of witness credibility to the authoring hearing officer; or the record presents no questions of witness credibility. Findings and a recommended order authored in the above manner shall be reviewed in the manner as those authored by the presiding hearing officer.

Mar 10 1993	First reading	Right to Comm on Assignment
Mar 11	•	Assigned to Judiciary I
Apr 01		Recommended do pass 009-001-000
_	Placed Calndr, Second	Reading
Apr 20	Second Reading	
_	Held on 2nd Reading	
Apr 27	Interim Study Calend	ar JUDICIARY I
Jan 10 1995	Session Sine Die	
918 CHRRI	Æ	

### HB-1918

750 ILCS 5/505 from Ch. 40, par. 505

Amends the Marriage and Dissolution of Marriage Act. Increases the percentages of net income to be paid by the non-custodial parent as child support. Refers to the percentages as a "schedule" (rather than "guidelines"), and provides that the percentages represent "the basic support obligation of the non-custodial parent" (rather than "the minimum amount of support").

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary I Apr 01 Interim Study Calendar JUDICIARY I Session Sine Die Jan 10 1995

#### HB-1919 CURRIE - ERWIN - LEVIN - BALANOFF - RONEN, KASZAK, PRUSS-ING AND FLOWERS.

105 ILCS 5/27-23.4 new

Amends the School Code. Provides that public school students have the right to exercise freedom of speech and freedom of the press. Excludes expression that is obscene, is libelous or slanderous, constitutes an unwarranted invasion of privacy, or incites students to commit unlawful acts. Provides that the governing board of each school district shall adopt written rules and regulations concerning the district's freedom of expression policy and shall distribute the regulations to all students in the district at the beginning of each school year. Provides that any student or publications advisor may bring an action for injunctive or declaratory relief to enforce this Section.

FISCAL NOTE (State Board of Education)
It is not possible to estimate an aggregate cost.
STATE MANDATES ACT FISCAL NOTE (State Board of Education)
No change from previous note.

### HOUSE AMENDMENT NO. 3.

Provides that freedom of the press includes the publication and distribution (now, just publication) of expression in publications sponsored by the school. Deletes language that excludes certain types of speech from the protection of this Section. Deletes language prohibiting the prior restraint of materials prepared for official school publications. Deletes language providing that expression by a student that is protected by this Section shall not be considered as school policy. Changes the standard for determining whether student expression is not protected by this Act to expression that is likely to cause imminent lawless action including the violation of lawful school regulations or the material and substantial disruption of the orderly operation of the school.

Note(s) That May Apply: Fiscal; State Mandates

Mar 10 1993 First reading Rfrd to Comm on Assignment Assigned to Elementary & Secondary Mar 11 Education Do Pass/Short Debate Cal 016-000-000 Apr 01 Cal 2nd Rdng Short Debate Fiscal Note Filed Apr 14 St Mandate Fis Note Filed Cal 2nd Rdng Short Debate Apr 15 Short Debate Cal 2nd Rdng CURRIE Amendment No.01 Withdrawn Amendment No.02 **CURRIE** Withdrawn Amendment No.03 CURRIE Adopted Cal 3rd Rdng Short Debate Short Debate-3rd Passed 081-031-001 Apr 27 Arrive Senate Chief Sponsor BERMAN Placed Calendr, First Reading Apr 28 First reading Referred to Rules Jan 10 1995 Session Sine Die

#### HB-1920 HICKS.

215 ILCS 5/356m

from Ch. 73, par. 968m

Amends the Illinois Insurance Code in regard to in vitro fertilization. Excludes costs related to sperm and oocyte donation, cryopreservation, and cryopreserved storage of sperm, oocytes, and embryos. Excludes costs of drugs used in the treatment of infertility when the policy otherwise excludes coverage for prescription drugs. Requires that a statement disclosing success rates be given to patients before beginning infertility treatment. Effective immediately.

Mar 10 1993 First reading
Mar 11 Assigned to Insurance
Mar 23 Interim Study Calendar INSURANCE
Jan 10 1995 Session Sine Die

### HB-1921 HICKS.

215 ILCS 125/2-3 from Ch. 111 1/2, par. 1405 215 ILCS 125/4-1.5 new

Amends the Health Maintenance Organization Act. Allows a health maintenance organization to provide indemnity benefits and administrative services without offering basic health care services. Authorizes a health maintenance organization to offer the same benefits at the same level of coverage as provided in a self-funded arrangement when a purchaser of a group contract provides benefits under a self-funded arrangement.

Mar 10 1993 First reading

Mar 11

Mar 25

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Interim Study Calendar HEALTH/HUMAN

Jan 10 1995 Session Sine Die

HB-1922 STECZO

PARK DIST-CONTRACTS/BIDS

Aug 20 1993 PUBLIC ACT 88-0426

HB-1923 STECZO.

70 ILCS 1205/8-1

from Ch. 105, par. 8-1

Amends the Park District Code. Authorizes a park district to establish fees for the use of its recreational programs and to derive revenue from the operations of its facilities and recreational programs. Provides that charging fees or deriving revenues does not affect a district's right to assert any available defense or immunity.

Mar 10 1993 First reading

Mar 11

Rfrd to Comm on Assignment Assigned to Counties & Townships Do Pass/Short Debate Cal 009-000-000

Mar 25

Cal 2nd Rdng Short Debate. Short Debate Cal 2nd Rdng

Apr 20

Held 2nd Rdg-Short Debate

Apr 30 Jan 10 1995 Ref to Rules/Rul 37G Session Sine Die

HB-1924 STECZO.

70 ILCS 1205/13-8

from Ch. 105, par. 13-8

Amends the Park District Code. Provides that the people of a park district and of a municipality may vote by petition, proceedings, and referendum to dissolve a park district as provided in Section 13-1 (now, as provided in this Act for the organization of park districts)

Mar 10 1993

First reading

Rfrd to Comm on Assignment

Mar 11

Assigned to Counties & Townships Recommended do pass 006-003-000

Mar 25

Placed Calndr, Second Reading

Apr 20

Second Reading Held on 2nd Reading

Apr 30

Ref to Rules/Rul 37G Session Sine Die

Jan 10 1995 HB-1925

KUBIK.

35 ILCS 205/194

from Ch. 120, par. 675

Amends the Revenue Act of 1939. Provides that in all counties, when the court determines a taxpayer's objection, the standard of proof is a preponderance of the evidence and not constructive fraud.

Mar 10 1993 First reading

Mar 11 Apr 02

Rfrd to Comm on Assignment

Assigned to Revenue Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

HB-1926 MARTINEZ.

New Act

5 ILCS 80/4.14 30 ILCS 105/5.360 new from Ch. 127, par. 1904.14

Creates the Tax Preparers Act. Requires the Department of Professional Regulation to implement certification procedures and requirements for tax preparers and tax interviewers. Grants the Department the right to seek injunctive relief, through the courts, for violation of the Act. Establishes the Tax Preparers Fund. Sunsets December 31, 2003. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading

Rfrd to Comm on Assignment

Mar 11

Assigned to Revenue

Apr 02

Recommended do pass 007-005-000

Placed Calndr, Second Reading

Apr 13

Second Reading Amendment No.01

WENNLUND 051-060-001

Lost

Placed Calndr, Third Reading

Apr 23 Third Reading - Passed 062-050-002

Apr 26 Arrive Senate

Apr 27 Chief Sponsor MADIGAN Placed Calendr, First Reading

First reading Referred to Rules

Jan 10 1995 Session Sine Die

HB-1927 LOPEZ

STATE POLICE-BILINGUAL

Aug 20 1993 PUBLIC ACT 88-0427

HB-1928 CURRIE.

225 ILCS 47/10

Amends the Health Care Worker Self-Referral Act. Provides that if a health care worker acquired an investment interest before July 1, 1992 he or she may make referrals to that interest until January 1, 1994 (now, 1996). Effective immediately.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Consumer Protection

Mar 25 Recommended do pass 007-005-000

Placed Calndr, Second Reading

Apr 12 Second Reading

Placed Calndr, Third Reading Ref to Rules/Rul 37G

Apr 30 Ref to Rules/Ru Jan 10 1995 Session Sine Die

HB-1929 HOFFMAN.

720 ILCS 5/12-5.05 new

820 ILCS 305/5 from Ch. 48, par. 138.5

Amends the Criminal Code of 1961 and the Workers' Compensation Act. Creates the offense of reckless corporate conduct. Provides that a corporate entity or corporate official commits reckless corporate conduct when the entity or official: (1) conceals from authorities any product or process that may cause death or serious injury; (2) engages in conduct that results in death, that the corporate entity or corporate official knew or should have known would result in death, or that was reckless or negligent; or (3) knowingly, recklessly or negligently endangers the public; or (4) destroys or falsifies documents or negligently allows the destruction of documents pertaining to hazards to the public or the corporate entity's employees or agents. Reckless corporate conduct is a Class 3 felony, except that the destruction or falsification of documents or negligently allowing the destruction of documents pertaining to hazards to the public or to the corporate entity's employees or agents is a Class 4 felony. Establishes civil liability for a corporate entity or corporate official convicted of reckless corporate conduct. Provides that the corporate entity or corporate official may be ordered to pay treble damages or restitution, or both, and shall be assessed attorneys' fees.

### HOUSE AMENDMENT NO. 1.

Deletes as an element of the offense of reckless corporate conduct that the corporate entity or corporate official negligently endangers the public. Deletes provision that the corporate entity or corporate official is civilly liable for reckless corporate conduct only if convicted criminally of reckless corporate conduct.

CORRECTIONAL & FISCAL NOTES (Dept. of Corrections)
This enhancement will have minimal impact on the prison pop-

NOTE(S) THAT MAY APPLY: Correctional

ulation.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Judiciary I
Apr 01 Amendment No.01 JUDICIARY I H Adopted

Do Pass Amend/Short Debate

010-000-001

Apr 12 Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Apr 14 Correctional Note Requested WENNLUND

Short Debate Cal 3rd Rdng

Apr 15

Fiscal Note Filed Correctional Note Filed

Short Debate Cal 3rd Rdng

Apr 27

Verified Short Debate-3rd Passed 061-048-003

Arrive Senate

Placed Calendr, First Reading

Apr 30

Chief Sponsor WELCH

Placed Calendr, First Reading

May 03

First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### LANG HB-1930

### SUNSHINE IN LITIGATION ACT

Apr 27 1993 Third Reading - Lost

#### HB-1931 SCHAKOWSKY.

New Act

Creates the Automotive Repair Consumer Protection Act. Requires repairers to give written estimates for repair work. Requires the repairer to return replaced parts to the consumer upon request. Requires a repair shop to provide a 90 day or 3,000 mile warranty for repair work and parts or to clearly disclose that there is no warranty for that period. Provides that a violation constitutes a business offense.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading

Mar 11 Apr 02 Rfrd to Comm on Assignment Assigned to Consumer Protection Interim Study Calendar CONSUMER PROT

Jan 10 1995 Session Sine Die

#### HR-1932 PHELAN

SCH CD-SPEC ED/PRIVATE SCHOOL

Apr 27 1993 Tabled By Sponsor

#### HB-1933 **GIGLIO**

ENGINEERING-ARCHITECTUR Aug 20 1993 PUBLIC ACT 88-0428

#### HB-1934 GIGLIO.

225 ILCS 305/21

from Ch. 111, par. 1321

Amends the Illinois Architecture Practice Act of 1989 to include "limited liability companies" and "professional service corporations" under the practice of

### HOUSE AMENDMENT NO. 1.

Deletes reference to: 225 ILCS 305/21 Adds reference to: 225 ILCS 305/19 from Ch. 111, par. 1319 225 ILCS 305/20 225 ILCS 305/21 from Ch. 111, par. 1320 from Ch. 111, par. 1321 225 ILCS 305/22 from Ch. 111, par. 1322 225 ILCS 305/36 225 ILCS 305/36 225 ILCS 325/20 225 ILCS 325/21 225 ILCS 325/23 225 ILCS 325/24 225 ILCS 325/39 from Ch. 111, par. 1336 from Ch. 111, par. 5220 from Ch. 111, par. 5221 from Ch. 111, par. 5223 from Ch. 111, par. 5224 from Ch. 111, par. 5239 225 ILCS 330/16 from Ch. 111, par. 3266 from Ch. 111, par. 3271 225 ILCS 330/21 225 ILCS 330/25 from Ch. 111, par. 3275 225 ILCS 330/27 from Ch. 111, par. 3277 225 ILCS 330/43 from Ch. 111, par. 3293 225 ILCS 340/17 from Ch. 111, par. 6617 225 ILCS 340/19 225 ILCS 340/20 225 ILCS 340/34 225 ILCS 330/26 rep. from Ch. 111, par. 6619 from Ch. 111, par. 6620 from Ch. 111, par. 6634

**1449** HB-1934—Cont.

Deletes everything. Amends the Illinois Architecture Practice Act, the Professional Engineering Practice Act of 1989, the Illinois Professional Land Surveyor Act of 1989, and the Structural Engineering Licensing Act of 1989. Requires registration of professional design firms that practice architecture, engineering, land surveying, or structural engineering. Grants the Department of Professional Regulation the power to revoke licenses of firms violating the registration requirements, and allows the Department to seek prosecution for unlicensed practices. Requires professional design firms to employ registered engineers, land surveyors, structural engineers, or architects as their managing agents. Requires 10 day notice to the Department upon termination of a managing agent by the agent and the firm. Allows the firm 30 days in which to secure a registered professional for the position of managing agent. Continued operation by a firm without a registered managing agent is considered to be unlicensed practice. Deletes reference to corporations and partnerships and repeals partnership status for land surveyors.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary I Mar 25 Do Pass/Short Debate Cal 010-000-000 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 20 Amendment No.01 GIGLIO Adopted Cal 3rd Rdng Short Debate Short Debate-3rd Passed 113-000-000 Apr 21 Arrive Senate Placed Calendr, First Reading Apr 27 Chief Sponsor PETERSON First reading Referred to Rules Session Sine Die Jan 10 1995

### HB-1935 CURRIE

DPA-FED FUND-EMPLOY TRAING FND Aug 20 1993 PUBLIC ACT 88-0429

### HB-1936 SALTSMAN – JONES, LOU – CURRAN.

225 ILCS 445/5

from Ch. 111, par. 2655

Amends the Private Detective, Private Alarm, and Private Security Act of 1983 to provide that former (as well as current) law enforcement officers who have successfully completed basic law enforcement and firearms training may be employed as private security guards without a license under the Act. Effective immediately.

Mar 10 1993 First reading
Mar 11 Assigned to Registration & Regulation
Mar 31 Motion Do Pass-Lost 005-001-004
HREG
Remains in Committee Registration &
Regulation

Apr 01 Motion disch comm, advc 2nd Committee Registration & Regulation

Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die

### HB-1937 DAVIS.

220 ILCS 5/8-401

from Ch. 111 2/3, par. 8-401

Amends the Public Utilities Act concerning utilities' service obligations. Makes technical changes.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Public Utilities
Mar 31 Interim Study Calendar PUB
UTILITIES

Jan 10 1995 Session Sine Die

#### HB-1938 DAVIS.

220 ILCS 5/8-203

from Ch. 111 2/3, par. 8-203

Amends the Public Utilities Act concerning winter-time terminations. Adds a Section caption and makes technical changes.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Public Utilities

Mar 31 Recommended do pass 007-005-000

Placed Calndr, Second Reading

Second Reading Apr 13

Placed Calndr, Third Reading

Apr 22 Third Reading - Passed 115-000-000

Arrive Senate

Placed Calendr First Reading

Chief Sponsor JONES Apr 23

First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-1939 STECZO.

New Act

30 ILCS 105/5.361 new 820 ILCS 405/1506.3

from Ch. 48, par. 576.3

Creates the Employment Training Act. Creates an Employment Training Panel in the Department of Commerce and Community Affairs. Creates an Employment Training Fund in the State Treasury (and amends the State Finance Act to include that Fund as a special fund). Amends the Unemployment Insurance Act to impose an extra 0.1% on employer contributions, with the extra amount to be deposited into the Fund. Provides that the Panel shall: prepare an annual plan and an annual report; enter into contracts for the provision of employment training; allocate the Fund; evaluate projects; coordinate job training programs; and perform other duties. Effective July 1, 1993.

### HOUSE AMENDMENT NO. 1.

Deletes reference to: 820 ILCS 405/1506.3

Deletes provisions amending the Unemployment Insurance Act.

STATE MANDATES ACT FISCAL NOTE, AS AMENDED

In the opinion of DCCA, HB-1939 as amended fails to meet the definition of a mandate.

### HOUSE AMENDMENT NO. 2.

Deletes language providing that the level of earnings in employment under the Act shall be subject to completion of an "employment requirement".

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Labor & Commerce Mar 31 Amendment No.01 LABOR COMMRCE H Adopted

Recommnded do pass as amend

010-007-000

Placed Calndr, Second Reading Apr 02 Fiscal Note Requested BLACK

St Mandate Fis Nte ReqBLACK

Placed Calndr, Second Reading

St Mandate Fis Note Filed Apr 14

Placed Calndr, Second Reading Second Reading

Amendment No.02

**STECZO** Adopted

Held on 2nd Reading

Placed Calndr, Third Reading Apr 23

Third Reading - Passed 066-039-005

Apr 26 Arrive Senate

Placed Calendr, First Reading Apr 27 May 06 1994 Sen Sponsor LAPAILLE

May 09 Referred to Rules First reading

Jan 10 1995 Session Sine Die

#### HB-1940 VON B - WESSELS - HAWKINS - SHEEHY - DEJAEGHER - GIOLITTO, GASH, HOMER, MCAFEE AND STROGER.

320 ILCS 20/13 new

Apr 20

Amends the Elder Abuse and Neglect Act. Provides that an order of protection may be issued against any person who commits certain repeated acts that constitute emotional abuse of a person over 60 years of age. Provides for the enforcement of an order of protection issued under this Section. Effective immediately.

### HOUSE AMENDMENT NO. 2.

Deletes reference to: 320 ILCS 20/13 new Adds reference to: 210 ILCS 45/3-603

210 ILCS 45/3-603 from Ch. 111 1/2, par. 4153-603 from Ch. 40, par. 2311-3)

Deletes everything. Amends the Nursing Home Care Act to provide that for purposes of filing an order of protection under the Domestic Violence Act of 1986, a resident of a nursing home licensed under the Nursing Home Care Act who is abused, neglected, or exploited is presumed to be a "elder adult with disabilities". Amends Domestic Violence Act of 1986 to make same change. Provides that in the case of an elder adult with disabilities, "family or household members" include any person who has the responsibility for an elder adult with disabilities as a result of a family relationship, an express or implied contract, a court order or a volunatry assumption.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary II Apr 02 Recommended do pass 012-002-000 Placed Calndr, Second Reading Apr 19 Second Reading Amendment No.01 VON B WESSELS Withdrawn Held on 2nd Reading Amendment No.02 Apr 20 VON B WESSELS Adopted Placed Calndr, Third Reading Apr 23 Third Reading - Passed 110-000-000 Apr 26 Arrive Senate Apr 27 Chief Sponsor SIEBEN Placed Calendr, First Reading First reading Referred to Rules Jan 10 1995 Session Sine Die

### HB-1941 BUGIELSKI

TELEPHONE SOLICITATION ACT Aug 10 1993 PUBLIC ACT 88-0288

### HB-1942 MCGUIRE.

725 ILCS 5/115-15 new

Amends the Code of Criminal Procedure of 1963 to permit the admissibility of evidence of prior convictions of a defendant for domestic battery, aggravated battery committed against a family or household member, stalking, aggravated stalking, or a violation of an order of protection in a related criminal prosecution for any of these offenses.

Mar 10 1993 First reading Mar 11 Apr 01 Rfrd to Comm on Assignment Assigned to Judiciary II Interim Study Calendar JUDICIARY

Jan 10 1995 Session Sine Die

### HB-1943 SANTIAGO.

New Act

Creates the Firearm Tort Claims Act to make any person who sells, gives, or transfers firearms to a minor under 18 years of age strictly liable in tort for any damage or injury directly or indirectly caused or facilitated by the use, attempted use, or threatened use of the firearm by the minor.

### HOUSE AMENDMENT NO. 1.

Deletes the title and everything after the enacting clause. Creates the Firearm Tort Claims Act. Provides that any person who transfers, or causes to be transferred, any firearm or firearm ammunition to a person within this State shall be strictly liable in tort for any damage or injury directly or indirectly caused or facilitated by the criminal or tortious use, attempted use, or threatened use of the firearm or firearm ammunition. Provides that there is no liability if the person transferring the firearm or firearm ammunition complied with the requirements of the Criminal Code of 1961 and Firearm Owners Identification Card Act relating to the sale of firearms and ammunition.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary I Apr 01 Amendment No.01 JUDICIARY I H Adopted 011-000-000 Motion Do Pass Amended-Lost 006-004-001 HJUA Interim Study Calendar JUDICIARY I Jan 10 1995 Session Sine Die HB-1944 ROTELLO. 720 ILCS 5/21-2.5 new Amends the Criminal Code of 1961 to make it a Class B misdemeanor to place a flyer or handbill on a parked motor vehicle without the consent of the owner. Exempts from the prohibition the placing of the ticket on a motor vehicle for an alleged parking violation. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary II Apr 01 Interim Study Calendar JUDICIARY Session Sine Die Jan 10 1995 HB-1945 DAVIS. 720 ILCS 105/1 from Ch. 23, par. 2359 Amends the Abandoned Children Prevention Act to make a technical correction. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Health Care & Human Services Mar 31 Interim Study Calendar HEALTH/HUMAN Jan 10 1995 Session Sine Die HB-1946 DAVIS. 720 ILCS 5/12-1 from Ch. 38, par. 12-1 Amends the Criminal Code of 1961. Makes a technical change. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary II Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die HB-1947 DAVIS. 730 ILCS 5/5-7-1 from Ch. 38, par. 1005-7-1 Amends the Unified Code of Corrections to make a grammatical change. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary II Ref to Rules/Rul 27D Apr 02 Jan 10 1995 Session Sine Die HB-1948 DAVIS. 725 ILCS 5/103-5 from Ch. 38, par. 103-5 Amends the Code of Criminal Procedure of 1963 to make a grammatical change. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary II Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die HB-1949 DAVIS. 720 ILCS 5/1-1 from Ch. 38, par. 1-1 Amends the Criminal Code of 1961. Makes technical change. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary II Apr 02 Ref to Rules/Rul 27D Session Sine Die Jan 10 1995 HB-1950 DAVIS. 720 ILCS 5/12-1 from Ch. 38, par. 12-1 Amends the Criminal Code of 1961. Makes a technical change.

Rfrd to Comm on Assignment

Mar 10 1993 First reading

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Mar 11
Apr 02
Assigned to Judiciary II
Ref to Rules/Rul 27D
Jan 10 1995
Session Sine Die
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HB-1951 ROTELLO

CRIM PROCEDURE-GRAND JURIES Jul 06 1993 PUBLIC ACT 88-0031

HB-1952 PANKAU.

320 ILCS 30/2

from Ch. 67 1/2, par. 452

Amends the Senior Citizens Real Estate Tax Deferral Act to establish the maximum qualifying household income level at \$30,000 (rather than the maximum household income specified for claimants under the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act).

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NOTE(S) THAT MAY APPLY: Fiscal
Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Revenue
Mar 25 Interim Study Calendar REVENUE
Jan 10 1995 Session Sine Die
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#### HB-1953 PANKAU

### SWIMMING POOL-BEACH IDPH FEES

Apr 01 1993 Tbl-pursuant Hse Rul 26D

### HB-1954 SALTSMAN.

40 ILCS 5/7-118	from Ch. 108 1/2, par. 7-118
40 ILCS 5/7-201	from Ch. 108 1/2, par. 7-201
40 ILCS 5/7-205	from Ch. 108 1/2, par. 7-205
40 ILCS 5/7-206	from Ch. 108 1/2, par. 7-206
40 ILCS 5/7-208	from Ch. 108 1/2, par. 7-208
40 ILCS 5/7-209	from Ch. 108 1/2, par. 7-209

Amends the Illinois Municipal Retirement Fund Article of the Pension Code to make certain administrative changes. Requires the use of generally accepted accounting principles and allows the use of market value accounting. Provides for the distribution of certain market value gains and losses. Credits certain payments to the annuity reserve rather than the death reserve. Allows securities to be held by a trustee not domiciled in Illinois. Allows employee annuitants to designate a death benefit beneficiary.

# PENSION IMPACT NOTE This bill will have no fiscal impact. NOTE(S) THAT MAY APPLY: Pension Mar 10 1993 First reading

Mar 10 1993 First reading Mar 11 Apr 02 Jun 01

Rfrd to Comm on Assignment Assigned to Personnel & Pensions Ref to Rules/Rul 27D Pension Note Filed

Committee Rules

Jan 10 1995 Session Sine Die

### HB-1955 SALTSMAN.

40 ILCS 5/7-139	from Ch. 108 1/2, par. 7-139
40 ILCS 5/7-141	from Ch. 108 1/2, par. 7-141
40 ILCS 5/7-146	from Ch. 108 1/2, par. 7-146
40 ILCS 5/7-147	from Ch. 108 1/2, par. 7-147
40 ILCS 5/7-152	from Ch. 108 1/2, par. 7-152
40 ILCS 5/7-154	from Ch. 108 1/2, par. 7-154
40 ILCS 5/7-156	from Ch. 108 1/2, par. 7-156
30 ILCS 805/8.17 new	· •

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Pension Code to allow members and retirees to receive up to 24 months of credit for military service not preceded by employment upon payment of the corresponding employee and employer contributions. Deletes provisions limiting retroactive payment of various benefits. Permits creditable service for certain uncompensated sick leave to be used in calculating surviving spouse annuities. Eliminates the 12 month maximum on credit for leaves of absence. Makes other changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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Note(s) That May Apply: Fiscal; Pension; State Mandates
Mar 10 1993 First reading Rfrd to Comm on Assignment
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Mar 11 Apr 02 Assigned to Personnel & Pensions Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

### HB-1956 SALTSMAN - CURRAN - SHEEHY - GRANBERG.

40 ILCS 5/7-141.1 new 40 ILCS 5/7-141.2 new 40 ILCS 5/7-141.3 new

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Pension Code to provide a program of early retirement incentives for persons retiring in 1994, 1995, or 1996. Authorizes the purchase of up to 5 years of additional creditable service and provides an equal period of age enhancement. Requires adoption by the employer. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 10 1993 First reading Mar 11

Apr 02

Jan 10 1995 Session Sine Die

Rfrd to Comm on Assignment Assigned to Personnel & Pensions Ref to Pules (Pul 27D)

Ref to Rules/Rul 27D

## HB-1957 BURKE – BUGIELSKI – WOJCIK – JONES,LOU – RONEN, FLOWERS AND PARCELLS.

New Act

5 ILCS 80/4.14

from Ch. 127, par. 1904.14

30 ILCS 105/5.370 new

Creates the Acupuncture Practice Act and amends the State Finance Act and Regulatory Agency Sunset Act. Regulates the practice of acupuncture through licensing requirements and creates the Acupuncture Examining Committee Fund. Repealed December 31, 2003. Effective 150 days after becoming law.

### HOUSE AMENDMENT NO. 1.

Includes the licensing requirement of presenting evidence of successful completion of a Clean Needle Technique Course acceptable to the Department as currently administered by the Council of Colleges of Accupuncture and Oriental Medicine or previously administered by the National Commission for the Certification of Acupuncturists.

### HOUSE AMENDMENT NO. 2.

Changes the definition of acupuncture to include promoting, maintaining, or restoring health, and diagnosing, preventing, or treating disease based on traditional Chinese medical concepts regarding acupuncture points or meridians by inserting sterilized, disposable needles or other secondary therapeutic techniques.

### HOUSE AMENDMENT NO. 3.

Provides that an applicant can meet the educational requirements by documenting 4 years practice with a minimum of 500 patient visits for no less than 100 different patients of which 70% must have concerned general health care.

### HOUSE AMENDMENT NO. 8.

Creates a separate provision of the Act requiring that no person licensed under the Act shall provide treatment otherwise than by the practice of acupuncture independent of a documented referral or a current and relevant diagnosis from a physician, dentist, or podiatrist and that the acupuncturist shall notify the physician, dentist, or podiatrist who provided the diagnosis that the patient is receiving acupuncture treatments pursuant to that diagnosis.

### HOUSE AMENDMENT NO. 9.

Provides that, in the definition of acupuncture, acupuncture does not include physical therapy and that acupuncturists licensed under the Act may not hold themselves out as qualified to provide physical therapy or physiotherapy service unless they are licensed in this State as a physical therapist. Includes secondary therapeutic techniques in definition of acupuncture and deletes references to certain therapies, therapeutic exercises, and recommendation of dietary guidelines. Defines "referral" and "documented current and relevant diagnosis". Provides that no person licensed under the Act shall provide treatment otherwise than by the practice of

acupuncture independent of a documented referral or a current and relevant diagnosis from a physician, dentist, or podiatrist and that the acupuncturist shall notify the physician, dentist, or podiatrist who provided the diagnosis that the patient is receiving acupuncture treatments pursuant to that diagnosis.

FISCAL NOTE (Dept. of Professional Regulation) Net revenue (Deficit) for HB 1957 is \$479,535.

### SENATE AMENDMENT NO. 1.

Mar 10 1993 First reading

Mar 11

Deletes reference to: 5 ILCS 80/4.14 30 ILCS 105/5.370 new

Deletes everything after the enacting clause. Provides a short title to create the Acupuncture Practice Act.

Mar 10 1993	First reading	Rfrd to Comm on Assignment	
Mar 11 Mar 24	Amendment No.01	Assigned to Registration & REGIS REGULAT H	& Regulation Adopted
		007-003-001	•
	Amendment No.02	REGIS REGULAT H 007-003-001	Adopted
	Amendment No.03	REGIS REGULAT H 007-003-001	Adopted
		Recomminded do pass as a 007-003-001	mend
Mar 31	Placed Calndr, Second Read	dng	4.677
IVIAI 31	Placed Calndr, Second Read	Fiscal Note Requested BL	ACK
Apr 13	Second Reading	mig	•
	Amendment No.04	WENNLUND	Lost
Apr 21	Placed Calndr, Third Readi	ng Mtn Prev-Recall 2nd Read	dino
	Amendment No.05	BURKE	Withdrawn
	Amendment No.06	BURKE	Withdrawn
	Amendment No.07	BURKE	Withdrawn
	Amendment No.08	BURKE	Adopted
	Amendment No.09	BURKE	Adopted
	Placed Calndr, Third Readi		
	G	Fiscal Note Filed	
4 00	Calendar Order of 3rd Rdn		
Apr 22	Third Reading - Passed 104	1-012-000	
	Arrive Senate		
	Chief Sponsor MADIGAN		
Apr 23	Placed Calendr, First Reads Added as Chief Co-sponsor		
11pi 23	First reading	Referred to Rules	
	Added as Chief Co-sponsor		
	Tracta as Ciner to spondor	Committee Rules	
. Apr 27		Assigned to Insurance, Per	nsions &
		Licen. Act.	
Apr 28	Added as Chief Co-sponsor		
		Committee Insurance, Pen	sions &
May 06	Amond-set N- 01	Licen. Act.	
· May 00	Amendment No.01	INS PEN LIC S	Adopted
		Recommnded do pass as as 010-000-000	mena
	Placed Caindr, Second Read		
May 07	Second Reading		
·	Placed Calndr, Third Readi	ng	
May 21	,	Re-referred to Rules	
Feb 08 1994	Added As A Co-sponsor CI		
Iom 10 1005	Sandan Sina Di	Committee Rules	
Jan 10 1995	Session Sine Die		
HB-1958 BURKI	<b>5.</b>		
New Act	_		
Creates the Emer	gency Board Up Service	Act with only a short title	e.

Rfrd to Comm on Assignment

Assigned to Executive

Mar 25 Do Pass/Short Debate Cal 009-000-000

Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng Apr 20 Held 2nd Rdg-Short Debate

Apr 30 Ref to Rules/Rul 37G

Jan 10 1995 Session Sine Die

#### BURKE - PHELAN - WOJCIK - MCAULIFFE - FRIAS. HR.1959

50 ILCS 705/10.2 new

720 ILCS 5/24-2 from Ch. 38, par. 24-2

Amends the Illinois Police Training Act and the Criminal Code of 1961. Exempts retired police officers from certain provisions of the unlawful use of weapons offense. Provides that the Local Governmental Law Enforcement Officers Training Board shall give a proficiency course for persons seeking to become exempt and shall issue identification cards indicating successful completion. Authorizes the Board to charge a fee.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading Mar 11

Apr 02

Rfrd to Comm on Assignment Assigned to Judiciary II

Motion Do Pass-Lost 006-005-003 HJUB

Remains in Committee Judiciary II

Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-1960 DAVIS.

205 ILCS 5/5d

from Ch. 17, par. 312.3

Amends the Illinois Banking Act in connection with revolving credit loans. Adds a Section caption and makes a technical change.

Mar 10 1993 First reading

Mar 11

Rfrd to Comm on Assignment Assigned to Financial Institutions Ref to Rules/Rul 27D

Apr 02

Session Sine Die

Jan 10 1995

#### HB-1961 DAVIS.

205 ILCS 5/16.1

from Ch. 17, par. 323.1

Amends the Illinois Banking Act concerning removal of directors. Adds a Section caption.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Apr 02

Jan 10 1995 Session Sine Die Assigned to Financial Institutions Ref to Rules/Rul 27D

#### HR.1962 DAVIS.

775 ILCS 5/2-105

from Ch. 68, par. 2-105

Amends the Illinois Human Rights Act to require labor organizations whose members are employed on public works projects to comply with certain affirmative action requirements. Provides for treble damages for violation.

Mar 10 1993 First reading

Rfrd to Comm on Assignment Assigned to Judiciary I

Mar 11 Apr 02

Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-1963 MCPIKE

DEV FIN AUTH-BOND LIMIT

Jul 28 1993 **PUBLIC ACT 88-0164** 

#### HB-1964 CURRIE.

305 ILCS 5/5-5.02

from Ch. 23, par. 5-5.02

Amends the Illinois Public Aid Code. Makes a grammatical change in a Section concerning hospital reimbursements.

Services

Mar 10 1993 First reading

Rfrd to Comm on Assignment Assigned to Health Care & Human

Mar 11

Recommended do pass 017-012-000

Mar 25

Placed Calndr, Second Reading

Apr 20 Second Reading
Held on 2nd Reading
Apr 30 Ref to Rules/Rul 37G
Jan 10 1995 Session Sine Die

### HB-1965 DEERING

POLLUTN CONTROL-COAL MARKETING Aug 13 1993 PUBLIC ACT 88-0339

### HB-1966 DEERING.

220 ILCS 5/9-220

from Ch. 111 2/3, par. 9-220

Amends the Public Utilities Act. Adds a Section caption to Section regarding cost of fuel and makes a technical change.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Public Utilities
Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-1967 DEERING.

20 ILCS 1105/13

from Ch. 96 1/2, par. 7413

Amends the Natural Resources Act concerning rulemaking authority of the Department of Energy and Natural Resources relating to coal utilization. Adds a Section caption and makes technical changes.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Environment & Energy
Do Pass/Short Debate Cal 015-000-012
Cal 2nd Rdng Short Debate
Apr 20 Short Debate Cal 2nd Rdng
Hald 2nd Rdng Short Debate

Apr 20 Short Debate Cal 2nd Rdng
Held 2nd Rdg-Short Debate
Apr 30 Ref to Rules/Rul 37G
Jan 10 1995 Session Sine Die

#### HB-1968 DEERING.

220 ILCS 5/9-104

from Ch. 111 2/3, par. 9-104

Amends the Public Utilities Act concerning the publication of rate schedules. Adds a Section caption and makes technical changes.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Public Utilities
Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-1969 DEERING.

220 ILCS 5/8-402.1

from Ch. 111 2/3, par. 8-402.1

Amends the Public Utilities Act concerning sulfur dioxide emissions. Adds a Section caption.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Public Utilities
Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

### HB-1970 YOUNGE.

305 ILCS 5/12-4.4

from Ch. 23, par. 12-4.4

Amends the Illinois Public Aid Code. Provides that Earnfare eligibility may be extended for a period of 3 months to one year for successfully employed participants.

FISCAL NOTE (Dept. of Public Aid)

There would not necessarily be a fiscal impact for HB 1970.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Health Care & Human

Services

Mar 25 Recommended do pass 017-012-000 Placed Calndr, Second Reading

Mar 31 Fiscal Note Requested BLACK
Placed Calndr, Second Reading

Apr 14 Fiscal Note Filed

Placed Calndr, Second Reading
Apr 16 Second Reading

Placed Calndr, Third Reading

Apr 21 Third Reading - Passed 084-026-000

Arrive Senate

Placed Calendr, First Reading Sen Sponsor HENDON

Apr 13 1994 Apr 14

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-1971 KOTLARZ

### MEDICAL PRACTICE-DISCIPLINE

Oct 13 1993 Total veto stands.

#### HB-1972 BIGGERT.

735 ILCS 5/2-622

from Ch. 110, par. 2-622

Amends the Code of Civil Procedure. Provides that a plaintiff in a healing art malpractice action shall not be afforded a 90-day extension of time to file the required certificate and written report if he or she has voluntarily dismissed a healing art malpractice action and subsequently commenced a new action within one year or within the remaining period of limitation. Effective immediately.

Mar 10 1993 First reading

Rfrd to Comm on Assignment

Mar 11

Assigned to Judiciary I

Mar 24 Jan 10 1995 Interim Study Calendar JUDICIARY I

#### HB-1973 FRIAS.

New Act

Creates the Tattoo Artists and Parlor License Act. Contains a short title provision.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Apr 02

Assigned to Registration & Regulation Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-1974 LOPEZ

### PROFESSIONAL REG/FISCAL NOTE

Oct 13 1993 Bill dead-amendatory veto.

Session Sine Die

#### HB-1975 KOTLARZ.

Appropriates \$44,000,000 from the School Property Tax Relief Fund to the State Board of Education to achieve a reduction in real property taxes. Effective July 1, 1993.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11

Assigned to Appropriations-Education

Apr 02

Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-1976 KOT LARZ.

30 ILCS 105/5.360 new 30 ILCS 115/1 from Ch. 85, par. 611 30 ILCS 805/8.17 new 35 ILCS 5/201 35 ILCS 5/202.4 from Ch. 120, par. 2-201 from Ch. 120, par. 2-202.4 35 ILCS 5/208 35 ILCS 5/502 35 ILCS 5/701 from Ch. 120, par. 2-208 from Ch. 120, par. 5-502 from Ch. 120, par. 7-701 35 ILCS 5/710 from Ch. 120, par. 7-710 35 ILCS 5/803 35 ILCS 5/901 from Ch. 120, par. 8-803 from Ch. 120, par. 9-901

35 ILCS 205/162 105 ILCS 5/2-3.113 new

105 ILCS 5/2-3.114 new

105 ILCS 5/17-11 105 ILCS 5/18-19.5 new from Ch. 122, par. 17-11

105 ILCS 5/34-54.1 from Ch. 122, par. 34-54.1

Amends the Illinois Income Tax Act to increase individual income tax rate, beginning January 1, 1993, to 3.15% and the corporate rate to 5.04%. Increases the rates incrementally until January 1, 1996, when the rates shall be 3.55% and 5.68%, respectively. Provides for a tax credit of 10% of property taxes paid on a residence

from Ch. 120, par. 643

or 5% of rent constituting real property taxes paid on rented property. Provides for supplemental returns, additional withholding, and increased estimated payments to reflect the additional tax liability imposed beginning January 1, 1993. Provides that a portion of the tax collected attributable to the portion of the tax rate in excess of 3% for individuals or 4.8% for corporations shall be deposited into the School Property Tax Relief Fund. Amends the State Finance Act to create that Fund. The Fund shall be used to assist funding school districts. Amends the Revenue Act of 1939 to direct the county clerk of each county to reduce the amount of the levy for education based on the amount received from the School Property Tax Relief Fund. Amends the School Code to require each school district to prepare a Public District Fall Enrollment Housing Report and to require the State Board of Education to compute a figure representing the "statewide dollar-per-student-enrolled" to be used in calculating the reduction in real estate taxes. Provides for disbursement from the School Property Tax Relief Fund. Amends the State Revenue Sharing Act to include amounts deposited into the School Property Tax Relief Fund as net revenue realized for purposes of the Local Government Distributive Fund. Amends the State Mandates Act to exempt this amendatory Act from any reimbursement requirement. Effective immediately,

### STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 1976 creates a local government organization and structure mandate on counties for which no reimbursement is required. The Department makes no representation as to the effect of the provisions of HB 1976 on school districts

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Revenue
Apr 01 St Mandate Fis Note Filed

Apr 01 St Mandate Fis Note Filed
Interim Study Calendar REVENUE

Jan 10 1995 Session Sine Die

#### HB-1977 LAURINO - CAPPARELLI - BUGIELSKI - MCAULIFFE.

215 ILCS 5/541

from Ch. 73, par. 1065.91

Amends the Illinois Insurance Code in connection with powers and duties of the Illinois Insurance Guaranty Fund. Adds a Section caption and makes grammatical changes.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Insurance

Mar 24 Recommended do pass 024-001-000

Placed Calndr, Second Reading

Apr 20 Second Reading

Held on 2nd Reading

Apr 30 Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die

### HB-1978 LAURINO - CAPPARELLI - BUGIELSKI - MCAULIFFE.

215 ILCS 125/6-15 from Ch. 111 1/2, par. 1418.15

Amends the Health Maintenance Organization Act in relation to reports by the Health Maintenance Organization Guaranty Association. Makes technical and grammatical changes.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Health Care & Human

Services

Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-1979 PUGH.

215 ILCS 5/143.25 from Ch. 73, par. 755.25

Amends the Illinois Insurance Code. Requires companies writing automobile insurance to report average premiums and loss experience on a zip code basis to the Department of Insurance. Provides that the public shall have access to the data.

#### HOUSE AMENDMENT NO. 1.

Requires the Department of Insurance to report information on automobile insurance to the General Assembly by company and zip code. Changes reporting requirements to require companies to report only the number of applications, number of policies issued, and number of policies cancelled or nonrenewed.

FISCAL NOTE (Dept. of Insurance)

The Dept. estimates a cost of \$50,000 to \$60,000 for additional

personnel and incidentals.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading

Mar 11 Mar 31

Amendment No.01

Rfrd to Comm on Assignment Assigned to Insurance

Fiscal Note Filed

INSURANCE Adopted Motion Do Pass Amended-Lost

008-012-002 HINS Remains in Committee Insurance

Interim Study Calendar INSURANCE

Apr 01

Jan 10 1995 Session Sine Die

#### CAPPARELLI - MCAULIFFE - LAURINO - BURKE - BUGIELSKI, SAN-HB-1980 TIAGO, LOPEZ, PHELAN, SAVIANO AND FRIAS.

20 ILCS 2605/55a

30 ILCS 105/5.360 new 35 ILCS 5/507J new

35 ILCS 5/509 35 ILCS 5/510

from Ch. 120, par. 5-509 from Ch. 120, par. 5-510

from Ch. 127, par. 55a

Amends the Illinois Income Tax Act to create a tax checkoff to allow contributions to the Child Identification Fund. Amends the Civil Administrative Code of Illinois to provide that money in the Child Identification Fund shall be used for grants, made by the Department of State Police, for child identification fingerprint programs. Amends the State Finance Act to create the Child Identification Fund.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading Mar 11

Apr 02 Jan 10 1995

Session Sine Die

Rfrd to Comm on Assignment

Assigned to Revenue Ref to Rules/Rul 27D

#### HB-1981 KUBIK.

65 ILCS 5/11-135-2

from Ch. 24, par. 11-135-2

Amends the Illinois Municipal Code. Increases the salary of a water commissioner from \$1,000 per year to \$2,500 per year.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB-1981 creates a personnel mandate for which reimbursement of 100% of the increased cost to units of local government is required. Due to a lact of data, no Statewide estimate of the cost to local governments is available.

FISCAL NOTE (DCCA)

Due to a lack of information concerning the number of municipalities represented by a water commission, the cost to the

State of HB1981 is unknown. Mar 10 1993 First reading

Mar 11 Mar 24 Rfrd to Comm on Assignment Assigned to Cities & Villages Recommended do pass 006-003-000

Placed Calndr, Second Reading

Apr 12

Apr 14

Fiscal Note Requested BLACK St Mandate Fis Nte ReqBLACK

Second Reading

Held on 2nd Reading

St Mandate Fis Note Filed Fiscal Note Filed

Placed Calndr, Third Reading

Ref to Rules/Rul 37G Apr 30

Jan 10 1995 Session Sine Die

#### HB-1982 WEAVER,M - CAPPARELLI - CURRAN - SALTSMAN.

5 ILCS 315/3 115 ILCS 5/2

from Ch. 48, par. 1603 from Ch. 48, par. 1702

Amends the Illinois Public Labor Relations Act and Illinois Educational Labor Relations Act to include peace officers employed by State universities under the provisions of the Illinois Public Labor Relations Act. Effective immediately.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Labor & Commerce Mar 24 Do Pass/Short Debate Cal 014-000-001 Cal 2nd Rdng Short Debate Apr 20 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Interim Study Calendar LABOR COMMRCE Apr 27 Jan 10 1995 Session Sine Die SAVIANO

#### HB-1983

JUVENILE CT-SENTENCING

PUBLIC ACT 88-0239 Aug 06 1993

#### HB-1984 HANNIG.

815 ILCS 505/2AA new

Amends the Consumer Fraud and Deceptive Business Practices Act. Prohibits price discrimination by manufacturers and wholesalers of prescription drugs. Defines terms.

Mar 10 1993	First reading	Rfrd to Comm on Assignment
Mar 11	•	Assigned to Consumer Protection
Mar 31		Motion disch comm, advc 2nd
		Committee Consumer Protection
Apr 02		Interim Study Calendar CONSUMER
•		PROT

Jan 10 1995 Session Sine Die

#### HB-1985 BRUNSVOLD - FLINN.

205 ILCS 5/16 from Ch. 17, par. 323

Amends the Illinois Banking Act. Allows bank directors to consider the effects of their actions upon stockholders, suppliers, and the communities in which facilities are located in the discharge of their duties. Effective immediately.

Mar 10 1993   First reading   Rfrd to Comm on Assignment   Assigned to Financial Institutions   Recommended do pass 016-009-001	,				
Mar 31  Recommended do pass 016-009-001  Placed Calndr,Second Reading Placed Calndr,Third Reading  Apr 20  Apr 21  Arrive Senate Placed Calendr,First Reading  Apr 23  Chief Sponsor WATSON First reading  Apr 29  May 05  Placed Calndr,Second Reading  May 07  Placed Calndr,Second Reading  Placed Calndr,Second Reading  Placed Calndr,Third Reading  Referred to Rules  Assigned to Financial Institutions  Recommended do pass 008-000-000  Placed Calndr,Second Reading  Placed Calndr,Third Reading  Aug 13  Refer to Rules/Rul 3-9(b) RULES SRUL	Mar	10 1993	First reading		
Apr 12 Second Reading Placed Calndr, Second Reading Placed Calndr, Third Reading Apr 20 Third Reading - Passed 112-000-003 Apr 21 Arrive Senate Placed Calendr, First Reading Apr 23 Chief Sponsor WATSON First reading Referred to Rules Apr 29 Assigned to Financial Institutions Recommended do pass 008-000-000 Placed Calndr, Second Reading Placed Calndr, Third Reading Aug 13 Refer to Rules/Rul 3-9(b) RULES SRUL	Mar	11			
Apr 12 Second Reading Placed Calndr, Third Reading Apr 20 Third Reading - Passed 112-000-003 Apr 21 Arrive Senate Placed Calendr, First Reading Apr 23 Chief Sponsor WATSON First reading Referred to Rules Apr 29 Assigned to Financial Institutions Recommended do pass 008-000-000 Placed Calndr, Second Reading Placed Calndr, Third Reading Aug 13 Refer to Rules/Rul 3-9(b) RULES SRUL	Mar	31		Recommended do pass 016-009-001	
Placed Calndr, Third Reading Apr 20 Third Reading - Passed 112-000-003 Apr 21 Arrive Senate Placed Calendr, First Reading Chief Sponsor WATSON First reading Referred to Rules Apr 29 Assigned to Financial Institutions Recommended do pass 008-000-000 Placed Calndr, Second Reading Placed Calndr, Third Reading Aug 13 Refer to Rules/Rul 3-9(b) RULES SRUL			Placed Caindr, Second Read	ing .	
Apr 20 Third Reading - Passed 112-000-003 Apr 21 Arrive Senate Placed Calendr, First Reading Apr 23 Chief Sponsor WATSON First reading Referred to Rules Apr 29 Assigned to Financial Institutions Recommended do pass 008-000-000 Placed Calndr, Second Reading Placed Calndr, Third Reading Aug 13 Refer to Rules/Rul 3-9(b) RULES SRUL	Apr	12	Second Reading	-	
Apr 20 Apr 21 Apr 21 Arrive Senate Placed Calendr,First Readng Chief Sponsor WATSON First reading Apr 29 May 05 May 07 May 07  Apr 29 May 07  May 07  Apr 29 Assigned to Financial Institutions Recommended do pass 008-000-000 Placed Calndr,Second Reading Placed Calndr,Third Reading Aug 13  Refer to Rules/Rul 3-9(b) RULES SRUL	•		Placed Calndr, Third Readi	ng .	
Placed Calendr, First Reading  Apr 23 Chief Sponsor WATSON First reading Referred to Rules  Apr 29 Assigned to Financial Institutions Recommended do pass 008-000-000  Placed Calndr, Second Reading  May 07 Second Reading Placed Calndr, Third Reading  Aug 13 Refer to Rules/Rul 3-9(b) RULES SRUL	Apr	20			
Apr 23 Chief Sponsor WATSON First reading Referred to Rules Apr 29 May 05 Recommended do pass 008-000-000 Placed Calndr, Second Reading May 07 Second Reading Placed Calndr, Third Reading Aug 13 Refer to Rules/Rul 3-9(b) RULES SRUL	Apr	21	Arrive Senate		
Apr 23 Chief Sponsor WATSON First reading Referred to Rules Apr 29 May 05 Recommended do pass 008-000-000 Placed Calndr, Second Reading May 07 Second Reading Placed Calndr, Third Reading Aug 13 Refer to Rules/Rul 3-9(b) RULES SRUL	•		Placed Calendr, First Readr	ıg	
Apr 29 May 05  May 07  May 07  May 13  First reading  Referred to Rules  Assigned to Financial Institutions  Recommended do pass 008-000-000  Placed Calndr, Second Reading  Placed Calndr, Third Reading  Refer to Rules/Rul 3-9(b) RULES SRUL	Apr	23		Č	
Apr 29 May 05  May 07  May 07  May 13  Assigned to Financial Institutions Recommended do pass 008-000-000 Placed Calndr, Second Reading Placed Calndr, Third Reading Aug 13  Refer to Rules/Rul 3-9(b) RULES SRUL	•			Referred to Rules	
May 05 Placed Calndr, Second Reading May 07 Second Reading Placed Calndr, Third Reading Aug 13 Refer to Rules/Rul 3-9(b) RULES SRUL	Apr	29		Assigned to Financial Institutions	
Placed Calndr, Second Reading May 07 Second Reading Placed Calndr, Third Reading Aug 13 Refer to Rules/Rul 3-9(b) RULES SRUL					
May 07 Second Reading Placed Calndr, Third Reading Aug 13 Refer to Rules/Rul 3-9(b) RULES SRUL					
Placed Calndr, Third Reading Aug 13 Refer to Rules/Rul 3-9(b) RULES SRUL	May	7 07			
Aug 13 Refer to Rules/Rul 3-9(b) RULES SRUL				ng	
	Ang	13			
	J 411	10 1775	Session Sale Bio		

#### BRUNSVOLD - NOVAK AND CURRAN. HB-1986

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30 ILCS 105/5,360 new
415 ILCS 5/56.105 new
415 ILCS 5/56.110 new
415 ILCS 5/56.115 new
415 ILCS 5/56.120 new
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Amends the Environmental Protection Act to create the Inland Waterway Protection Title. Requires vessels carrying ecologically hazardous substances to obtain a permit to do so. Imposes a fee on ecologically hazardous substances to be paid by the owner or operator of the vessel. Amends the State Finance Act to create the Inland Waterway Protection Fund into which all fees paid under this title shall be deposited. The Fund shall be used for administrative expenses, response costs related to discharges of hazardous substances, and contracts for cleanup of discharge of hazardous substances.

### HOUSE AMENDMENT NO. 1.

Eliminates the vessel transport fee for ecologically hazardous substances transported in double hulled vessels. Provides that the fee for ecologically hazardous substances transported by non-double hulled vessels shall be imposed beginning January 1, 1995, and the amount of the fee shall be established by rule.

NOTE(S) THAT MAY APPLY: Fiscal Mar 10 1993 First reading Mar 11

> Apr 02 Amendment No.01

Rfrd to Comm on Assignment Assigned to Environment & Energy

ENVRMNT ENRGY H Adopted Motion Do Pass Amended-Lost

009-013-002 HENE

Interim Study Calendar ENVRMNT

ENRGY

Mar 02 1994 Exempt under Hse Rule 29(C) HENE Returned to Environment & Energy

Interim Study Calendar ENVRMNT

ENRGY

Jan 10 1995 Session Sine Die

#### HR.1987 LEITCH.

Apr 21

625 ILCS 5/12-503

from Ch. 95 1/2, par. 12-503

Amends the Illinois Vehicle Code. Removes exemptions from tinted window prohibition provisions for persons who have a medical illness, ailment, or disease that requires the person to be shielded from the direct rays of the sun.

Mar 10 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Constitutional Officers Interim Study Calendar CONST OFICERS

Jan 10 1995 Session Sine Die

#### HR-1988 DUNN, JOHN.

410 ILCS 80/3

Mar 23

from Ch. 111 1/2, par. 8203

Amends the Illinois Clean Indoor Air Act. Defines public place as including any enclosed or open stadium.

Mar 10 1993 First reading Mar 11

Assigned to Executive

Rfrd to Comm on Assignment

Mar 30

Interim Study Calendar EXECUTIVE

Jan 10 1995 Session Sine Die

#### BRUNSVOLD AND HARTKE. HB-1989

215 ILCS 5/121-2

from Ch. 73, par. 733-2

215 ILCS 5/121-2.10 new

215 ILCS 5/Art. heading new

215 ILCS 5/1400 new thru 5/1415 new

Amends the Illinois Insurance Code. Adds an Article to authorize the Department of Insurance to provide for the formation and regulation of multiple employer welfare arrangements. Defines terms.

FISCAL NOTE (Dept. of Insurance)

The Dept. estimates a start-up cost of at least \$300,000 for staffing. Based on the experience in Florida, the annualized

cost of this program could exceed \$750,000.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading Rfrd to Comm on Assignment Assigned to Insurance Mar 11

Do Pass/Short Debate Cal 025-000-000 Mar 24

Cal 2nd Rdng Short Debate

Fiscal Note Filed Mar 31

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 20 Held 2nd Rdg-Short Debate

Apr 30 Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die

#### BRUNSVOLD - WENNLUND - OLSON. HB-1990

515 ILCS 5/1-90 from Ch. 56, par. 1-90 515 ILCS 5/1-91 new 515 ILCS 5/1-230 from Ch. 56, par. 1-230

515 ILCS 5/20-5 from Ch. 56, par. 20-5 515 ILCS 5/20-10 from Ch. 56, par. 20-10

515 ILCS 5/20-11 new

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515 ILCS 5/20-20
                                 from Ch. 56, par. 20-20
515 ILCS 5/20-45
                                 from Ch. 56, par. 20-45
515 ILCS 5/20-50
                                 from Ch. 56, par. 20-50
515 ILCS 5/20-51 new
                                 from Ch. 56, par. 20-55
515 ILCS 5/20-55
515 ILCS 5/20-110
                                 from Ch. 56, par. 20-110
515 ILCS 5/20-115
                                 from Ch. 56, par. 20-115
520 ILCS 5/3.1-1
                                 from Ch. 61, par. 3.1-1
520 ILCS 5/3.39
                                 from Ch. 61, par. 3.39
515 ILCS 5/20-40 rep.
```

Amends the Fish and Aquatic Life Code. Creates an inland trout stamp that is required for taking or attempting to take trout in all waters except Lake Michigan. Establishes fees for the stamp. Limits the salmon stamp for purposes of taking or attempting to take salmon in Lake Michigan. Removes certain fishing license exemptions for residents 65 years of age or older and requires a reduced fee to be paid. Increases specified fishing license fees. Repeals provisions authorizing Golden Years Fishing and Hunting License as it relates to fishing. Amends the Wildlife Code. Provides that persons age 65 years or over may not be issued a special license for fishing, only hunting (Golden Years Hunting License). Increases the fee for sportsmen combination licenses from \$13 to \$18.50. Effective January 1, 1994.

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NOTE(S) THAT MAY APPLY: Fiscal
      Mar 10 1993 First reading
                                             Rfrd to Comm on Assignment
      Mar 11
                                             Assigned to Agriculture & Conservation
      Mar 24
                                             Recommended do pass 012-006-001
                    Placed Calndr, Second Reading
      Apr 13
                    Second Reading
                    Held on 2nd Reading
                    Ref to Rules/Rul 37G
      Apr 30
                    Session Sine Die
      Jan 10 1995
            BRUNSVOLD - WENNLUND.
HB-1991
```

```
20 ILCS 805/63a21.1
                                 from Ch. 127, par. 63a21.1
 20 ILCS 805/63a23
                                 from Ch. 127, par. 63a23
515 ILCS 5/20-5
                                 from Ch. 56, par. 20-5
515 ILCS 5/20-45
                                 from Ch. 56, par. 20-45
515 ILCS 5/20-50
                                 from Ch. 56, par. 20-50
520 ILCS 5/3.1
                                 from Ch. 61, par. 3.1
520 ILCS 5/3.2
                                 from Ch. 61, par. 3.2
625 ILCS 45/3-2
                                 from Ch. 95 1/2, par. 313-2
515 ILCS 5/20-40 rep.
520 ILCS 5/3.1-1 rep.
```

Amends the Fish and Aquatic Life Code, the Wildlife Code, the Boat Registration and Safety Act, and the Civil Administrative Code of Illinois. Increases various license fees charged by the Department of Conservation and authorizes the imposition of other fees. Creates a senior citizen fishing license and a senior citizen hunting license. Eliminates the Golden Years Hunting and Fishing License. Removes the requirement that a person under 16 must have written permission from a parent or guardian to obtain a hunting license. Effective January 1, 1994.

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Note(s) That May Apply: Fiscal
     Mar 10 1993 First reading
                                             Rfrd to Comm on Assignment
     Mar 11
                                             Assigned to Agriculture & Conservation
     Mar 24
                                             Recommended do pass 012-006-001
                    Placed Calndr, Second Reading
     Apr 20
                    Second Reading
                    Held on 2nd Reading
                    Ref to Rules/Rul 37G
      Apr 30
     Jan 10 1995
                    Session Sine Die
HB-1992
            KOTLARZ.
 New Act
```

30 ILCS 105/5.360 new 35 ILCS 5/901 from Ch. 120, par. 9-901 215 ILCS 5/4 from Ch. 73, par. 616

Creates the Venture Capital Insurance Act. Establishes the Venture Capital Insurance Board and prescribes its powers and duties. Provides for the issuance of

guarantees to reinsurers against losses on pools of insured venture capital loans. Provides for the guarantees to be paid solely from moneys in the Venture Capital Insurance Reserve Fund, a special fund in the State Treasury. Amends the Illinois Income Tax Act to provide for 1% of the amounts received as corporate income taxes to be deposited into the Fund. Amends the Illinois Insurance Code to expressly authorize venture capital loan insurance.

Note(s) That May Apply: Fiscal Mar 10 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Revenue

Jan 10 1995 Session Sine Die

Interim Study Calendar REVENUE

### HB-1993 JONES, SHIRLEY

PUB UTIL-SECTION CAPTION
Apr 22 1993 Short Debate-3rd Lost

#### HB-1994 ERWIN.

Mar 24

75 ILCS 15/2-1

from Ch. 81, par. 1002-1

Amends the Illinois Public Library District Act. Makes a stylistic change in a Section concerning the formation of library districts.

Mar 10 1993 First reading Mar 11 Rfrd to Comm on Assignment Assigned to Executive

Apr 02

Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

### HB-1995 RONEN - FREDERICK.

20 ILCS 2215/4-2

from Ch. 111 1/2, par. 6504-2

Amends the Health Finance Reform Act. Beginning January 1, 1994, requires hospitals to report trauma diagnoses to the Health Care Cost Containment Council. Requires the Council to report that data and to cause a study of the data to be made.

HOUSE AMENDMENT NO. 1.

Adds reference to:

210 ILCS 45/3-401.1 from Ch. 111 1/2, par. 4153-401.1

Amends the Nursing Home Care Act. Provides that a nursing home certified to participate in the Medicaid program must be certified with respect to all parts of the facility licensed to provide skilled or intermediate care or intermediate care for the developmentally disabled. Adds immediate effective date.

HOUSE AMENDMENT NO. 2.

Deletes reference to: 20 ILCS 2215/4-2

Deletes the contents of the original bill. Adds the same provisions that were added by H-am 1. Effective immediately.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 1995 creates a local government organization and structure mandate for which no reimbursement is required.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services
Mar 25 Recommen

Recommended do pass 017-012-000

Placed Calndr,Second Reading
Apr 13 St Mandate Fis Nte ReqWENNLUND

Placed Calndr, Second Reading

Apr 20 Second Reading

Amendment No.01 RONEN

Adopted

Adopted

Placed Calndr,Third Reading
Apr 22

St Mandate Fis Note Filed Mtn Prev-Recall 2nd Reading

Amendment No.02 RONEN
Placed Calndr, Third Reading

Apr 26 Third Reading - Passed 107-001-003

Apr 27 Arrive Senate

Placed Calendr, First Reading

Jan 10 1995 Session Sine Die

1465 HB-1996

#### HR-1996 SCHAKOWSKY.

215 ILCS 5/424.5 new

Amends the Illinois Insurance Code. Requires the Department of Insurance to issue standard advertising formats for various insurance products. Requires that all insurance products advertising in this State after December 31, 1994, conform to the standardized format.

NOTE(S) THAT MAY APPLY: Fiscal Mar 10 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Insurance Ref to Rules/Rul 27D

Session Sine Die Jan 10 1995

#### HB-1997 DART.

Apr 02

220 ILCS 5/8-408 new

Amends the Public Utilities Act in relation to power interruptions and surges. Provides that in the event of power failures that total more than 4 hours in any 30 day period, electric public utilities must waive the monthly fixed fee to customers, compensate customers for damages incurred because of the failure, and reimburse governmental units for emergency and contingency expenses incurred. Requires compensation to customers for damages caused by power surges. Imposes certain recordkeeping requirements on all public utilities. Defines terms.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Public Utilities Ref to Rules/Rul 27D

Apr 02 Jan 10 1995 Session Sine Die

#### HB-1998 LAURINO.

625 ILCS 5/2-126

from Ch. 95 1/2, par. 2-126

Amends the Illinois Vehicle Code. Makes a technical correction.

Mar 10 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Constitutional Officers

Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-1999 BURKE.

Apr 02

105 ILCS 5/34-46

from Ch. 122, par. 34-46

Amends the School Code. Makes grammatical changes in the provisions relating to public participation in the Chicago board of education annual school budget process.

Mar 10 1993 First reading

Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Education

Mar 11 Apr 01

Do Pass/Short Debate Cal 016-000-000

Apr 20

Apr 30

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate Ref to Rules/Rul 37G

Jan 10 1995

Session Sine Die

#### HB-2000 KOTLARZ.

425 ILCS 25/9

from Ch. 127 1/2, par. 9

425 ILCS 25/9e

from Ch. 127 1/2, par. 14

Amends the Fire Investigation Act to eliminate the requirement that cities of 500,000 or more population must enforce State Fire Marshal rules concerning fire safety. Presently only localities that have adopted fire prevention and safety standards equal to or higher than the rules adopted by the State Fire Marshal are exempt.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading

Mar 11

Mar 30

Jan 10 1995

Session Sine Die

Rfrd to Comm on Assignment Assigned to Cities & Villages Interim Study Calendar CITIES/VILLAG

HB-2001 1466

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HB-2001
            DART - TURNER - KOTLARZ.
   30 ILCS 805/2
                                   from Ch. 85, par. 2202
  Amends the State Mandates Act to make a style change.
      FISCAL NOTE (DCCA)
      No impact on State revenues or expenditures
      Mar 10 1993 First reading
                                              Rfrd to Comm on Assignment
      Mar 11
                                              Assigned to Elections & State
                                                Government
      Apr 01
                                              Motion Do Pass-Lost 010-009-001
                                                HESG
                                              Recommended do pass 011-008-001
                     Placed Calndr, Second Reading
                                              Fiscal Note Requested WENNLUND
      Apr 12
                     Placed Calndr, Second Reading
      Apr 20
                                              Fiscal Note Filed
                     Second Reading
                     Held on 2nd Reading
      Apr 30
                     Ref to Rules/Rul 37G
      Jan 10 1995
                     Session Sine Die
HB-2002
            DART - TURNER - KOTLARZ.
   65 ILCS 5/5-1-15
                                   from Ch. 24, par. 5-1-15
  Amends the Illinois Municipal Code to make stylistic changes in a Section con-
cerning adoption of a managerial form of government.
      Mar 10 1993 First reading
                                              Rfrd to Comm on Assignment
      Mar 11
                                              Assigned to Cities & Villages
      Apr 02
                                              Ref to Rules/Rul 27D
      Jan 10 1995
                     Session Sine Die
            DART - TURNER - KOTLARZ.
HB-2003
   65 ILCS 20/21-19
                                   from Ch. 24, par. 21-19
  Amends the Revised Cities and Villages Act of 1941 to make stylistic changes in
a Section concerning eminent domain.
      Mar 10 1993
                    First reading
                                              Rfrd to Comm on Assignment
      Mar 11
                                              Assigned to Cities & Villages
      Mar 31
                                              Recommended do pass 006-004-000
                     Placed Calndr, Second Reading
                    Second Reading
Placed Calndr, Third Reading
Ref to Rules/Rul 37G
      Apr 13
      Apr 30
      Jan 10 1995
                     Session Sine Die
            DART - TURNER - KOTLARZ.
HB-2004
   25 ILCS 75/5
                                   from Ch. 63, par. 42.91-5
  Amends the Home Rule Note Act to make stylistic changes in a Section concern-
ing legislative bills required to have home rule notes.
      Mar 10 1993 First reading
                                              Rfrd to Comm on Assignment
      Mar 11
                                               Assigned to Cities & Villages
      Mar 31
                                              Recommended do pass 006-004-000
                     Placed Calndr, Second Reading
                     Second Reading
      Apr 13
                     Placed Calndr, Third Reading
      Apr 22
                     Third Reading - Passed 065-047-001
                     Arrive Senate
                     Chief Sponsor O'MALLEY
                     Placed Calendr, First Reading
      Apr 23
                     First reading
                                              Referred to Rules
      Jan 10 1995
                     Session Sine Die
HB-2005
            SCHAKOWSKY
  LAY AWAY PLAN ACT DISCLOSURE
      Apr 27 1993
                    Short Debate-3rd Lost
HB-2006
             SCHAKOWSKY.
  815 ILCS 505/2AA new
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Amends the Consumer Fraud and Deceptive Business Practices Act. Prohibits unconscionable agreements. Provides that an agreement or contract is prima facie unconscionable if the total payment for services, materials, and work is more than 4 times the fair market value of the services, material, and work.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Consumer Protection
Recommended do pass 007-000-005
Placed Calndr, Second Reading

Apr 12 Second Reading

Placed Calndr, Third Reading

Apr 30 Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die

### HB-2007 SCHAKOWSKY.

815 ILCS 505/2B.2 new

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is an unlawful practice under the Act to sell an automobile without disclosing in writing the existence of defects in federally required pollution control devices.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Consumer Protection
Interim Study Calendar CONSUMER
PROT

from Ch. 23, par. 6104.02

Jan 10 1995 Session Sine Die

### HB-2008 GRANBERG - DEJAEGHER - DEUCHLER - LAWFER.

20 ILCS 105/4.02

Amends the Illinois Act on the Aging. Designates home-delivered meals to eligible individuals through a nutrition provider and funded by area agencies on aging to

be a necessary preventive service.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Aging

Apr 01 Do Pass/Short Debate Cal 015-000-004

Cal 2nd Rdng Short Debate
Apr 13
Apr 30
Apr 30
Jan 10 1995
Cal 2nd Rdng Short Debate
Ref to Rules/Rul 37G
Session Sine Die

HB-2009 NOLAND - DUNN, JOHN - BLACK - RYDER.

New Act

Creates the Railroad Right of Way Disposition Act. Grants adjacent land owners a right of first refusal with respect to disposition of railroad rights of way situated outside the corporate limits of a municipality. Requires a railroad to publish notice of a proposed disposition of right of way. Authorizes a railroad to negotiate disposition with an organization consisting solely of adjacent landowners.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Transportation & Motor

Vehicles

Mar 30 Interim Study Calendar TRANSPORTAT'N

Jan 10 1995 Session Sine Die

### HB-2010 CROSS - DART - COWLISHAW.

New Act

Creates the School Crime Cooperation Act. Requires school personnel of a public or private elementary or secondary school to report certain crimes to the local law enforcement agency. Failure to report is a Class C misdemeanor for a first offense and a Class A misdemeanor for second or subsequent offenses.

HOUSE AMENDMENT NO. 1.

Deletes substantive provisions. Leaves the title and short title.

HOUSE AMENDMENT NO. 2.

Deletes reference to:

New Act

Adds reference to:

105 ILCS 5/10-20.14

Deletes title and everything after the enacting clause. Amends the School Code to provide that the parent-teacher advisory committee shall, in cooperation with local law enforcement agencies, develop with the school board policy guidelines to establish and maintain a reciprocal reporting system between the school district and local law enforcement agencies regarding criminal offenses committed by students.

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SENATE AMENDMENT NO. 1.

Deletes reference to:
105 ILCS 5/10-20.14

Adds reference to:
55 ILCS 45/27.1

105 ILCS 5/2-3.105

105 ILCS 5/3-0.01

105 ILCS 5/3-1

105 ILCS 5/3-2

105 ILCS 5/3-3

105 ILCS 5/3-15.6

105 ILCS 5/3-15.9

105 ILCS 5/3-15.10

105 ILCS 5/3-15.10

105 ILCS 5/3-4-4

105 ILCS 5/4-2

105 ILCS 5/4-4

105 ILCS 5/4-7

105 ILCS 5/4-7

105 ILCS 5/4-8

105 ILCS 5/4-9

105 ILCS 5/4-9

105 ILCS 5/4-9

105 ILCS 5/4-10
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Deletes everything. Amends the Fees and Salaries Act and the School Code. Postpones abolition of the office of regional superintendent of schools in education service regions of 2,000,000 or more inhabitants from July 1, 1994 to August 7, 1995. Effective immediately.

Mar 10 1993 First reading Rfrd to Comm on Assignment

١.	Effective inili			
	Mar 10 1993	First reading	Rfrd to Comm on Assignm	nent
	Mar 11	_	Assigned to Judiciary II	
	Apr 02	Amendment No.01	JUDICIARY II H	Adopted
	•		Recommided do pass as a	mend
			014-000-000	
		Placed Calndr, Second Read		
	Apr 20	Second Reading		
	11p1 20	Held on 2nd Reading		
	Apr 23	Amendment No.02	CROSS	Adopted
	11p1 23	Placed Calndr, Third Readi		raoptea
		Third Reading - Passed 105		
	Apr 26	Arrive Senate	002 002	
	Apr 27	Placed Calendr, First Readr	10	
	Oct 20	Chief Sponsor DEANGEL		
	OCI 20	Placed Calendr, First Readr		
	Oct 26	First reading	Referred to Rules	
	Apr 28 1994	That reading	Assigned to Education	
	May 05	Amendment No.01	EDUCATION S	Adopted
	May 03	Amendment No.02	EDUCATION S	Lost
		Amendment No.03	EDUCATION S	Withdrawn
		Amendment No.03	Recommended do pass as a	
			006-003-001	menu
		Discord Colode Second Page		
	Man 11	Placed Calndr, Second Read		
	<b>M</b> ay 11	Added As A Co-sponsor SH		
		Added As A Co-sponsor D		
		Added As A Co-sponsor W		
		Added As A Co-sponsor BO		
	34 10	Placed Calndr, Second Read		
May 12 Sponsor Removed BOWLES				
		Sponsor Removed DUNN,		
		Sponsor Removed SEVER	ĺλ2	
		Sponsor Removed WELCH		
		Placed Calndr, Second Read	ang	
	May 13	Second Reading		
		Placed Calndr, Third Readi	ng	
	May 17	Filed with Secretary		
		Amendment No.04	DEANGELIS	Amendment
				referred to
	•		SRUL	
		Amendment No.04	DEANGELIS	
			Rules refers to SESE	
	May 18	Amendment No.04	DEANGELIS	
	•		Be adopted	

May 18-Cont. Placed Calndr, Third Reading Recalled to Second Reading

> JACOBS-REOUEST RULING OF CHAIR AS TO NUMBER OF VOTES REQUIRED SINCE IT'S A MANDATE ON LOCAL GOVERNMENT. CHAIR RULES ONLY MAJORITY OF VOTES

Amendment No.04

ARE NEEDED. DEANGELIS Verified

Lost

Placed Calndr, Third Reading May 19 Third Reading - Lost 025-033-001

#### HB-2011 BALTHIS.

30 ILCS 805/9.1 from Ch. 85, par. 2209.1 65 ILCS 5/8-1-19 new 70 ILCS 1205/4-4c new 105 ILCS 5/Art. 18A heading new 105 ILCS 5/18A-1 new

Amends the State Mandates Act, the Illinois Municipal Code, the Park District Code, and the School Code. Provides that the State Mandates Board of Review shall review all current mandates, recommend which mandates should be eliminated, and propose a graduated system for increasing funding for necessary mandates over a 3-year period. Authorizes municipalities, park districts, and school districts to discontinue or modify action or programs mandated on or after January 1, 1994 if full, specifically identifiable State funding is not provided therefor, subject to certain exceptions. Effective July 1, 1993.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 2011 fails to meet the definition of

a mandate under the state Mandates Act.

Note(s) That May Apply: Fiscal; State Mandates

Mar 10 1993 First reading Mar 11

Mar 26

Apr 01

Jan 10 1995 Session Sine Die Rfrd to Comm on Assignment

Assigned to Revenue St Mandate Fis Note Filed Committee Revenue

Interim Study Calendar REVENUE

#### HB-2012 COWLISHAW.

105 ILCS 5/2-3.115 new

Amends the School Code. Requires the State Board of Education to administer the State of Illinois School District Matching Bond Program, by which a school district meeting certain conditions may have its bond issuance matched by the State's general obligation bond issuance to fund necessary classroom construction.

Note(s) That May Apply: Debt; Fiscal

Mar 10 1993 First reading

Mar 11

Apr 01

Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education

Interim Study Calendar ELEM SCND

Jan 10 1995 Session Sine Die

#### HB-2013 BUGIELSKI

CRIM CD-ORDER OF PROTECNT-BAIL **PUBLIC ACT 88-0430** Aug 20 1993

#### HR-2014 JONES, SHIRLEY - CHURCHILL - MCPIKE - COWLISHAW - ERWIN.

220 ILCS 5/1-102

from Ch. 111 2/3, par. 1-102

Amends the Public Utilities Act. Makes a grammatical change. HOUSE AMENDMENT NO. 2.

Deletes reference to:

220 ILCS 5/1-102 Adds reference to: 220 ILCS 5/7-105 new

Replaces the title and everything after the enacting clause. Authorizes gas and electric utilities to engage or invest in any business reasonably related to the gas or electric service business of the utility. Provides that Commerce Commission approval is not necessary. Effective immediately.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Public Utilities
Mar 31 Amendment No.01 PUB UTILITIES H Withdrawn
Amendment No.02 PUB UTILITIES H Adopted

Recommnded do pass as amend 009-003-000

Placed Calndr, Second Reading

Apr 20 Second Reading
Held on 2nd Reading
Apr 30 Ref to Rules/Rul 37G
Jan 10 1995 Session Sine Die

HB-2015 WOJCIK.

35 ILCS 5/201 from Ch. 120, par. 2-201

Amends the Illinois Income Tax Act to provide that a person who earns less than \$2000 gross income in a year is not subject to tax under this Act.

Note(s) That May Apply: Fiscal
Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Revenue
Apr 02 Ref to Rules/Rul 27D
Jan 10 1995 Session Sine Die

HB-2016 DEJAEGHER - VON B - WESSELS - MOFFITT.

755 ILCS 5/24-20 from Ch. 110 1/2, par. 24-20

Amends the Probate Act of 1975. Provides that when unclaimed money is deposited with the county treasurer, the money shall earn interest at the rate paid on the account into which the money was deposited (current rate is 6%).

FISCAL NOTE (Dept. of Financial Institutions)
HB-2016 would require no new State spending. It will not change
the volume of unclaimed remittances or claims processed by the
Dept. It could affect the amount of unclaimed property remitted
to the State by county treasurers, which could mean any accrued

interest might change.

Note(s) That May Apply: Fiscal
Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Counties & Townships
Mar 25 Do Pass/Short Debate Cal 010-000-000

Cal 2nd Rdng Short Debate

Mar 30 Fiscal Note Filed

Apr 20 Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Apr 22 Third Reading - Passed 115-000-001

Apr 23 Arrive Senate

Placed Calendr, First Reading

Jan 10 1995 Session Sine Die

HB-2017 ZICKUS.

625 ILCS 5/12-608.1 new

625 ILCS 5/12-607.1 rep. and 5/12-608 rep.

Amends the Illinois Vehicle Code. Replaces current provisions governing the frame and floor height and bumper requirements.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Constitutional Officers
Mar 26 Interim Study Calendar CONST

OFICERS

Jan 10 1995 Session Sine Die

1471 HB-2018

#### SALTSMAN HB-2018

UTILITY-AFFILIATE NO APPLIANCE

Mar 31 1993

Tbl-Amnd-pursuant H Rul 26D

#### SALTSMAN. HB-2019

New Act 20 ILCS 805/63b2.2 20 ILCS 2610/16 515 ILCS 5/1-160 515 ILCS 5/1-165 520 ILCS 5/1.14 520 ILCS 5/1.15	from Ch. 127, par. 63b2.2 from Ch. 121, par. 307.16 from Ch. 56, par. 1-160 from Ch. 56, par. 1-165 from Ch. 61, par. 1.14 from Ch. 61, par. 1.15
520 ILCS 5/1.15	from Ch. 61, par. 1.15

Creates the Department of Conservation Transfer of Police Powers Act and amends the Civil Administrative Code, the State Police Act, the Fish and Aquatic Life Code, and the Wildlife Code. As of July 1, 1994, transfers all police powers of the Department of Conservation under the Fish and Aquatic Life Code and the Wildlife Code to the Department of State Police.

Mar 10 1993 First reading

Mar 11

Rfrd to Comm on Assignment Assigned to Elections & State

Apr 02 Jan 10 1995 Session Sine Die

Government Ref to Rules/Rul 27D

#### HB-2020 SALTSMAN.

40 ILCS 5/17-139

from Ch. 108 1/2, par. 17-139

Amends the Chicago Teacher Article of the Pension Code to provide that members of the Board of Trustees of the pension fund shall not receive any salary from the Board of Education or the pension fund for services performed as a trustee. Effective immediately.

NOTE(S) THAT MAY APPLY: Pension

Mar 10 1993 First reading

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Mar 11 Apr 02

Jan 10 1995 Session Sine Die Ref to Rules/Rul 27D

#### HB-2021 SALTSMAN.

```
40 ILCS 5/17-119
                                from Ch. 108 1/2, par. 17-119
40 ILCS 5/17-122
                                from Ch. 108 1/2, par. 17-122
30 ILCS 805/8.17 new
```

Amends the Chicago Teacher Article of the Pension Code to provide one-time increases in certain retirement and survivor annuities. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

### PENSION NOTE

Increase in accrued liability \$25.7M Increase in total annual cost \$ 1.1M

Increase in total annual cost (%of payroll)

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates Mar 10 1993 First reading

Mar 11

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 02 Ref to Rules/Rul 27D Jun 16 Pension Note Filed Committee Rules

Jan 10 1995 Session Sine Die

#### HB-2022 HARTKE.

625 ILCS 5/16-105

from Ch. 95 1/2, par. 16-105

Amends the Illinois Vehicle Code. Provides that fines and penalties collected by certain local authorities that arrested and prosecuted a violator of overweight vehicle provisions shall be paid to the State Treasurer to be deposited into the Road Fund. Further provides that 10% of the fines and penalties shall be paid to the prosecuting authority as a prosecution fee.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading

Mar 11

Rfrd to Comm on Assignment Assigned to Transportation & Motor Vehicles

Mar 23

Interim Study Calendar TRANSPORTAT'N

Jan 10 1995 Session Sine Die

#### HB-2023 HARTKE.

50 ILCS 750/15.4

from Ch. 134, par. 45.4

Amends the Emergency Telephone System Act. Provides that Emergency Telephone System surcharge funds may be spent for the installation and maintenance of street signs in the implementation of a Master Street Address Guide.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Public Utilities
Interim Study Calendar PUB
UTILITIES

Jan 10 1995 Session Sine Die

### HB-2024 HARTKE - LAWFER - MOFFITT - WIRSING.

60 ILCS 5/13-2

from Ch. 139, par. 119

Amends the Township Law of 1874. Provides that the township board may declare a vacancy in the office of township supervisor or trustee if the supervisor or a trustee has 5 or more consecutive unexcused absences from regularly scheduled township board meetings. Authorizes a township board to adopt rules to govern its meetings, including rules concerning excused absences.

Rfrd to Comm on Assignment Mar 10 1993 First reading Assigned to Counties & Townships Mar 11 Mar 25 Do Pass/Short Debate Cal 010-000-000 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 14 Cal 3rd Rdng Short Debate Short Debate-3rd Passed 095-010-002 Apr 19 Apr 20 Arrive Senate Placed Calendr.First Reading Apr 21 Chief Sponsor WATSON Placed Calendr, First Reading Apr 22 First reading Referred to Rules Assigned to Local Government & Elections May 08 Refer to Rules/Rul 3-9(a)

Jan 10 1995 Session Sine Die

#### HB-2025 CURRIE.

105 ILCS 5/14-3.03

from Ch. 122, par. 14-3.03

Amends the School Code. Makes changes of grammar and punctuation in the provisions relating to hearings on the State's plan to insure free appropriate education for handicapped children.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Elementary & Secondary

Education

Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

### HB-2026 CURRIE.

105 ILCS 5/10-20.20

from Ch. 122, par. 10-20.20

Amends the School Code. Supplies a gender neutral reference to a person who may be entitled to indemnification or protection as an agent of the school district.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Elementary & Secondary
Education

Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die

### HB-2027 TURNER.

105 ILCS 5/34-58

from Ch. 122, par. 34-58

Amends the School Code. Authorizes use of the free textbook tax levied by the Chicago Board of Education to provide school supplies. Effective immediately. HOUSE AMENDMENT NO. 1.

Permits taxes that have already been levied to be used, when collected, for purposes that are authorized at the time the taxes so collected are used.

Mar 10 1993 Mar 11	First reading	Rfrd to Comm on Assignment Assigned to Elementary & Seco	ondary
Apr 01		Education Do Pass/Short Debate Cal 016	-000-000
Apr 12	Cal 2nd Rdng Short Debat Short Debate Cal 2nd Rdn Cal 3rd Rdng Short Debat	te og	
Apr 21	Amendment No.01	Mtn Prev-Recall 2nd Reading	pted
Apr 22	Placed Calndr, Third Read Third Reading - Passed 11 Arrive Senate	ing	pteu
Apr 27 Jan 10 1995	Chief Sponsor BERMAN Placed Calendr, First Read First reading Session Sine Die	ing Referred to Rules	
2028 HANE	RAHAN – MAUTINO AND I	HICKS.	

### HR-2

215 ILCS 105/2 215 ILCS 105/7 from Ch. 73, par. 1302 from Ch. 73, par. 1307

Amends the Comprehensive Health Insurance Plan Act. Provides that to be eligible, a person must be a citizen of the United States or a permanent resident alien and a resident of Illinois. Currently only State residency is required. Includes health care benefit programs operated by other states within the definition of the term "medical assistance".

HOUSE AMENDMENT NO. 1.

Provides that a resident is a person who has been legally domiciled in Illinois for 180, rather than 30, days.

SENATE AMENDMENT NO. 1.

Deletes reference to: 215 ILCS 105/2 215 ILCS 105/7 Adds reference to: 215 ILCS 105/4

NOTE(s) THAT MAY APPLY: Fiscal

Replaces everything. Amends the Comprehensive Health Insurance Plan Act. Authorizes the Ill. Comprehensive Health Insurance Board to enter into intergovernmental cooperation agreements for the sharing of the cost of providing health care services for children who are plan participants and eligible for financial assistance from the Division of Specialized Care for Children of the University of Illinois. Effective immediately.

Mar 10 1993	First reading	Rfrd to Comm on Assi	gnment
Mar 11		Assigned to Insurance	
Mar 24		Do Pass/Short Debate	Cal 025-000-000
	Cal 2nd Rdng Short Debat	te	
Apr 12	Short Debate Cal 2nd Rdn	ıg	
-	Amendment No.01	PARCELLS	Adopted
	Cal 3rd Rdng Short Debat	e	•
Apr 16	Short Debate-3rd Passed 1	06-008-000	
	Arrive Senate		
	Placed Calendr, First Read	Ing	
Apr 20	Chief Sponsor MADIGAN	1	
	First reading	Referred to Rules	
Apr 21		Assigned to Insurance,	Pensions &
		Licen. Act.	
Apr 22	Added As A Co-sponsor C	ARROLL	
		Committee Insurance,	Pensions &
		Licen. Act.	
May 08		Refer to Rules/Rul 3-9	
Apr 28 1994		Assigned to Insurance,	Pensions &
		Licen. Act.	
May 06	Amendment No.01	INS PEN LIC S	Adopted
		Recommnded do pass a	as amend
		009-000-000	

Placed Calndr, Second Reading

May 09	Second Readin	9	
May 12	Placed Calndr,	I hird Reading - Passed 059-000-000	
141dy 12	Tima Reading	Refer to Rules/Ru	ıl 3-8(b)
Jun 14		Recommends Con	sideration HRUL
		r Concurrence 01	
		Amend. 01/111-000-000	
	Passed both Ho		
Jul 13	Sent to the Gov		
Sep 09	Governor appro		
	PUBLIC AC	T 88-0625 effective date 94-0	9-09
HB-2029 DART.			
705 ILCS 405/2-10	)	from Ch. 37, par. 802-10	
705 ILCS 405/2-13	3	from Ch. 37, par. 802-13	
705 ILCS 405/2-17	7.1 new		
705 ILCS 405/2-21		from Ch. 37, par. 802-21	
705 ILCS 405/2-23	3	from Ch. 37, par. 802-23	
705 ILCS 405/2-27	7	from Ch. 37, par. 802-27	
705 ILCS 405/2-27	7.1 new		
705 ILCS 405/2-27	7.2 new		
705 ILCS 405/2-27	7.3 new		
705 ILCS 405/5-4		from Ch. 37, par. 805-4	
705 ILCS 405/5-14		from Ch. 37, par. 805-14	
705 ILCS 405/5-23	3	from Ch. 37, par. 805-23	
730 ILCS 5/5-8-1		from Ch. 38, par. 1005-8-1	

Amends the Juvenile Court Act and the Unified Code of Corrections. Requires the Department of Children and Family Services to conduct investigations concerning placement of minors under the Act. Requires that a petition under the Act specify facts supporting an allegation of abuse, neglect, or dependency. Authorizes court appointed special advocates for minors. Requires certain court findings. Requires periodic court review of cases. Makes provisions concerning a minimum sentence of imprisonment not applicable to minors convicted of certain felonies or controlled substance offenses. Makes other changes.

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Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Judiciary II
Apr 02 Ref to Rules/Rul 27D
Jan 10 1995 Session Sine Die
```

### HB-2030 PRUSSING.

15 ILCS 205/4d new

730 ILCS 5/3-15-2 from Ch. 38, par. 1003-15-2 730 ILCS 5/3-15-3 from Ch. 38, par. 1003-15-3

Amends the Attorney General Act and the Unified Code of Corrections to transfer from the Department of Corrections to the Attorney General the duties to establish standards for the operation of county and municipal jails and houses of correction, and county juvenile detention and shelter care facilities and minimum standards for the physical condition of the institution and for the treatment of inmates. Also transfers inspection functions to the Attorney General or his or her designee.

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Note(s) That May Apply: Fiscal
Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Judiciary II
Apr 02 Ref to Rules/Rul 27D
Jan 10 1995 Session Sine Die

HB-2031 KOTLARZ.
625 ILCS 5/6-205 from Ch. 95 1/2, par. 6-205
Amends the Illinois Vehicle Code. Makes a technical correction.
```

Amends the Illinois Vehicle Code. Makes a technical correction.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Constitutional Officers

Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

## HB-2032 KOTLARZ.

625 ILCS 5/6-205

from Ch. 95 1/2, par. 6-205

Amends the Illinois Vehicle Code. Makes a technical correction.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Assigned to Constitutional Officers

Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

### HB-2033 STECZO.

70 ILCS 1205/8-22 new

Amends the Park District Code. Provides that when three-fourths of a park district board determines that personal property owned by the park district is no longer useful, three-fourths of the board may authorize the sale of the property.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Counties & Townships
Mar 25 Do Pass/Short Debate Cal 010-000-000

Cal 2nd Rdng Short Debate
Apr 20 Short Debate Cal 2nd Rdng
Held 2nd Rdg-Short Debate
Apr 30 Ref to Rules/Rul 37G

Jan 10 1995 Session Sine Die

### HB-2034 BALANOFF.

105 ILCS 5/27-23.1

from Ch. 122, par. 27-23.1

Amends the School Code relative to instruction in parenting and family education. Requires such instruction to be provided and students to receive at least one unit of such instruction in at least one of grades 9 through 12.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Elementary & Secondary
Education
Apr 02 Interim Study Calendar ELEM SCND

Apr 02 Interim Study Calendar ELEM SCINI ED

Jan 10 1995 Session Sine Die

### HB-2035 BLACK.

820 ILCS 115/11 from Ch. 48, par. 39m-11 820 ILCS 115/12 from Ch. 48, par. 39m-12

Amends the Wage Payment and Collection Act. Provides that the Department of Labor may conduct administrative hearings and may order an employer to pay wages due an employee. Provides that the Department may assess a penalty against an employer of between 10% and 20% of the wages due an employee. Provides that a party to an administrative proceeding may seek and obtain judicial review of an order of the Department, and that the Department may seek court enforcement of its orders.

Note(s) That May Apply: Fiscal

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Labor & Commerce
Interim Study Calendar LABOR
COMMRCE

Jan 10 1995 Session Sine Die

### HB-2036 SAVIANO

MINIMUM WAGE-COLLECT PENALTY Aug 20 1993 PUBLIC ACT 88-0431

## HB-2037 BLACK.

65 ILCS 5/11-42-11 from Ch. 24, par. 11-42-11

Amends the Municipal Code to end the use of municipal eminent domain power to provide cable tv easements. Requires cable tv companies to seek permission and attempt to give 24 hour advance notice before entering onto private property. Allows cable tv company employees to work on private property without the permission of the owner or occupant only in emergency circumstances. Effective immediately.

Mar 10 1993 First reading Mar 11

Mar 31

Apr 02

Rfrd to Comm on Assignment Assigned to Executive Motion Do Pass-Lost 003-002-003 HEXC Remains in Committee Executive

Ref to Rules/Rul 27D

Apr 02 Jan 10 1995 Sess

Session Sine Die

## HB-2038 CAPPARELLI

BANK ACT/EXAMINE BANK 24 MO Aug 10 1993 PUBLIC ACT 88-0289

## HB-2039 FLOWERS.

New Act

Creates the Early Childhood Grant Program Act. Establishes the Step Ahead Comprehensive Early Childhood Grant Program to award grants by county to certain entities that provide childcare services. Creates the Step Ahead Panel to implement the grant program. Provides that the Panel shall consist of the Directors of Public Aid, Public Health, State Board of Education, Mental Health and Developmental Disabilities, and other members appointed by the Governor. Provides that the Panel may award coordination grants and implementation grants. Provides that the Panel shall give priority to entities that already receive State funding to implement a program eligible under this Act.

Note(s) That May Apply: Fiscal Mar 10 1993 First reading

Mar 11

Mar 25

Rfrd to Comm on Assignment Assigned to Health Care & Human Services Interim Study Calendar HEALTH/HUMAN

Jan 10 1995 Session Sine Die

## HB-2040 FLOWERS

CRIMINAL HOUSING MANAGEMENT Aug 06 1993 PUBLIC ACT 88-0240

## HB-2041 FLOWERS - LEVIN.

105 ILCS 5/2-3.110 new

Amends the School Code. Requires all elementary schools to have a child care program in place by the beginning of the 1994-95 school year. Provides that school districts that fail to comply with that requirement are not eligible to receive any State funds for school construction, improvement, rehabilitation, or repair purposes until they comply. Also provides that State funds for the construction of a new elementary school may not be distributed to a school district unless the school district has adopted and the State Board of Education has approved a plan for a child care program to be offered at that school when construction is completed. Requires the State Board of Education to make minimum child care program criteria available to school districts by January 1, 1994. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Mar 10 1993 First reading

Mar 11

Mar 25

Apr 02

Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education

Motion Do Pass-Lost 005-013-002

HELM

Remains in Committee Elementary &

Secondary Education Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die HB-2042 FLOWERS.

New Act

from Ch. 34, par. 5-12001 60 ILCS 110/3 65 ILCS 5/11-13-1 from Ch. 24, par. 11-13-1

Creates the Day Care Home Antidiscrimination Act and amends the Municipal Code, the Counties Code, and the Township Zoning Act. Prohibits provisions in

documents pertaining to the transfer, sale, lease, or use of real property that permit residential use of the property but prohibit its use as a day care home or group day care home for child care because the home is a business or the persons receiving care are not related or for other reasons. Prohibits municipalities, counties, and townships from adopting zoning ordinances that exclude day care homes or group day care homes from residential areas solely because the home is a business or the persons receiving care are not related. Preempts home rule powers.

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NOTE(S) THAT MAY APPLY: Home Rule
    Mar 10 1993 First reading
                                            Rfrd to Comm on Assignment
    Mar 11
                                            Assigned to Cities & Villages
    Apr 02
                                            Ref to Rules/Rul 27D
    Jan 10 1995
                  Session Sine Die
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#### HB-2043 FLOWERS

CHILD CARE-COMMUNTY HOMES Aug 11 1993 **PUBLIC ACT 88-0302** 

#### HR-2044 FREDERICK.

```
20 ILCS 505/18a-13
                                from Ch. 23, par. 5018a-13
```

Amends the Children and Family Services Act. Makes the Interagency Authority on Residential Facilities for Children responsible for collecting information and other activities concerning alternatives to out-of-State placements of children. Deletes December 31, 1993, repeal of provisions concerning the Authority. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
      Mar 10 1993 First reading
                                              Rfrd to Comm on Assignment
      Mar 11
                                              Assigned to Health Care & Human
                                                Services
      Apr 02
                                              Ref to Rules/Rul 27D
      Jan 10 1995
                    Session Sine Die
HB-2045
            CURRIE.
```

```
40 ILCS 5/1-109
                               from Ch. 108 1/2, par. 1-109
40 ILCS 5/1-117 new
```

Amends the General Provisions Article of the Pension Code to require that the State-funded retirement systems and the State Board of Investment prepare an annual evaluation of investment performance. Directs fiduciaries to consider investments that enhance the general welfare of the State and its citizens, but only when those investments offer quality return and safety comparable to other investments currently available. Effective immediately.

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PENSION NOTE
```

There would probably be a minor increase in administrative costs to the 5 State systems and the Illinois State Board of Investment.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Personnel & Pensions Apr 02 Ref to Rules/Rul 27D Jun 28 Pension Note Filed Committee Rules

Jan 10 1995 Session Sine Die

#### HB-2046 DEUCHLER

AGENCY OCCUPANCY RELATED FEES Aug 12 1993 PUBLIC ACT 88-0317

#### HB-2047 WALSH.

```
205 ILCS 635/1-3
                                  from Ch. 17, par. 2321-3
                                  from Ch. 17, par. 2322-3
205 ILCS 635/2-3
205 ILCS 635/4-12
                                  from Ch. 17, par. 2324-12
815 ILCS 605/3
                                  from Ch. 121 1/2, par. 2103
```

Amends the Residential Mortgage License Act and the Credit Services Organization Act. Requires the name and complete business and residential address of each partner upon each application. Excludes a residential mortgage loan broker from definition of "Credit Services Organization".

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Financial Institutions Do Pass/Short Debate Cal 029-000-000

Mar 31 Cal 2nd Rdng Short Debate

Apr 12 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate

Apr 15 Third Reading - Passed 115-000-000

Apr 16 Arrive Senate

Placed Calendr, First Reading

Session Sine Die Jan 10 1995

#### HB-2048 RONEN

## PUB AID-NURSE MIDWIVES

Apr 27 1993 Third Reading - Lost

#### HR-2049 CURRAN.

40 ILCS 5/7-175.1

from Ch. 108 1/2, par. 7-175.1

Amends the Illinois Municipal Retirement Fund Article of the Pension Code to grant access to the Fund's mailing list to candidates for the office of trustee and to employee and labor organizations for election purposes. Effective immediately.

PENSION NOTE

There would be no fiscal impact. NOTE(S) THAT MAY APPLY: Pension

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Personnel & Pensions Apr 02 Ref to Rules/Rul 27D Jun 16 Pension Note Filed

Jan 10 1995 Session Sine Die

#### HB-2050 MCAFEE.

20 ILCS 505/7

from Ch. 23, par. 5007

Committee Rules

Amends the Children and Family Services Act. Makes a technical change in a Section concerning placement of a child.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Health Care & Human Services

Mar 25 Interim Study Calendar HEALTH/HUMAN

Mar 02 1994 Exempt under Hse Rule 29(C) HCHS Returned to Health Care & Human

Services Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-2051 JONES, SHIRLEY.

220 ILCS 5/8-201

from Ch. 111 2/3, par. 8-201

Amends the Public Utilities Act concerning winter disconnections. Adds a Section caption.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Public Utilities Interim Study Calendar PUB

Apr 02 UTILITIES

Session Sine Die Jan 10 1995

#### HB-2052 HARTKE.

625 ILCS 5/3-412

from Ch. 95 1/2, par. 3-412

Amends the Illinois Vehicle Code. Makes a grammatical change.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Transportation & Motor

Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-2053 **MCAFEE**

## PRE-NEED CEMETERY SALE-CARE

Sep 09 1993 PUBLIC ACT 88-0477

#### HB-2054 STEPHENS.

625 ILCS 5/3-412

from Ch. 95 1/2, par. 3-412

Amends the Illinois Vehicle Code. Requires letters or numerals on plates to be clearly, rather than plainly, readable.

Mar 10 1993 First reading Mar 11 Apr 01

Rfrd to Comm on Assignment Assigned to Constitutional Officers Interim Study Calendar CONST OFICERS

Jan 10 1995 Session Sine Die

#### HB-2055 SHEEHY.

40 ILCS 5/8-230

from Ch. 108 1/2, par. 8-230

Amends the Chicago Municipal Employee Article of the Pension Code to allow credit for certain service to be purchased by a person who participates in any of the retirement systems that is a participating system under the Retirement Systems Reciprocal Act. Effective immediately.

PENSION NOTE

The cost of this bill would be minimal.

Note(s) That May Apply: Fiscal; Pension; State Mandates

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Personnel & Pensions Apr 02 Ref to Rules/Rul 27D May 20

Pension Note Filed Committee Rules

Jan 10 1995 Session Sine Die

#### HR-2056 HOMER.

225 ILCS 650/5

from Ch. 56 1/2, par. 305

Amends the Meat and Poultry Inspection Act to provide exemption from the Act for poultry raisers that slaughter, eviscerate, or further process not more than 6,000 (now 1,000) poultry during the calendar year.

Rfrd to Comm on Assignment Mar 10 1993 First reading

Mar 11 Assigned to Agriculture & Conservation

Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-2057 BLAGOJEVICH

ILLINOIS INDOOR AIR QUALITY Aug 12 1993 PUBLIC ACT 88-0318

#### HB-2058 ERWIN - RONEN.

750 ILCS 5/505

from Ch. 40, par. 505

Amends provisions of the Marriage and Dissolution of Marriage Act stating that each installment of a support order shall be deemed to be a separate judgment against the person obligated to pay support. Provides that each of those judgments has the ability to draw interest until satisfied.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Judiciary I

Mar 25 Do Pass/Short Debate Cal 010-000-000

Cal 2nd Rdng Short Debate

Mar 30 Interim Study Calendar JUDICIARY I

Jan 10 1995 Session Sine Die

#### HB-2059 ERWIN - HICKS - HOMER - ZICKUS AND RONEN.

New Act

215 ILCS 5/356q new

215 ILCS 125/4-6.4 new

215 ILCS 165/15.20 new

Creates the Cancer Clinical Trial Act. Requires accident and health insurance policies issued under the Illinois Insurance Code, coverage issued under the Health Maintenance Organization Act, and coverage issued under the Voluntary Health Services Plans Act to provide coverage for cancer treatment in clinical trials approved by the Federal Food and Drug Administration, the National Institutes of Health, or the Illinois Cancer Clinical Trial Review Board. Creates that Board and establishes its powers and duties. Provides that members shall not receive compensation or reimbursement for expenses. Defines terms.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Health Care & Human Services Mar 25 Motion Do Pass-Lost 013-001-005 HCHS Remains in Committee Health Care & **Human Services** Apr 01 Interim Study Calendar HEALTH/HUMAN Mar 02 1994 Exempt under Hse Rule 29(C) HCHS Returned to Health Care & Human Services

Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

HB-2060 ERWIN.

70 ILCS 2605/11.5 from Ch. 42, par. 331.5

Amends the Metropolitan Water Reclamation District Act. Increases from \$25,000 to \$50,000 the authorized amount to spend on emergencies without filing a requisition or estimate.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Executive Mar 31 Recommended do pass 010-001-001 Placed Calndr, Second Reading Apr 12 Second Reading Placed Calndr, Third Reading Apr 20 Third Reading - Passed 074-037-004 Apr 21 Arrive Senate Placed Calendr, First Reading Chief Sponsor MAHAR Apr 27 Placed Calendr, First Reading First reading Referred to Rules Apr 28 Assigned to Local Government & Elections

May 08 Refer to Rules/Rul 3-9(a)

Jan 10 1995 Session Sine Die

### HB-2061 BLACK

HOUSING AUTH-7 COMMISSIONERS Aug 12 1993 PUBLIC ACT 88-0319

### HB-2062 RUGIELSKI – LEVIN.

105 ILCS 5/34-2.1 from Ch. 122, par. 34-2.1

Amends the School Code to provide that persons who have been convicted of certain specified criminal offenses are ineligible to serve as members of local school councils. Directs the Chicago Board of Education to obtain criminal background investigations on all persons elected or appointed to serve on a local school council. Effective immediately.

## HOUSE AMENDMENT NO. 1.

Adds that it is a Class 3 felony for a candidate for nomination for election or appointment to a local school council to make a statement on any document that a candidate is required to file in order to be so nominated that is material to the candidate's qualification for local school council membership and that the candidate does not believe to be true. Provides that if the document requires disclosure of a candidate's conviction of specified offenses, that knowing omission or failure to disclose constitutes a false statement material to the candidate's qualifications for local school council membership that the candidate does not believe to be true.

FISCAL NOTE, AS AMENDED (State Board of Education) The total cost to the Chicago Board to have the criminal background checks conducted is estimated to be \$30,000.

### SENATE AMENDMENT NO. 3.

Adds reference to: 105 ILCS 5/2-3.63 from Ch. 122, par. 2-3.63 105 ILCS 5/2-3.64 from Ch. 122, par. 2-3.64 105 ILCS 5/18-8 from Ch. 122, par. 18-8

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105 ILCS 5/34-1.01
105 ILCS 5/34-1.02
105 ILCS 5/34-2.3
105 ILCS 5/34-2.4
105 ILCS 5/34-18
105 ILCS 5/34-20.2 new
105 ILCS 5/34-201
from Ch. 122, par. 34-2.4
```

Changes the title, deletes everything after the enacting clause, restores the provisions deleted, and further amends the School Code. Beginning with the 1993-94 school year, changes the date of local school council elections from the sixth week of the school year to Parent Report Card Pick-up day during the twelfth week of the school year, and terminates a parent's membership and voting rights on a local school council whenever a parent ceases to have a child enrolled in the attendance center due to the child's graduation or transfer to another attendance area. Makes other changes relating to internal accounts and fund-raising. Also provides that, in Chicago, local school councils determine methods used to assess fundamental learning areas. In the Chicago school reform goals, replaces a national norm standard with a State performance standard. Allows a shift in emphasis from year-to-year, and from one to another priority goal, by an attendance center under its school improvement plan. Requires significant annual progress in meeting and exceeding State performance standards for all students regardless of race, ethnicity, gender or income status. Establishes a public hearing and notice procedure that the Chicago Board of Education is required to follow before it may enter into any lease as lessor of any school playground or other school property that is to be leased for parking purposes and that adjoins or forms a part of an attendance center or a subdistrict office. Eliminates the necessity of a hearing if, after notice, there are no objectors to the proposed use who demand a hearing. Requires that at least 50% of the parking lease rentals be paid to the attendance center or subdistrict office at which or adjoining which the parking use will occur. Effective immediately.

Mar 10 1993	First reading	Rfrd to Comm on Assignme	
Mar 11		Assigned to Elementary & S Education	Secondary
Apr 01		Do Pass/Short Debate Cal	016 000 000
Apr 01	Cal 2nd Rdng Short Debate		310-000-000
Apr 12	Short Debate Cal 2nd Rdng		
	Cal 3rd Rdng Short Debate		
Apr 20		Mtn Prev-Recall 2nd Readi	ng
•	Amendment No.01		Adopted
	Cal 3rd Rdng Short Debate		•
Apr 22	Third Reading - Passed 113	-000-003	
Apr 23	Arrive Senate		
	Chief Sponsor RAICA		
	Placed Calendr, First Readn		
Apr 27	First reading	Referred to Rules	
Apr 28	4 - 4 - 137 - 01	Assigned to Education	_
May 07	Amendment No.01		Lost
	Placed Calndr, Second Read	Recommended do pass 006-	004-000
May 11	Filed with Secretary AMEN		
1114) 11	Thea with Secretary AME	DEL VALLE-TO RULES	
		Fiscal Note Requested DEM	MUZIO
	Placed Calndr, Second Read		, robio
May 12	Amendment No.02	ĎEL VALLE	
		RULES TO SESE.	
N	Placed Calndr, Second Read		
May 13		Fiscal Note Filed	
	Amendment No.02	DEL VALLE	
	Discod Coloda Second David	SESE HELD.	
May 14	Placed Calndr, Second Read	IIg Watson	
May 17	Added as Chief Co-sponsor Second Reading	WAISON	
	Placed Calndr, Third Reading	ıσ	
May 18	Filed with Secretary AMEN		
		WATSON-RAICA	
		-TO RULES.	
	Placed Calndr, Third Readin		

May 19	Amendment No.03	WATSON
		-RAICA
		RULES TO SESE.
	Placed Calndr, Third Readi	ng
May 20	Amendment No.03	WATSON
		-RAICA
		SESE/BE ADOPTED
		009-000-000
	Placed Caindr, Third Readi	
May 21	Recalled to Second Readin	g
•	Amendment No.03	<sup>®</sup> WATSON
		-RAICA
		Adopted
	Placed Calndr, Third Readi	
	Third Reading - Passed 058	ริ-ด็ดด-ดดด
	Amendment No.02	DEL VALLE
		TABLED PURSUANT TO
		RULE 5-4(A).
	Third Reading - Passed 058	R-000-000
	Time Rosemb Tabber 050	Refer to Rules/Rul 3-8(b)
Jul 01		Recommends Consideration
		005-003-000 HRUL
	Place Cal Order Concurren	
	H Noncners in S Amend. 0	
	Secretary's Desk Non-conc	
Jul 13	S Refuses to Recede Amen	d 03
<b>0</b> 41. 10	S Requests Conference Cor	
	Sen Conference Comm App	
	Sen Conference Comm App	O'MALLEY, KARPIEL,
		BERMAN, DEMUZIO
	Ref to Rules/Rul 79f	BERMAN, DEMOZIO
	NOL W NUICO/ NUI / 71	

## HB-2063 CURRIE - TURNER - RONEN - FLOWERS - LANG.

20 ILCS 2310/55.70 new

Jan 10 1995

720 ILCS 635/1 from Ch. 38, par. 22-50

Session Sine Die

Amends the Civil Administrative Code of Illinois and the Hypodermic Syringes and Needle Act. Authorizes the Department of Public Health in cooperation with certain local health departments to establish needle exchange programs in the 3 counties with the highest total number of AIDS cases among intravenous drug users. The programs shall include education on the transmission of AIDS, a needle for needle exchange, and drug treatment referrals. Provides that possession of a hypodermic needle incident to a needle exchange program is not a criminal offense. Requires the Department to submit a report on the effectiveness of the program to the General Assembly on or before December 31, 1995. Effective July 1, 1994.

HOUSE AMENDMENT NO. 1. (Tabled April 20, 1993)

Provides that the Department of Public Health is not required to fund a demonstration needle exchange program without a specific appropriation. Provides that the Department shall promulgate rules necessary for establishing standards for implementing a needle exchange program. Makes a technical change.

HOUSE AMENDMENT NO. 2.

Provides that the Department of Public Health is not required to fund a demonstration needle exchange program without a specific appropriation. Provides that the Department shall promulgate rules necessary for establishing standards for implementing a needle exchange program. Makes a technical change. Changes effective date to July 1, 1993.

Note: (a) That May Apply: Fiscal

OTE(S	) I HAT IVLAS	Y APPLY: FISÇAI	The second secon	
Ma	r 10 1993	First reading	Rfrd to Comm on Assignm	nent
Ma	r 11		Assigned to Health Care & Services	k Human
Ma	r 25		Recommended do pass 018	<sub>8</sub> _006_002
11,14	. 23	Placed Calndr, Second Read		3-000-002
Apı	- A1	Tiacca Camar, Second Read		ACV
Api	01	Di1 C-1-1 C	Fiscal Note Requested BL	ACK
		Placed Caindr, Second Read		
Apı	r 15		Fiscal Note Request W/di	rawn
		Second Reading	•	
		Amendment No.01	CURRIE	Adopted
		Placed Calndr, Third Reading		raopad

Apr 20

Mtn Prev-Recall 2nd Reading Mtn Prevail -Table Amend No 01

Amendment No.02 CURRIE Adopted

Placed Calndr, Third Reading

Apr 28

Interim Study Calendar HEALTH/HUMAN

Jan 10 1995 Session Sine Die

#### HB-2064 STECZO - GRANBERG, OSTENBURG AND HANNIG.

815 ILCS 140/3.5 new

Amends the Credit Card Issuance Act. Provides that a credit card issuer must give a card holder 2 notices before revoking a credit card. Provides that the card holder may appeal the revocation. Allows the cardholder to maintain access to 25% of the credit limit by making a written request within 10 days of receiving the revocation notice.

Mar 10 1993 First reading Rfrd to Comm on Assignment Assigned to Financial Institutions

Mar 11 Apr 02

Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-2065 MORROW.

415 ILCS 5/9.8 new

Amends the Environmental Protection Act. Provides that beginning January 1, 1994, no person may purchase any toxic automobile paint unless he or she has a hazardous waste generator identification number and presents evidence of that number to the seller at the time of purchase. Provides that no person may sell any toxic automobile paint to a buyer unless the buyer has obtained a purchaser hazardous waste generator identification number. The seller must maintain a record of the number and the name and address of buyer for a minimum of 3 years. A violation is punishable by a fine of \$100 for the first offense and \$500 for a subsequent offense.

## HOUSE AMENDMENT NO. 1.

Deletes all substantive provisions of the bill. Adds a new Section to the Environmental Protection Act with only a Section caption.

Mar 10 1993 First reading

Rfrd to Comm on Assignment

Mar 11

Assigned to Environment & Energy Recommended do pass 015-009-002

Mar 25

Placed Caindr, Second Reading

Mar 31

Second Reading Placed Calndr, Third Reading

Apr 27

Mtn Prev-Recall 2nd Reading

Amendment No.01

MORROW Adopted

Placed Calndr, Third Reading

Third Reading - Passed 098-007-009

Apr 28

Arrive Senate Placed Calendr, First Reading

Chief Sponsor RAUSCHENBERGER

Referred to Rules

Apr 29

First reading

Jul 13

Ruled Exempt Under Sen Rule 3-9(B) SRUL

Referred to Environment & Energy Re-referred to Rules

Mar 11 1994 Jan 10 1995 Session Sine Die

#### HB-2066 MOSELEY - FLOWERS - HICKS - DEERING - PRUSSING AND MAU-TINO.

205 ILCS 605/6 new

Amends the Consumer Deposit Account Act. Requires financial institutions to cash social security checks upon presentment by payees who are age 62 and older, who are Illinois residents, and who present sufficient identification, regardless of whether the payee maintains an account with the financial institution.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11

Assigned to Financial Institutions

Mar 24

Interim Study Calendar FIN INSTIT

Jan 10 1995 Session Sine Die

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HB-2067
           DART.
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750 ILCS 50/9

from Ch. 40, par. 1511

Amends the Adoption Act. Makes a technical change in a Section concerning the time for provision of a consent or surrender after the birth of a child.

Mar 10 1993 First reading

Rfrd to Comm on Assignment

Mar 11 Apr 02

Assigned to Judiciary I Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### GIOLITTO - LANG - HAWKINS - OSTENBURG - ERWIN, DEERING HB-2068 AND GASH.

35 ILCS 5/203

from Ch. 120, par. 2-203

Amends the Illinois Income Act to provide a deduction for individual taxpayers for interest paid on student loans while enrolled at a college or university in Illinois. Effective January 1, 1994.

Note(s) That May Apply: Fiscal Mar 10 1993 First reading

Rfrd to Comm on Assignment

Mar 11

Apr 02

Assigned to Revenue Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-2069 SHEEHY - OSTENBURG - ROTELLO - GRANBERG - PHELPS AND DE-ERING.

20 ILCS 1705/50

from Ch. 91 1/2, par. 100-50

Amends the Department of Mental Health and Developmental Disabilities Act. Adds items to be included in the Department's annual plan, including an analysis of the long-term need for inpatient care and services at Department facilities, a description and recommendations concerning community-based services, and other items. If the plan anticipates closure of a State-operated facility, requires certain actions concerning the impact of the closure.

Mar 10 1993 First reading

Rfrd to Comm on Assignment

Mar 11

Assigned to Health Care & Human

Services

Apr 02

Interim Study Calendar HEALTH/HUMAN

Jan 10 1995 Session Sine Die

#### HB-2070 MCAFEE - MOSELEY.

35 ILCS 105/3-5 from Ch. 120, par. 439.3-5 35 ILCS 110/3-5 from Ch. 120, par. 439.33-5 35 ILCS 115/3-5 from Ch. 120, par. 439.103-5 35 ILCS 120/2-5 from Ch. 120, par. 441-5

Amends the State occupation and use tax Acts. Exempts from tax under those Acts, raw material used or purchased by a new computer manufacturing business and processed or converted into a finished product. Effective January 1, 1994.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading

Rfrd to Comm on Assignment

Mar 11 Mar 19 Assigned to Revenue Interim Study Calendar REVENUE

Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-2071 PRUSSING.

105 ILCS 5/24A-2

from Ch. 122, par. 24A-2

Amends the School Code. Changes the manner of describing the school districts to which the Article on evaluation of certified employees applies.

Mar 10 1993 First reading

Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Mar 11

Education

Apr 02 Jan 10 1995 Session Sine Die

#### HB-2072 STROGER.

105 ILCS 5/10-22.24a

from Ch. 122, par. 10-22.24a

105 ILCS 5/34-18 from Ch. 122, par. 34-18

Amends the School Code. Provides that persons certified as school counselors who are employed by a school board and are permitted or required to perform any student counseling services must spend at least 75% of the instructional clock hours of each school day in performing direct student counseling services.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Elementary & Secondary
Education
Mar 25 Motion Do Pass-Lost 003-016-002
HELM
Remains in Committee Elementary &

ED

Secondary Education
Interim Study Calendar ELEM SCND

Jan 10 1995 Session Sine Die

## HB-2073 PHELAN - LOPEZ.

Mar 31

105 ILCS 5/10-22.6 from Ch. 122, par. 10-22.6 from Ch. 122, par. 34-19

Amends the School Code. Authorizes principals, without any prior authorization or other action of a school board, to expel a pupil who brings a gun into a school building or onto any other school property.

## HOUSE AMENDMENT NO. 1.

Limits the authorized expulsion period (without prior school board action) for bringing a gun to school to one school year.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Assigned to Elementary & Secondary
Education ELEM SCND ED H Adopted
Do Pass Amend/Short Debate

Apr 13 Cal 2nd Rdng Short Debate

Apr 13 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Apr 23 Short Debate-3rd Passed 073-027-016

Arrive Senate
Placed Calendr, First Readng

Apr 29 Chief Sponsor LAPAILLE
Placed Calendr, First Readng

May 03 First reading Referred to Rules
Jan 10 1995 Session Sine Die

HB-2074

HICKS – GIOLITTO – MOSELEY – OSTENBURG – GASH, CURRAN, GRANBERG, HAWKINS, HOMER, JONES, LOU, LEFLORE, MCAFEE, MOORE, EUGENE, SHEEHY, STECZO, VON B – WESSELS, PRUSSING, MAUTINO, HOFFMAN, LOPEZ, DEERING, NOVAK, WOOLARD, EDLEY, HARTKE AND DUNN, JOHN.

New Act

Creates the Workers Compensation Abuse Act. Creates within the office of the Attorney General a Workers' Compensation Fraud Division charged with the duty of investigating and prosecuting violations or fraudulent abuses of the laws relating to the workers' compensation system.

## HOUSE AMENDMENT NO. 1.

Provides that the Workers' Compensation Fraud Division shall have authority to investigate violations and fraudulent abuses committed by employees, employers, medical care providers, attorneys, insurance companies or other persons connected with workers' compensation claims or awards.

Note(s) That May Apply: Fiscal
Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Labor & Commerce
Mar 24 Amendment No.01 LABOR COMMRCE H Adopted
Do Pass Amend/Short Debate
013-000-003
Cal 2nd Rdng Short Debate
Apr 13 Short Debate Cal 2nd Rdng

Apr 13 Short Debate Cal 2nd Rdng
Amendment No.02 PARKE Lost
Amendment No.03 PARKE Lost
Cal 3rd Rdng Short Debate

Apr 16

Short Debate-3rd Passed 113-000-000

Arrive Senate

Placed Calendr, First Reading Chief Sponsor O'DANIEL

Apr 19

First reading

Referred to Rules

May 08

Assigned to Commerce & Industry

Refer to Rules/Rul 3-9(a) Jan 10 1995 Session Sine Die

HB-2075 RONEN - BALANOFF.

420 ILCS 50/Act title

420 ILCS 50/4.5 new 420 ILCS 50/5 420 ILCS 50/7

from Ch. 111 1/2, par. 243-5 from Ch. 111 1/2, par. 243-7

Amends the Radon Mitigation Act. Requires the Department of Nuclear Safety to test for, and report concerning, the presence of radon and radon progeny in public elementary and secondary school buildings. Provides that the test results are not exempt from the disclosure requirements of the Illinois Freedom of Information Act.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading Mar 11

Apr 01

Rfrd to Comm on Assignment Assigned to Environment & Energy Interim Study Calendar ENVRMNT

**ENRGY** 

Jan 10 1995 Session Sine Die

LEVIN - ERWIN - JONES, LOU - MOORE, EUGENE - STROGER, LE-HB-2076 FLORE AND LOPEZ.

20 ILCS 2310/55.70 new 210 ILCS 65/26 new

Amends the Supportive Residences Licensing Act and the Civil Administrative Code of Illinois. Provides that the Department of Public Health shall implement a pilot project to develop residential care for minors infected with HIV and families in which one or more members are infected with HIV. Provides that on or before July 1, 1994 the Department of Public Health shall award grants to early intervention projects to provide long-term services to persons infected with HIV.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 210 ILCS 65/26 new Adds reference to:

210 ILCS 65/20

from Ch. 111 1/2, par. 9020

Deletes a Section creating a pilot program for developing residential care for minors with AIDS. Authorizes instead of requires the Department of Public Health to develop an HIV early intervention project. Amends the Supportive Residences Licensing Act. Deletes language requiring the Department of Public Health to establish minimum standards for operating and licensing supportive residences only in municipalities with a population over 500,000.

FISCAL NOTE, AS AMENDED (Dept. of Public Health) The total estimated cost of the early intervention projects

funded under HB 2076 would be \$750,000 to \$1,000,000 annually.

HOUSE AMENDMENT NO. 2.

Deletes reference to: 20 ILCS 2310/55.70 new

Deletes everything. Amends the Supportive Residences Licensing Act. Provides that the Department of Public Health shall promulgate rules establishing minimum standards for licensing and operating Supportive Residences (now only in municipalities with a population over 500,000). Deletes language providing that a municipality may have no more than 6 Supportive Residences.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading

Mar 11

Rfrd to Comm on Assignment Assigned to Health Care & Human Services

Apr 01

Amendment No.01

HEALTH/HUMAN H Adopted Do Pass Amend/Short Debate 025-000-000

Cal 2nd Rdng Short Debate

Apr 13		Fiscal Note Filed	
11p1 10	Cal 2nd Rdng Short Debate		
Apr 16	Short Debate Cal 2nd Rdng		•
	Amendment No.02		Adopted
	Cal 3rd Rdng Short Debate		
Apr 20	Third Reading - Passed 110	-003 <b>-</b> 002	
Apr 21	Arrive Senate Chief Sponsor DONAHUE		
	Added as Chief Co-sponsor		
	Added as Chief Co-sponsor		
	Placed Calendr, First Readr		
Apr 22	First reading	Referred to Rules	
		Assigned to Public He	alth & Welfare
Apr 28	Added as Chief Co-sponsor		1.1 0 377 15
M 00		Committee Public Hea	
May 08 Jan 10 1995	Session Sine Die	Refer to Rules/Rul 3-	9(a)
HB-2077 MCAF			
	EACHR SCHLRSHP PR	GM	
Aug 20 1993	PUBLIC ACT 88-0432		
HB-2078 KOTLA	ARZ.		
720 ILCS 5/26-5 n	ew		
Amends the Crin	ninal Code of 1961 to ma	ke it a Class B misde	emeanor to loiter
within 100 feet of a	n automatic teller machin	e. Effective immedia	tely.

# Jan 10 1995 Session Sine Die HB-2079 DART – PERSICO – TURNER – WALSH – KOTLARZ.

205 ILCS 405/3.1 from Ch. 17, par. 4805

First reading

Amends the Currency Exchange Act. Adds a Section caption and makes technical changes relating to authorized services.

Rfrd to Comm on Assignment

Assigned to Judiciary II

Ref to Rules/Rul 27D

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HOUSE AMENDMENT NO. 1.
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Mar 10 1993

Mar 11

Apr 02

Deletes reference to: 205 ILCS 405/3.1
Adds reference to: 205 ILCS 405/1 from Ch. 17, par. 4802 205 ILCS 405/3 from Ch. 17, par. 4804 from Ch. 17, par. 4811 205 ILCS 405/10 from Ch. 17, par. 4817

Deletes everything. Amends the Currency Exchange Act. Allows ambulatory currency exchanges to cash checks, drafts, money orders, or any other evidences of money for senior citizens or welfare recipients at their homes, at public housing sites, or on any private property. Requires the Director to give a written explanation for denial of a license based upon each of the equally weighed licensure criteria. Requires that an approval or denial of a license be sent to the applicant within 20 business days from the time the Director makes a written finding with respect to the license application. Effective immediately.

FISCAL NOTE, AS AMENDED (Dept. of Financial Institutions)			
The overall cos	st of HB 2079 cannot be estin	nated.	
Mar 10 1993	First reading	Rfrd to Comm on Assignment	
Mar 11		Assigned to Financial Institutions	
Mar 31	Amendment No.01	FIN INSTIT H Adopted	
		Do Pass Amend/Short Debate	
		025-000-000	
	Cal 2nd Rdng Short Debate	•	
Apr 12	_	Fiscal Note Requested SAVIANO	
•	Short Debate Cal 2nd Rdng		
	Held 2nd Rdg-Short Debate		
Apr 19		Fiscal Note Filed	
	Held 2nd Rdg-Short Debate	e	
Apr 20	Cal 3rd Rdng Short Debate		
[· · · · ·		Mtn Prev-Recall 2nd Reading	
	Amandment No.02	CHURCHIII Loet	

Amendment No.02 CHURCHILL Lost
Cal 3rd Rdng Short Debate

Apr 21 Short Debate-3rd Passed 109-002-000

Arrive Senate

Chief Sponsor FARLEY

Added as Chief Co-sponsor BUTLER Added as Chief Co-sponsor DEL VALLE Added as Chief Co-sponsor CRONIN

Placed Calendr, First Reading

Apr 22 First reading Referred to Rules

Sponsor Removed FARLEY Alt Chief Sponsor Changed CRONIN Chief Co-sponsor Changed to FARLEY

Committee Rules

Assigned to Financial Institutions

Added As A Co-sponsor TROTTER Apr 29

Committee Financial Institutions Refer to Rules/Rul 3-9(a)

Jan 10 1995 Session Sine Die

HB-2080 DART

May 08

TRUTH IN TAX-LEVY HEARINGS

Oct 13 1993 Total veto stands.

HB-2081 GIOLITTO

**HUMAN RTS-SEXUAL HARASSMENT** 

Apr 23 1993 Short Debate-3rd Lost

HB-2082 HOFFMAN - MCAFEE.

15 ILCS 520/11.1

from Ch. 130, par. 30.1

Amends the Deposit of State Moneys Act. Provides that the State Treasurer may accept as security for State deposits insured certificates of deposit issued by a financial institution having \$10,000,000, rather than \$30,000,000, in assets. Effective immediately.

FISCAL NOTE (State Treasurer)

There will be no state fiscal impact associated with HB 2082.

HOUSE AMENDMENT NO. 2.

Adds reference to:

15 ILCS 520/1 from Ch. 130, par. 20 15 ILCS 520/3 from Ch. 130, par. 22

Provides that banks, savings and loan associations, and credit unions that receive deposits of public funds from the Treasurer must have their main office or a branch in Illinois.

## SENATE AMENDMENT NO. 2.

Deletes reference to: 15 ILCS 520/1 15 ILCS 520/3 15 ILCS 520/11.1 Adds reference to: 5 ILCS 100/5-80 from Ch. 127, par. 1005-80 25 ILCS 145/5.08 from Ch. 63, par. 42.15-8 25 ILCS 105/1 from Ch. 63, par. 801 30 ILCS 515/3 from Ch. 127, par. 132.203 30 ILCS 515/24 from Ch. 127, par. 132.224 30 ILCS 515/25 from Ch. 127, par. 132.225 30 ILCS 515/26 from Ch. 127, par. 132.226 30 ILCS 515/28 from Ch. 127, par. 132.228 30 ILCS 515/29 from Ch. 127, par. 132.229 30 ILCS 515/31 30 ILCS 515/36 rep. 20 ILCS 2215/4-2 20 ILCS 2215/4-3 from Ch. 127, par. 132.231 from Ch. 111 1/2, par. 6504-2 from Ch. 111 1/2, par. 6504-3 from Ch. 111 1/2, par. 6505-2 20 ILCS 2215/5-2 20 ILCS 2310/55.53 from 127, par. 55.53

30 ILCS 505/6.5 rep.

25 ILCS 50/1 from Ch. 63, par. 42.31 25 ILCS 50/5 from Ch. 63, par. 42.35

30 ILCS 105/5.384 new

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from Ch. 120, par. 453.2
35 ILCS 130/2
35 ILCS 135/35
                   from Ch. 120, par. 453.65
35 ILCS 200/9-45
35 ILCS 200/21-90
35 ILCS 200/22-20
35 ILCS 200/22-35
40 ILCS 5/1-110
                   from Ch. 108 1/2, par. 1-110
40 ILCS 5/8-138.2 new
40 ILCS 5/8-230.4 new
40 ILCS 5/14-103.05 from Ch. 108 1/2, par. 14-103.05
40 ILCS 5/14-108.2a new
40 ILCS 5/14-123.1 from Ch. 108 1/2, par. 14-123.1
40 ILCS 5/14-124 from Ch. 108 1/2, par. 14-124
40 ILCS 5/20-109
                    from Ch. 108 1/2, par. 20-109
55 ILCS 5/5-25012 from Ch. 34, par. 5-25012
65 ILCS 5/11-74.4-3 from Ch. 24, par. 11-74.4-3
105 ILCS 5/3-1.1
                   from Ch. 122, par. 3-1.1
105 ILCS 5/6-5
                   from Ch. 122, par. 6-5
105 ILCS 5/1B-21 new
105 ILCS 5/34-8.5
110 ILCS 935/10
                    from Ch. 144, par. 1460
210 ILCS 110/11
                    from Ch. 111 1/2, par. 185.11
210 ILCS 110/18 new
215 ILCS 5/3.1
                   from Ch. 73, par. 615.1
                   from Ch. 73, par. 698
215 ILCS 5/86
215 ILCS 5/91
                   from Ch. 73, par. 703
215 ILCS 5/98
                   from Ch. 73, par. 710
215 ILCS 5/105
                   from Ch. 73, par. 717
215 ILCS 5/173.1
                   from Ch. 73, par. 785.1
225 ILCS 446/30
225 ILCS 455/18.2a from Ch. 111, par. 5818.2a
235 ILCS 5/5-1
                   from Ch. 43, par. 115
235 ILCS 5/6-8
                   from Ch. 43, par. 125
410 ILCS 65/4
                   from Ch. 111 1/2, par. 8054
410 ILCS 65/5.5 new
430 ILCS 65/3.1
                   from Ch. 38, par. 83-3.1
615 ILCS 90/2.1 new
615 ILCS 90/12
                   from Ch. 19, par. 1222
625 ILCS 5/15-112 from Ch. 95 1/2, par. 15-112
625 ILCS 5/26-105 from Ch. 95 1/2, par. 16-105
805 ILCS 5/3.05
                   from Ch. 32, par. 3.05
805 ILCS 5/13.05
                   from Ch. 32, par. 13.05
30 ILCS 805/8.18 new
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Deletes everything. AMENDS the Illinois Administrative Procedure Act and the Legislative Information System Act. Requires the Secretary of State to ensure that the Illinois Administrative Code and Illinois Register are published and made available to the public. Requires the Secretary of State and the Legislative Information System to make an electronically stored database of the Code and Register available to the public for a reasonable fee. Provides that fees shall be deposited into the General Assembly Computer Equipment Revolving Fund. AMENDS the Copies of Legislative Materials Act to authorize charging fees for General Assembly journals. AMENDS the State Printing Contracts Act to specify that the Legislative Printing Unit, rather than the Department of Central Management Services, shall coordinate legislative printing. Provides that printing for the General Assembly may be purchased through DCMS if the Legislative Printing Unit is unable to provide the printing. Changes provisions relating to the distribution and cost of House and Senate Journals. AMENDS the Pension Code in relation to benefits for certain Chicago public health workers who are hired by the Illinois Department of Public Health pursuant to an intergovernmental agreement providing for the transfer of certain clinical health laboratory functions from the City to the State. Provides a program of early retirement benefits for certain employees of the Chicago Department of Public Health whose job functions are being transferred to the State. AMENDS the Illinois Purchasing Act and the Pension Code to delete provisions relating to doing business with the Republic of South Africa. AMENDS the Illinois Insurance Code to include amounts due subsidiaries under certain tax allocation agreements within the definition of "admitted asset". AMENDS the Illinois Insurance Code and the Business Corporation Act of 1983 to authorize incorporated underwriters to participate in the transaction of insurance under a Lloyds plan of operation. AMENDS the Cigarette Tax Act and the Cigarette Use Tax Act to change the distribution of receipts from those taxes. Diverts to the Long Term Care Provider Fund certain receipts that would otherwise be deposited into the General Revenue Fund and the Common School Fund. AMENDS the Liquor Control Act of 1934 in relation to the manufacture, importation, and distribution of alcoholic beverages. AMENDS the Private Detective, Private Alarm, and Private Security Act of 1993. Exempts insurance adjusters who contract for investigative activities connected with insurance claims from the Act. Prohibits use of the term "investigation" by insurance adjusters and companies in the company name. AMENDS the School Code. Changes provisions relating to the election of regional superintendents and members of the regional board of school trustees. Includes other School Code changes, AMENDS the Municipal Code in relation to the use of incremental tax revenues (TIFs). Validates certain subdivisions and redevelopment plans. AMENDS the Illinois Vehicle Code. Changes provisions governing how fines and penalties collected for certain overweight or overload violations committed by Special Hauling Vehicles shall be distributed. AMENDS the Chain O Lakes - Fox River Waterway Management Agency Act to provide for a referendum to determine if the Act should be repealed. AMENDS the Firearm Owners Identification Card Act to remove the reporting deadline for the advisory committee. AMENDS the Counties Code to allow the county boards of counties with a population between 240,000 and 275,000 to establish a board of health by resolution of the county board. AMENDS Public Act 78-1290 in relation to certain State land conveyances. Removes certain public use requirements and authorizes additional conveyances. AMENDS the Illinois Health Finance Reform Act in relation to certain data collected by the Illinois Health Care Cost Containment Council, AMENDS the Civil Administrative Code, the Family Practice Residency Act and the Illinois Rural/Downstate Health Act to authorize the Department of Public Health to use Illinois Development Finance Authority financing on any of its projects. AMENDS the Fiscal Note Act to specify that the Act applies to indirect revenue increases and decreases. AMENDS the Property Tax Code. Authorizes real property tax assessment settlement agreements concerning automotive manufacturing facilities. Includes other Property Tax Code changes. Contains other provisions. AMENDS the State Mandates Act to require implementation without reimbursement. Effective immediately. Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11	•	Assigned to Financial I	nstitutions
Mar 24		Do Pass/Short Debate	Cal 028-000-000
	Cal 2nd Rdng Short Debat	:e	
Mar 31	•	Fiscal Note Requested	BLACK
	Cal 2nd Rdng Short Debat		
Apr 12	Short Debate Cal 2nd Rdn	ıg	
	Amendment No.01	WENNLUND	Ruled not
	Hold 2nd Ddg Chort Dobo	<b>+</b> 0	germane
A 12	Held 2nd Rdg-Short Deba	Fiscal Note Filed	
Apr 13	A 1 NI- 02		لم مغسمك ٨
	Amendment No.02	BLACK	Adopted
	Cal 3rd Rdng Short Debat		
Apr 16	Short Debate-3rd Passed 0	199-007-008	
Apr 19	Arrive Senate		
	Placed Calendr, First Read	ng	,
Apr 21	Chief Sponsor WEAVER,	S	
•	First reading	Referred to Rules	
Apr 22		Assigned to Executive	
Apr 29		Recommended do pass	014-000-000
	Placed Calndr, Second Rea	dng	
May 04	Second Reading		
1,22,01	Placed Calndr, Third Read	ing	

Re-referred to Rules Aug 13 RULE 3-9(B) Committee Rules Nov 04 Approved for Consideration Placed Calndr, Third Reading Filed with Secretary AMEND. NO. 01 WEAVER,S-TO RULES. WEAVER,S Amendment No.01 RULES TO SEXC. Placed Calndr, Third Reading Jan 13 1994 Filed with Secretary AMEND. NO. 02 WEAVER,S-TO RULES. Amendment No.02 WEAVER,S RULES TO SEXC. Amendment No.02 WEAVER,S SEXC/BE ADOPTED 014-000-000 Placed Calndr, Third Reading Recalled to Second Reading Amendment No.02 WEAVER,S Adopted 051-000-000 Placed Calndr, Third Reading Third Reading - Passed 052-000-001 Amendment No.01 WEAVER.S Tabled Pursuant to Rule5-4(A) Third Reading - Passed 052-000-001 Refer to Rules/Rul 3-8(b) Recommends Consideration 008-000-000 HRUL Piace Cal Order Concurrence 02 H Concurs in S Amend, 02/112-002-000 Passed both Houses Jan 19 Sent to the Governor Jan 26 Governor approved PUBLIC ACT 88-0535 effective date 94-01-26 HB-2083 MURPHY,M - BURKE - RONEN. from Ch. 100 1/2, par. 14 740 ILCS 40/1 740 ILCS 40/11 from Ch. 100 1/2, par. 24 Amends the Controlled Substance and Cannabis Nuisance Act. Eliminates provisions allowing the assignment to the States Attorney the right to bring a forcible entry and detainer action against a lessee and all occupants of the leased premises when the premises have been used in violation of the Act once or more within a period of one year. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Financial Institutions Mar 16 Re-assigned to Judiciary II Apr 02 Do Pass/Short Debate Cal 016-000-000 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 20 Held 2nd Rdg-Short Debate Apr 30 Interim Study Calendar JUDICIARY II Jan 10 1995 Session Sine Die HB-2084 WIRSING. 35 ILCS 205/194 from Ch. 120, par. 675 from Ch. 120, par. 705 35 ILCS 205/224 35 ILCS 205/224.1 from Ch. 120, par. 705.1 35 ILCS 205/224.1a rep.

Amends the Revenue Act of 1939 to require all counties with a population of less than 3,000,000 to adopt the estimated system of real property tax billing. Requires the first payment to be paid March 1 and the balance August 1. Requires the proceeds from each payment to be distributed to the various taxing districts by April 1 and September 1. Effective immediately.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11

Assigned to Revenue

Apr 01 Jan 10 1995

Session Sine Die

Interim Study Calendar REVENUE

HB-2085 KUBIK.

New Act

5 ILCS 80/4.14

from Ch. 127, par. 1904.14

Creates the Speech and Hearing Interpreters Act. Requires certification to practice as a speech and hearing interpreter. Establishes the Sign Language-Oral Interpreters Board. Preempts home rule. Amends the Regulatory Agency Sunset Act to repeal this Act on December 31, 2003. Effective July 1, 1993.

NOTE(s) THAT MAY APPLY: Fiscal; Home Rule

Mar 10 1993 First reading

Rfrd to Comm on Assignment

Mar 11

Assigned to Registration & Regulation Ref to Rules/Rul 27D

Apr 02

Jan 10 1995 Session Sine Die

1101 00 110100, 11

PENSION

## HB-2086 PARCELLS.

40 ILCS 5/1-118 new

Amends the General Provisions Article of the Pension Code to provide for the issuance of Qualified Illinois Domestic Relations Orders (QILDRO's). Provides for a former spouse designated in a QILDRO to receive all or a specified portion of the retirement or surviving spouse benefit otherwise payable to a member or the member's beneficiary under the Code. Specifies conditions and procedures. Requires the member's written consent before a QILDRO is effective against a current member. Effective January 1, 1994.

NOTE(s) THAT MAY APPLY: Pension

Mar 10 1993 First reading Mar 11 Rfrd to Comm on Assignment Assigned to Personnel & Pensions Interim Study Calendar PERS

Mar 31

Jan 10 1995 Session Sine Die

### HB-2087. SANTIAGO.

 105 ILCS 5/18-1
 from Ch. 122, par. 18-1

 105 ILCS 5/18-10
 from Ch. 122, par. 18-10

 105 ILCS 5/18-12
 from Ch. 122, par. 18-12

Amends the School Code to make changes in Sections relating to the State aid formula and the provisions relating to eligibility to file and date for filing State aid claims; changes average daily attendance and related attendance references to average daily membership and membership references.

Mar 10 1993 First reading

Rfrd to Comm on Assignment

Mar 11

Assigned to Elementary & Secondary

- 02

Ref to Rules/Rul 27D

Education

Apr 02

Jan 10 1995 Session Sine Die

## HB-2088 TURNER - HAWKINS - WOOLARD - SHEEHY, PHELPS AND NOVAK.

330 ILCS 25/5

from Ch. 126 1/2, par. 205

Amends the Vietnam Veterans' Act. Makes a technical change.

Mar 10 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Veterans' Affairs

Mar 25

Recommended do pass 007-001-000

Placed Calndr, Second Reading

Apr 20

Second Reading Held on 2nd Reading

Apr 30 Jan 10 1995 Ref to Rules/Rul 37G Session Sine Die

## HB-2089 BLAGOJEVICH.

815 ILCS 505/1

from Ch. 121 1/2, par. 261

815 ILCS 505/2Z-1 new

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that no person may collect (or attempt to collect) a consumer debt by filing an action in a county other than the county in which the consumer resides or the county in which the consumer executed the underlying contract, unless the consumer signs

a statement (after defaulting on the obligation) renouncing those rights. (The above provisions do not prohibit actions to enforce an interest in real property securing a consumer debt that are brought in the county in which the property is located.) Provides for monetary penalties. Effective immediately.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary I Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die

#### HB-2090 SCHAKOWSKY AND HAWKINS.

Appropriates \$20,000,000 to the Department of Rehabilitation Services for wages and benefits for personal attendants in the homecare program. Effective July 1, 1993.

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Mar 10 1993
              First reading
                                         Rfrd to Comm on Assignment
Mar 11
                                         Assigned to Appropriations-Human
                                           Services
Apr 02
                                         Ref to Rules/Rul 27D
Jan 10 1995
              Session Sine Die
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## HB-2091

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SCHAKOWSKY - JONES, LOU.
New Act
  5 ILCS 80/4.15 new
 30 ILCS 105/5.360 new
225 ILCS 25/4
225 ILCS 25/5
                                      from Ch. 111, par. 2304
                                      from Ch. 111, par. 2305
225 ILCS 25/15
                                      from Ch. 111, par. 2315
225 ILCS 25/16
                                      from Ch. 111, par. 2316
225 ILCS 25/19
225 ILCS 25/20
225 ILCS 25/21
225 ILCS 25/22
                                      from Ch. 111, par. 2319
                                      from Ch. 111, par. 2320
                                      from Ch. 111, par. 2321
                                      from Ch. 111, par. 2322
225 ILCS 25/23
                                      from Ch. 111, par. 2323
225 ILCS 25/25
                                      from Ch. 111, par. 2325
225 ILCS 25/26
                                      from Ch. 111, par. 2326
225 ILCS 25/28
                                      from Ch. 111, par. 2328
225 ILCS 25/29
                                      from Ch. 111, par. 2329
225 ILCS 25/30
                                      from Ch. 111, par. 2330
225 ILCS 25/31
225 ILCS 25/34
225 ILCS 25/35
                                      from Ch. 111, par. 2331
                                      from Ch. 111, par. 2334
                                      from Ch. 111, par. 2335
225 ILCS 25/36
                                      from Ch. 111, par. 2336
225 ILCS 25/41
                                      from Ch. 111, par. 2341
225 ILCS 25/55
                                      from Ch. 111, par. 2355
225 ILCS 25/12 rep.
225 ILCS 25/13 rep.
225 ILCS 25/14 rep. 225 ILCS 25/18 rep.
225 ILCS 25/24 rep.
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Creates the Dental Hygiene Practice Act. Provides for the licensure and regulation of dental hygienists. Provides penalties for violations. Preempts home rule. Amends the Regulatory Agency Sunset Act to repeal this Act December 31, 2004. Amends the State Finance Act to create the Dental Hygiene Disciplinary Fund. Amends the Illinois Dental Practice Act to remove provisions regulating dental hygienists. Effective January 1, 1994. HOME RULE NOTE, (DCCA)

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The bill will have no impact upon home rule units.
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NOTE(s) THAT MAY APPLY: Correctional; Fiscal; Home Rule
    Mar 10 1993 First reading
                                            Rfrd to Comm on Assignment
    Mar 11
                                            Assigned to Registration & Regulation
    Apr 02
                                            Ref to Rules/Rul 27D
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Jan 10 1995 Session Sine Die

#### HB-2092 BALTHIS - JONES, LOU.

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5 ILCS 80/4.7
                                      from Ch. 127, par. 1904.7
  5 ILCS 80/4.15 new
225 ILCS 75/2
225 ILCS 75/5
                                      from Ch. 111, par. 3702
                                      from Ch. 111, par. 3705
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225 ILCS 75/7	from Ch. 111, par. 3707
225 ILCS 75/13	from Ch. 111, par. 3713
225 ILCS 75/19	from Ch. 111, par. 3719
225 ILCS 75/19.2	from Ch. 111, par. 3721
225 ILCS 75/19.6	from Ch. 111, par. 3725
225 ILCS 75/19.9	from Ch. 111, par. 3728
225 ILCS 75/14 rep.	•

Amends the Illinois Occupational Therapy Practice Act. Requires a therapist to refer patients to a physician, dentist, or podiatrist when a medical condition is determined to be beyond the scope of the therapist. Limits appointments to the Board to 2 full terms. Repeals staggered terms for initial appointments to the Board. Repeals grandfather provision allowing licensure of an occupational therapist or an occupational therapy assistant who was registered before 1984 without meeting the new requirements for a license. Allows the Board to refuse, revoke, or suspend a license when a therapist either treats a patient by other than the practice of occupational therapy or neglects to notify a physician that treatment is being given. Amends the Regulatory Agency Sunset Act. Authorizes the Act to continue beyond 1993 until 2004. Effective January 1, 1994.

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Mar 10 1993 First reading
                                         Rfrd to Comm on Assignment
Mar 11
                                         Assigned to Registration & Regulation
Mar 24
                                         Do Pass/Consent Calendar 010-000-000
              Consnt Caldr Order 2nd Read
Mar 30
              Cnsent Calendar, 2nd Reading
              Consnt Caldr Order 3rd Read
Apr 01
              Consnt Caldr, 3rd Read Pass 112-000-002
Apr 13
              Arrive Senate
              Placed Calendr, First Reading
Apr 15
              Chief Sponsor MADIGAN
              First reading
                                         Referred to Rules
Apr 16
                                         Assigned to Insurance, Pensions &
                                           Licen. Act.
May 08
                                         Refer to Rules/Rul 3-9(a)
Jan 10 1995
              Session Sine Die
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## HB-2093 BIGGINS - COWLISHAW - ROSKAM - BIGGERT - PERSICO.

5 ILCS 120/2 from Ch. 102, par. 42

Amends the Open Meetings Act. Provides that meetings of public bodies held to discuss whether a particular parcel of land should be acquired are exempt from the public meeting requirements of the Act. Effective immediately.

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Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Executive
Mar 31 Interim Study Calendar EXECUTIVE
Jan 10 1995 Session Sine Die
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## HB-2094 WALSH - LOPEZ.

720 ILCS 570/401 from Ch. 56 1/2, par. 1401

Amends the Illinois Controlled Substances Act to make the penalty for manufacture or delivery or possession with intent to manufacture or deliver one or more but less than 15 grams of heroin the same as the penalty for the manufacture or delivery or possession with intent to manufacture or deliver the same amount of cocaine. Presently the penalty for less than 10 grams of heroin is a Class 2 felony with a maximum fine of \$200,000 while the penalty for one or more but less than 15 grams of cocaine is a Class 1 felony with a \$250,000 maximum fine.

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CORRECTIONAL & FISCAL NÓTES, AMENDED (Dept. of Corrections) The Department of Corrections is unable to determine the impact of HB 2094 as amended since no amendments have been adopted and
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no amendments have been filed.

JUDICIAL NOTE

It has been determined that the bill would neither decrease nor increase the need for the number of judges in the State.

CORRECTIONS BALANCED BUDGET NOTE, AS AMENDED (Corrections)

No change from previous note.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 2094 fails to meet the definition of

a mandate.		
	y Apply: Correctional First reading	Rfrd to Comm on Assignment
Mar 11	1 Hot Touching	Assigned to Judiciary II
Apr 02	Cal 2nd Rdng Short Debat	Do Pass/Short Debate Cal 013-000-002
Apr 14	Cai Zilu Kung Silon Debai	Fiscal Note Requested AS AMENDED
•		-GRANBERG
		St Mandate Fis Nte ReqAS AMENDED
		-GRANBERG
		Balanced Budget Note RAS AMENDED
		-GRANBERG
		Correctional Note Requested AS AMENDED
		-GRANBERG
		Judicial Note Request AS AMNEDED
	Cal 2nd Rdng Short Debat	-GRANBERG
Apr 15		Fiscal Note Filed
		Correctional Note Filed AS AMENDED
	Short Debate Cal 2nd Rdn	
A m 10	Held 2nd Rdg-Short Deba	
Apr 19		Balanced Budget Note Filed Judicial Note Filed
A 20	Held 2nd Rdg-Short Deba	
Apr 20	Held 2nd Rdg-Short Deba	St Mandate Fis Note Filed
Apr 23		Returned to Judiciary II
		Interim Study Calendar JUDICIARY II
Jan 10 1995	Session Sine Die	
		AVER,M, BRUNSVOLD, CURRAN, DE-
ERING		GRANBERG, HANNIG, HARTKE AND
40 ILCS 5/16-123		08 1/2, par. 16-127
Amends the Dow	nstate Teacher Article o	of the Pension Code to allow credit for
up to 2 years of unit	ised sick leave.	
	y Apply: Fiscal; Pension First reading	Rfrd to Comm on Assignment
Mar 11	i list reading	Assigned to Personnel & Pensions
Apr 02 Jan 10 1995	Session Sine Die	Ref to Rules/Rul 27D
HB-2096 GASH.	Session Sine Die	
20 ILCS 405/67.0	22 from Ch. 1	127, par. 63b13.2
30 ILCS 105/9	from Ch. 1	127, par. 145
30 ILCS 105/15a		27, par. 151a
		Illinois and the State Finance Act. Re-
and the General As	ent of Central Managem	ent Services to notify the Comptroller to purchase property is exercised. Pro-
vides that once an o	ption to purchase has bee	n exercised or after a title passes to the
		f a special services line item designated
for that purpose.	T' 4 1'	DC 14 C
Mar 10 1993 Mar 11	First reading	Rfrd to Comm on Assignment Assigned to Elections & State
111111 11		Government

HB-2097 CURRAN.

Apr 02

5 ILCS 340/3 from Ch. 15, par. 503

Jan 10 1995 Session Sine Die

Amends the Voluntary Payroll Deductions Act of 1983. Requires a soliciting organization to disclose to State employees its receipts from all sources, rather than receipts from State employees.

Government Ref to Rules/Rul 27D

## HOUSE AMENDMENT NO. 1.

Adds reference to:

30 ILCS 745/1

from Ch. 127, par. 1551

Amends the Public Radio and Television Grant Act. Redefines public radio and television stations to include those authorized under FCC program test authority.

HOUSE AMENDMENT NO. 2.

Adds reference to:

15 ILCS 405/10.07

from Ch. 15, par. 210.07

15 ILCS 405/10.10 from Ch. 15, par. 210.10

Amends the State Comptroller Act. Changes the periods of validity of issued warrants from 12 to 6 months. Changes the periods during which the Comptroller may issue replacement warrants and the procedures therefor.

SENATE AMENDMENT NO. 1.

Deletes reference to:

15 ILCS 405/10.07 15 ILCS 405/10.10 from Ch. 15, par. 210.07 from Ch. 15, par. 210.10

Deletes the State Comptroller Act from the bill.

SENATE AMENDMENT NO. 2.

Adds reference to:

50 ILCS 125/5

from Ch. 85, par. 475

Amends the Government Salary Withholding Act. Prohibits discrimination against qualified organizations, their member agencies or the United Fund when a local governmental agency elects to conduct a charitable payroll deduction campaign.

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paign.	77	DC 1 · C	
	First reading	Rfrd to Comm on Assign	
Mar 11		Assigned to Elections &	State
		Government	
Apr 01		Do Pass/Consent Calend	lar 021-000-000
	Consnt Caldr Order 2nd R		
Apr 12	Cnsent Calendar, 2nd Rea		
	Consnt Caldr Order 3rd R		
Apr 13	Remvd from Consent Cale		
		ACKERMAN & WELI	LER
	Cal 2nd Rdng Short Debat		
Apr 16	Short Debate Cal 2nd Rdn		
	Amendment No.01	CURRAN	Adopted
	Amendment No.02	CURRAN	Adopted
	Cal 3rd Rdng Short Debat		
Apr 21	Short Debate-3rd Passed 1	12-000-002	
Apr 22	Arrive Senate		
	Placed Calendr, First Read	ng	
	Chief Sponsor DUNN,T		
Apr 23	First reading	Referred to Rules	
	Added as Chief Co-sponso	r DEL VALLE	
		Committee Rules	
Apr 29		Assigned to State Govern	nment & Exec.
		Appts.	
May 07	Amendment No.01	ST GOV & EXEC S	Adopted
		Recommnded do pass as	amend
	•	008-000-000	
	Placed Calndr, Second Rea	ıdng	
May 11	Second Reading		
•	Placed Calndr, Third Read	ling	
May 13	Filed with Secretary AME	ND. NO. 02	
·	•	DUNN,T-TO RULES.	
	Placed Calndr, Third Read	ing	
May 17	Amendment No.02	DUNN,T	
•		RULEŚ TO SGOA.	
	Placed Calndr, Third Read	ling	
May 18	Amendment No.02	ĎUNN,T	
•		CCOA /DE ADODTED	

Recalled to Second Reading
Amendment No.02 DUNN,T
Placed Calndr,Third Reading

Adopted

SGOA/BE ADOPTED

May 19 Third Reading - Passed 055-000-000

Refer to Rules/Rul 3-8(b)

Session Sine Die Jan 10 1995

#### HB-2098 STECZO.

40 ILCS 5/7-139

from Ch. 108 1/2, par. 7-139

30 ILCS 805/8.17 new

Amends the Municipal Retirement Fund (IMRF) Article of the Pension Code to remove the provision limiting the purchase of retroactive service to 50 months. For purposes of calculating employee contributions and benefits, establishes an assumed salary for uncompensated park district commissioners of \$1,500 per year. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates

Mar 10 1993 First reading Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-2099 HICKS.

215 ILCS 5/143b

from Ch. 73, par. 755b

Amends the Illinois Insurance Code. Adds a Section caption relating to collision coverage and makes technical changes.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Insurance

Mar 30 Interim Study Calendar INSURANCE

Jan 10 1995 Session Sine Die

#### HR-2100 HICKS.

215 ILCS 5/143.19b

from Ch. 73, par. 755.19b

Amends the Illinois Insurance Code concerning nonrenewal. Adds a Section caption and makes technical changes.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Insurance

Mar 30 Interim Study Calendar INSURANCE

Jan 10 1995 Session Sine Die

#### HB-2101 LEFLORE - CURRAN AND PUGH.

New Act

Creates the State Agencies Consolidation Act. Creates a task force within the Governor's office to report to the General Assembly and executive and legislative agencies upon the consolidation of those agencies.

FISCAL NOTE (Bureau of the Budget)

The cost of the Task Force is estimated to be minimal. There may be some specific operations expenses, such as travel and printing, but the major cost of personal services is internalized by using existing staff to assist the Task Force.

Note(s) That May Apply: Fiscal

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Elections & State

Government

Apr 01 Do Pass/Short Debate Cal 021-000-000 Cal 2nd Rdng Short Debate

Fiscal Note Filed Apr 12

Cal 2nd Rdng Short Debate Apr 16 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate

Short Debate-3rd Passed 116-000-000 Apr 21

Arrive Senate Apr 22

Placed Calendr, First Reading

Jan 10 1995 Session Sine Die

#### HB-2102 GASH - BLACK - TENHOUSE - HAWKINS, VON B - WESSELS AND SCHOENBERG.

820 ILCS 405/1701.1 new

Amends the Unemployment Insurance Act. Provides that the Director of the Department of Employment Security shall promulgate rules by December 31, 1993 to simplify forms that the Department requires small businesses to file under the Act. Effective immediately.

FISCAL NOTE (Dept. of Employment Security) Without some criteria for simplification stated, no useful cost estimate may be made.

Mar 10 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Labor & Commerce Do Pass/Short Debate Cal 017-000-000

Mar 31 Cal 2nd Rdng Short Debate

Fiscal Note Filed

Apr 12

Cal 2nd Rdng Short Debate

Apr 14

Short Debate Cal 2nd Rdng **LEITCH** 

Amendment No.01

Withdrawn

Apr 20

Cal 3rd Rdng Short Debate Short Debate-3rd Passed 107-000-000 Arrive Senate

Placed Calendr, First Reading Chief Sponsor STERN

Apr 22

First reading Referred to Rules

May 04

Motion filed DEMUZIO-SUSPEND ANY APPLICABLE

SENATE RULES, REFER TO SGOA, WAIVE POSTING NOTICE, TO ALLOW BILL TO BE HEARD.

May 07

Motion withdrawn DEMUZIO Motion filed STERN-MOVES TO

SUSPEND ANY

Committee Rules

APPLICABLE SENATE RULE, DISCH, THE RULES COMM. AND PLACE BILL BEFORE THE FULL SENATE. Committee Rules Motion tabled

May 25

Jan 10 1995 Session Sine Die

#### HB-2103 **FLOWERS**

PARENTAGE ACT-LIMITATION/ORDER Oct 13 1993 Total veto stands.

#### HR.2104 LEVIN - LAURINO.

10 ILCS 5/1-3

from Ch. 46, par. 1-3

Amends the Election Code. Defines residence address, including residence address of homeless individuals.

Mar 10 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Elections & State

Government

Apr 02

Interim Study Calendar ELECTN ST GOV

Jan 10 1995 Session Sine Die

#### HB-2105 LEVIN

SCH-SPECIAL ED/ASSESMNT IMPACT Oct 13 1993 Bill dead-amendatory veto.

#### HB-2106 LEVIN.

105 ILCS 5/34-2.3

from Ch. 122, par. 34-2.3

Amends the School Code. Requires inclusion of natural gas, telephone service, and police force items among the noncompensation items for which lump sum allocations on a system-wide formula basis must be made by the Chicago board of education. Provides that unexpended lump sum allocation funds shall be retained by the local school council for its use during any succeeding fiscal year and shall not be available to the board of education as part of its budget for that succeeding fiscal vear.

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Note(s) That May Apply: Fiscal
Mar 10 1993 First reading
Mar 11

Apr 02

Jan 10 1995 Session Sine Die

Refrd to Comm on Assignment
Assigned to Elementary & Secondary
Education
Interim Study Calendar ELEM SCND
ED
```

HB-2107 LEVIN.

105 ILCS 5/34-2.3

from Ch. 122, par. 34-2.3

Amends the School Code. Authorizes local school councils to approve all internal account receipts and expenditures and all fundraising activities by nonschool organizations that either use the school building or involve school students.

HOUSE AMENDMENT NO. 3.

Deletes the changes proposed by the bill as introduced. Adds provisions amending the School Code to authorize local school councils to approve fund raising activities for internal account purposes and to approve and modify the principal's expenditure plan, administered by the principal, for the internal accounts. Prohibits alternation of a particular purpose for which funds are earmarked without approval of the group that raised the funds.

## SENATE AMENDMENT NO. 1.

```
Deletes reference to:
105 ILCS 5/34-2.3
                                    from Ch. 122, par. 34-2.3
Adds reference to:
105 ILCS 5/2-3.63
105 ILCS 5/2-3.64
                                    from Ch. 122, par. 2-3.63
                                     from Ch. 122, par. 2-3.64
                                     from Ch. 122, par. 34-1.01
105 ILCS 5/34-1.01
105 ILCS 5/34-1.02
                                     from Ch. 122, par. 34-1.02
105 ILCS 5/34-2.1
105 ILCS 5/34-2.1b
105 ILCS 5/34-2.2
                                    from Ch. 122, par. 34-2.1
from Ch. 122, par. 34-2.1b
from Ch. 122, par. 34-2.2
from Ch. 122, par. 34-2.2
105 ILCS 5/34-2.3
105 ILCS 5/34-2.3b new
105 ILCS 5/34-2.4
105 ILCS 5/34-8.1
                                    from Ch. 122, par. 34-2.4
                                    from Ch. 122, par. 34-8.1
105 ILCS 5/34-18
                                    from Ch. 122, par. 34-18
```

Deletes everything. Amends the School Code in relation to the Chicago school reform requirements. Makes changes relating to local school council powers and elections; imposes a training requirement for members. Provides that whenever a vacancy in the office of a Chicago school principal occurs, the vacancy shall be filled by the selection of a new principal to serve under a 4 year performance contract (now, for the unexpired term of the performance contract of the principal creating the vacancy). Makes numerous other changes. Effective immediately.

SENATE AMENDMENT NO. 2.

Adds reference to: 105 ILCS 5/34-21.7

Provides that real property leases entered into, modified, renewed or extended after the amendatory Act's effective date by and between the Chicago Board of Education and an individual elected to a public office created by law or the Illinois Constitution shall not require or authorize the Board to expend public funds to rehabilitate, remodel, repair, or perform structural or cosmetic improvements to the leased property.

## SENATE AMENDMENT NO. 3.

```
Removes language requiring local school council members to receive training.
   Mar 10 1993 First reading
                                          Rfrd to Comm on Assignment
   Mar 11
                                          Assigned to Elementary & Secondary
                                            Education
   Apr 01
                                          Do Pass/Short Debate Cal 016-000-000
                 Cal 2nd Rdng Short Debate
   Apr 20
                 Short Debate Cal 2nd Rdng
                 Held 2nd Rdg-Short Debate
   Apr 27
                      Amendment No.01
                                          LEVIN
                                                                  Withdrawn
                      Amendment No.02
                                          LEVIN
                                                                  Withdrawn
                      Amendment No.03
                                          LEVIN
                                                                  Adopted
                 Cal 3rd Rdng Short Debate
```

Apr 28	Short Debate-3rd Passed 114-000-000 Arrive Senate Placed Calendr, First Reading Chief Senace WATSON		
Apr 29 Apr 28 1994 May 11	Chief Sponsor WATSON First reading  Amendment No.01	Referred to Rules Assigned to Education EDUCATION S	Adamtad
	ranchament 140.01	Recommnded do pass as a 010-000-000	Adopted mend
	Placed Calndr, Second Rea		
May 17	Filed with Secretary	6	
	Amendment No.02	TOPINKA	Amendment referred to
		SRUL	
	Amendment No.02	TOPINKA	
		Rules refers to SESE	
May 18	Amendment No.02	TOPINKA	
		Be adopted	
	Filed with Secretary	• '	
	Amendment No.03	WATSON	Amendment
			referred to
		SRUL	
	Amendment No.03	WATSON	
		Rules refers to SESE	
	Placed Calndr, Second Rea		
May 19	Amendment No.03	WATSON	
		Be adopted	
	Placed Calndr, Second Rea-	dng	
	Second Reading		
	Amendment No.02	TOPINKA	Adopted
		038-010-002	
	Amendment No.03	WATSON	Adopted
M 20	Placed Calndr, Third Readi		
May 20	Third Reading - Passed 053		
Jan 10 1995	Coming Circ Di-	Refer to Rules/Rul 3-8(b)	
	Session Sine Die		
	– JONES,SHIRLEY.		
5 ILCS 5/9-106	from Ch. 1	10, par. 9-106	
5 ILCS 605/18	from Ch. 30	0, par. 318	
5 ILCS 605/18.3	from Ch. 30	0. par. 318.3	

735 765 765 ILCS 605/18.3 from Ch. 30, par. 318.3

Amends the Code of Civil Procedure to provide that when a forcible detainer action is brought against a condominium owner for failure to pay special assessments or other common expenses assessed, the legality of the assessment shall be deemed a germane matter. Amends the Condominium Property Act to delete prohibition against the board of managers disseminating to unit owners biographical information about a candidate for election to the board that expresses a preference for the candidate. Provides if the condominium instrument authorizes cumulative voting, any proxy distributed for board elections by the board of managers shall state that the unit owner may cast his or her votes cumulatively with respect to the candidates for the board and the board has no authority to express a preference in favor of any candidate. Also grants unit owners' associations the right to acquire and hold title to real property. Presently the statute allows the associations the right to hold title to land.

## HOUSE AMENDMENT NO. 1.

Adds reference to: 765 ILCS 605/2 from Ch. 30, par. 302 765 ILCS 605/9 from Ch. 30, par. 309 765 ILCS 605/10 from Ch. 30, par. 310 765 ILCS 605/13 from Ch. 30, par. 313 765 ILCS 605/18.4 from Ch. 30, par. 318.4

Amends the Condominium Property Act. Repeals definition of affiliate of a developer. Provides if a unit owner successfully challenges the validity of the adoption of a regular or special assessment by the board of managers under the Act or the Condominium instruments, the unit owner may seek the appropriate relief including an award of attorneys fees and costs. Provides that unit owners holding at least 2/3 of the percent interest in the common elements shall have authority to determine that the building cannot be reconstructed to substantially the same condition in which it existed prior to the fire or other disaster. Adds immediate effective date.

HOUSE AMENDMENT NO. 2.

Deletes reference to: 765 ILCS 605/18.3

Deletes amendatory provision of Condominium Property Act that gives the unit owners' association the power to acquire and hold title to real property (present law gives the association the power to acquire and hold land).

SENATE AMENDMENT NO. 1.

Deletes reference to: 735 ILCS 5/9-106 765 ILCS 605/9 765 ILCS 605/10 765 ILCS 605/13

Deletes everything after the enacting clause. Amends the Condominium Property Act to eliminate definitions of "affiliate of a developer", "controls a developer" and "controlled by a developer". Provides that the board of managers may not enter into a contract with a corporation or partnership in which a board member's spouse, parents, or children have a 25% or more interest unless notice of intent to enter into the contract is given to unit owners within 20 days after a decision is made to enter into the contract and the unit owners have a right to petition for an election approving or disapproving the contract. Effective immediately.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11	_	Assigned to Judiciary I	
Mar 25	Amendment No.01	JUDICIARY I H	Adopted
		Do Pass Amend/Short D 011-000-000	
	Cal 2nd Rdng Short Debat	e	
Apr 20	Short Debate Cal 2nd Rdn	g	
	Held 2nd Rdg-Short Debat	te	
Apr 23	Amendment No.02	LEVIN	Adopted
-	Cal 3rd Rdng Short Debat	e	-
	Short Debate-3rd Passed 0	99-007-007	
Apr 26	Arrive Senate		
Apr 27	Placed Calendr, First Reading		
Apr 15 1994	Sen Sponsor CULLERTON		
Apr 21	First reading	Referred to Rules	
Apr 28		Assigned to Judiciary	
May 11	Amendment No.01	JUDICIARY S	Adopted
		Recommnded do pass as 010-000-000	amend
	Placed Calndr, Second Rea	dng	
May 13	Second Reading		
	Placed Calndr, Third Read	ing	
May 17	Third Reading - Passed 05		
		Refer to Rules/Rul 3-8()	
Jun 14		Recommends Considerat	tion HRUL
	Place Cal Order Concurren		
	H Concurs in S Amend. 01 Passed both Houses	/111-001-000	
Jul 13	Sent to the Governor		
Sep 09			
	CIOVELLIOI ADDITOVELI		
•	Governor approved PUBLIC ACT 88-0626	effective date 94-09-09	

## HB-2109 MAUTINO

CIVIL PRO-SUMMONS SERVICE Aug 13 1993 PUBLIC ACT 88-0340

HB-2110 KASZAK – TURNER – CURRIE – EDLEY, BALANOFF, MORROW, PUGH, MOORE, EUGENE, STROGER, RONEN, YOUNGE, SCHA-KOWSKY, ERWIN, BLAGOJEVICH, FLOWERS, MURPHY,H, DAVIS, MOSELEY, GIOLITTO, GIORGI, PRUSSING, SCHOENBERG, SHEEHY, JONES, LOU, OSTENBURG, LEVIN, HAWKINS, MCGUIRE, DART.

## MCAFEE, KOTLARZ, GASH, GIGLIO, MARTINEZ AND FRIAS.

205 ILCS 5/47.5 new 205 ILCS 105/7-7.5 new

Amends the Illinois Banking Act and the Illinois Savings and Loan Act of 1985. Requires banks and savings and loan associations to file a quarterly report disclosing by census tract the number and dollar amount of commercial loans to small businesses. Defines terms. Requires reports to be filed beginning of March 30, 1994.

HOUSE AMENDMENT NO. 1.

Adds reference to: 15 ILCS 520/16.5 new

Replaces everything after the enacting clause. Amends the Deposit of State Moneys Act, the Illinois Banking Act, and the Illinois Savings and Loan Act of 1985. Requires State banks, State savings and loan associations, and financial institutions that act as depositories of public funds to file annual commercial loan disclosure reports relating to loans to businesses that have less than \$20,000,000 in gross annual revenue. Requires disclosure of the number of loans made and the total dollar amount of loans made by census tract.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading

Mar 11 Mar 31

Amendment No.01

Rfrd to Comm on Assignment Assigned to Financial Institutions

FIN INSTIT H Adopted

Motion Do Pass Amended-Lost

006-012-003 HFIN Interim Study Calendar FIN INSTIT

Jan 10 1995 Session Sine Die

### HB-2111 LANG

## CD CIV PRO-INTEREST ON JUDGMNT

Apr 27 1993 Third Reading - Lost

## HB-2112 JONES, LOU - HOMER AND DAVIS.

20 ILCS 2640/5 705 ILCS 405/1-7 705 ILCS 405/1-8 705 ILCS 405/5-4 705 ILCS 405/5-4 705 ILCS 5/5-5-3 740 ILCS 147/10 from Ch. 37, par. 805-4 from Ch. 37, par. 805-4 from Ch. 38, par. 1005-5-3

Amends the Statewide Organized Gang Database Act, the Juvenile Court Act of 1987, the Unified Code of Corrections, and the Illinois Streetgang Terrorism Omnibus Prevention Act to standardize the definition of gang, criminal street gang, or organized gang. Effective immediately.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Judiciary II

Apr 02 Recommended do pass 009-007-000

Placed Calndr, Second Reading

Apr 20 Second Reading

Placed Calndr, Third Reading

Apr 22 Interim Study Calendar JUDICIARY II

Jan 10 1995 Session Sine Die

## HB-2113 HOMER - MCAFEE - MOSELEY.

720 ILCS 5/Art. 8.5 heading new 720 ILCS 5/8.5-5 new thru 5/8.15 new

Amends the Criminal Code of 1961 to create the offense of gang conscription. Provides that it is a Class 3 felony to threaten another person for refusing to join, or for withdrawing or attempting to withdraw, from a criminal street gang.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Judiciary II

Apr 02 Interim Study Calendar JUDICIARY

II

Jan 10 1995 Session Sine Die

## HB-2114 CURRAN - BLACK - HANNIG - MOSELEY - SAVIANO.

225 ILCS 410/4-1.5 new

Amends the Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985. Requires the Department of Professional Regulation to investigate the educational and licensing requirements for a cosmetology license and to report its findings to the General Assembly within 6 months of the effective date of this amendatory Act. Effective immediately.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to: 225 ILCS 410/4-1.5 new Adds reference to:

225 ILCS 410/3-7 from Ch. 111, par. 1703-7

Deletes requirement that the Department investigate current licensing and educational requirements and report its findings to the General Assembly. Requires the Department to conduct a random survey concerning the continuing educational requirements during the 1993 license renewal period and to compile the results by December 1, 1993. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Mar 10 1993 First reading Rfrd to Comm on Assignment Assigned to Registration & Regulation Mar 11 Mar 24 Do Pass/Short Debate Cal 010-000-000 Cal 2nd Rdng Short Debate Apr 19 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate Apr 21 Mtn Prev-Recall 2nd Reading **CURRAN** Adopted Amendment No.01 Cal 3rd Rdng Short Debate Apr 22 Short Debate-3rd Passed 114-000-000 Arrive Senate Placed Calendr, First Reading Chief Sponsor DELEO Apr 27 Placed Calendr, First Reading First reading Referred to Rules Apr 29 Assigned to Insurance, Pensions & Licen. Act. May 08 Refer to Rules/Rul 3-9(a) Jan 10 1995 Session Sine Die

## HB-2115 WOJCIK

WINEMAKERS-SALE TO RETAILERS

Aug 11 1993 PUBLIC ACT 88-0303

## HB-2116 VON B - WESSELS.

750 ILCS 5/412

from Ch. 40, par. 412

Amends the Marriage and Dissolution of Marriage Act. Makes a stylistic change.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Judiciary I

Mar 25 Assigned to Judiciary I
Mar 25 Interim Study Calendar JUDICIARY I

Jan 10 1995 Session Sine Die

## HB-2117 WALSH

CRIMINAL PRO-USE IMMUNITY Aug 06 1993 PUBLIC ACT 88-0241

## HB-2118 DEUCHLER.

75 ILCS 5/4-7.2

from Ch. 81, par. 4-7.2

Amends the Local Library Act. Authorizes a library board of trustees to review, by title and author, library materials proposed to be acquired.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Executive

Mar 25 Do Pass/Short Debate Cal 009-000-000

Cal 2nd Rdng Short Debate

Apr 20 Interim Study Calendar EXECUTIVE

Jan 10 1995 Session Sine Die

#### HB-2119 PARKE.

65 ILCS 5/11-1-12 new

Amends the Illinois Municipal Code. From 1994 through 1997, gradually reduces the use of radar guns by police departments under municipal jurisdiction to a complete ban. Effective January 1, 1994.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Cities & Villages Mar 31 Interim Study Calendar CITIES/VILLAG

Jan 10 1995 Session Sine Die

#### HB-2120 BRUNSVOLD

TOWNSHIP CODE

Jul 07 1993 **PUBLIC ACT 88-0062** 

#### HB-2121 BRUNSVOLD.

Creates the First 1993 General Revisory Act. Combines multiple versions of Sections amended by the 87th General Assembly, Renumbers Sections of Acts to eliminate duplication. Corrects technical errors in various Acts, Effective immediately.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 12 Assigned to Judiciary I Apr 01 Do Pass/Short Debate Cal 009-000-000 Cal 2nd Rdng Short Debate Apr 12 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate Third Reading - Passed 115-000-000 Apr 15 Apr 16 Arrive Senate Placed Calendr, First Reading Apr 20 Chief Sponsor PALMER First reading Referred to Rules Assigned to Judiciary May 03 Recommended do pass 011-000-000 Placed Calndr, Second Reading May 05 Second Reading Placed Calndr, Third Reading

Refer to Rules/Rul 3-9(b) RULES SRUL Aug 13

Jan 10 1995 Session Sine Die

#### HB-2122 BRUNSVOLD.

Creates the First 1993 General Revisory Act. Combines multiple versions of Sections amended by the 87th General Assembly. Renumbers Sections of Acts to eliminate duplication. Corrects technical errors in various Acts. Effective immediately.

Mar 10 1993	First reading	Rtrd to Comm on Assignment
Mar 12	•	Assigned to Judiciary I
Apr 01		Do Pass/Short Debate Cal 008-000-000
	Cal 2nd Rdng Short Debate	e
Apr 12	Short Debate Cal 2nd Rdn;	g
	Cal 3rd Rdng Short Debate	
Apr 15	Third Reading - Passed 115	5-000-000
Apr 16	Arrive Senate	
-	Placed Calendr, First Reads	ng
Apr 20	Chief Sponsor PALMER	
•	First reading	Referred to Rules
	· ·	Assigned to Judiciary
May 03		Recommended do pass 011-000-000
•	Placed Calndr, Second Read	ing
May 04	Second Reading	
•	Placed Calndr, Third Readi	ng
Aug 13	Refer to Rules/Rul 3-9(b)	

### Jan 10 1995 HB-2123 MADIGAN, MJ

## SOS-LIVE & LEARN FUND

Jul 09 1993 PUBLIC ACT 88-0078

Session Sine Die

### HB-2124 TURNER.

110 ILCS 205/9.21

from Ch. 144, par. 189.21

Amends the Board of Higher Education Act. Makes technical and stylistic changes.

Mar 10 1993 First reading

Mar 12 Apr 02 Rfrd to Comm on Assignment Assigned to Higher Education Interim Study Calendar HIGHER ED

Jan 10 1995 Session Sine Die

### HB-2125 SALVI.

755 ILCS 40/10

from Ch. 110 1/2, par. 851-10

Amends the Health Care Surrogate Act. Provides that a determination that a patient lacks decisional capacity shall not be made unless in the judgment of the physician the patient's inability to understand and appreciate the consequences of a decision regarding foregoing life-sustaining treatment or the patient's inability to reach and communicate an informed decision is permanent.

Mar 10 1993 First reading Mar 12 Rfrd to Comm on Assignment Assigned to Health Care & Human

Apr 01

Services Motion Do Pass-Lost 010-009-003

HCHS

Remains in Committee Health Care & Human Services

Apr 02

Interim Study Calendar

Mar 02 1994

HEALTH/HUMAN Exempt under Hse Rule 29(C) HCHS

r 02 1994 Exempt und Returned to

Returned to Health Care & Human Services Motion Do Pass-Lost 011-010-000

Apr 21

HCHS

Tbl-pursuant Hse Rul 26D

### HB-2126 PARKE.

210 ILCS 5/6.2 new 210 ILCS 25/8-101 from Ch. 111 1/2, par. 628-101 210 ILCS 85/6.15 new 215 ILCS 5/154.5 from Ch. 73, par. 766.5 225 ILCS 60/22 from Ch. 111, par. 4400-22 225 ILCS 80/24 from Ch. 111, par. 3924 225 ILCS 85/30 from Ch. 111, par. 4150 225 ILCS 100/24 from Ch. 111, par. 4824 820 ILCS 305/8 from Ch. 48, par. 138.8 820 ILCS 305/16 from Ch. 48, par. 138.16

Amends the Workers' Compensation Act. Authorizes the establishment of managed care programs. Provides for certification of the programs by the Industrial Commission. Provides that the physician and patient privilege does not restrict disclosure of information under the Act. Provides that proceedings to collect fees for services performed in connection with incidents subject to the Act shall be stayed until there is a final decision of the Industrial Commission. Amends the Illinois Insurance Code to provide that payment or nonpayment of claims for fees related to incidents subject to the Workers' Compensation Act are not considered violations of the claims practices restrictions of that Code before there is a final decision of the Industrial Commission. Amends Acts regulating optometrists, pharmacies, doctors, podiatrists, hospitals, ambulatory surgical centers, and clinical laboratories. Authorizes disciplinary action for repeated irregularities in billing a third party for services rendered. Prohibits the reporting of excessive charges for for the purpose of obtaining a total payment in excess of that usually received for the services rendered.

Note(s) That May Apply: Fiscal Mar 10 1993 First reading

Mar 12 Mar 31 Rfrd to Comm on Assignment Assigned to Labor & Commerce Interim Study Calendar LABOR COMMRCE

Jan 10 1995 Session Sine Die

HB-2127 **1506** 

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HB-2127
              PARKE.
  820 ILCS 305/1
                                        from Ch. 48, par. 138.1
  820 ILCS 305/4
820 ILCS 305/6
820 ILCS 305/8
820 ILCS 305/8a new
                                        from Ch. 48, par. 138.4
                                        from Ch. 48, par. 138.6
                                        from Ch. 48, par. 138.8
  820 ILCS 305/10
                                        from Ch. 48, par. 138.10
  820 ILCS 305/11
                                        from Ch. 48, par. 138.11
  820 ILCS 305/19
                                        from Ch. 48, par. 138.19
  820 ILCS 310/1
                                        from Ch. 48, par. 172.36
  820 ILCS 310/7
                                        from Ch. 48, par. 172.42
  820 ILCS 310/11
                                        from Ch. 48, par. 172.46
  820 ILCS 310/19
                                       from Ch. 48, par. 172.54
```

Amends the Workers' Compensation Act and the Workers' Occupational Diseases Act. Changes provisions regarding: application of the Acts to employees working outside Illinois; recourse of an employee under a collective bargaining agreement; the time limit for an employee to report an accident; selection of medical providers; the maximum weekly compensation rate; compensation for certain impairments; necessary severity levels for impairments; credit to employers for other payments received by an employee; subsequent injuries to an employee; the method for computing compensation; repetitive trauma; an employee's drug or alcohol use; procedures and substantive rights in matters before the Industrial Commission and the circuit court; and other matters.

NOTE(S) THAT MAY APPLY: Fiscal
Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Labor & Commerce
Mar 31 Interim Study Calendar LABOR
COMMRCE

Jan 10 1995 Session Sine Die

## HB-2128 LEITCH

EMPLOYEE INDEM-FOSTER PARENTS Aug 05 1993 PUBLIC ACT 88-0198

### HB-2129 LEITCH

CHILD SUPPORT TERMINATION
Jul 27 1993 PUBLIC ACT 88-0131

## HB-2130 PERSICO – BURKE.

105 ILCS 5/18-8

from Ch. 122, par. 18-8

Amends the School Code to provide that if an attendance center improperly uses certain Chapter 1 funds, the amounts misused will be charged against the center's next allocation of such funds. Effective January 1, 1994.

## SENATE AMENDDMENT NO. 1.

Provides that the amounts deducted for misuse shall be distributed equally to all attendance centers. Provides that the State Board will determine whether misuse has occured. Makes other changes.

	First reading	Rfrd to Comm on Assignment
Mar 11		Assigned to Elementary & Secondary Education
Apr 01		Do Pass/Short Debate Cal 016-000-000
	Cal 2nd Rdng Short Debar	te
Apr 12	Short Debate Cal 2nd Rdr	ng
	Cal 3rd Rdng Short Debat	te
Apr 15	Third Reading - Passed 09	5-019-001
Apr 16	Arrive Senate	
	Chief Sponsor DEANGEL	LIS
	Placed Calendr, First Read	lng
Apr 19	First reading	Referred to Rules
		Assigned to Education
May 07	Amendment No.01	EDUCATION S Adopted
		Recommnded do pass as amend
		010-000-000
	Placed Calndr, Second Rea	dng
May 11	Second Reading	

Placed Calndr, Third Reading

May 14 May 18 May 19	Third Reading - Passed 054	Refer to Rules/Rul 3-8(b) Recommends Consideration	
May 25	Place Cal Order Concurren Motion to Concur Lost 01/ H Noncners in S Amend. 0	055-060-000	
May 26	Secretary's Desk Non-conc Filed with Secretary DEAN	ur 01	
		SESE/BE APPROVED FOR CONSIDERATION. 008-001-000	
May 27	Secretary's Desk Non-conc S Refuses to Recede Amen S Requests Conference Con Sen Conference Comm App	d 01 mm 1ST ptd 1ST/DEANGELIS, WATSON, O'MALLEY,	
Jun 01	Hse Accede Req Conf Com Hse Conference Comm Ap	BERMAN, COLLINS  m 1ST  ptd 1ST/BURKE,  BRUNSVOLD, CURRIE,  COWLISHAW & WOJCIK  Refer to Rules/Rul 3-8(b)	
Jan 10 1995	Session Sine Die	Refer to Rules/ Rul 5 0(0)	
HB-2131 MEYE	R.		
10 ILCS 5/7-43	<del></del>	6, par. 7-43	
Amends the Electron political party cauce election is held may	ction Code to provide that us within 45 days before t	t a person who participated in a town he calendar month in which a primary election of another political party.  Rfrd to Comm on Assignment Assigned to Elections & State Government Interim Study Calendar ELECTN ST GOV	
Jan 10 1995	Session Sine Die	00 <b>v</b>	
HB-2132 DEERI			
PUB BLDG COM-NO SCHOOLS Aug 11 1993 PUBLIC ACT 88-0304			
	- SCHOENBERG - SCHAI	•	
615 ILCS 5/30	from Ch. 1	· -	
Amends the Rivers, Lakes and Streams Act. Authorizes the Department of Transportation to make rules on sand.  HOUSE AMENDMENT NO. 1.  Deletes reference to: 615 ILCS 5/30  Adds reference to: 615 ILCS 5/18 from Ch. 19, par. 65 615 ILCS 5/18a from Ch. 19, par. 65			
615 ILCS 5/2	4 from Ch. 19, pa	r. 71	
615 ILCS 5/2			
		after the enacting clause. Amends the	
Rivers, Lakes, and Streams Act. Changes provisions dealing with littoral drift in Lake Michigan and provides for enforcement of the Act.  Mar 10 1993 First reading Rfrd to Comm on Assignment			
Mar 11	- not roughing	Assigned to Environment & Energy	
Mar 25	Amendment No.01	ENVRMNT ENRGY H Adopted Do Pass Amend/Short Debate 027-000-000	
	Cal 2nd Rdng Short Debat	e	

Cal 2nd Rdng Short Debate

Apr 12 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate Ref to Rules/Rul 37G Apr 30

Jan 10 1995 Session Sine Die

#### HB-2134 LEVIN.

105 ILCS 5/34-20.2 new

105 ILCS 5/34-21 from Ch. 122, par. 34-21

Amends the School Code. Establishes a public hearing and notice procedure that the Chicago Board of Education is required to follow before it may enter into any lease as lessor of any school playground or other school property that is to be leased for parking purposes and that adjoins or forms a part of an attendance center or a subdistrict office. Eliminates the necessity of a hearing if, after notice, there are no objectors to the proposed use who demand a hearing. Requires that at least 50% of the parking lease rentals be paid to the attendance center or subdistrict office at which or adjoining which the parking use will occur.

NOTE(S) THAT MAY APPLY: Fiscal Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Elementary & Secondary Education Mar 25 Do Pass/Short Debate Cal 013-000-001 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 13 Cal 3rd Rdng Short Debate Third Reading - Passed 110-005-000 Apr 20 Arrive Senate Apr 21 Placed Calendr First Reading Apr 22 Chief Sponsor MOLARO Placed Calendr, First Reading Apr 23 First reading Referred to Rules Apr 27 Assigned to Education May 08 Refer to Rules/Rul 3-9(a) Jan 10 1995 Session Sine Die PHELPS. 305 ILCS 5/11-15 from Ch. 23, par. 11-15

## HB-2135

305 ILCS 5/11-19 from Ch. 23, par. 11-19

Amends the Illinois Public Aid Code. Provides that the Department of Public Aid shall provide all families with children under 18 years of age applying for financial aid with information, orally by an intake worker and in writing when the application is filed, about the availability and location of immunization services. Provides that the Department may require that an immunization history be submitted with a change in circumstance report for recipients under 6 years of age.

FISCAL NOTE (Dpt. Public Aid)

Personal services and fringes costs to provide the required information total \$323.7 thousand. Additional costs include one-time costs of \$17.2 thousand and on-going annual costs of \$9.9 thousand.

FISCAL NOTE, REVISED (Dpt. Public Aid)

Additional topics of discussion would require additional caseworker time; additional staffing requirements would be minimal.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Health Care & Human Services

Apr 01 Interim Study Calendar HEALTH/HUMAN

Exempt under Hse Rule 29(C) HCHS Mar 02 1994

Returned to Health Care & Human

Services

Apr 14 Recommended do pass 017-012-000

Placed Calndr, Second Reading

Fiscal Note Requested WENNLUND Apr 20 Placed Calndr, Second Reading

Fiscal Note Filed Apr 26

Placed Calndr, Second Reading

Apr 28

Second Reading Held on 2nd Reading

May 06

Fiscal Note Filed

Held on 2nd Reading Jan 10 1995 Session Sine Die

## HB-2136 CURRIE.

305 ILCS 5/5-5.1

from Ch. 23, par. 5-5.1

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning grouping of nursing facilities.

Mar 10 1993 First reading

Mar 11

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services Ref to Rules/Rul 27D

Apr 02 Jan 10 1995 Session Sine Die

HB-2137 PARKE.

5 ILCS 315/3

from Ch. 48, par. 1603

Amends the Illinois Public Labor Relations Act to exclude State supervisors from the requirement that a supervisor must devote a preponderance of his employment time to hiring, transferring, suspending, laying off, recalling, promoting, discharging, directing, rewarding or disciplining employees or to adjusting their grievances or to effectively recommending such action. Effective immediately.

Mar 10 1993 First reading

Mar 11 Mar 31 Rfrd to Comm on Assignment Assigned to Labor & Commerce Interim Study Calendar LABOR

COMMRCE

Jan 10 1995 Session Sine Die

## HB-2138 CHURCHILL.

415 ILCS 5/3.86 new

415 ILCS 5/3.87 new 415 ILCS 5/3.88 new

415 ILCS 5/12.4 new 415 ILCS 5/12.5 new

415 ILCS 5/22.8

from Ch. 111 1/2, par. 1022.8

Amend the Environmental Protection Act to impose fees, beginning January 1, 1994, on discharges requiring a NPDES permit and on sludge generators. Provides that those fees shall be deposited into the Environmental Protection Permit and Inspection Fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading

Mar 11

Apr 01

Rfrd to Comm on Assignment Assigned to Environment & Energy Interim Study Calendar ENVRMNT ENRGY

Jan 10 1995 Session Sine Die

## HB-2139 PARCELLS

CRIM CD-CUSTODIAL INTERFERENCE

Jul 20 1993 PUBLIC ACT 88-0096

#### HR.2140 BLAGOJEVICH.

New Act

Creates the Indoor Air Quality Act to be administered by the Illinois Department of Public Health. Establishes minimum air flow (ventilation) standards for public buildings. Requires buildings built or extensively remodeled on or after January 1, 1994, to be in compliance upon completion. Requires buildings built prior to January 1, 1994 to be in compliance by January 1, 1995. Creates the Indoor Air Pollution Advisory Council to assist the Department in administering the Act. Effective immediately.

Mar 10 1993

Mar 11

First reading

Rfrd to Comm on Assignment Assigned to Health Care & Human

Apr 02

Jan 10 1995

Session Sine Die

Ref to Rules/Rul 27D

Services

HB-2141 **1510** 

# HB-2141 LINDNER - CROSS - WOJCIK - JOHNSON, TOM - SALVI AND DEUCH-LER.

720 ILCS 5/12-21.5 new 720 ILCS 5/12-21.6 new 720 ILCS 115/53 rep. 720 ILCS 150/4 rep.

Amends the Criminal Code of 1961. Defines abandonment as knowingly leaving a child under the age of 14 without supervision by a responsible person over the age of 15 for a period of 24 hours or more unless the child has demonstrated such maturity that a similarly situated adult would have left the child without supervision and leaving a child under the age of 14 without adequate supervision in circumstances that through the passage of time endanger the child's life or health. Provides that child abandonment is a Class 4 felony. Provides that willfully endangering the life or health of a child is a Class A misdemeanor; conduct that is especially egregious is a Class 4 felony. Repeals a Section of the Criminal Jurisprudence Act and a Section of the Wrongs to Children Act concerning abandonment.

HOUSE AMENDMENT NO. 1.

Adds reference to: 720 ILCS 5/12-22 new

Further amends the Criminal Code of 1961. Provides that when a parent pleads or is found guilty of an offence concerning his or her child, the court may place the parent on probation. Provides that probation may not be for less than 2 years, and that upon fulfillment of the terms and conditions of probation, the court shall discharge the parent. Provides that discharge under this Section is not a conviction for certain purposes. Provides that a record of the disposition shall be reported to the Department of State Police.

NOTE(S) THAT MAY APPLY: Correctional

Mar 10 1993 First reading

Mar 11

Apr 02

Amendment No.01

Rfrd to Comm on Assignment Assigned to Judiciary II JUDICIARY II H Adopted Motion Do Pass Amended-Lost 006-001-007 HJUB Interim Study Calendar JUDICIARY II

Jan 10 1995 Session Sine Die

## HB-2142 MOSELEY, PRUSSING, MURPHY, HAND FLOWERS.

310 ILCS 10/3 from Ch. 67 1/2, par. 3 310 ILCS 10/6 from Ch. 67 1/2, par. 6

Amends the Housing Authorities Act. Provides that, in each unit of local government with a population of 1,000,000 or less, the housing authority shall appoint 2 additional commissioners from a list of no more than 5 residents submitted by an official tenants' association, and if a current legal resident of the housing authority is presently serving as a commissioner with full voting powers as of April 1, 1993, that commissioner may be considered one of the 2 additional commissioners. Excludes certain housing authorities from this requirement. Provides that certain tenants are not eligible to serve in these positions. Provides for the submission of more than 5 names if a housing authority has more than one tenants' association. Provides that 5 commissioners constitute a quorum if a housing authority has 9 commissioners. Provides that if an authority in a unit of local government of 1,000,000 or fewer has 7 commissioners, than 5 shall constitute a quorum.

HOUSE AMENDMENT NO. 3.

Deletes reference to: 310 ILCS 10/6

Deletes everything. Amends the Housing Authorities Act. Provides that a housing authority may, by ordinance, have 7 (rather than 5) commissioners; one of the 7 commissioners must be a resident of the housing authority.

Mar 10 1993 First reading

Mar 11

Rfrd to Comm on Assignment Assigned to Housing, Economic &

Urban Develpmt

Mar 25

Do Pass/Short Debate Cal 014-000-001

Apr 20	Short Debate Cal 2nd Rdn Held 2nd Rdg-Short Deba		
Apr 22 Mar 16 1994	Interim Study Calendar H		
Apr 14	Amendment No.03	Urban Develpmt HOUS ECON DEV H Do Pass Amend/Short De 015-000-000	Adopted
	Cal 2nd Rdng Short Debat		
Apr 20		Fiscal Note Requested W	ENNLUND
•	Cal 2nd Rdng Short Debat		
Apr 26	Short Debate Cal 2nd Rdn	g	
	Amendment No.01	MOSELEY	Withdrawn
	Amendment No.02	MOSELEY	Withdrawn
		Fiscal Note Request W/c	lrawn
	Held 2nd Rdg-Short Deba	te	
Apr 27		Fiscal Note Requested W	ENNLUND
	Held 2nd Rdg-Short Deba	te	
Jan 10 1995	Session Sine Die		

## HB-2143 SCHAKOWSKY.

New Act

Creates the Medicare Health Care Providers Fee Control Act. Prohibits health care providers from charging Medicare beneficiaries amounts in excess of the reasonable charge for a service, as determined by the federal government. Provides that the Department of Professional Regulation may impose fines and discipline (other than license suspension) for violations of the Act. Provides that the Department shall provide signs to health care providers stating the rights of Medicare beneficiaries under this Act, and that health care providers shall post the signs in their places of business.

NOTE(S) THAT MA	y Apply: Fiscal	
Mar 10 1993	First reading	Rfrd to Comm on Assignment
Mar 11	·	Assigned to Health Care & Human
		Services
Apr 02		Interim Study Calendar
		HEALTH/HUMAN
Jan 10 1995	Session Sine Die	

# HB-2144 SCHAKOWSKY.

815 ILCS 505/2Y.1 new

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is an unlawful practice for a physician to charge or collect, for services to a patient eligible for benefits under Medicare Part B, an amount in excess of the reasonable charge as determined by the Department of Health and Human Services, or for a physician to fail to post, and include in billings to these patients, the text of those provisions. Provides that these requirements do not apply in rural areas that are "health manpower shortage areas".

nearth manpow	ver snortage areas.	
Mar 10 1993	First reading	Rfrd to Comm on Assignment
Mar 11	-	Assigned to Health Care & Human Services
Apr 02		Ref to Rules/Rul 27D
Apr 14 1994		Recommends Consideration HRUL
·	Placed Calndr, Second R	eadng
Apr 19		Fiscal Note Requested BLACK
-	Placed Calndr, Second R	eadng
Apr 28	Second Reading	-
•	Held on 2nd Reading	
Ian 10 1995	Session Sine Die	

# HB-2145 SCHAKOWSKY.

815 ILCS 505/1 from Ch. 121 1/2, par. 261 815 ILCS 505/2AA new

Amends the Consumer Fraud and Deceptive Business Practices Act. Defines "health care provider" as any person licensed under the Medical Practice Act of

1987 or the Podiatric Medical Practice Act of 1987. Requires health care providers after January 1, 1994, to not charge or collect from Medicare beneficiaries any amount in excess of 110% of Medicare approved amounts for services; after January 1, 1995, no more than 105%; and after January 1, 1996, no more than the Medicare approved amount. Assesses a \$1,000 fine or a fine of 110% of the financial benefit received, for violation by a health care provider. Exempts ambulance services.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Health Care & Human
Services
Apr 01 Motion Do Pass-Lost 013-009-001
HCHS
Remains in Committee Health Care &
Human Services
Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

## HB-2146 MCPIKE.

30 ILCS 425/2 from Ch. 127, par. 2802 30 ILCS 425/4 from Ch. 127, par. 2804

Amends the Build Illinois Bond Act. Reduces the total bond authorization by \$8. Makes a reduction of \$2 each for public infrastructure purposes, economic development purposes, educational facilities, and environmental purposes.

Note(s) That May Apply: Fiscal
Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Executive
Recommended do pass 007-005-000
Placed Calndr,Second Reading
Apr 20 Second Reading
Held on 2nd Reading
Apr 30 Ref to Rules/Rul 37G
Jan 10 1995 Session Sine Die

## HB-2147 MCPIKE.

30 ILCS 330/2

from Ch. 127, par. 652

Amends the General Obligation Bond Act. Decreases by \$2 the value of general obligation bonds the State may issue.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Executive
Recommended do pass 007-005-000
Placed Caindr, Second Reading
Apr 20 Second Reading

Apr 20 Second Reading
Held on 2nd Reading
Apr 30 Ref to Rules/Rul 37G
Jan 10 1995 Session Sine Die

## HB-2148 MOSELEY - EDLEY.

35 ILCS 205/146

from Ch. 120, par. 627

Amends the Revenue Act of 1939 by making a technical change.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 205/146 Adds reference to: 20 ILCS 805/63a39 new 30 ILCS 105/5.360 new 30 ILCS 105/5.361 new

Deletes everything and changes the title. Amends the Civil Administrative Code of Illinois and the State Finance Act. Requires the Department of Conservation (DOC) to collect the proceeds from farmland lease agreements governing the leasing of State owned property called "Site M". Authorizes the DOC to deposit the moneys into 2 separate funds. Creates the funds and designates how the moneys are to be used. Prohibits DOC from requiring performance bonds for property tax payments. Adds an immediate effective date.

Mar 10 1993 Mar 11	First reading	Rfrd to Comm on Assignment Assigned to Revenue
Apr 02	Amendment No.01	REVENUE H Adopted Recommnded do pass as amend 007-004-001
	Placed Calndr, Second Rea	dng
Apr 13	Second Reading	<b>G</b>
•	Placed Calndr, Third Read	ing
Apr 22	Third Reading - Passed 06	
•	Arrive Senate	
	Chief Sponsor DONAHU	E
	Placed Calendr, First Read	
Apr 23	First reading	Referred to Rules
Apr 27		Assigned to Executive
May 08		Refer to Rules/Rul 3-9(a)
Jan 10 1995	Session Sine Die	
	-	

#### HB-2149 CURRIE

INS-LONG-TERM CARE/REFUNDS PUBLIC ACT 88-0290 Aug 10 1993

### HB-2150 FLINN.

5 ILCS 100/5-80 from Ch. 127, par. 1005-80 25 ILCS 145/5.08 from Ch. 63, par. 42.15-8

Amends the Legislative Information System Act and the Illinois Administrative Procedure Act. Specifies that the Legislative Information System shall maintain on electronic data processing equipment the complete text of the Illinois Register and the Illinois Administrative Code. Permits the System's sale of that computerized text upon consultation with the Joint Committee on Administrative Rules, as well as the Secretary of State. Requires the Secretary of State to make the Illinois Register available for sale. Places the Secretary of State's official compilation of administrative rules within the public domain for federal copyright purposes. Effective immediately.

## FISCAL NOTE (LIS)

It would cost \$62,000 for one inputter and one proofreader/ editor to the JCAR staff. It is impossible to predict exactly what the marketability of the Register in electronic form would be. LIS estimates revenues at approximately \$20,000/yr. to the General Assembly Computer Equipment Revolving Fund.

## HOUSE AMENDMENT NO. 1.

Permits, rather than requires, the Secretary of State to make copies of the Register and Code available. Requires the Secretary of State to make the electronic data base of the Register and Code available.

from Ch. 8, par. 37-30

# SENATE AMENDMENT NO. 1.

Deletes reference to: 5 ILCS 100/5-80 25 ILCS 145/5.08

Deletes all substantive matter in the bill.

## SENATE AMENDMENT NO. 2.

Adds reference to: 10 ILCS 5/28-1 from Ch. 46, par. 28-1 30 ILCS 105/5.386 new 35 ILCS 130/29 from Ch. 120, par. 453.29 230 ILCS 10/3 from Ch. 120, par. 2403 230 ILCS 10/4 from Ch. 120, par. 2404 230 ILCS 10/6 from Ch. 120, par. 2406 230 ILCS 10/7 from Ch. 120, par. 2407 230 ILCS 10/11 230 ILCS 10/12 230 ILCS 10/13 from Ch. 120, par. 2411 from Ch. 120, par. 2412 from Ch. 120, par. 2413 230 ILCS 5/26 from Ch. 8, par. 37-26 230 ILCS 5/26.2 from Ch. 8, par. 37-26.2 230 ILCS 5/28.1 new 230 ILCS 5/29 from Ch. 8, par. 37-29 230 ILCS 5/30

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230 ILCS 5/31
                         from Ch. 8, par. 37-31
430 ILCS 105/6
                          from Ch. 121, par. 314.6
740 ILCS 150/0.5 new
740 ILCS 150/9
                          from Ch. 48, par. 69
820 ILCS 305/10
                          from Ch. 48, par. 138.10
740 ILCS 100/3.1 new
740 ILCS 100/4
                          from Ch. 70, par. 304
                          from Ch. 48, par. 138.5
820 ILCS 305/5
820 ILCS 310/5
                          from Ch. 48, par. 172.40
820 ILCS 305/5
                          from Ch. 48, par. 138.5
735 ILCS 5/2-621
                           from Ch. 110, par. 2-621
735 ILCS 5/2-1115.1 new
735 ILCS 5/2-1107.1
                            from Ch. 110, par. 2-1107.1
735 ILCS 5/2-1109
                           from Ch. 110, par. 2-1109
735 ILCS 5/2-1116
                           from Ch. 110, par. 2-1116
740 ILCS 180/2
                          from Ch. 70, par. 2
735 ILCS 5/8-802
                           from Ch. 110, par. 8-802
740 ILCS 110/9
                          from Ch. 91 1/2, par. 809
740 ILCS 110/10
                          from Ch. 91 1/2, par. 810
735 ILCS 5/2-622
                           from Ch. 110, par. 2-622
740 ILCS 130/2
                          from Ch. 80, par. 302
740 ILCS 130/3
                          from Ch. 80, par. 303
735 ILCS 5/2-1117
                           from Ch. 110, par. 2-1117
820 ILCS 305/8.1 new
820 ILCS 305/11
                          from Ch. 48, par. 138.11
820 ILCS 305/26
                          from Ch. 48, par. 138.26
820 ILCS 310/8.1 new
820 ILCS 310/11
                          from Ch. 48, par. 172.46
                          from Ch. 48, par. 172.55
820 ILCS 310/20
820 ILCS 305/8
                          from Ch. 48, par. 138.8
                          from Ch. 48, par. 138.12
820 ILCS 305/12
820 ILCS 310/12
                          from Ch. 48, par. 172.47
820 ILCS 305/14
215 ILCS 5/468
                          from Ch. 48, par. 138.14
                          from Ch. 73, par. 1065.15
770 ILCS 80/1
                         from Ch. 82, par. 101.1
820 ILCS 305/16
                          from Ch. 48, par. 138.16
820 ILCS 305/21
                          from Ch. 48, par. 138.21
820 ILCS 310/21
                          from Ch. 48, par. 172.56
735 ILCS 5/2-1207
                           from Ch. 110, par. 2-1207
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Deletes everything. AMENDS the Riverboat Gambling Act. Removes the prohibition against riverboats in Cook County and on Lake Michigan. Requires competitive bidding for owners licenses. Authorizes 10 additional owners licenses. Adds requirements concerning ownership, employment and contracting opportunities for females and minority persons. Requires a local referendum on riverboat gambling before each of the 10 new licenses is issued (with specified exceptions). Allows dockside gambling under certain circumstances. Allows admission surcharges under specified circumstances. Makes other changes. AMENDS the Election Code to correspond to the above provisions. AMENDS the Horse Racing Act, the Cigarette Tax Act, and the State Finance Act. Changes allocation of certain moneys collected under the Hourse Racing Act. Provides that specified cigarette tax revenues shall be used for racing purses (rather than being paid into the Metropolitan Fair and Exposition Authority Reconstruction Fund). Increases the number of races to be limited to Illinois horses. Makes other changes. AMENDS the Road Worker Safety Act and the Structural Work Act by limiting certain recoveries. AMENDS the Joint Tortfeasor Contribution Act in relation to contribution in workers' compensation cases. AMENDS the Code of Civil Procedure in relation to product liability, noneconomic loss, itemized verdicts, health care provider confidentiality, healing art malpractice, joint liability, and punitive damages. AMENDS the Wrongful Death Act in relation to limits on recoveries in certain cases and determination of fault. AMENDS the Mental Health and Developmental Disabilities Confidentiality Act in relation to the disclosure of certain information. AMENDS the Premises Liability Act in relation to the liability of owners and occupiers of land. AMENDS the Insurance Code in relation to workers' compensation insurance premium discounts.

AMENDS the Physicians Lien Act by removing the exclusion of services rendered in a workers' compensation matter from the Act and by making other changes. AMENDS the Workers' Compensation Act and the Workers' Occupational Diseases Act. Makes changes regarding: the method for determining the average weekly wage; computation of the employer's share of common liability; liens of employers on settlement; duties of insurers; exclusion of certain injuries; fraud; the use of alcohol and drugs; medical reports; limitations on certain medical services; computation of compensation; determinations of impairment; statements of physicians; appointments and performance of arbitrators; and collection of fees for medical services. Provisions have various effective dates.

FISCAL NOTE, AMENDED (Illinois Gaming Board) It is assumed 10 additional licensees will produce a total of \$100,000,000 in adjusted gross revenues per year. Estimated wagering tax increase of \$200,000,000 (\$150,000,000 to the State and \$50,000,000 to local governments of venue). Estimated admission tax increase of \$30,000,000 (\$15,000,000 to the State and \$15,000,000 to local governments of venue). Estimated increase in Illinois Gaming Board expenses of \$7,346,400. The effect of competitive bidding cannot be estimated. Referendum costs will be borne by local election authorities.

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NOTE(S) THAT MAY APPLY: Fiscal
    Mar 10 1993 First reading
                                           Rfrd to Comm on Assignment
                                           Assigned to Executive
    Mar 11
                                           Fiscal Note Filed
    Mar 16
                                           Committee Executive
    Mar 25
                       Amendment No.01
                                           EXECUTIVE H
                                                                   Adopted
                                           Do Pass Amend/Short Debate
                                             013-000-000
                  Cal 2nd Rdng Short Debate
    Apr 13
                  Short Debate Cal 2nd Rdng
                  Cal 3rd Rdng Short Debate
                  Short Debate-3rd Passed 111-000-000
    Apr 20
                  Arrive Senate
                  Placed Calendr, First Reading
    Apr 27 1994
                  Sen Sponsor WEAVER,S
    Apr 28
                  First reading
                                           Referred to Rules
                                           Assigned to Executive
    May 11
                       Amendment No.01
                                           EXECUTIVE S
                                           Recommnded do pass as amend
                                             009-000-000
                  Placed Calndr, Second Reading
                  Second Reading
    May 12
                  Placed Calndr, Third Reading
    May 19
                  Filed with Secretary
                       Amendment No.02
                                           PHILIP
                                                                   Amendment
                                                                     referred to
                                           SRUL
                       Amendment No.02
                                           PHILIP
                                           Rules refers to SEXC
                                           PHILIP
                       Amendment No.02
                                           Be adopted
                  Placed Calndr, Third Reading
                  Recalled to Second Reading
                       Amendment No.02
                                           PHILIP
                                                                   Adopted
                                           030-028-001
                                           Fiscal Note Requested JONES
                  Placed Calndr, Third Reading
    May 20
                                           Fiscal Note Filed
                  Placed Calndr, Third Reading
                                           PHILIP-PURSUANT TO
                                           RULE 2-10(E),
                                           THE DEADLINE FOR
                                           FINAL ACTION IS
                                           EXTENDED TO
```

Placed Calndr, Third Reading

JANUARY 10, 1995.

Jun 30

Filed with Secretary

Amendment No.03 PETERSON

-GEO-KARIS -BARKHAUSEN

Amendment referred to

Filed with Secretary

Amendment No.04

GEO-KARIS

Amendment referred to

SRUL

Placed Calndr, Third Reading

Jan 10 1995 Session Sine Die

## HB-2151 FRIAS.

New Act

30 ILCS 105/5.360 new

Creates the Elected Official Drug Testing Act that establishes the circumstances under which elected officials are subjected to random drug testing, the consequences of the tests and the reliability of the tests. Establishes requirements and methods for conducting the tests. Designates the Department of State Police as the agency to coordinate the tests and procedures. Amends the State Finance Act to create the Elected Official Drug Testing Fund in the State Treasury. Effective immediately.

Mar 10 1993 First reading

Mar 11 Apr 02

Jan 10 1995 Session Sine Die

Rfrd to Comm on Assignment Assigned to Executive Ref to Rules/Rul 27D

## HB-2152 FRIAS

CRIMINAL PRO-CLOSE CIRCUIT TV
Oct 13 1993 Total veto stands.

## HB-2153 JOHNSON, TOM

PROBATE ACT-GUARDIAN HEARINGS Jul 06 1993 PUBLIC ACT 88-0032

## HB-2154 JOHNSON,TOM

CRIM CD-INDECENT SOLICITATION Jul 28 1993 PUBLIC ACT 88-0165

# HB-2155 JOHNSON, TOM

CRIM PRO-MENTALLY RETARDED Jul 28 1993 PUBLIC ACT 88-0166

# HB-2156 JOHNSON,TOM

CRIM CD-SEXUAL PENETRATION Jul 28 1993 PUBLIC ACT 88-0167

## HB-2157 JOHNSON, TOM.

625 ILCS 5/11-501

from Ch. 95 1/2, par. 11-501

Amends the Illinois Vehicle Code. Provides that a person who commits a second driving under the influence offense and has been previously convicted of aggravated driving under the influence for being involved in an accident while under the influence that resulted in great bodily human or permanent disability or disfigurement shall be guilty of aggravated driving under the influence which is a Class 4 felony.

HOUSE AMENDMENT NO. 1.

Adds reference to:

625 ILCS 5/6-206 from Ch. 95 1/2, par. 6-206

Amends the Illinois Vehicle Code. Provides for a 6 month suspension of a person's driving privileges upon conviction or adjudication of any violation of the federal Controlled Substances Act, the Illinois Controlled Substances Act, or the Cannabis Control Act. Provides guidelines for the suspension period if the person is incarcerated or has an expired, cancelled, revoked, or suspended driver's license or permit or has never been issued a driver's license. Authorizes the Secretary of State to agree with other states to share information regarding drug offense convictions. Gives the legislative intent for the added driver's license suspension provision. Adds an immediate effective date.

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CORRECTIONAL NOTE, AMENDED
      HB-2157 has no impact on the Dept.
      CORRECTIONS BALANCED BUDGET NOTE, AS AMENDED (Corrections)
      This proposal has no impact upon Dept. of Corrections.
      JUDICIAL NOTE, AS AMENDED
      It has been determined that the bill would neither decrease nor
      increase the need for the number of judges in the State.
      CORRECTIONS BALANCED BUDGET NOTE, AS AMENDED (Corrections)
      No change from previous note.
      STATE MANDATES ACT FISCAL NOTE, AMENDED, H-AM 1
      In the opinion of DCCA, HB2157, as amended by H-am 1, fails to
      meet the definition of a mandate.
  NOTE(S) THAT MAY APPLY: Correctional
      Mar 10 1993 First reading
                                            Rfrd to Comm on Assignment
      Mar 11
                                            Assigned to Judiciary I
      Mar 25
                                            Do Pass/Short Debate Cal 007-000-000
                    Cal 2nd Rdng Short Debate
      Apr 13
                    Short Debate Cal 2nd Rdng
                    Held 2nd Rdg-Short Debate
      Apr 14
                        Amendment No.01
                                            JOHNSON, TOM
                                                                   Adopted
                    Cal 3rd Rdng Short Debate
                                            Fiscal Note Requested AS AMENDED
                                            -GRANBERG
                                            St Mandate Fis Nte ReqAS
                                              AMENDED
                                            -GRANBERG
                                            Balanced Budget Note RAS
                                              AMENDED
                                            -GRANBERG
                                            Correctional Note Requested AS
                                              AMENDED
                                            -GRANBERG
                                            Judicial Note Request AS AMENDED
                                            -GRANBERG
                                            Correctional Note Filed AS
                                              AMENDED
                   Short Debate Cal 3rd Rdng
      Apr 19
                                            Balanced Budget Note Filed
                                            Judicial Note Filed
                   Short Debate Cal 3rd Rdng
                                            St Mandate Fis Note Filed
      Apr 20
                   Short Debate Cal 3rd Rdng
                   Short Debate-3rd Passed 098-002-016
      Apr 21
                    Arrive Senate
                    Chief Sponsor FAWELL
                    Placed Calendr, First Reading
      Apr 22
                   First reading
                                            Referred to Rules
      Jan 10 1995
                   Session Sine Die
HB-2158
            JOHNSON, TOM
  CRIM CD-EMERGENCY MEDICAL TECH
                     PUBLIC ACT 88-0433
      Aug 20 1993
HB-2159
            RONEN.
  225 ILCS 10/2.01a
                                 from Ch. 23, par. 2212.01a
  Amends the Child Care Act of 1969. Makes a technical change in a Section con-
cerning the definition of homeless youth.
      Mar 10 1993 First reading
                                            Rfrd to Comm on Assignment
      Mar 11
                                            Assigned to Health Care & Human
                                              Services
      Apr 02
                                            Interim Study Calendar
                                              HEALTH/HUMAN
      Mar 02 1994
                                            Exempt under Hse Rule 29(C) HCHS
                                            Returned to Health Care & Human
                                              Services
      Apr 22
                                            Ref to Rules/Rul 27E
```

Session Sine Die

Jan 10 1995

HB-2160 1518

### HB-2160 LANG

RAPE VICTIM CONFIDENTIALITY Jul 06 1993 PUBLIC ACT 88-0033

#### HB-2161 PRUSSING.

65 ILCS 5/3.1-55-10

from Ch. 24, par. 3.1-55-10

Amends the Municipal Code. Provides that the Section concerning certain conflicts of interest of municipal officers does not apply to persons serving on a municipal advisory panel or commission.

Mar 10 1993 First reading

Rfrd to Comm on Assignment Assigned to Cities & Villages

Mar 11 Mar 24

Recommended do pass 006-002-001

Placed Calndr, Second Reading

Apr 20

Second Reading

Held on 2nd Reading

Apr 30 Jan 10 1995

Ref to Rules/Rul 37G Session Sine Die

#### HB-2162 PRUSSING

FREE INFO-TRAFFIC ACCIDENTS Apr 22 1993 Third Reading - Lost

## HB-2163 DEJAEGHER

CONSUMER FRAUD-LIVING TRUST PUBLIC ACT 88-0305 Aug 11 1993

#### HB-2164 GRANBERG.

305 ILCS 5/5-5

from Ch. 23, par. 5-5

305 ILCS 5/5-20 new

Amends the Public Aid Code to include assisted living services for eligible persons (instead of a residential health care facility). Defines eligible persons and patient services and care. Provides that the Department of Public Aid authorize operation of assisted living program and report to the Governor and General Assembly each March 1 on the status of the program. Authorizes implementation subject to the Governor's approval and the availability of federal funds to cover program expenses.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading

Mar 11

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Mar 18 Interim Study Calendar HEALTH/HUMAN

Session Sine Die Jan 10 1995

## HB-2165 PARKE.

40 ILCS 5/7-132

from Ch. 108 1/2, par. 7-132

Amends the Illinois Municipal Retirement System Article of the Pension Code to authorize the Chicago Library System to become a participating instrumentality.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 10 1993 First reading

Mar 11

Assigned to Personnel & Pensions Ref to Rules/Rul 27D

Apr 02

Session Sine Die

Jan 10 1995

## HB-2166 STROGER.

New Act

Creates the Comprehensive Health Assurance Plan Act. Contains only a short title provision.

Mar 10 1993 First reading

Rfrd to Comm on Assignment Assigned to Health Care & Human

Rfrd to Comm on Assignment

Mar 11

Services

Apr 02

Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die **1519** HB-2167

## HB-2167 WELLER.

720 ILCS 5/9-1

from Ch. 38, par. 9-1

Amends the Criminal Code of 1961 to provide that a person convicted of first degree murder when the murder was intentional and involved the infliction of torture is eligible for the death penalty.

HOUSE AMENDMENT NO. 1.

Provides that torture shall require proof of the intentional infliction of extreme physical pain. Present bill does not require that the infliction of extreme physical pain be intentional.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary II

Mar 25 Motion Do Pass-Lost 003-003-008

HJUB Bomoina

Apr 02 Amendment No.01 Remains in Committee Judiciary II

JUDICIARY II H Adopted
Remains in Committee Judiciary II
Interim Study Calendar JUDICIARY

H

Jan 10 1995 Session Sine Die

## HB-2168 BIGGERT

CRIMINAL DISPOSITION REPORTS
Oct 13 1993 Bill dead-amendatory veto.

## HB-2169 DEJAEGHER.

20 ILCS 105/4.01

from Ch. 23, par. 6104.01

Amends the Illinois Act on the Aging. Provides that the Department on Aging may receive and disburse funds from the Senior Community Service Employment Program.

Mar 10 1993 First reading Rfrd to Common Assignment
Mar 11 Assigned to Aging

Mar 25 Do Pass/Consent Calendar 021-000-000 Consnt Caldr Order 2nd Read

Mar 30 Remvd from Consent Calendar

WENNLUND

Apr 12 Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Apr 15 Short Debate-3rd Passed 115-000-000

Apr 16 Arrive Senate

Placed Calendr, First Reading

Apr 20 Chief Sponsor JACOBS

Added as Chief Co-sponsor SMITH Added as Chief Co-sponsor LAPAILLE

Added as Chief Co-sponsor LAPAILLE
Added as Chief Co-sponsor VADALABENE
First reading Referred to Rules

Assigned to Public Health & Welfare

Refer to Rules/Rul 3-9(a)

Jan 10 1995 Session Sine Die

## HB-2170 STROGER.

May 08

20 ILCS 305/9-101

from Ch. 111 1/2, par. 6359-1

Amends the Illinois Alcoholism and Other Drug Dependency Act. Provides that the police may detain a person for up to 24 hours who is incapacitated while in a public place and who shows symptoms of alcoholism or other drug use (now there is no time requirement).

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Judiciary II
Mar 25 Do Pass/Consent Calendar 016-000-000
Consnt Caldr Order 2nd Read

Mar 31 Cnsent Calendar, 2nd Reading Consent Caldr Order 3rd Read

Apr 14 Consnt Caldr, 3rd Read Pass 113-000-002

Arrive Senate

Placed Calendr, First Reading

Apr 16 Chief Sponsor TROTTER

First reading Referred to Rules

Apr 19 Assigned to Judiciary
May 08 Refer to Rules/Rul 3-9(a)

Jan 10 1995 Session Sine Die

# HB-2171 DART.

735 ILCS 5/2-1402 from Ch. 110, par. 2-1402

Amends the Code of Civil Procedure. Provides that judgment creditors who know the identity of the employer of the judgment debtor must use a wage deduction order instead of a citation to enforce a judgment.

HOUSE AMENDMENT NO. 1.

Limits application to employees of the State and its agencies.

Mar 10 1993 First reading Rfrd to Comm on Assignment Assigned to Judiciary I

Apr 01 Amendment No.01 JUDICIARY I H Adopted Recommnded do pass as amend

007-005-000

Placed Calndr, Second Reading

Apr 19 Second Reading

Held on 2nd Reading

Apr 30 Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die

## HB-2172 MARTINEZ.

305 ILCS 5/5-5.1

from Ch. 23, par. 5-5.1

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning grouping of nursing facilities.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Health Care & Human

Services

Apr 02 Interim Study Calendar HEALTH/HUMAN

Mar 02 1994 Exempt under Hse Rule 29(C) HCHS

Returned to Health Care & Human

Services

Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die

# HB-2173 WENNLUND

FOREST PRSRV-PUBLISH ORDINANCE Jul 06 1993 PUBLIC ACT 88-0034

HB-2174 BLACK.

30 ILCS 105/5.360 new

225 ILCS 15/24.1 new

225 ILCS 20/13.1 new

225 ILCS 70/14.1 new

225 ILCS 115/8.1 from Ch. 111, par. 7008.1

225 ILCS 115/14.2 new

225 ILCS 445/20.2 new

Creates a General Professions Dedicated Fund. Amends the Private Detective, Private Alarm, and Private Security Act of 1983, Nursing Home Administrators Licensing and Disciplinary Act, Clinical Psychologist Licensing Act, Clinical Social Work and Social Work Practice Act, Veterinary Medicine and Surgery Practice Act of 1983, and State Finance Act to provide for deposit of all fees and fines collected from these professions into the General Professions Dedicated Fund (currently, all fees and fines are deposited into the General Revenue Fund). All monies in the fund to be used by the Department of Professional Regulation for its ordinary and contingent expenses. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

225 ILCS 115/8.1

Deletes reference to veterinary technicians and license application and renewal fees and all other fees charged to veterinarians.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Revenue Apr 02 Amendment No.01 REVENUE Н Adopted Recommnded do pass as amend 011-001-000 Placed Calndr, Second Reading Second Reading Apr 20 Held on 2nd Reading Apr 27 Interim Study Calendar REVENUE Jan 10 1995 Session Sine Die HB-2175 MOORE, ANDREA - ACKERMAN - KRAUSE - FREDERICK - BRADY, RUTHERFORD, BLACK, CROSS AND MURPHY,M. 10 ILCS 5/9-1.3 from Ch. 46, par. 9-1.3 10 ILCS 5/9-1.4 from Ch. 46, par. 9-1.4 10 ILCS 5/9-1.5 from Ch. 46, par. 9-1.5 10 ILCS 5/9-1.7 from Ch. 46, par. 9-1.7 10 ILCS 5/9-1.8 from Ch. 46, par. 9-1.8 10 ILCS 5/9-1.10a new Amends the Election Code. Subjects candidates for election to the offices of State, ward, precinct, and township committeeman to the provisions of Article 9 of the Code concerning disclosures of contributions and expenditures. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Executive Apr 02 Interim Study Calendar EXECUTIVE Jan 10 1995 Session Sine Die HR-2176 STEPHENS - LINDNER - HUGHES - PANKAU - HASSERT, MEYER, RUTHERFORD, HOEFT, MOFFITT AND PERSICO. New Act 10 ILCS 5/Art. 9 heading 10 ILCS 5/9-7.1 new Creates the Legislative Contributions Act and amends the Election Code. Prohibits General Assembly members from sponsoring or voting upon legislation affecting an industry or group from which the legislator has accepted more than \$20,000. Limits the honoraria a legislator may accept to \$100 per activity and \$5,000 per election cycle. Prohibits individuals and political action committees from contributing more than \$5,000 to a legislative candidate per election cycle. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Executive Mar 24 Interim Study Calendar EXECUTIVE Jan 10 1995 Session Sine Die HR-2177 BIGGINS - PERSICO - ZICKUS - ROSKAM. New Act 10 ILCS 5/Art. 9 heading 10 ILCS 5/9-7.1 new Creates the Campaign Contribution Act. Prohibits a General Assembly member from sponsoring or voting upon legislation relating to or affecting his fiduciary relationships. Amends the Election Code to prohibit certain uses of campaign contributions and require written evidence of campaign loans. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Executive Apr 02 Interim Study Calendar EXECUTIVE

Jan 10 1995 Session Sine Die

## HB-2178 BIGGERT - LAWFER - HOEFT - WIRSING - WELLER.

25 ILCS 170/Act title
25 ILCS 170/2 from Ch. 63, par. 172
25 ILCS 170/3 from Ch. 63, par. 173
25 ILCS 170/4 from Ch. 63, par. 174
25 ILCS 170/5 from Ch. 63, par. 175
25 ILCS 170/6 from Ch. 63, par. 176
25 ILCS 170/8 from Ch. 63, par. 178
25 ILCS 170/8.1 new
25 ILCS 170/10 from Ch. 63, par. 180

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720 ILCS 645/Act title
720 ILCS 645/0.01 from Ch. 38, par. 90-0.1
720 ILCS 645/1 from Ch. 38, par. 90-1
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Amends the Lobbyist Registration Act. Requires the registration as lobbyists of persons seeking to influence the action of units of local government and school districts and the administrative and executive actions of State executive branch agencies. Changes the periods for reporting lobbyist expenditures. Requires a lobbyist to notify the recipient of a reportable expenditure within 30 days of the expenditure. Prohibits a person from receiving more than \$500 per year from legislators for testifying before legislative committees. Amends the Legislative Misconduct Act to change its title and make it applicable to all State and local public officials.

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Note(s) That May Apply: Correctional; Fiscal
Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Executive
Apr 02 Interim Study Calendar EXECUTIVE
Jan 10 1995 Session Sine Die
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# HB-2179 MEYER - SAVIANO - MOFFITT - BLACK - MULLIGAN, RUTHER-FORD, WELLER, ZICKUS AND MURPHY,M.

New Act

Creates the Legislative Ethics Act. Establishes a Legislative Ethics Board, composed of 8 legislators, to investigate and decide complaints of ethical breaches by legislative members and staff.

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Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Executive
Interim Study Calendar EXECUTIVE
Jan 10 1995 Session Sine Die
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## HB-2180 BIGGERT - MURPHY,M.

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5 ILCS 420/1-114
                              from Ch. 127, par. 601-114
5 ILCS 420/1-117 new
5 ILCS 420/4A-101
                              from Ch. 127, par. 604A-101
5 ILCS 420/4A-102
                              from Ch. 127, par. 604A-102
5 ILCS 420/4A-103
                              from Ch. 127, par. 604A-103
5 ILCS 420/4A-105
                              from Ch. 127, par. 604A-105
5 ILCS 420/4A-106
                              from Ch. 127, par. 604A-106
5 ILCS 420/4A-107
                              from Ch. 127, par. 604A-107
5 ILCS 420/4A-108 new
5 ILCS 420/4A-104 rep.
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Amends the Illinois Governmental Ethics Act. Restructures the requirements of written statements of economic interests by employees of the State and local government who have certain responsibilities. Deletes requirement of filing economic statement based on income. Specifies the format of the economic statement to be used and the employees required to file.

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Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Executive
Apr 02 Interim Study Calendar EXECUTIVE
Jan 10 1995 Session Sine Die
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## HB-2181 STROGER.

New Act

Creates the Food Safety and Food Toxic Disclosure Act. Requires warnings to be given before knowingly or intentionally exposing anyone to a cancer causing chemical in food or food packaging. Prohibits any person from selling hamburger that is not thoroughly cooked. Creates certain exemptions from the warning requirement. Establishes manner in which warning is to be given and civil penalties for violations of the Act. Effective January 1, 1994.

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Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Consumer Protection
Motion Do Pass-Lost 004-003-002
HCON
Interim Study Calendar CONSUMER
PROT
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**1523** HB-2182

# HB-2182 LANG – FLOWERS – LEVIN – PRUSSING – BLAGOJEVICH, BURKE, CURRIE, ERWIN, KASZAK, RONEN, SCHAKOWSKY, SCHOENBERG, JONES, LOU AND SANTIAGO.

775 ILCS 5/1-102 from Ch. 68, par. 1-102 775 ILCS 5/1-103 from Ch. 68, par. 1-103 775 ILCS 5/3-103 from Ch. 68, par. 3-103

Amends the Illinois Human Rights Act. Adds discrimination based on sexual orientation to the definition of unlawful discrimination. Defines sexual orientation. Provides that it is a civil rights violation for any person to engage in blockbusting activities because of any present or prospective entry into the vicinity of a person with a particular sexual orientation.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Judiciary I

Mar 25 Recommended do pass 009-002-000

Placed Calndr, Second Reading

Apr 13 Second Reading

Placed Calndr, Third Reading
Apr 21 Third Reading - Passed 060-049-007

Arrive Senate

Chief Sponsor CULLERTON

Added as Chief Co-sponsor FARLEY Added as Chief Co-sponsor BERMAN Placed Calendr, First Reading

Apr 22 First reading Referred to Rules

Assigned to Executive

Apr 23 Added as Chief Co-sponsor LAPAILLE

Committee Executive

May 06 Added as Chief Co-sponsor TROTTER

Motion filed CULLERTON-MOVES

TO SUSPEND ANY APPLICABLE SENATE RULES AND DISCH. FROM THE SEXC. COMM., AND PLACE ON 2ND READING.

May 07 Motion failed

020-029-001

May 08 Committee Executive Refer to Rules/Rul 3-9(a)

Jan 10 1995 Session Sine Die

# HB-2183 MOFFITT

COAL MINNG APP-HEARING REQUEST Jul 07 1993 PUBLIC ACT 88-0063

# HB-2184 WENNLUND AND HASSERT.

10 ILCS 5/19-12.2 from Ch. 46, par. 19-12.2

10 ILCS 5/19-12.2 Holli Cli. 40, par. 19-12

Amends the Election Code to require each election authority to make available to the public a list of nursing home facilities within the election jurisdiction at which absentee voting will be conducted. Provides that the list shall be available no later than the Friday immediately preceding the election. Provides that the election authority may charge only a reasonable fee for the lists not to exceed actual duplication costs. Also limits to actual duplicating costs the fees that an election authority may charge for absentee voter lists.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Elections & State

Government

Apr 02 Interim Study Calendar ELECTN ST GOV

Jan 10 1995 Session Sine Die

# HB-2185 HOMER – SCHAKOWSKY – COWLISHAW – FLOWERS – MULLIGAN, OSTENBURG AND LOPEZ.

New Act

Creates the Domestic Violence Courtroom Advocacy Act. Contains only a short title provision.

HOUSE AMENDMENT NO. 1.

Adds reference to:

30 ILCS 105/5.360 new

Deletes everything. Changes the title. Creates the Domestic Violence Courtroom Advocacy Act. Amends the State Finance Act. Provides that the clerk of the circuit court in each judicial circuit shall charge a \$10 fee for initiating an action to dissolve a marriage. Provides that fees collected under this Act shall be deposited into a special fund within the State Treasury, and moneys from the fund shall be distributed to the Attorney General to be used for grants to certain domestic violence programs. Creates the Domestic Violence Courtroom Advocacy Fund.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Judiciary II

Apr 02 Amendment No.01 JUDICIARY II H Adopted DP Amnded Consent Calendar

012-000-000

Apr 13 Consnt Caldr Order 2nd Read Cnsent Calendar, 2nd Readng Consnt Caldr Order 3rd Read Remvd from Consent Calendar Cal 2nd Rdng Short Debate Apr 20 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Apr 30 Ref to Rules/Rul 37G

Jan 10 1995 Session Sine Die

## HB-2186 HOMER

DOMESTIC VIOLENCE SERVICE FEES

Aug 11 1993 PUBLIC ACT 88-0306

## HB-2187 MEYER

CONTROLLED SUBSTANCES-SCHEDULE Jul 28 1993 PUBLIC ACT 88-0168

## HB-2188 MEYER.

325 ILCS 5/7.3b from Ch. 23, par. 2057.3b 235 ILCS 5/1-1 from Ch. 43, par. 93.9 410 ILCS 250/0.01 from Ch. 111 1/2, par. 2100

Amends the Liquor Control Act of 1934, the Abused and Neglected Child Reporting Act, and the Developmental Disability Prevention Act to make technical changes.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Health Care & Human

Services

Interim Study Calendar HEALTH/HUMAN

Jan 10 1995 Session Sine Die

## HB-2189 LEVIN.

Mar 25

35 ILCS 5/517 new

35 ILCS 5/518 new

35 ILCS 5/917.5 new

Amends the Illinois Income Tax Act to require corporate returns to have space for standard industrial code classification numbers and the amounts of tax credits taken for worker training. Provides that the Department of Revenue shall publish certain information concerning income and credits for corporations with a total income of more than \$1,000,000.

Note(s) That May Apply: Fiscal

Mar 10 1993 First reading Rfrd to

Mar 11

Apr 02

Jan 10 1995 Session Sine Die

Rfrd to Comm on Assignment Assigned to Revenue Interim Study Calendar REVENUE 1525 HB-2190

### HR-2190 PHELPS.

305 ILCS 5/11-3.1

from Ch. 23, par. 11-3.1

Amends the Illinois Public Aid Code. Creates the Electronic Benefits Transfer Fund for electronically disbursing public aid benefits.

Mar 10 1993 First reading

Rfrd to Comm on Assignment Assigned to Health Care & Human

Mar 11 Services

Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

# Apr 02 HB-2191 LOPEZ.

750 ILCS 5/507

from Ch. 40, par. 507

Amends the Illinois Marriage and Dissolution of Marriage Act. Requires the clerk of the court to establish a system for direct deposit of maintenance or support payments directly to the person entitled to receive the funds in counties where at least one bank with total assets of \$100 million or more is located. In counties where bank total assets are less than \$100 million, the clerk may establish the direct deposit system. Requires the clerk to notify persons entitled to the funds of their option to choose direct deposit. Effective immediately.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 2191 fails to meet the definition

of a mandate under the State Mandates Act.

NOTE(s) THAT MAY APPLY: Fiscal: State Mandates

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary I Mar 23 St Mandate Fis Note Filed Committee Judiciary I

Apr 01 Recommended do pass 008-002-000 Placed Calndr, Second Reading

Second Reading Apr 20 Held on 2nd Reading Ref to Rules/Rul 37G Apr 30 Jan 10 1995 Session Sine Die

## HB-2192 CURRAN.

40 ILCS 5/1-110

from Ch. 108 1/2, par. 1-110

Amends the Illinois Pension Code to allow fiduciaries of a pension fund or retirement system to introduce loan programs to members and beneficiaries for the purpose of encouraging home ownership.

NOTE(S) THAT MAY APPLY: Pension

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Personnel & Pensions Ref to Rules/Rul 27D Apr 02 Jan 10 1995 Session Sine Die

## HB-2193 FRIAS.

New Act

20 ILCS 3505/7.100 new 20 ILCS 3505/7.105 new

20 ILCS 3505/7.110 new

20 ILCS 3505/7.115 new 20 ILCS 3505/7.120 new 20 ILCS 3505/7.125 new

20 ILCS 3505/7.130 new

20 ILCS 3505/7.135 new

Creates the Worker Mobility Act. Creates the Worker Mobility Advisory Council. Provides that the Council shall review applications and advise the Illinois Development Finance Authority on financing of projects related to worker transportation through private or employer sponsored car pools or transportation centers. Amends the Illinois Development Finance Authority Act. Authorizes the Illinois Development Finance Authority to guarantee loans made by the financial institutions for projects of the types specified above. Authorizes the Authority to issue bonds to finance the guarantees. Effective immediately.

STATE DEBT IMPACT NOTE

HB2193 would create loan guarantees of up to \$20 million. FISCAL NOTE (Treasurer Quinn) Estimated needed revenues for FY93, \$0.0 million; FY94, \$0.0 million; FY95, \$0.5 million; FY96, \$1.0 million.

Note(s) That May Apply: Debt; Fiscal Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Executive Mar 25 Do Pass/Short Debate Cal 008-000-003 Cal 2nd Rdng Short Debate Mar 31 Fiscal Note Requested BLACK Cal 2nd Rdng Short Debate Apr 12 State Debt Note Filed Fiscal Note Filed Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 13 Cal 3rd Rdng Short Debate Apr 27 Short Debate-3rd Passed 060-056-000 Arrive Senate Placed Calendr, First Reading May 03 Chief Sponsor GARCIA Placed Calendr, First Reading First reading May 04 Referred to Rules

HB-2194 ERWIN – PHELPS – YOUNGE – CURRIE – SCHAKOWSKY, RONEN, VON B – WESSELS, MOSELEY, PRUSSING, GASH, GIOLITTO, DAVIS, GIORGI AND ROSKAM.

Session Sine Die

New Act 20 ILCS 3505/7.100 new 20 ILCS 3505/7.105 new 20 ILCS 3505/7.110 new 20 ILCS 3505/7.115 new 20 ILCS 3505/7.120 new 20 ILCS 3505/7.125 new 20 ILCS 3505/7.130 new 20 ILCS 3505/7.135 new

Jan 10 1995

Creates the Child Care Development Act. Creates the Child Care Development Advisory Council. Provides that the Council shall review applications and advise the Illinois Development Finance Authority on financing of projects related to child care, child care providers, child care facilities, and resource referral agencies. Amends the Illinois Development Finance Authority Act. Authorizes the Illinois Development Finance Authority to guarantee loans made by the financial institutions for projects of the types specified above. Authorizes the Authority to issue bonds to finance the guarantees. Effective immediately.

STATE DEBT IMPACT NOTE

STATE DEBT IMPACT NOTE HB2194 would create loan guarantees of up to \$20 million. FISCAL NOTE (Treasurer Quinn) Estimated needed revenues for FY93, \$0.0 million; FY94, \$0.5 million; FY95, \$1.0 million; FY96, \$1.0 million.

HOUSE AMENDMENT NO. 1.

Adds reference to:

20 ILCS 3505/7.112 new

Provides that project applications made by religious organizations shall be considered in the same manner as other project applications. Provides that a religious organization may not be prohibited from carrying out its religious mission in a project receiving financial assistance.

NOTE(s) THAT MAY APPLY: Debt; Fiscal Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Health Care & Human Services Mar 25 Recommended do pass 020-003-001 Placed Calndr, Second Reading Apr 01 Fiscal Note Requested WENNLUND Placed Calndr, Second Reading Apr 12 State Debt Note Filed Fiscal Note Filed Second Reading Amendment No.01 ROSKAM Adopted Held on 2nd Reading

Placed Calndr, Third Reading Apr 13

Apr 21 Third Reading - Passed 085-025-001

Arrive Senate

Placed Calendr, First Reading

Apr 23 Chief Sponsor DEANGELIS

First reading Referred to Rules

Jan 10 1995 Session Sine Die

## HB-2195 HARTKE - MURPHY,M, ZICKUS, WIRSING, LAWFER, SALVI AND OS-TENBURG.

5 ILCS 220/3.6

from Ch. 127, par. 743.6

5 ILCS 220/3.6a new

from Ch. 139, par. 126.25 60 ILCS 5/13-35

Amends the Intergovernmental Cooperation Act and the Township Law of 1874. Provides that, in the 1994 general election, the question of whether each special district in the State (excluding library districts and park districts) whose boundaries are exactly coterminous with, or entirely within, the boundaries of a township under 500,000 shall merge with the township shall be submitted to the electors of each such township.

FISCAL NOTE (DCCA)

HB2195 has no impact on State revenues or expenditures.

# HOUSE AMENDMENT NO. 1.

Adds fire protection districts to the list of exclusions from referendum in the 1994 general election concerning special districts merging with surrounding townships.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11

Assigned to Counties & Townships Mar 25 Do Pass/Short Debate Cal 010-000-000

Cal 2nd Rdng Short Debate Apr 14

Short Debate Cal 2nd Rdng

Fiscal Note Filed

Amendment No.01 BLACK Adopted

Cal 3rd Rdng Short Debate

Short Debate-3rd Passed 107-000-000 Apr 19

Apr 20 Arrive Senate Chief Sponsor JACOBS

Placed Calendr, First Reading

Apr 21 First reading Referred to Rules

Assigned to Local Government &

Elections

May 08 Refer to Rules/Rul 3-9(a)

Jan 10 1995 Session Sine Die

## HB-2196 LEVIN - CURRIE.

35 ILCS 205/146

from Ch. 120, par. 627.

Amends the Revenue Act of 1939 by making a technical change.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 205/146

Adds reference to:

35 ILCS 205/165

from Ch. 120, par. 646

Replaces everything after the enacting clause. Provides that in counties with 3,000,000 or more inhabitants the county collector shall enter the amount of delinquent taxes, costs, and fees upon the collector's books as separate items and shall collect them in the same manner as taxes. Requires the county collector to examine the books for years 1993 and before and to enter any outstanding delinquent taxes, costs, and fees to the collector's books. Provides that delinquent taxes not added to the collector's books after 1999 shall be deemed void and uncollectable. Effective immediately.

STATE MANDATES ACT FISCAL NOTE, AS AMENDED In the opinion of DCCA, HB 2196, as amended by H-am 1, creates a local government organization and structure mandate for which no State reimbursement of the increased cost to units of local government is required.

Apr 02

Apr 13

HR-2198

Mar 10 1993	First reading	Rfrd to Comm on Assignment	
<b>M</b> ar 11		Assigned to Revenue	
Apr 02	Amendment No.01	REVENUE H Adopted	
		Do Pass Amend/Short Debate	
		012-000-000	
	Cal 2nd Rdng Short Deba	te	
Apr 13	•	Fiscal Note Requested BLACK	
•		St Mandate Fis Nte RegBLACK	
	Cal 2nd Rdng Short Deba	te	
Apr 20		St Mandate Fis Note Filed	
•	Short Debate Cal 2nd Rdr	ng	
	Held 2nd Rdg-Short Deba	te	
Apr 30	Ref to Rules/Rul 37G		
Jan 10 1995	Session Sine Die		
HB-2197 PHELA	N.		
		122 mar 24 52 1	
105 ILCS 5/34-53.1 from Ch. 122, par. 34-53.1			
Amends the School Code. In the provisions relating to supplemental tax levies by			
a board of education	on in a city having a po	pulation exceeding 500,000, makes a	
	ce to the Revenue Act of	, ,	
	First reading	Rfrd to Comm on Assignment	
Mar 11	I fist reading	Assigned to Revenue	
147611 11		A toolghou to ite tenue	

Apr 30 Ref to Rules/ Rul 37G

Jan 10 1995 Session Sine Die

HAWKINS - PRUSSING - TURNER - HOFFMAN AND DAVIS.

Placed Calndr. Second Reading

Placed Calndr, Third Reading

Recommended do pass 007-005-000

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110 ILCS 305/7g new

110 ILCS 520/8g new

110 ILCS 605/8i new

110 ILCS 705/8i new

805 ILCS 5/2.05 from Ch. 32, par. 2.05

805 ILCS 5/3.07 new
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Second Reading

Amends the Business Corporation Act of 1983, the University of Illinois Act, the Southern Illinois University Management Act, the Board of Governors Act, and the Regency Universities Act. Authorizes universities organized under these Acts to incorporate for-profit corporations for the purpose of exploiting discoveries and inventions made by faculty members. Limits the purpose of the corporations. Provides that the board of directors of these corporations must be independent from the governing board of the incorporating university.

## HOUSE AMENDMENT NO. 1.

```
Deletes reference to:

805 ILCS 5/2.05

805 ILCS 5/3.07 new

Adds reference to:

805 ILCS 105/102.05

805 ILCS 105/103.05

805 ILCS 105/103.06 new

from Ch. 32, par. 102.05

from Ch. 32, par. 103.05
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Replaces provisions relating to the Business Corporation Act of 1983. Provides that the authority granted universities shall be exercised under the General Not For Profit Corporation Act of 1986. Amends that Act to authorize universities to form not for profit corporations to exploit inventions and discoveries.

or prome sorpor	direction to emplore in exten	ions und ursection
Mar 10 1993	First reading	Rfrd to Comm on Assignment
Mar 11		Assigned to Higher Education
Mar 25		Motion Do Pass-Lost 009-005-000
		HHED
		Recommended do pass 010-006-000
	Placed Calndr, Second Re	eadng
Apr 12	Second Reading	-
-	Held on 2nd Reading	

Apr 19 Amendment No.01 HAWKINS Adopted
Held on 2nd Reading

Apr 21 Placed Calndr, Third Reading Apr 22 Third Reading - Passed 113-001-000 Arrive Senate Placed Calendr, First Reading Jan 10 1995 Session Sine Die HB-2199 RONEN - CURRIE. 820 ILCS 205/1 from Ch. 48, par. 31.1 820 ILCS 205/2 from Ch. 48, par. 31.2 820 ILCS 205/2.1 new 820 ILCS 205/3 820 ILCS 205/3 820 ILCS 205/7 820 ILCS 205/9 820 ILCS 205/13 from Ch. 48, par. 31.3 from Ch. 48, par. 31.5 from Ch. 48, par. 31.7 from Ch. 48, par. 31.9 from Ch. 48, par. 31.13

Amends the Child Labor Law. Changes criteria under which minors are allowed to engage in agricultural work. Makes various changes in the enumeration of types of work to which the Act does not apply. Allows the Director of Labor to grant a permit to a gifted minor that exempts the minor from child labor provisions. Reduces the number of days and hours a minor may work, and prohibits minors under 18 who are enrolled in school from working during school hours. Prohibits minors under 18 from engaging in certain activities, and raises the minimum age for certain types of labor from 16 to 18. Provides that an employment certificate is necessary to hire a minor under 18 (rather than under 16), except as specified. Adds language prohibiting discrimination and protecting whistleblowers.

HOUSE AMENDMENT NO. 1. Deletes reference to:

820 ILCS 205/2.1 new

820 ILCS 205/17.6 new

Deletes provisions permitting the Director of Labor to grant special exemption permits for gifted minors.

Mar 10 1993 First reading Mar 11

Mar 31

31 Amendment No.01

Rfrd to Comm on Assignment Assigned to Labor & Commerce LABOR COMMRCE H Adopted Motion Do Pass Amended-Lost 004-005-007 HLBC Interim Study Calendar LABOR

COMMRCE

Jan 10 1995 Session Sine Die

HB-2200 SKINNER.

5 ILCS 120/1.02 805 ILCS 105/114.05 from Ch. 102, par. 41.02 from Ch. 32, par. 114.05

Amends the Open Meetings Act and the General Not For Profit Corporation Act. Makes Open Meetings Act applicable to nonprofit organizations that, in any year, receive 50% or more of their funding from public sources. Requires a nonprofit corporation to include in its annual report the percentage of its funding that was received from public sources. Effective immediately.

Mar 10 1993 First reading Mar 11 Rfrd to Comm on Assignment Assigned to Executive

Mar 31

Motion Do Pass-Lost 005-002-001

1,141 31

HEXC
Remains in Committee Executive

Apr 02

Interim Study Calendar EXECUTIVE

Jan 10 1995 Session Sine Die

HB-2201 SKINNER.

605 ILCS 5/4-202

from Ch. 121, par. 4-202

Amends the Illinois Highway Code to add certain county roads to the State Highway System.

Note(s) That May Apply: Fiscal

Mar 10 1993 First reading

Mar 11

Assigned to Transportation & Motor Vehicles

Rfrd to Comm on Assignment

Mar 23

Interim Study Calendar TRANSPORTAT'N Jan 10 1995 Session Sine Die

HB-2202 SKINNER.

105 ILCS 5/2-3.110 new 750 ILCS 5/501.1

from Ch. 40, par. 501.1

Amends the School Code and the Illinois Marriage and Dissolution of Marriage Act. Requires the State Board of Education to establish a State Registry listing the name, birthdate, grade level, school, and social security number of every child enrolled in public or private schools in the State. Requires each party in a dissolution of marriage action to file with the court the passport of any minor children of the parties at the time of the filing or upon the service of a summons and petition or praecipe.

HOUSE AMENDMENT NO. 1.

Exempts private schools from requirement establishing a State Registry.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading

Mar 11

Apr 01

Amendment No.01

Rfrd to Comm on Assignment Assigned to Judiciary I

JUDICIARY I H 009-000-000

Motion Do Pass Amended-Lost

005-000-004 HJUA

Remains in Committee Judiciary I

Interim Study Calendar JUDICIARY I

Adopted

Apr 02

Jan 10 1995 Session Sine Die

## HB-2203 MADIGAN, MJ - HANNIG.

Makes appropriations for the ordinary and contingent expenses of the Attorney General for fiscal year 1994. Effective July 1, 1993.

SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Appropriates OCE funding to the Office of Attorney General for its various divisions. Appropriates funds to the Attorney General for law enforcement under the Ill. Gaming Law Enforcement Fund. Effective July 1, 1993.

Mar 10 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Appropriations-General

Services

Apr 02

Recommended do pass 013-000-000

Placed Calndr, Second Reading

Apr 26

Second Reading

Apr 28

Held on 2nd Reading Placed Calndr, Third Reading

Third Reading - Passed 110-001-001

Arrive Senate

Chief Sponsor JONES

Added as Chief Co-sponsor SEVERNS

Placed Calendr, First Reading

First reading

Referred to Rules

Apr 29 May 12

Assigned to Appropriations Recommended do pass 014-000-000

Placed Calndr, Second Reading

May 18 Filed with Secretary AMEND, NO. 01

MAITLAND-TO RULES.

May 19

Placed Calndr, Second Reading Amendment No.01

MAITLAND RULES TO SAPA.

Placed Calndr, Second Reading

May 20 Amendment No.01

MAITLAND SAPA/BE ADOPTED

009-004-000

Placed Calndr, Second Reading

Second Reading

Amendment No.01

MAITLAND

Adopted

031-026-001

Placed Calndr, Third Reading

May 21 Third Reading - Passed 053-001-004

Refer to Rules/Rul 3-8(b)

May 26

Recommends Consideration 008-000-000 HRUL

Place Cal Order Concurrence 01 H Noncners in S Amend. 01 Secretary's Desk Non-concur 01 S Refuses to Recede Amend 01 S Requests Conference Comm 1ST

Sen Conference Comm Apptd 1ST/MAITLAND,

DONAHUE, WEÁVER,S, JONES, SEVERNS

May 28

Hse Accede Req Conf Comm 1ST

Hse Conference Comm Apptd 1ST/MCPIKE

HANNIG, SCHAKOWSKY RYDER AND OLSON Refer to Rules/Rul 3-8(b)

Jan 10 1995 Session Sine Die

## HB-2204 COWLISHAW.

105 ILCS 5/17-3

from Ch. 122, par. 17-3

Amends the School Code. In the provisions authorizing school districts to increase their educational purposes tax rate by front door referendum, adds provisions under which referendum approval for the tax increase could be sought for a limited period of 5 years.

Note(s) That May Apply: Fiscal Mar 10 1993 First reading

Mar 10 1993 First reading Mar 11

Assigned to Elementary & Secondary
Education
Ref to Rules/Rul 27D

Rfrd to Comm on Assignment

Apr 02

Jan 10 1995 Session Sine Die

# HB-2205 DART - CURRAN.

15 ILCS 205/8 new 30 ILCS 105/5,360 new

Amends the Attorney General Act and the State Finance Act. Creates the Attorney General Contributory Trust Fund within the State treasury to receive grants and legal fees from State agencies and to be used for purposes authorized under those grants.

Mar 10 1993 First reading

Rfrd to Comm on Assignment Assigned to Elections & State

Mar 11 Assigned to Ele Government

r 01 Do Pass/Short Debate Cal 021-000-000

Apr 01 Apr 12

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Cal 3rd Rdng Short Debate
Apr 21 Short Debate-3rd Passed 113-002-000

Apr 22 Arrive Senate

Placed Calendr, First Reading

Apr 23

Chief Sponsor CARROLL

First reading

May 04 1994

Referred to Rules Assigned to Executive

May 12 Refer to Rules/Rul 3-9(a)

Jan 10 1995 Session Sine Die

## HB-2206 CAPPARELLI - MCAULIFFE.

30 ILCS 805/8.17 new

35 ILCS 245/1-5

from Ch. 120, par. 2501-5

Amends the State Mandates Act to exempt the Property Tax Extension Limitation Act. Amends the Property Tax Extension Limitation Act to make the Act applicable, beginning with the 1993 levy year, to all taxing districts located primarily in a county with 2,000,000 or more inhabitants. Effective immediately.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 2206 creates a local government organization and structure mandate for which no reimbursement is required under the State Mandates Act.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Mar 10 1993 First reading

Rfrd to Comm on Assignment

Mar 11 Mar 23

Apr 02

Jan 10 1995

Session Sine Die

Assigned to Revenue St Mandate Fis Note Filed Committee Revenue Ref to Rules/Rul 27D

HB-2207 LANG.

New Act

Creates the Casino Gambling Act. The Act contains only a provision stating the short title.

# HOUSE AMENDMENT NO. 2.

Deletes reference to: New Act Adds reference to: 230 ILCS 10/5 from Ch. 120, par. 2405 230 ILCS 10/5.2 new 230 ILCS 10/5.3 new 230 ILCS 10/5.4 new 230 ILCS 10/5.5 new 230 ILCS 10/6.1 new 230 ILCS 10/6.2 new 230 ILCS 10/7 230 ILCS 10/7.1 new from Ch. 120, par. 2407 230 ILCS 10/8.5 new 230 ILCS 10/11 from Ch. 120, par. 2411 230 ILCS 10/18 from Ch. 120, par. 2418 230 ILCS 10/18.1 new 230 ILCS 10/18.2 new 230 ILCS 10/19 230 ILCS 10/20 from Ch. 120, par. 2419 from Ch. 120, par. 2420 230 ILCS 10/20.3 new 230 ILCS 10/20.7 new 230 ILCS 10/24 new 230 ILCS 10/25 new 230 ILCS 10/26 new

Replaces the title of the bill and everything after the enacting clause. Amends the Riverboat Gambling Act. Adds requirements for company applicants for an owners license. Adds provisions for registration of publicly traded and other companies. Adds additional qualifications for an owners license. Adds provisions for a code of ethics for members, employees, and agents of the Gaming Board. Adds provisions for permits to be issued to suppliers of non-gambling products and services. Adds violations of the Act that constitute a criminal offense, and elevates certain violations from a misdemeanor to a Class 4 felony. Authorizes a civil penalty equal to 3 times the amount of gross receipts (rather than equal to the amount of gross receipts) derived from wagering. Makes other changes. Effective immediately.

HOUSE AMENDMENT NO. 3.

Deletes reference to: 230 ILCS 10/8.5 new 230 ILCS 10/26 new

Replaces the title of the bill and everything after the enacting clause with provisions similar to those in H-am 2. Deletes provisions concerning permits for suppliers of non-gambling products and services. Deletes provisions prohibiting gifts or contributions by certain persons. Deletes provision authorizing the Gaming Board to impose civil penalties in an administrative proceeding. Makes other changes. Effective immediately.

Mar 10 1993 First reading Mar 11 Apr 02 Apr 22 Rfrd to Comm on Assignment Assigned to Judiciary I Ref to Rules/Rul 27D Recommends Consideration 005-003-000 HRUL

Placed Calndr, Second Reading Second Reading

Amendment No.01 LANG Amendment No.02 LANG 063-046-006 Withdrawn Adopted

Placed Calndr, Third Reading

Mtn Prev-Recall 2nd Reading Apr 27 Amendment No.03 LANG 066-042-006 Mtn Fisc Nte not Applicable LANG Verified Motion prevailed 057-055-001 3/5 vote required Mtn Lost to Suspend Rule 37(D)/060-052-000 Placed Calndr, Third Reading Verified Apr 28 Short Debate-3rd Passed 061-035-017 Arrive Senate Placed Calendr.First Reading Chief Sponsor DEMUZIO Apr 29 First reading Referred to Rules May 04 Motion filed DEMUZIO-SUSPEND ANY APPLICABLE SENATE RULES, REFER TO SEXC WAIVE POSTING NOTICE, TO ALLOW BILL TO BE HEARD. May 07 Motion withdrawn DEMUZIO Motion filed DEMUZIO-MOVES TO SUSPEND ANY APPLICABLE SENATE RULE, DISCH. THE RULES COMM. AND PLACE BILL BEFORE THE FULL SENATE. Committee Rules

Jan 10 1995 Session Sine Die

# HB-2208 ROTELLO.

May 17 1994

720 ILCS 150/4 rep 720 ILCS 5/12-3.3 new

Amends the Wrongs to Children Act by repealing Section 4 concerning child endangerment. Amends the Criminal Code of 1961 by adding a Section concerning child endangerment and making the violation a Class 4 felony. Effective immediately.

# HOUSE AMENDMENT NO. 1.

Provides that a child shall not be considered endangered for the sole reason that the child's parent or other person responsible for his or her welfare provides spiritual means through prayer alone instead of medical care for the treatment or cure of disease or remedial care for the child.

NOTE(S) THAT MAY APPLY: Correctional

Mar 10 1993 First reading
Mar 11

Amendment No.01

Apr 01

Mar 25

Assigned to Judiciary II
JUDICIARY II H Adopted
Remains in Committee Judiciary II
Interim Study Calendar JUDICIARY

Rfrd to Comm on Assignment

Motion TO DISCH. COM

WAS REMOVED FROM SENATE CALENDAR. Committee Rules

H

Jan 10 1995 Session Sine Die

## Jan 10 1995 Session Sine Die

HB-2209 ROTELLO - MCAFEE.

705 ILCS 405/5-4 from Ch. 37, par. 805-4

Amend the Juvenile Court Act of 1987. Provides that when a minor 15 years of age or older is charged with an offense that constitutes a forcible felony and the offense charged was committed in furtherance of criminal activity of an organized gang, the minor shall be tried under the criminal laws of Illinois. (Now minor must also have been adjudicated delinquent for commission of an act that constitutes a

felony.) Provides that when a minor 15 years of age or older is charged with an act that constitutes a felony (now forcible felony) and the act that constitutes the offense was committed in furtherance of criminal activities of an organized gang, the minor shall be tried under the criminal laws of Illinois. Effective immediately.

Mar 10 1993 First reading

Rfrd to Comm on Assignment

Mar 11

Assigned to Judiciary II Interim Study Calendar JUDICIARY

Apr 01

Jan 10 1995 Session Sine Die

## HB-2210 ROTELIO.

820 ILCS 405/232.2 new

Amends the Unemployment Insurance Act. Provides that services performed by a firefighter for a firefighter labor organization do not constitute employment for purposes of the Act.

Mar 10 1993 First reading

Rfrd to Comm on Assignment

Mar 11

Assigned to Labor & Commerce Ref to Rules/Rul 27D

Apr 02 Jan 10 1995

Session Sine Die

## HB-2211 DAVIS.

Appropriates \$2 to the Department of Commerce and Community Affairs for its ordinary and contingent expenses. Effective July 1, 1993.

Mar 10 1993 First reading

Rfrd to Comm on Assignment

Mar 11

Assigned to Appropriations-Public Safety

Ref to Rules/Rul 27D

Apr 02

Jan 10 1995 Session Sine Die

## HB-2212 DAVIS.

35 ILCS 205/260

from Ch. 120, par. 741

Amends the Revenue Act of 1939. Provides that a property owner in a county with 2,000,000 or more inhabitants whose property was ordered sold, but later the sale was declared a sale in error because of a classification error, may collect damages from the county.

Mar 10 1993 First reading

Rfrd to Comm on Assignment Assigned to Revenue

Mar 11 Apr 02

Jan 10 1995 Session Sine Die Ref to Rules/Rul 27D

## HB-2213 DAVIS.

35 ILCS 205/330

from Ch. 120, par. 811

Amends the Revenue Act of 1939. Makes a technical change to provisions governing the short title.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11

Assigned to Revenue

Apr 02

Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

## HB-2214 DAVIS.

35 ILCS 5/101

from Ch. 120, par. 1-101

Amends the Illinois Income Tax Act. Makes a technical correction in the short title provision.

Mar 10 1993

First reading

Rfrd to Comm on Assignment

Mar 11 Apr 02

Assigned to Revenue Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

HB-2215 DAVIS.

35 ILCS 105/1

from Ch. 120, par. 439.1

Amends the Use Tax Act. Makes technical changes to the short title provisions.

Mar 10 1993 First reading

Rfrd to Comm on Assignment

Mar 12

Assigned to Revenue

Apr 02

Ref to Rules/Rul 27D

Jan 10 1995

Session Sine Die

1535 HB-2216

## HB-2216 DAVIS - MURPHY,H - FLOWERS - MOORE,EUGENE, CURRAN, OS-TENBURG AND BALANOFF.

New Act

Creates the Complaints Against Proprietary Schools Act. Requires complaints against proprietary schools be filed with the Illinois Student Assistance Commission. Requires the Commission to investigate any school complained of during a 12-month period and permits the Commission to revoke a school's eligibility to receive moneys loaned or granted by the Commission.

HOUSE AMENDMENT NO. 1.

Requires the State Board of Education, rather than the Illinois Student Assistance Commission, to receive and investigate complaints. Requires copies of complaints and reports of investigations be sent to the Commission.

HOUSE AMENDMENT NO. 3.

Requires proprietary schools to file \$100,000 surety bonds with the State Comptroller, to be retained for 2 years after the schools close and subject to forfeiture.

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Mar 10 1993 First reading
                                        Rfrd to Comm on Assignment
Mar 11
                                        Assigned to Elementary & Secondary
                                          Education
                                        Do Pass/Short Debate Cal 019-000-000
Apr 01
              Cal 2nd Rdng Short Debate
              Short Debate Cal 2nd Rdng
Apr 13
              Held 2nd Rdg-Short Debate
                   Amendment No.01
                                        DAVIS
                                                                Adopted
Apr 16
                   Amendment No.02
                                        DAVIS
                                                                Withdrawn
                   Amendment No.03
                                        DAVIS
                                                                Adopted
              Cal 3rd Rdng Short Debate
              Third Reading - Passed 111-003-001
Apr 20
              Arrive Senate
Apr 21
              Placed Calendr, First Reading
Apr 28
              Chief Sponsor KARPIEL
              Added As A Co-sponsor STERN
              Added As A Co-sponsor PALMER
              First reading
                                        Referred to Rules
Apr 29
                                        Assigned to Education
May 08
                                        Refer to Rules/Rul 3-9(a)
Jan 10 1995
              Session Sine Die
      DAVIS.
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# HB-2217

625 ILCS 5/2-108

from Ch. 95 1/2, par. 2-108

Amends the Illinois Vehicle Code. Makes technical changes in provisions governing certification of record copies.

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Mar 10 1993 First reading
                                         Rfrd to Comm on Assignment
Mar 11
                                         Assigned to Constitutional Officers
                                         Ref to Rules/Rul 27D
Apr 02
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## HB-2218 DAVIS.

625 ILCS 5/2-112

Jan 10 1995

from Ch. 95 1/2, par. 2-112

Amends the Illinois Vehicle Code. Makes technical changes in provision governing a synopsis of motor vehicle laws.

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Mar 10 1993 First reading
                                        Rfrd to Comm on Assignment
Mar 11
                                        Assigned to Constitutional Officers
Apr 02
                                        Ref to Rules/Rul 27D
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Jan 10 1995 Session Sine Die

## HB-2219 GIORGI.

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30 ILCS 115/1a
                                     from Ch. 85, par. 611a
35 ILCS 5/201
35 ILCS 5/901
                                     from Ch. 120, par. 2-201
                                     from Ch. 120, par. 9-901
35 ILCS 5/202.4 rep.
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Session Sine Die

Amends the Illinois Income Tax Act to provide that the income tax rate for individuals shall be 3% after June 30, 1993, and the corporate rate shall be 4.8% after June 30, 1993. Amends the State Revenue Sharing Act to provide that, beginning July 1, 1993, 5.9% of the income tax receipts shall be deposited into the Income Tax Surcharge Local Government Distributive Fund, Effective immediately.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Revenue Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

# DAVIS - JONES, LOU - FLOWERS.

720 ILCS 105/1 from Ch. 23, par. 2359

Amends the Abandoned Children Prevention Act to provide that a person charged with child abandonment does not lose visitation rights with the child during the period between the charge and conviction if there is no evidence of physical injury to the child.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary I Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

# HB-2221 DEJAEGHER – ROTELLO – PRUSSING – MCAFEE – BRUNSVOLD, BUGIELSKI, CURRAN, GASH, LAURINO, LEFLORE, MOORE, EUGENE, MOSELEY, PHELPS, SCHAKOWSKY, STECZO AND BURKE.

320 ILCS 35/60 from Ch. 23, par. 6801-60

Amends the Partnership for Long-Term Care Act. Deletes provision that the Department on Aging shall not implement the Act unless a private grant is received to pay the administrative costs of the pilot program.

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB 2221 fails to meet the definition of a mandate under the State Mandates Act.

## SENATE AMENDMENT NO. 1.

Adds reference to: 20 ILCS 2310/55.76 new 410 ILCS 65/7 new

Amends the Civil Administrative Code and the Rural/Downstate Health Act. Requires the Department of Public Health to establish a program to improve the supply and distribution of health care professionals in medically underserved areas. Authorizes the Department to provide assistance and grants to area health education centers established and operated in Illinois.

## SENATE AMENDMENT NO. 2.

Adds reference to: 20 ILCS 301/5-10

Amends the Alcoholism and Other Drug Abuse and Dependency Act. Directs the Department of Alcoholism and Substance Abuse to fund programs for families concerning drug and alcohol awareness. Directs the Department to establish a pilot program to implement and evaluate the use of auricular acupuncture in the detoxification and rehabilitation of substance abusers. Requires a report to the General Assembly and the Governor within 6 months of the completion of the pilot program. The auricular acupuncture provisions shall cease to be effective January 1, 1998.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Aging Mar 25 Do Pass/Short Debate Cal 021-000-000 Cal 2nd Rdng Short Debate Mar 30 Fiscal Note Requested WENNLUND St Mandate Fis Nte ReqWENNLUND Balanced Budget Note RWENNLUND Cal 2nd Rdng Short Debate Apr 01 St Mandate Fis Note Filed Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 12 Fiscal Note Request W/drawn Cal 3rd Rdng Short Debate Short Debate-3rd Passed 109-000-000 Apr 15 Apr 16 Arrive Senate Placed Calendr, First Reading Apr 19 Chief Sponsor JACOBS Added as Chief Co-sponsor SMITH Added as Chief Co-sponsor LAPAILLE

Placed Calendr, First Reading

Apr 20	First reading	Referred to Rules Assigned to Public Health	n & Welfare
May 08		Refer to Rules/Rul 3-9(a	
May 04 1994		Assigned to Public Health	
May 06	Added as Chief Co-sponsor	GARCIA	
May 11	DI 10110 15	Recommended do pass 00	9-000-000
May 12	Placed Calndr, Second Read	dng	
May 13	Second Reading Placed Calndr, Third Readi	ng	
May 17	Filed with Secretary Amendment No.01	REA	Amendment
	Titled and a g	SRUL	referred to
	Filed with Secretary Amendment No.02	TROTTER	
	Amendment No.02	TROTTER -SMITH	
		Amendment referred to	
	Added as Chief Co-sponsor		
May 18	Added As A Co-sponsor TI		
	Amendment No.01	REA	
		Rules refers to SPBH	
	Amendment No.02	TROTTER	
		-SMITH	
	Discod Coloda Third Day 4	Rules refers to SPBH	
May 19	Placed Calndr, Third Readi: Amendment No.01		
may 17	Amendment 140.01	REA Be adopted	
	Amendment No.02	TROTTER	
		-SMITH	
		Be adopted	
	Placed Calndr, Third Reading	ng	
	Recalled to Second Reading	255	
	Amendment No.01 Amendment No.02	REA	Adopted
	Amendment No.02	TROTTER -SMITH	
		Adopted	
	Placed Calndr, Third Reading	ng	
May 20	Added As A Co-sponsor BC	WLES	
	Third Reading - Passed 059	-000-000	
T 1.4		Refer to Rules/Rul 3-8(b)	
Jun 14	Diago Col Onder Communication	Recommends Consideration	on HRUL
	Place Cal Order Concurrent H Concurs in S Amend. 01/	CE U1,U2 (107,000,000	
	H Noncorr in S Amend. 02	107-000-000	
	Secretary's Desk Non-concu		
Jun 20	Filed with Secretary	1 02	
	•	Mtn recede - Senate Amer	nd
	_	Motion referred to	
I 21	Secretary's Desk Non-concu	ır 02/94-06-14	
Jun 21		Mtn recede - Senate Amer	nd
	Filed with Secretary	Rules refers to SPBH	
	Thed with Secretary	Mtn refuse recode Sen Am	a a m of
	Secretary's Desk Non-concu	Mtn refuse recede-Sen An	icila
Jun 22	S Refuses to Recede Amend	102	
	S Requests Conference Con	m 1ST/IACOBS	
	Sen Conference Comm App	td 1ST/TOPINKA,	
		CRONIN, SYVERSON	٧,
Jan 10 1995	Sassian Sina Dia	JACOBS, SMITH	
	Session Sine Die		
2222 DEJAEC	GHER - ROTELLO - SHE	EHY - GASH - SCHOE	NBERG, BU-

HB-2222 DEJAEGHER – ROTELLO – SHEEHY – GASH – SCHOENBERG, BU-GIELSKI, DEERING, ERWIN, GRANBERG, LAURINO, MCGUIRE, MOORE,EUGENE, PHELPS, RONEN, FRIAS, BALANOFF, STROGER, BURKE, PRUSSING, MAUTINO AND HOFFMAN.

320 ILCS 25/4 from Ch. 67 1/2, par. 404

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Increases the eligibility standards and provides for an annual adjustment equal to the percentage of increase in the federal Consumer Price Index. Effective January 1, 1994.

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Mar 10 1993
                    First reading
                                             Rfrd to Comm on Assignment
      Mar 11
                                             Assigned to Revenue
      Apr 02
                                             Ref to Rules/Rul 27D
      Jan 10 1995
                    Session Sine Die
            SANTIAGO - FRIAS - LOPEZ.
HB-2223
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210 ILCS 110/14 from Ch. 111 1/2, par. 185.14 210 ILCS 110/18 new 30 ILCS 105/5.360 new

Amends the Illinois Migrant Labor Camp Law. Adds the Attorney General as a person who may bring action against violators of that Law. Empowers the Department of Public Health to assess civil penalties for violations by a person who provides housing for migrant workers. Sets a minimum time to make corrections for the violations before penalties are assessed. Fees and fines generated under this Law shall be deposited into the Facility Licensing Fund. Effective immediately.

FISCAL NOTE (Dept. of Public Health)

Approximately \$5,000 would be generated from fees. The Department is unable to estimate the amount of potential revenue from fines

FISCAL NOTE (Attorney General Burris)

Total additional annual budget would be \$123,376.

## SENATE AMENDMENT NO. 1.

Deletes provision adding the Attorney General to the group of persons who may bring an action for violations of the Ill. Migrant Labor Camp Law.

•	Mar 10 1993	First reading	Rfrd to Comm on Assignment
	Mar 11		Assigned to Labor & Commerce
	Mar 24		Do Pass/Short Debate Cal 015-000-000
		Cal 2nd Rdng Short Debate	
	Apr 01	out zite mang onort zooat.	Fiscal Note Filed
	p: 0x	Cal 2nd Rdng Short Debate	- · · · · · · · · · · · · · · · · · · ·
	Apr 12	Short Debate Cal 2nd Rdns	
	11p1 12	Cal 3rd Rdng Short Debate	
	Apr 16	Short Debate-3rd Passed 10	
	ripi 10	Arrive Senate	00 002-001
		Placed Calendr, First Readr	a a
	Apr 19	Chief Sponsor GARCIA	ig.
	Apr 17	Placed Calendr First Readr	ag.
	Apr 21		
	Apr 21	First reading	Referred to Rules
	A 00	A 1 TAT - 0.1	Assigned to Commerce & Industry
	Apr 29	Amendment No.01	COMM & INDUS S Adopted
			Recommnded do pass as amend
			007-000-000
		Placed Calndr, Second Read	ing
	May 03	Second Reading	
		Placed Calndr, Third Readi	
	May 11	Third Reading - Passed 054	-000-000
	May 12	-	Refer to Rules/Rul 3-8(b)

## Jan 10 1995 Session Sine Die HB-2224 MCAFEE.

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65 ILCS 5/11-74.4-3
                                 from Ch. 24, par. 11-74.4-3
65 ILCS 5/11-74.4-4
                                 from Ch. 24, par. 11-74.4-4
65 ILCS 5/11-74.4-5
                                 from Ch. 24, par. 11-74.4-5
65 ILCS 5/11-74.4-5.5 new
65 ILCS 5/11-74.4-8
                                 from Ch. 24, par. 11-74.4-8
```

Amends the Tax Increment Allocation Redevelopment Act within the Illinois Municipal Code. Requires tax increments collected to be attributable to a specific redevelopment project. Provides that only public improvements that are directly related to a redevelopment project, and no other public improvements, are eligible project costs. Provides that if no redevelopment project is undertaken within 3 years, the area shall lose its designation as a redevelopment project area. Creates the State Redevelopment Project Area Review Board in the Department of Commerce and Community Affairs to review and approve (i) findings that an area is a blight area or conservation area, (ii) expenditures in redevelopment areas, (iii) redevelopment area boundaries, and (iv) the continued existence of redevelopment areas. Requires local joint review boards to report to the State board.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 65 ILCS 5/74.4-5 65 ILCS 5/74.4-5.5 new 65 ILCS 5/74.4-8

Replaces the title and everything after the enacting clause. Amends the Tax Increment Allocation Redevelopment Act within the Municipal Code. Provides that if a redevelopment project has not been initiated within 7 years after an area has been designated a redevelopment project area, the municipality shall repeal the area's designation as a redevelopment project area.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 2224, with H-am #1, creates both a local government organization and structure mandate and a due process mandate for which no reimbursement is required.

Note(s) That May Apply: Fiscal; State Mandates

Mar 10 1993 First reading

Rfrd to Comm on Assignment

Mar 11 Apr 02

Assigned to Revenue REVENUE

Amendment No.01

Adopted Do Pass Amend/Short Debate

012-000-000

Cal 2nd Rdng Short Debate

Apr 14

St Mandate Fis Note Filed

Cal 2nd Rdng Short Debate

Apr 20

Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Apr 30 Jan 10 1995

Ref to Rules/Rul 37G Session Sine Die

### HB-2225 MCAFEE.

820 ILCS 130/9

from Ch. 48, par. 39s-9

Amends the Prevailing Wage Act. Provides that school districts are not required to annually determine the prevailing rate of wages, and provides that the posting and publication requirements of the Act do not apply to school districts. Provides that the prevailing rate of wages for a school district that does not determine the prevailing rate of wages shall be the rate determined by the Department of Labor for the county in which the school district is located.

Mar 10 1993 First reading

Rfrd to Comm on Assignment

Mar 11 Mar 19

Assigned to Labor & Commerce Interim Study Calendar LABOR

COMMRCE

Jan 10 1995 Session Sine Die

## HB-2226 MCAFEE - PHELAN.

820 ILCS 405/1405.5 new

Amends the Unemployment Insurance Act to provide for a reduction in employer contribution rates for each new employee hired by a business of 50 or fewer employees, provided that the total number of employees does not exceed 50.

Mar 10 1993 First reading

Rfrd to Comm on Assignment

Mar 11 Mar 19

Assigned to Labor & Commerce Interim Study Calendar LABOR

COMMRČE

Jan 10 1995 Session Sine Die

## HB-2227 MCAFEE

VEH CD-LIGHTS FOR SECURITY VEH Aug 13 1993 **PUBLIC ACT 88-0341** 

## HB-2228 DUNN, JOHN.

Appropriates \$1 to the Illinois Liquor Control Commission for its ordinary and contingent expenses. Effective July 1, 1993.

Mar 10 1993 First reading

Rfrd to Comm on Assignment Assigned to Appropriations-Public

Mar 11

Safety

Apr 02

Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die HB-2229 1540

## HB-2229 NOLAND.

210 ILCS 50/4.01

from Ch. 111 1/2, par. 5504.01

Amends the Emergency Medical Services (EMS) Systems Act to make a grammatical change.

Mar 10 1993 First reading

Mar 11

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 02

Interim Study Calendar HEALTH/HUMAN

Mar 02 1994

Exempt under Hse Rule 29(C) HCHS Returned to Health Care & Human

Services

Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

## HB-2230 KUBIK

SCH CD-DENY REENROLLMENT Aug 05 1993 PUBLIC ACT 88-0199

# HB-2231 PHELPS

PUB AID-CHILD SUPPORT ENFORMNT Aug 11 1993 PUBLIC ACT 88-0307

## HB-2232 CURRAN.

755 ILCS 40/10

from Ch. 110 1/2, par. 851-10

Amends the Health Care Surrogate Act. Provides that a determination that a patient lacks decisional capacity shall not be made unless in the judgment of the physician the patient's inability to understand and appreciate the consequences of a decision regarding foregoing life-sustaining treatment or the patient's inability to reach and communicate an informed decision is permanent.

Mar 10 1993 First reading Mar 11 Rfrd to Comm on Assignment Assigned to Health Care & Human

Apr 02

Services
Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

## HB-2233 HASSERT.

35 ILCS 205/1 35 ILCS 515/1 from Ch. 120, par. 482 from Ch. 120, par. 1201

Amends the Revenue Act of 1939 and the Mobile Home Local Services Tax Act. Redefines mobile homes to exclude (i) a structure resting on a permanent foundation or piers with connection to water and sewerage facilities or to a water and septic system or (ii) a structure attached to another structure so that the resulting structure may not be legally transported over public highways on wheels without a special permit as required by Section 15-301 of the Illinois Vehicle Code. Also provides that structures that are not defined as a mobile home are considered as improvements on the real property for property tax assessment purposes. Effective January 1, 1994.

FISCAL NOTE (Dept. of Public Health)

Approximately \$5,000 would be generated from licensure fees; potential fines levied is unknown; revenues are unable to be

estimated.

Mar 10 1993 First reading

Rfrd to Comm on Assignment Assigned to Revenue

Mar 11 Apr 01 Jan 10 1995

95 Session Sine Die

Interim Study Calendar REVENUE

# HB-2234 HOMER - BLACK - MCAFEE - LANG, VON B - WESSELS, OSTEN-BURG AND MURPHY,M.

215 ILCS 5/356q new

215 ILCS 5/364

from Ch. 73, par. 976

Amends the Illinois Insurance Code. Provides that coverage for specific bones or joints may not be denied except for exclusions based on individual underwriting considerations of a specific proposed insured. Authorizes benefit limits for the temporomandibular joint when the disorder is not trauma related.

# STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB2234 creates a personnel mandate for which State reimbursement of 100% of the increased cost to units of local government is required. Due to a lack of data, no Statewide estimate of that cost is available.

# HOUSE AMENDMENT NO. 1.

Provides that the lifetime limit for nonsurgical treatment applies, but is not limited, to splint therapy.

# SENATE AMENDMENT NO. 1

Deletes reference to: 215 ILCS 5/356q 215 ILCS 5/364

Replaces everything. Creates the Tempomandibular (sic) Joint Health Insurance Act. Adds a short title only.

# SENATE AMENDMENT NO. 4

Deletes reference to:

New Act

Adds reference to:

215 ILCS 5/356q new

Replaces everything. Amends the Illinois Insurance Code. Provides that issuers of group accident and health insurance policies must offer, for an additional premium and subject to the insurer's standards of insurability, coverage for temporomandibular joint disorder and craniomandibular disorder.

Mar 10 1993 Mar 11	First reading	Rfrd to Comm on Assignr Assigned to Health Care of Services	
Mar 25		Recommended do pass 01	6-008-001
	Placed Calndr, Second Read		0 000 001
Apr 12	Second Reading		
p	Placed Calndr, Third Readi	no	
Apr 13	Tracea Camary Inta Road	St Mandate Fis Nte ReqV	VENNLIIND
11p. 10	Calendar Order of 3rd Rdn		V ET IT I E OT I E
Apr 16	Calondar Order of Sta Ran	St Mandate Fis Note File	d
Tipi 10	Calendar Order of 3rd Rdm		u
Apr 22	Calcilati Graci di Sia Ran	Mtn Prev-Recall 2nd Rea	ding
p	Amendment No.01	HOMER	Adopted
	Placed Calndr, Third Readi		Auoptou
Apr 23	Tidood Caindi, Tillia Roadi	Verified	
11p: 20	Third Reading - Passed 060		
Apr 26	Arrive Senate	3 0 1 1 00 7	
Apr 27	Placed Calendr, First Reads	ng	
Apr 28	Chief Sponsor MADIGAN		
Apr 29	First reading	Referred to Rules	
Mar 23 1994	Added as Chief Co-sponsor		
Apr 21	Added As A Co-sponsor GEO-KARIS		
Apr 28	Trade in the sport of	Assigned to Insurance, Pe	ensions &
		Licen. Act.	TENOTES CC
May 11	Added As A Co-sponsor W		
,	Amendment No.01	INS PEN LIC S	Adopted
	1,1110111111111111111111111111111111111	Recommnded do pass as a	
		009-000-000	iniona
	Placed Caindr, Second Read		
May 12	Second Reading		
•	Placed Calndr, Third Readi	ng	
May 17	Added as Chief Co-sponsor		
•	Added as Chief Co-sponsor		
	Filed with Secretary	<del>+</del>	
	Amendment No.02	CULLERTON	Amendment
			referred to
		SRUL	
	Filed with Secretary		
	Amendment No.03	CULLERTON	Amendment
			referred to
		SRUL	
	Filed with Secretary		

May 17-Cont. Amendment No.04 MADIGAN -SYVERSON Amendment referred to Filed with Secretary Amendment No.05 CULLERTON Amendment referred to SRUL Filed with Secretary Amendment No.06 CULLERTON Amendment referred to SRUL Amendment No.04 MADIGAN -SYVERSON Rules refers to SINS May 18 Amendment No.04 MADIGAN -SYVERSON Be adopted Placed Calndr, Third Reading Recalled to Second Reading Amendment No.04 MADIGAN -SYVERSON Adopted Placed Calndr, Third Reading May 20 Third Reading - Passed 059-000-000 Amendment No.02 CULLERTON Tabled Pursuant to Rule5-4(A) Amendment No.03 CULLERTON Tabled Pursuant to Rule5-4(A) Amendment No.05 CULLERTON Tabled Pursuant to Rule5-4(A) Amendment No.06 CULLERTON Tabled Pursuant to Rule5-4(A) Third Reading - Passed 059-000-000 Refer to Rules/Rul 3-8(b) Jun 14 Recommends Consideration HRUL Place Cal Order Concurrence 01,04 H Concurs in S Amend. 01,04/109-000-000 Passed both Houses Sent to the Governor Jul 13 Governor approved Aug 22 PUBLIC ACT 88-0592 effective date 95-01-01 HB-2235 PHELPS. 210 ILCS 45/3-703 from Ch. 111 1/2, par. 4153-703 Amends the Nursing Home Care Act. Grants persons who receive administrative warnings the right to request a hearing to contest the warning. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Health Care & Human Services Apr 01 Interim Study Calendar HEALTH/HUMAN Jan 10 1995 Session Sine Die HB-2236 CLAYTON. 225 ILCS 605/18 from Ch. 8, par. 318 510 ILCS 70/3 from Ch. 8, par. 703 Amends the Animal Welfare Act. Specifies the sanitary and health conditions a licensee must fulfill. Amends the Humane Care for Animals Act. Specifies the care an animal owner must provide. Effective immediately. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Consumer Protection Mar 24 Interim Study Calendar CONSUMER

PROT

Session Sine Die

Jan 10 1995

**1543** HB-2237

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HB-2237
             ROSKAM.
  225 ILCS 5/24
                                     from Ch. 111, par. 7624
  225 ILCS 15/16
                                     from Ch. 111, par. 5366
  225 ILCS 20/28
                                     from Ch. 111, par. 6378
 225 ILCS 25/30
225 ILCS 75/19.9
225 ILCS 80/26.7
                                     from Ch. 111, par. 2330
                                     from Ch. 111, par. 3728
                                     from Ch. 111, par. 3926.7
  225 ILCS 90/25
                                     from Ch. 111, par. 4275
  225 ILCS 95/22.7
                                     from Ch. 111, par. 4622.7
  225 ILCS 105/19.1
                                     from Ch. 111, par. 5019.1
  225 ILCS 110/22
                                     from Ch. 111, par. 7922
  225 ILCS 115/25.9
                                     from Ch. 111, par. 7025.9
  225 ILCS 305/29
                                     from Ch. 111, par. 1329
  225 ILCS 325/32
                                     from Ch. 111, par. 5232
  225 ILCS 340/27
                                     from Ch. 111, par. 6627
  225 ILCS 410/4-15
                                     from Ch. 111, par. 1704-15
  225 ILCS 415/23.9
                                     from Ch. 111, par. 6232
  225 ILCS 450/20.6
                                     from Ch. 111, par. 5526.6
```

Amends the Illinois Architecture Practice Act of 1989, Illinois Athletic Trainers Practice Act, Barber, Cosmetology, Esthetics and Nail Technology Act of 1985, Professional Boxing and Wrestling Act, Illinois Dental Practice Act, Illinois Occupational Therapy Practice Act, Illinois Optometric Practice Act of 1987, Illinois Physical Therapy Act, Physician Assistant Practice Act of 1987, Professional Engineering Practice Act of 1989, Clinical Psychologist Licensing Act, Illinois Public Accounting Act, Certified Shorthand Reporters Act of 1984, Clinical Social Work and Social Work Practice Act, Illinois Speech-Language Pathology and Audiology Practice Act, Structural Engineering Licensing Act of 1989, and Veterinary Medicine and Surgery Practice Act of 1983, to clarify that if the Boards fail to make their findings within 60 days of the hearing officer's report, the Director may (rather than shall) issue an order based on the hearing officer's report.

Mar 10 1993	First reading	Rind to Comm on Assignment
Mar 11	_	Assigned to Registration & Regulation
Mar 24		Do Pass/Consent Calendar 010-000-000
	Consnt Caldr Order 2nd Re	ead
Mar 30	Cnsent Calendar, 2nd Read	dng
	Consnt Caldr Order 3rd Re	ead
	Remvd from Consent Cale	ndar
	Cal 2nd Rdng Short Debat	e
Apr 16	Short Debate Cal 2nd Rdn	g
	Cal 3rd Rdng Short Debate	e
Apr 29	Interim Study Calendar Rl	EGIS REGULAT
Jan 10 1995	Session Sine Die	

# HB-2238 WENNLUND.

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225 ILCS 5/17.5 new
225 ILCS 15/16.5 new
225 ILCS 20/10.5 new
225 ILCS 25/8.5 new
225 ILCS 30/15.5 new
225 ILCS 60/3.5 new
225 ILCS 65/4.5 new
225 ILCS 70/10.5 new
225 ILCS 75/3.5 new
225 ILCS 80/4.5 new
225 ILCS 85/5.5 new
225 ILCS 90/2.5 new
225 ILCS 95/10.5 new
225 ILCS 100/11.5 new
225 ILCS 105/10.5 new
225 ILCS 110/7.5 new
225 ILCS 120/26 new
225 ILCS 305/23.5 new
225 ILCS 310/4.5 new
225 ILCS 315/4.5 new
225 ILCS 330/16.5 new
225 ILCS 335/8.5 new
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225 ILCS 340/20.5 new
225 ILCS 410/1-7.5 new
225 ILCS 415/3.5 new
225 ILCS 425/4.5 new
225 ILCS 430/4.5 new
225 ILCS 445/4.5 new
225 ILCS 450/9.01 new
225 ILCS 455/3.5 new
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Amends various professional licensing Acts. Allows the Department of Professional Regulations to assess a civil penalty not to exceed \$5,000 for each offense of practicing, attempting to practice, or holding oneself out to practice without being licensed. Grants the Department the power to investigate any unlicensed activity. Effective immediately.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Registration & Regulation

Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die

## HB-2239 KOTLARZ.

50 ILCS 20/1

from Ch. 85, par. 1031

Amends the Public Building Commission Act to make stylistic changes. Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Executive

Mar 25 Recommended do pass 007-005-000

Placed Calndr, Second Reading

Second Reading Apr 20 Held on 2nd Reading Apr 30 Ref to Rules/Rul 37G

Jan 10 1995 Session Sine Die

## HB-2240 ERWIN.

75 ILCS 10/1

from Ch. 81, par. 111

Amends the Library System Act to add a Section caption.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Executive

Mar 25 Recommended do pass 007-005-000

Placed Calndr, Second Reading

Second Reading Apr 20

Apr 21 Placed Calndr, Third Reading

Held on 2nd Reading Apr 28 Third Reading - Passed 106-006-002

Arrive Senate

Placed Calendr, First Reading

Apr 15 1994 Sen Sponsor CULLERTON

Apr 21 First reading Referred to Rules

Apr 28 Assigned to Local Government &

Elections May 06 Sponsor Removed CULLERTON

Alt Chief Sponsor Changed RAUSCHENBERGER

Refer to Rules/Rul 3-9(a) May 12

Jan 10 1995 Session Sine Die

### HB-2241 DAVIS.

Appropriates \$2 to the Department of Children and Family Services for its ordinary and contingent expenses. Effective July 1, 1993.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Appropriations-Human

Services

Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-2242 **SCHOENBERG**

## PUB AID-ELEC HEALTH CARD

Aug 11 1993 PUBLIC ACT 88-0308 1545 HB-2243

#### HB-2243 GIORGI AND HARTKE.

215 ILCS 5/463.5 new 215 ILCS 5/463.10 new 215 ILCS 5/463.15 new

Amends the Illinois Insurance Code. Requires insurers licensed to write workers' compensation insurance to provide job safety information and services to other insurers upon request. Provides for compensation for those services. Requires those insurance companies to provide job safety information and services required under the Workers' Compensation Act and the Workers' Occupational Diseases Act to employers. Establishes a cause of action against insurance companies for failure to provide required job safety information or services.

Mar 10 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Insurance Ref to Rules/Rul 27D

Apr 02

Jan 10 1995 Session Sine Die

#### SCHAKOWSKY - KASZAK. HB-2244

New Act

30 ILCS 105/5.360 new

30 ILCS 105/5.361 new

Creates the Civil Legal Services for the Indigent Act. Amends the State Finance Act. Provides that the clerk of the circuit court in each county shall charge an additional fee of 5% of the total fees charged and collected by the clerk for appearing or appealing. Provides that fees collected under this Act shall be deposited into 2 special funds within the State Treasury, and moneys from the funds shall be distributed to the Attorney General to be used for grants to certain bar associations for distribution to certain entities that provide free legal services for the indigent. Creates the Cook County Legal Services for the Indigent Fund and the State Legal Services for the Indigent Fund.

Mar 10 1993 First reading Mar 11

Mar 25

Rfrd to Comm on Assignment Assigned to Judiciary I Motion Do Pass-Lost 006-004-000 HJUA Remains in Committee Judiciary I Ref to Rules/Rul 27D

Apr 02

Jan 10 1995 Session Sine Die

#### HB-2245 BRADY

CNTY CD-TB SANITARM PREPYMNT Aug 20 1993 PUBLIC ACT 88-0434

#### HR-2246 BRADY.

55 ILCS 5/5-1114

from Ch. 34, par. 5-1114

55 ILCS 5/5-1114.1 new

Amends the Counties Code. Provides that a county may by ordinance establish a system of administrative adjudication of county ordinance violations. Provides that the county may adjudicate only civil offenses with fines less than \$250. Provides that a system established under this Section shall include an ordinance administrator, a procedure for serving notice of an ordinance violation, a method of paying fines and penalties, an opportunity for a hearing on the merits of the alleged violation, a petition to set aside a final determination of an ordinance violation, and judicial review of any final determinations.

Mar 10 1993 First reading

Mar 11

Mar 23

Jan 10 1995 Session Sine Die

#### HB-2247 BRADY.

725 ILCS 5/113-3.1

from Ch. 38, par. 113-3.1

Amends the Code of Criminal Procedure of 1963 to provide that if the court orders the defendant to pay for court appointed counsel, the court may order that payments be made on a monthly basis during the term of representation.

Mar 10 1993 First reading

Rfrd to Comm on Assignment

Rfrd to Comm on Assignment

Interim Study Calendar JUDICIARY I

Assigned to Judiciary I

Mar 11 Assigned to Judiciary II
Mar 31 Interim Study Calendar JUDICIARY
II

Jan 10 1995 Session Sine Die

### HB-2248 PHELPS.

410 ILCS 65/6 new 30 ILCS 105/5.360 new

Amends the Rural/Downstate Health Act and the State Finance Act. Creates the Rural/Downstate Health Access Fund. Provides that moneys from gifts, grants, and donations made to the Center for Rural Health shall be deposited into the Fund and may be used for rural health programs authorized by the Act.

Mar 10 1993 First reading Mar 11 Rfrd to Comm on Assignment
Assigned to Health Care & Human

Apr 02

Services
Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

# HB-2249 FLOWERS – STROGER – MURPHY,H – JONES,LOU – DAVIS.

105 ILCS 5/27-20.6 new

Amends the School Code. Provides that the Superintendent of Education shall evaluate the extent to which public elementary and high schools are providing multicultural education for students and multicultural education and sensitivity inservice training programs for school personnel. The State Superintendent shall report his or her findings and recommendations to the Governor and the General Assembly before July 1, 1994.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Elementary & Secondary
Education

Apr 01 Do Pass/Short Debate Cal 016-000-000

Apr 12 Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Apr 13 3d Reading Consideration PP
Calendar Consideration PP.

Apr 30 Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die

### HB-2250 MOORE,EUGENE – JONES,LOU.

305 ILCS 5/3-1.2

from Ch. 23, par. 3-1.2

Amends the Illinois Public Aid Code. Provides that when the Department of Public Aid determines income eligibility, cars with a total equity value of not more than \$2,500 shall be disregarded.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Health Care & Human

Services Apr 01 Interim Str

pr 01 Interim Study Calendar HEALTH/HUMAN

Apr 20 1994 Fiscal Note Requested WENNLUND Interim Study Calendar

HEALTH/HUMAN

Jan 10 1995 Session Sine Die

# HB-2251 HAWKINS.

35 ILCS 105/3-5 from Ch. 120, par. 439.3-5 35 ILCS 110/3-5 from Ch. 120, par. 439.33-5 35 ILCS 115/3-5 from Ch. 120, par. 439.103-5 35 ILCS 120/2-5 from Ch. 120, par. 441-5

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act to exempt material and equipment used for residential energy weatherization. The taxpayer is eligible for the exemption only if he or she has received an energy audit from a public utility or private licensed contractor that indicates that the weatherization material or equipment is needed to improve the energy efficiency of the residence.

Mar 10 1993 First reading

Rfrd to Comm on Assignment

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Mar 11
                                              Assigned to Revenue
      Mar 25
                                              Interim Study Calendar REVENUE
                    Session Sine Die
      Jan 10 1995
HB-2252
            DAVIS.
  105 ILCS 5/18-8
                                   from Ch. 122, par. 18-8
  105 ILCS 5/34-43.1
                                   from Ch. 122, par. 34-43.1
  105 ILCS 5/34A-500 new
  105 ILCS 5/34A-101 rep. thru 5/34A-415 rep.
  105 ILCS 5/34A-601 rep.
  105 ILCS 5/34A-602 rep.
  105 ILCS 5/34A-604 rep.
  105 ILCS 5/34A-606 rep.
  105 ILCS 5/34A-607 rep.
  105 ILCS 5/34A-608 rep.
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Amends the School Code. Abolishes the School Finance Authority. Provides that the Chicago City Council shall succeed to the powers and duties of the former Authority with respect to the retirement of those bonds that were issued by the former Authority and that are outstanding at the time the Authority is abolished. Provides for exercise by the State Board of Education of those responsibilities exercised by the former Authority with respect to monitoring and limiting the administrative, noninstructional cost expenditures of the Chicago Board of Education. Revises the State aid formula to eliminate the requirement that the budget of the School Finance Authority be paid by reducing the State aid apportionable to the Chicago public school system. Provides that the changes in the State aid formula and monitoring of noninstructional costs and the repeal of provisions relating to the School Finance Authority are effective July 1, 1994.

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Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Elementary & Secondary
Education

Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die
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# HB-2253 MORROW.

40 ILCS 5/17-149

from Ch. 108 1/2, par. 17-149

Amends the Chicago Teacher Article of the Pension Code to provide that certain income from consulting contracts between annuitants and the Board of Education shall be counted as income from substitute teaching for purposes of the rules requiring suspension of annuity upon re-employment. Effective immediately.

## PENSION IMPACT NOTE

This bill would result in a small savings to the System.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Personnel & Pensions
Apr 02 Ref to Rules/Rul 27D
Jun 01 Pension Note Filed
Remains in Committee Rules

Jan 10 1995 Session Sine Die

### HB-2254 MORROW.

40 ILCS 5/17-137	from Ch. 108 1/2, par. 17-137
40 ILCS 5/17-138	from Ch. 108 1/2, par. 17-138
40 ILCS 5/17-139	from Ch. 108 1/2, par. 17-139

Amends the Chicago Teacher Article of the Pension Code to replace the 2 trustees appointed by the Board of Education with 2 additional elected trustees, one pensioner and one contributor. Effective immediately.

### PENSION NOTE

This bill will have no direct fiscal impact.

Mar 10 1993 First reading Rfrd to Co
Mar 11 Assigned t
Apr 02 Ref to Rul
May 20 Pension N

Rfrd to Comm on Assignment Assigned to Personnel & Pensions Ref to Rules/Rul 27D Pension Note Filed Committee Rules

Jan 10 1995 Session Sine Die

HB-2255 **1548** 

10 ILCS 5/9-1.4a new 10 ILCS 5/9-1.9a new 10 ILCS 5/9-3

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HB-2255
             SCHOENBERG - PRUSSING - ERWIN - OSTENBURG.
    5 ILCS 420/1-102
                                     from Ch. 127, par. 601-102
    5 ILCS 420/1-112
                                     from Ch. 127, par. 601-112
    5 ILCS 420/1-116
                                     from Ch. 127, par. 601-116
    5 ILCS 420/1-117 new thru 420/1-126 new
    5 ILCS 420/Art. 2A heading
    5 ILCS 420/2A-101 new thru 420/2A-124
    5 ILCS 420/Art. 3 heading
    5 ILCS 420/3-202
                                     from Ch. 127, par. 603-202
    5 ILCS 420/4A-101
                                     from Ch. 127, par. 604A-101
    5 ILCS 420/4A-102
5 ILCS 420/4A-103
                                     from Ch. 127, par. 604A-102
from Ch. 127, par. 604A-103
from Ch. 127, par. 604A-105
    5 ILCS 420/4A-105
    5 ILCS 420/4A-106
                                     from Ch. 127, par. 604A-106
    5 ILCS 420/4A-107
                                     from Ch. 127, par. 604A-107
    5 ILCS 420/Art. 6A heading
    5 ILCS 420/6A-101 new thru 420/6A-118
    5 ILCS 420/Art. 7A heading
    5 ILCS 420/7A-101 new
    5 ILCS 420/Art. 2 rep.,
    5 ILCS 420/3-101 rep. through 420/3-107 rep.,
    5 ILCS 420/Art. 3 Part 1 heading rep.
    5 ILCS 420/Art. 3 Part 2 heading rep. 5 ILCS 420/Art. 3 Part 3 heading rep.
   25 ILCS 115/4.2
25 ILCS 170/Act title
                                     from Ch. 63, par. 15.3
   25 ILCS 170/2 thru 170/10
                                     from Ch. 63, pars. 172 thru 180
   25 ILCS 170/11.1 new
   30 ILCS 505/11.1 rep.
   30 ILCS 505/11.3 rep.
   30 ILCS 505/11.5 rep.
                                     from Ch. 120, par. 9-917
   35 ILCS 5/917
  Amends the Illinois Governmental Ethics Act, the General Assembly Compensa-
tion Act, the Lobbyist Registration Act, the Illinois Purchasing Act and the Illinois
Income Tax Act. Creates and transfers powers to an Ethics Commission. Creates a
code of conduct for legislators, State officials, and State employees. Allows units of
local government and school districts to appoint local boards of ethics. Allows the
Ethics Commission to obtain income tax information. Redefines lobbying State
government. Changes lobbyists' reporting periods and categories of reported expen-
ditures. Permits units of local government and school districts to adopt similar lob-
byist regulations.
       Mar 10 1993
                     First reading
                                                 Rfrd to Comm on Assignment
       Mar 11
                                                 Assigned to Executive
       Mar 31
                                                 Interim Study Calendar EXECUTIVE
       Apr 02
                                                 Interim Study Calendar EXECUTIVE
                      Session Sine Die
       Jan 10 1995
HB-2256
             GASH.
  New Act
   10 ILCS 5/1A-9
                                     from Ch. 46, par. 1A-9
    10 ILCS 5/2A-1.1
                                     from Ch. 46, par. 2A-1.1
    10 ILCS 5/4-22
                                     from Ch. 46, par. 4-22
    10 ILCS 5/5-29
                                     from Ch. 46, par. 5-29
    10 ILCS 5/6-66
                                     from Ch. 46, par. 6-66
    10 ILCS 5/7-8
                                     from Ch. 46, par. 7-8
    10 ILCS 5/7-56
                                     from Ch. 46, par. 7-56
    10 ILCS 5/7-60
                                     from Ch. 46, par. 7-60
    10 ILCS 5/7-63
                                     from Ch. 46, par. 7-63
    10 ILCS 5/7A-1
                                     from Ch. 46, par. 7A-1
    10 ILCS 5/8-4
                                     from Ch. 46, par. 8-4
    10 ILCS 5/8-5
                                     from Ch. 46, par. 8-5
   10 ILCS Art. 9 heading 10 ILCS 5/9-1.4
                                     from Ch. 46, par. 9-1.4
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from Ch. 46, par. 9-3

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10 ILCS 5/9-4
                                 from Ch. 46, par. 9-4
10 ILCS 5/9-6
                                 from Ch. 46, par. 9-6
10 ILCS 5/9-7
                                 from Ch. 46, par. 9-7
10 ILCS 5/9-7.1 new
10 ILCS 5/9-25
                                 from Ch. 46, par. 9-25
10 ILCS 5/9-25.2 new
10 ILCS 5/10-14
                                 from Ch. 46, par. 10-14
10 ILCS 5/19-2
                                 from Ch. 46, par. 19-2
10 ILCS 5/19-4
                                from Ch. 46, par. 19-4
30 ILCS 105/5.360 new
35 ILCS 5/509.1 new
```

Creates the Gubernatorial Elections Finance Act and amends the Election Code, the State Finance Act and the Illinois Income Tax Act. Limits the amount of contributions permitted to candidates for Governor and Lieutenant Governor, provides for matching funds for qualified candidates for Governor and Lieutenant Governor, and provides a voluntary income tax check-off to create those matching funds. Limits the amount of contributions permitted to the principal campaign organizations of candidates for Constitutional offices and the General Assembly. Changes the 1994 general primary election from the third Tuesday in March to the Tuesday after the second Monday in September. Effective immediately.

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Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Executive
Apr 02 Ref to Rules/Rul 27D
Jan 10 1995 Session Sine Die
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# HB-2257 LEITCH - DANIELS.

20 ILCS 1705/4	from Ch. 91 1/2, par. 100-4
20 ILCS 1705/14	from Ch. 91 1/2, par. 100-14
725 ILCS 5/104-23	from Ch. 38, par. 104-23
725 ILCS 5/104-25	from Ch. 38, par. 104-25

Amends the Department of Mental Health and Developmental Disabilities Act to permit the Chester Mental Health Center to confine all persons of a unit to their rooms when the facility director determines it is necessary to maintain security or provide for the protection and safety of recipients and staff. The period of confinement shall not exceed 12 continuous hours unless approved by the Director of Mental Health and Developmental Disabilities. Requires the Department of Mental Health and Developmental Disabilities to provide in-patient care to persons found unfit to stand trial and to those persons found not guilty by reason of insanity at the Alton, Chester, Elgin, and McFarland Mental Health Centers. Amends the Code of Criminal Procedure of 1963. Requires the Department of Mental Health and Developmental Disabilities to file within 7 days the required commitment petition and certificates to the original court having jurisdiction for commitment proceedings. Requires the Department to also file re-commitment certificates with the court. Effective immediately.

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Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Judiciary I
Apr 02 Interim Study Calendar JUDICIARY I
Jan 10 1995 Session Sine Die
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### HB-2258 WELLER.

5 ILCS 140/7	from Ch. 116, par. 207
210 ILCS 30/6.2	from Ch. 111 1/2, par. 4166.2
740 ILCS 110/2	from Ch. 91 1/2, par. 802
740 ILCS 110/7	from Ch. 91 1/2, par. 807

Amends the Freedom of Information Act, the Abused and Neglected Long Term Care Facility Residents Reporting Act, and the Mental Health and Developmental Disabilities Confidentiality Act. Allows the Inspector General to appoint a Medical Review Panel to provide consultation and monitoring regarding investigations of suspected abuse or neglect of patients in facilities operated or funded (now only operated) by the Department of Mental Health and Developmental Disabilities. Allows the panel to inspect and copy a recipient's records. Requires written consent for redisclosure of the information or for disclosure of personally identifiable infor-

mation. Exempts from the Act's copying and inspection provisions reports of investigations of recipient abuse and neglect at State-operated mental health and developmental disabilities facilities, to the extent the information would reveal identities. Effective immediately.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Judiciary I
Apr 02 Interim Study Calendar JUDICIARY I
Jan 10 1995 Session Sine Die

HB-2259 KRAUSE.

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35 ILCS 5/917
                                   from Ch. 120, par. 9-917
405 ILCS 5/2-114
                                   from Ch. 91 1/2, par. 2-114
405 ILCS 5/5-105.1 new
405 ILCS 5/5-105.2 new
405 ILCS 5/5-111
                                   from Ch. 91 1/2, par. 5-111
740 ILCS 110/2
                                   from Ch. 91 1/2, par. 802
740 ILCS 110/4
740 ILCS 110/7
                                   from Ch. 91 1/2, par. 804
                                   from Ch. 91 1/2, par. 807
740 ILCS 110/7.1 new
740 ILCS 110/11
                                   from Ch. 91 1/2, par. 811
755 ILCS 5/18-3
                                   from Ch. 110 1/2, par. 18-3
```

Amends the Mental Health and Developmental Disabilities Code to establish procedures for obtaining a lien on property of a recipient or responsible relative of a recipient for the value of services rendered by the Department to the recipient. No longer requires a facility to obtain a recipient's written consent for disclosure of admission information when an attorney or advocate representing the recipient requests residency information. Amends the Mental Health and Developmental Disabilities Confidentiality Act. Provides that a recipient's record may be reviewed during an inspection investigation or site visit by the United States Department of Justice regarding compliance with a pending consent decree. Entitles an agent under a recipient's power of attorney to inspect and copy a recipient's confidential records. Provides that a therapist may disclose a patient's records and communications to comply with the requirements of the Census Bureau in taking the federal Decennial Census. Allows for disclosure of information concerning a recipient's name, social security number, and type of services rendered between agencies and departments of the State for coordinating services and avoiding duplication of services. Does not allow disclosure of confidential, clinical, or treatment records. Amends the Illinois Income Tax Act to provide that the Director of the Department of Revenue may provide to the Department of Mental Health and Developmental Disabilities access to income information of recipients and responsible relatives who are financially liable for care provided to recipients under the Mental Health and Developmental Disabilities Code. Amends the Probate Act of 1975. Requires a decedent's representative to notify the Department of Mental Health and Developmental Disabilities of the decedent's death if the representative has knowledge that the decedent has been a recipient of a Department facility. Establishes guidelines. Effective immediately.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Judiciary I
Apr 02 Interim Study Calendar JUDICIARY I
Jan 10 1995 Session Sine Die

# HB-2260 DANIELS

INSURANCE-DEPENDNT-ELIGIBILIT Aug 11 1993 PUBLIC ACT 88-0309

### HB-2261 PRUSSING.

New Act

Creates the Tenant Remedies Act. Authorizes tenant recovery of actual damages when a landlord demands or collects rent for a dwelling when specified conditions exist. Authorizes tenant recovery of actual damages or 3 times the monthly rent for specified acts that constitute a legal eviction. Provides for injunctive and other relief. Makes remedies under the Act cumulative to any other rights or remedies under the law. Defines terms.

Mar 10 1993 First reading

Mar 11

Apr 01 Jan 10 1995 Session Sine Die Rfrd to Comm on Assignment Assigned to Judiciary I

Interim Study Calendar JUDICIARY I

HB-2262 KASZAK

ADMIN PROCEDURE-RULEMAKING

Oct 13 1993 Total veto stands.

HB-2263 OSTENBURG - VON B - WESSELS - HAWKINS - SHEEHY - NOVAK.

New Act

Creates the High Technology Development Act. Contains only a short title

HOUSE AMENDMENT NO. 1.

Deletes reference to:

New Act

Adds reference to:

30 ILCS 750/11-3.1 new

Deletes everything. Amends the Small Business Incubator Article of the Build Illinois Act by providing that a small business incubator may enter into time-sharing arrangements with its tenants.

HOUSE AMENDMENT NO. 2.

Deletes reference to:

30 ILCS 750/11-3.1 new

Adds reference to:

New Act

30 ILCS 105/5.360 new

Changes title and deletes everything after the enacting clause. Creates the Illinois Abraham Lincoln Quality Awards Act. Amends the State Finance Act to create the Illinois Abraham Lincoln Quality Awards Fund.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11

Assigned to Executive

Mar 25 Recommended do pass 007-005-000 Placed Calndr, Second Reading

Apr 20

Second Reading

Amendment No.01 OSTENBURG

NOVAK

Adopted Adopted

Mtn Fisc Nte not Applicable OSTENBURG

Motion prevailed 089-019-000

Fiscal Note not Required Placed Calndr, Third Reading

Apr 21

Third Reading - Passed 110-000-000

Amendment No.02

Arrive Senate

Placed Calendr, First Reading

Apr 28 1994

Sen Sponsor DÍLLARD

First reading Jan 10 1995 Session Sine Die Referred to Rules

#### HB-2264 MORROW - FLOWERS - HAWKINS.

New Act

Creates the Business Finance Act. Contains only a short title provision.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

New Act

Adds reference to:

105 ILCS 5/2-3.110 new

110 ILCS 805/3-42.3 new

Changes the title and replaces everything after the enacting clause. Amends the School Code and Public Community College Act. Authorizes all school and community college districts to maintain and operate a child care program beginning with the 1994-95 school year. Requires the State Board of Education to make minimum child care program criteria available to school districts, and the Illinois Community College Board to make minimum child care program criteria available to community college districts, by January 1, 1994. Authorizes waiver of applicable criteria in appropriate cases. Requires the State Board of Education and Illinois Community College Board to adopt their own rules to administer the respective child care programs. Effective immediately.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Executive Mar 25 Recommended do pass 007-005-000 Placed Calndr, Second Reading Apr 15 Fiscal Note Requested AS AMENDED -COWLISHAW Placed Calndr, Second Reading Second Reading Apr 20 Held on 2nd Reading Apr 21 Amendment No.01 **FLOWERS** Adopted Placed Calndr, Third Reading Apr 23 Third Reading - Passed 067-044-002 Arrive Senate Placed Calendr, First Reading Apr 21 1994 Sen Sponsor LAPAILLE First reading Referred to Rules

# HB-2265 HOFFMAN – GRANBERG – DEERING – YOUNGE.

Session Sine Die

New Act

Jan 10 1995

Creates the Manufacturing Modernization Act. Contains only a short title provision.

## HOUSE AMENDMENT NO. 1.

Replaces the title and everything after the enacting clause. Creates the Mississippi River Act. Provides for the creation of a working group to prepare a proposed interstate compact concerning usage and preservation of the Mississippi River and its shore. Specifies members of the working group and provides for other members to be appointed by the Governor. Requires a report to the Governor and General Assembly by March 1, 1995 containing the proposed interstate compact.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Executive Mar 25 Recommended do pass 007-005-000 Placed Calndr, Second Reading Apr 16 Second Reading Amendment No.01 HOFFMAN Adopted Placed Calndr, Third Reading Third Reading - Passed 113-000-001 Apr 21 Arrive Senate Chief Sponsor WATSON Placed Calendr, First Reading Apr 22 First reading Referred to Rules Assigned to Executive Apr 29 Recommended do pass 014-000-000 Placed Calndr, Second Reading Added As A Co-sponsor VADALABENE Placed Calndr, Second Reading Second Reading May 03 Placed Calndr, Third Reading May 05 Sponsor Removed VADALABENE Placed Calndr, Third Reading Refer to Rules/Rul 3-9(b) RULES SRUL Aug 13 Nov 17 1994 Approved for Consideration SRUL Placed Calndr, Third Reading Jan 10 1995 Session Sine Die

### HB-2266 HICKS - HAWKINS - SHEEHY.

New Act

Creates the Worker Skill Upgrading and Retraining Act. Contains only a short title provision.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Executive

Mar 25 Recommended do pass 007-005-000
Placed Caindr,Second Reading
Apr 20 Second Reading
Held on 2nd Reading

Apr 30 Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die

### HB-2267 GIOLITTO – HAWKINS.

New Act

Creates the Human Investment Act. Contains only a short title provision.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Executive

Mar 25 Recommended do pass 007-005-000

Placed Calndr, Second Reading

Apr 20 Second Reading

Held on 2nd Reading

Apr 30 Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die

### HB-2268 KOTLARZ - OSTENBURG - KASZAK - HAWKINS.

New Act

Creates the Infrastructure Development Act. Contains only a short title provision.

# HOUSE AMENDMENT NO. 2.

Replaces the title and everything after the enacting clause. Creates the Business Development Corporation Act. Establishes the Business Development Corporation Working Group within the Department of Commerce and Community Affairs. Provides that the Working Group shall study and report on the feasibility of establishing a corporation to invest in and administer business development programs. Requires the report to be submitted to the Governor and General Assembly by November 1, 1994.

# HOUSE AMENDMENT NO. 3.

Includes the Secretary of State among those to receive the report of the Business Development Corporation Working Group.

# FISCAL NOTE (DCCA)

Since DCA is the coordinating agency of the working group, it is assumed that DCCA would be expected to pay the costs of the group. Although identifying the specific cost of this legislation is not possible, related expenses of other councils (that DCCA reimburses through existing appropriations) range between \$50,000 to \$65,000 annually. The bill does not contain an effective date, therefore the working group may only exist for a partial year in FY94.

## HOUSE AMENDMENT NO. 4.

Deletes consideration of whether it is appropriate for business development programs in which a business development corporation invests to continue to be administered by the State from the scope of the report to the General Assembly.

Mar 10 1993 First reading Rfrd to Common Assignment

Wiai 10 1995	i not reading	KII U COIIIII OII ASSIBIL	HCHL.
Mar 11	-	Assigned to Executive	
Mar 25		Recommended do pass 007-005-000	
	Placed Calndr, Second Rea	idng	
Apr 20	Second Reading	_	
•	Amendment No.01	OSTENBURG	Withdrawn
	Amendment No.02	OSTENBURG	Adopted
	Amendment No.03	OSTENBURG	Adopted
		Fiscal Note Requested AS	3 <sup>*</sup>
		AMENDED-BLACK	

Held on 2nd Reading

Apr 21 Fiscal Note Filed
Amendment No.04 OSTENBURG Ac

Amendment No.04 OSTENBURG Adopted Placed Calndr, Third Reading

Apr 27 Third Reading - Passed 115-000-000

Arrive Senate

Placed Calendr, First Reading

Apr 21 1994 Sen Sponsor LAPAILLE
First reading Referred to Rules

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Jan 10 1995
                     Session Sine Die
HB-2269
             HAWKINS.
  New Act
  Creates the Jobs Creation Act. Contains only a short title provision.
      Mar 10 1993
                    First reading
                                               Rfrd to Comm on Assignment
      Mar 11
                                               Assigned to Executive
      Mar 25
                                               Recommended do pass 007-005-000
                     Placed Calndr, Second Reading
      Apr 20
                     Second Reading
                     Held on 2nd Reading
                     Placed Calndr, Third Reading
      Apr 28
                     Third Reading - Passed 107-001-004
                     Arrive Senate
                     Placed Calendr, First Reading
      Apr 21 1994
                     Sen Sponsor LAPAILLE
                     First reading
                                               Referred to Rules
      Jan 10 1995
                     Session Sine Die
HB-2270
             PHELPS - WOOLARD - DEERING - GRANBERG.
  New Act
  Creates the Finance Development Act. Contains only a short title provision.
      Mar 10 1993
                    First reading
                                               Rfrd to Comm on Assignment
      Mar 11
                                               Assigned to Executive
      Mar 25
                                               Recommended do pass 007-005-000
                     Placed Calndr, Second Reading
      Apr 20
                     Second Reading
                     Held on 2nd Reading
                     Ref to Rules/Rul 37G
      Apr 30
      Jan 10 1995
                     Session Sine Die
HB-2271
             HARTKE – HAWKINS.
  New Act
  Creates the Infrastructure Development Act. Contains only a short title
provision.
      Mar 10 1993
                     First reading
                                               Rfrd to Comm on Assignment
      Mar 11
                                               Assigned to Executive
      Mar 25
                                               Recommended do pass 007-005-000
                     Placed Calndr, Second Reading
      Apr 20
                     Second Reading
                     Held on 2nd Reading
                     Ref to Rules/Rul 37G
      Apr 30
      Jan 10 1995
                     Session Sine Die
HB-2272
             NOVAK
  UNIFRM DISPOSITN UNCLAIM PROP
      Aug 20 1993
                       PUBLIC ACT 88-0435
HB-2273
             HICKS.
   65 ILCS 5/8-11-1.1
65 ILCS 5/8-11-1.3
65 ILCS 5/8-11-1.4
                                    from Ch. 24, par. 8-11-1.1
from Ch. 24, par. 8-11-1.3
from Ch. 24, par. 8-11-1.4
   65 ILCS 5/8-11-1.5
                                    from Ch. 24, par. 8-11-1.5
   65 ILCS 5/8-11-1.2 rep.
  Amends the Illinois Municipal Code. Provides that nonhome rule municipalities
may impose occupation and use taxes of not more than 1% of gross receipts rather
than 0.5% of gross receipts. Removes population limitation. Removes referendum
requirement. Removes requirement that tax proceeds be spent on public infrastruc-
ture. Effective immediately.
      Mar 10 1993 First reading
                                                Rfrd to Comm on Assignment
      Mar 11
                                               Assigned to Revenue
      Apr 02
                                               Ref to Rules/Rul 27D
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# HB-2274 BRUNSVOLD, BLACK, WEAVER,M, ROTELLO AND HARTKE.

Session Sine Die

105 ILCS 5/2-3.108 new

Jan 10 1995

Amends the School Code. Requires the State Board of Education, from funds appropriated therefor, to develop, implement, administer, conduct and operate during

1555 HB-2274—Cont.

the 1994-95 school year a pilot telecommunication instruction program for pupils in participating school districts located in predominantly rural areas of the State. Effective immediately.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Assigned to Elementary & Secondary
Education
Apr 01 Cal 2nd Rdng Short Debate
Apr 13 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Apr 30 Ref to Rules/Rul 37G
Jan 10 1995 Session Sine Die

HB-2275 BRUNSVOLD, BLACK, WEAVER, M AND ROTELLO.

105 ILCS 5/Art. 18A heading new 105 ILCS 5/18A-1 new

Amends the School Code. Authorizes school districts to discontinue or modify action or programs mandated on or after August 1, 1985 if full, specifically identifiable State funding is not provided therefor, subject to certain exceptions. Effective July 1, 1993.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Assigned to Elementary & Secondary
Education
Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

HB-2276 BRUNSVOLD - NOVAK, BLACK, WEAVER,M AND ROTELLO.

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30 ILCS 105/5.360 new
 35 ILCS 5/201
35 ILCS 5/202.4
35 ILCS 5/202.5 new
                                     from Ch. 120, par. 2-201
                                     from Ch. 120, par. 2-202.4
 35 ILCS 5/901
                                     from Ch. 120, par. 9-901
105 ILCS 5/17-2
                                     from Ch. 122, par. 17-2
105 ILCS 5/17-3
                                     from Ch. 122, par. 17-3
105 ILCS 5/18-1.1 new
105 ILCS 5/18-8
                                     from Ch. 122, par. 18-8
105 ILCS 5/34-53
                                     from Ch. 122, par. 34-53
105 ILCS 5/17-3.1 rep.
and 5/17-3.3 rep.
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Amends the Illinois Income Tax Act, the School Code, and the State Finance Act. Increases individual and corporate income tax rates, beginning January 1, 1994, an additional 1% (to 3.75%) and 1.6% (to 6.0%), respectively. Creates the School District Tax Replacement Fund in the State Treasury. Provides for an annual transfer, beginning in June of 1994, to that Fund from the General Revenue Fund of the amount necessary to equal the decrease in school district property tax revenues resulting from a 25% reduction made in the maximum authorized educational purposes tax rate of school districts. Provides for annual distribution to school districts from the School District Tax Replacement Fund of an amount equal to each district's decrease in property tax revenues for the year as a result of the 25% reduction in its educational purposes tax rate. Effective immediately.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Revenue

Mar 24 Interim Study Calendar REVENUE

Jan 10 1995 Session Sine Die

# HB-2277 ROSKAM – WELLER – FRIAS – SALVI – SKINNER.

305 ILCS 5/4-17 new 305 ILCS 5/11-7.5 new 305 ILCS 5/11-8

from Ch. 23, par. 11-8

Amends the Public Aid Code. Requires school attendance by persons age 13 through 19 in AFDC assistance units. Provides for exceptions; provides for sanctions for failure to attend school. Effective immediately.

Mar 10 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Health Care & Human Services Mar 31 Interim Study Calendar HEALTH/HUMAN

Mar 02 1994 Exempt under Hse Rule 29(C) HCHS

Returned to Health Care & Human

Services Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-2278 ROSKAM - JOHNSON.TOM - FRIAS - PERSICO, ERWIN AND RONEN.

15 ILCS 405/10.05 from Ch. 15, par. 210.05 15 ILCS 405/10.05a from Ch. 15, par. 210.05a

305 ILCS 5/10-16.4 new 750 ILCS 5/706.3 new 750 ILCS 15/4.5 new 750 ILCS 20/26.5 new 750 ILCS 45/20.5 new

Amends the State Comptroller Act, the Public Aid Code, the Marriage and Dissolution of Marriage Act, the Non-Support of Spouse and Children Act, the Revised Uniform Reciprocal Enforcement of Support Act, and the Parentage Act. Requires a court, when it determines that an obligor is delinquent in paying child support, to certify the amount of the arrearage to the State Comptroller. Requires the Comptroller to deduct, from a State income tax refund or other State payment due the obligor, the amount of the support arrearage and remit it to the court.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Judiciary I Apr 01 Do Pass/Short Debate Cal 008-000-000

Cal 2nd Rdng Short Debate

Interim Study Calendar JUDICIARY I Apr 20

Jan 10 1995 Session Sine Die

#### HB-2279 SKINNER.

605 ILCS 5/6-501

from Ch. 121, par. 6-501

Amends the Illinois Highway Code to allow road districts to accumulate up to 50% of the taxes collected from a subdivision for purposes of road improvements in that subdivision.

### HOUSE AMENDMENT NO. 1.

Provides that the total accumulation of taxes collected from subdivisions shall not exceed 10% of the total funds held for road purposes.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Transportation & Motor Vehicles

Amendment No.01 TRANSPORTAT'N H Mar 31 Adopted

Motion Do Pass Amended-Lost 015-004-009 HTRN

Remains in Committee Transportation

& Motor Vehicles Apr 02 Interim Study Calendar

TRANSPORTAT'N

Jan 10 1995 Session Sine Die

#### HB-2280 **FRIAS**

UNLAWFUL USE OF WEAPONS Oct 13 1993 Total veto stands.

#### MOORE,EUGENE - STROGER - JONES,LOU. HB-2281

215 ILCS 5/530 from Ch. 73, par. 1065.77

Amends the Illinois Insurance Code in relation to urban property insurance. Makes technical changes.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Insurance

Mar 30 Interim Study Calendar INSURANCE

Jan 10 1995 Session Sine Die

#### HB-2282 GASH

CHICAGO LEARNING ZONE

PUBLIC ACT 88-0200 Aug 05 1993

1557 HB-2283

#### HB-2283 GRANBERG - WOOLARD.

65 ILCS 95/7

from Ch. 24, par. 1607

Amends the Home Equity Assurance Act. Makes technical and stylistic changes. Rfrd to Comm on Assignment

Mar 10 1993 First reading Mar 11

Assigned to Executive Mar 25 Recommended do pass 007-005-000

Placed Calndr, Second Reading

Apr 20 Second Reading

Held on 2nd Reading

Ref to Rules/Rul 37G Apr 30 Jan 10 1995 Session Sine Die

#### HB-2284 EDLEY.

New Act

Creates the Debt Issuance Reform Act. Requires bonds issued by specified State agencies to be sold to the highest bidder, by sealed bid, for an interest rate not exceeding the maximum rate fixed in the order authorizing the issuance of the bonds. Prohibits employees of specified State officers and agencies from any discussions or dealings on matters pertaining to bond issuance with a former employee of a State agency or office for one year after the employee's termination of employment, if specified conditions are met. Requires former employees of State offices or agencies who engage in work related to the issuance of bonds by the State or its agencies to register with the Secretary of State. Willful failure to register is a Class A misdemeanor. Provides that registration statements shall be made available to State agencies upon request.

FISCAL NOTE (Bureau of the Budget)

The fiscal impact of HB 2416 is unclear but probably not significant. There will be a minor cost to promulgating rules to permit negotiated sales. In addition, it is possible that the inability to contract with former employees will delay the use of a creative financing technique in the future that could have saved the State money.

Mar 10 1993 First reading

Mar 11

Mar 26

Apr 02

Jan 10 1995 Session Sine Die Rfrd to Comm on Assignment Assigned to Elections & State Government

Fiscal Note Filed

Committee Elections & State Government

Ref to Rules/Rul 27D

#### NOLAND - WOOLARD. HB-2285

New Act 20 ILCS 205/40.23 225 ILCS 630/Act rep.

from Ch. 127, par. 40.23

240 ILCS 15/Act rep. 240 ILCS 25/Act rep.

Creates the Grain Code, amends the Civil Administrative Code of Illinois and repeals the Grain Dealers Act, the Public Grain Warehouse and Warehouse Receipts Act and the Illinois Grain Insurance Act. Provides for the regulation of the various aspects of the grain industry. Effective September 1, 1993.

HOUSE AMENDMENT NO. 1.

Adds reference to: 240 ILCS 25/5

from Ch. 114, par. 705 from Ch. 17, par. 1653

760 ILCS 5/3 810 ILCS 5/1-104a

from Ch. 26, par. 1-104a

Deletes everything. Creates the Grain Code. Amends the Civil Administrative Code of Illinois, the Trusts and Trustees Act, and the Uniform Commercial Code. Amends the Illinois Grain Insurance Act to change certain fees assessed grain dealers and grain warehousemen. Repeals the Grain Dealers Act, the Public Grain Warehouse and Warehouse Receipts Act and the Illinois Grain Insurance Act. Provides for the regulation of the various aspects of the grain industry. Effective January 1, 1995, except for provisions relating to assessment rates for grain dealers and warehousemen which shall take effect upon becoming law.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Agriculture & Conservation

Mar 24 Interim Study Calendar AGRICULTURE

Mar 02 1994 Exempt under Hse Rule 29(C) HAGC
Returned to Agriculture & Conservation

Apr 20 Amendment No.01 AGRICULTURE H Adopted

Do Pass Amend/Short Debate

022-000-000

Cal 2nd Rdng Short Debate Apr 28 Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

# HB-2286 GIORGI.

30 ILCS 505/3

from Ch. 127, par. 132.3

Amends the Illinois Purchasing Act. Sets forth criteria for determining whether an entity is a "responsible bidder" for purposes of awarding contracts under the Act. Criteria include maintenance of certain benefits and insurance, participation in apprenticeship programs, and remittance of withholding from wages to the Illinois Department of Revenue.

FISCAL NOTE (DCMS)

HB2286 will have minimal administrative fiscal impact on DCMS.

However, there could be a significant increase in the prices the State pays for goods and services. In 1992, DCMS made pur-

chases totaling \$240 million, which would mean \$2.4 million more for each 1% increase in prices.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Elections & State Government

Apr 02 Fiscal Note Filed

Committee Elections & State
Government

Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

# HB-2287 KOTLARZ, JONES,LOU, RYDER, WELLER AND MAUTINO.

210 ILCS 3/35

Amends the Alternative Health Care Delivery Act. Adds postsurgical recovery care centers as authorized alternative health care delivery models. Effective immediately.

FISCAL NOTE, (Dept. of Public Health)

As the original Act was passed only last session, a framework of administrative rules for the Act is currently being developed by the Department. The Act allows the Department to charge application and renewal fees. IDPH believes that such fees should cover the costs the Department will incur in administering the Act.

# HOUSE AMENDMENT NO. 4.

Adds reference to: 210 ILCS 3/30

Amends the Alternative Health Care Delivery Act. Requires the Departments of Public Health and Public Aid to develop a reimbursement methodology for facilities participating in the demonstration program. Requires the Department of Public Aid to report to the Department of Public Health concerning receipt of services by Medicaid recipients. Requires that a facility be licensed as an ambulatory surgical treatment center, hospital, or skilled nursing facility for at least 2 years before participating as a postsurgical recovery care center. Changes the maximum length of stay in a postsurgical recovery care center from 72 hours to 48 hours. Provides that a postsurgical recovery care center shall be no larger than 25 beds. Makes other changes.

HOUSE AMENDMENT NO. 5.

Adds reference to:

210 ILCS 5/3

from Ch. 111 1/2, par. 157-8.3

1559 HB-2287—Cont.

Replaces the title of the bill and everything after the enacting clause with similar provisions. Also amends the Ambulatory Surgical Treatment Center Act. Limits the number of postsurgical recovery care centers to 8 statewide, allocated among specified areas. Limits postsurgical recovery care centers to 20 (rather than 25) beds. Requires that postsurgical recovery care centers and ambulatory surgical treatment centers be located within 15 or 30 minutes of a hospital, depending on location. Makes other changes. Effective immediately.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Health Care & Human Services Recommended do pass 023-002-002 Mar 25 Placed Calndr, Second Reading Apr 12 Second Reading Placed Calndr, Third Reading Fiscal Note Filed Apr 13 Calendar Order of 3rd Rdng Mtn Prev-Recall 2nd Reading Apr 21 Amendment No.01 LANG Adopted Motion to Reconsider Vote Mtn Reconsider Vote Prevail 01 Amendment No.01 LANG Lost 019-084-004 Amendment No.02 LANG Lost 023-078-006 TURNER Amendment No.03 Lost 045-060-002 **KOTLARZ** Amendment No.04 Adopted Placed Calndr, Third Reading Mtn Prev-Recall 2nd Reading Apr 22 Amendment No.05 RYDER Adopted Placed Calndr, Third Reading Third Reading - Passed 060-053-002 Apr 23 Arrive Senate Chief Sponsor TOPINKA Placed Calendr, First Reading Referred to Rules Apr 27 First reading Jan 10 1995 Session Sine Die

## HB-2288 CURRAN - MOSELEY - DEUCHLER.

20 ILCS 505/34.11 new

Amends the Civil Administrative Code of Illinois. Requires the Department of Children and Family Services to submit an application to the Commissioner of the Administration on Children, Youths, and Families for a federal grant to expand, develop, and operate a network of local family resource and support programs.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Health Care & Human
Services

Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

# HB-2289 RONEN - FRIAS, SCHAKOWSKY AND ERWIN.

35 ILCS 5/203 from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act. For taxable years ending on or after December 31, 1993, provides for a tax deduction in an amount equal to 25% of annual rent paid on a principal place of residence.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Revenue

Apr 01 Interim Study Calendar REVENUE

Jan 10 1995 Session Sine Die

# HB-2290 PHELPS.

210 ILCS 3/15

Amends the Alternative Health Care Delivery Act. Exempts a licensed hospital or skilled nursing facility from demonstration program requirements for purposes of operating as a "subacute care hospital". Non-participating facilities may not hold themselves out to the public as "subacute care hospitals".

Mar 10 1993	First reading	Rfrd to Comm on Assignment
Mar 11		Assigned to Health Care & Human
Apr 01		Services
Apror	G 10 1D1 G1 D1	Do Pass/Short Debate Cal 025-000-000
	Cal 2nd Rdng Short Debate	
Apr 13	Short Debate Cal 2nd Rdng	g
	Cal 3rd Rdng Short Debate	
Apr 21	Short Debate-3rd Passed 07	70-040-000
Apr 22	Arrive Senate	
•	Chief Sponsor TOPINKA	
	Placed Calendr, First Readr	ıg
Apr 23	First reading	Referred to Rules
Apr 27	C .	Assigned to Public Health & Welfare
Apr 28	Added as Chief Co-sponsor	TROTTER
	-F	Committee Public Health & Welfare
May 08		Refer to Rules/Rul 3-9(a)
Jan 10 1995	Consider Ciera Di	Refer to Rules/ Rul 3-9(a)
Jan 10 1995	Session Sine Die	

## HB-2291 ZICKUS.

720 ILCS 5/44-2.5 new

Amends the Criminal Code of 1961. Makes it a Class A misdemeanor (and a Class 4 felony for succeeding offenses) for students or persons on school property without permission to use or possess pocket pagers, subject to an affirmative defense exception for students based on prior authorization. Effective immediately.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Judiciary II
Apr 01 Interim Study Calendar JUDICIARY

Jan 10 1995 Session Sine Die

# HB-2292 HANRAHAN.

720 ILCS 5/17-1

from Ch. 38, par. 17-1

Amends the Criminal Code of 1961 relating to deceptive practices. Provides that issuing a check upon a real or fictitious depository, knowing it will not be paid by the depository, in payment of any child support or maintenance ordered by the court to be paid to the circuit court clerk or any statutory fee required to be paid to the circuit court clerk is a deceptive practice.

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Mar 10 1993 First reading
                                         Rfrd to Comm on Assignment
Mar 11
                                         Assigned to Judiciary II
Mar 25
                                         Do Pass/Consent Calendar 016-000-000
               Consnt Caldr Order 2nd Read
Mar 31
               Cnsent Calendar, 2nd Reading
               Consnt Caldr Order 3rd Read
Apr 14
               Consnt Caldr, 3rd Read Pass 113-000-002
               Arrive Senate
              Placed Calendr, First Reading
Apr 15
              Chief Sponsor KLEMM
              First reading
                                         Referred to Rules
                                         Assigned to Judiciary
Apr 22
              Added as Chief Co-sponsor STERN
                                         Committee Judiciary
May 08
                                         Refer to Rules/Rul 3-9(a)
Jan 10 1995
              Session Sine Die
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# HB-2293 WENNLUND.

720 ILCS 550/12	from Ch. 56 1/2, par. 712
720 ILCS 570/505	from Ch. 56 1/2, par. 1505
720 ILCS 600/5	from Ch. 56 1/2, par. 2105
725 ILCS 175/5	from Ch. 56 1/2, par. 1655

Amends the Cannabis Control Act, the Illinois Controlled Substances Act, the Narcotics Profit Forfeiture Act, and the Drug Paraphernalia Control Act to provide that non-drug related assets may be seized if drug related assets are beyond judicial process.

Mar 10 1993	First reading	Rfrd to Comm on Assignment
Mar 11		Assigned to Judiciary II
Apr 02		Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-2294 PARKE

DRIVING UNDER INFLUENCE

Jul 28 1993 **PUBLIC ACT 88-0169** 

#### HB-2295 PRUSSING.

10 ILCS 5/Art. 9 heading 10 ILCS 5/9-7.1 new

Amends the Election Code. Prohibits expenditure of campaign contributions for a candidate's personal use. Makes violation punishable by a \$1,000 civil penalty.

Mar 10 1993 First reading

Rfrd to Comm on Assignment

Mar 11

Assigned to Executive Ref to Rules/Rul 27D

Apr 02

Jan 10 1995 Session Sine Die

#### PRUSSING - LANG - SHEEHY - HAWKINS, GASH AND BALANOFF. HB-2296

5 ILCS 420/4A-106

from Ch. 127, par. 604A-106

10 ILCS 5/9-17

from Ch. 46, par. 9-17

Amends the Illinois Governmental Ethics Act and the Election Code. Removes the requirement that a candidate be notified of the public examination of his statement of economic interest, statement of organization and finance disclosure reports.

# HOUSE AMENDMENT NO. 1.

Deletes reference to: 10 ILCS 5/9-17

Removes the bill's changes. Amends the Illinois Governmental Ethics Act to make a style change.

Mar 10 1993 First reading

Rfrd to Comm on Assignment

н

Mar 11 Mar 31

Assigned to Executive EXECUTIVE

Amendment No.01

Adopted

007-000-005

Do Pass Amend/Short Debate 007-000-005

Cal 2nd Rdng Short Debate

Apr 12

Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Apr 30

Ref to Rules/Rul 37G Session Sine Die

Jan 10 1995 HR-2297 PRUSSING.

425 ILCS 25/9

from Ch. 127 1/2, par. 9

425 ILCS 25/9e

from Ch. 127 1/2, par. 14

Amends the Fire Investigation Act to provide that the rules of the State Fire Marshal shall not apply in municipalities that have adopted fire and safety standards that are equal to or more stringent than those of the State Fire Marshal. Provides that the State Fire Marshal and municipalities have concurrent authority to enforce certain rules.

Mar 10 1993 First reading

Rfrd to Comm on Assignment

Mar 11

Assigned to Cities & Villages Motion Do Pass-Lost 001-006-002

Mar 24

HCIV

Remains in Committee Cities &

Villages

Apr 02 Jan 10 1995 Session Sine Die Ref to Rules/Rul 27D

#### HB-2298 PRUSSING.

70 ILCS 3610/4

from Ch. 111 2/3, par. 354

Amends the Local Mass Transit District Act. Provides that, notwithstanding any other provision for appointment of district trustees, if more than 75% of the residents of a district reside within municipalities, the mayors or presidents of those municipalities (thus excluding the county board chairman) shall appoint the district's trustees. Effective immediately.

Mar 10 1993 First reading

Mar 11

Rfrd to Comm on Assignment Assigned to Cities & Villages

Mar 24

Motion Do Pass-Lost 002-006-001

HCIV

Remains in Committee Cities &

Villages Ref to Rules/Rul 27D

Apr 02

Jan 10 1995 Session Sine Die

#### HB-2299 PRUSSING.

70 ILCS 2405/3

from Ch. 42, par. 301

Amends the Sanitary District Act of 1917. Provides that if more than 75% of the residents of a district reside within municipalities, the mayors or presidents of those municipalities (rather than the county board or members of the General Assembly) shall appoint the district's board of trustees. Effective immediately.

Mar 11

Mar 10 1993 First reading

Mar 31

Rfrd to Comm on Assignment Assigned to Cities & Villages Motion Do Pass-Lost 002-005-001 HCIV

Remains in Committee Cities &

Ref to Rules/Rul 27D

Villages

Apr 02

Jan 10 1995 Session Sine Die

#### HB-2300 PRUSSING - KUBIK.

40 ILCS 5/22-505

from Ch. 108 1/2, par. 22-505

Amends the Pension Code to direct the Public Employee Pension Fund Division of the Department of Insurance to review the actuarial assumptions used by the various public pension funds. Requires public hearing and report to the General Assembly. Effective immediately.

Mar 10 1993 First reading

Mar 11

Apr 02 Jan 10 1995

Session Sine Die

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Ref to Rules/Rul 27D

#### HB-2301 BIGGERT

PRODUCT LIABILITY LIMITS

Mar 31 1993

Stricken - Hse Rule 35B

#### HB-2302 BIGGERT.

415 ILCS 60/3 415 ILCS 60/15

from Ch. 5, par. 803 from Ch. 5, par. 815

Amends the Illinois Pesticide Act. Provides that the Department of Agriculture. Department of Public Health, and the Environmental Protection Agency each has exclusive authority to enforce specified portions of the Act.

Mar 10 1993 First reading

Mar 11 Mar 24 Rfrd to Comm on Assignment

Assigned to Agriculture & Conservation Motion Do Pass-Lost 010-007-002

HAGC

Remains in Committee Agriculture &

Conservation

Interim Study Calendar AGRICULTURE

Jan 10 1995 Session Sine Die

#### HB-2303 BIGGERT.

775 ILCS 5/5-102

from Ch. 68, par. 5-102

Amends the Public Accommodations Article of the Human Rights Act. Provides that activities otherwise permitted by law and authorized by public officials for any lawful purpose that have the incidental effect of denying a handicapped person the enjoyment of the facilities and services of a place of public accommodation shall not be deemed unlawful discrimination or a civil rights violation. Effective August 1, 1993.

Mar 10 1993 First reading

Mar 11

Mar 25

Rfrd to Comm on Assignment Assigned to Judiciary I Motion Do Pass-Lost 003-004-000

HJUA Interim Study Calendar JUDICIARY I Jan 10 1995 Session Sine Die

HB-2304 BIGGERT

CIV PRO/TECHNICAL/GRAMMATICAL

Apr 12 1993

Stricken - Hse Rule 35B

HB-2305 BIGGERT.

625 ILCS 5/11-1002

from Ch. 95 1/2, par. 11-1002

Amends the Illinois Vehicle Code. Replaces provisions governing the crossing of a roadway by a pedestrian when no signal is in place. Provides that the driver of a vehicle shall yield the right-of-way to a pedestrian crossing the roadway within any marked crosswalk or within any unmarked crosswalk at an intersection. Provides that the pedestrian shall not be relieved from the duty of using due care for his or

Mar 10 1993 First reading

Rfrd to Comm on Assignment Assigned to Transportation & Motor

Mar 11

Vehicles

Mar 24

Motion Do Pass-Lost 016-011-000

HTRN

Remains in Committee Transportation

Mar 30

& Motor Vehicles Interim Study Calendar TRANSPÓRTAT'N

Jan 10 1995 Session Sine Die

HB-2306 BIGGERT.

775 ILCS 5/1-102

from Ch. 68, par. 1-102

Amends the Human Rights Act. Provides that it is the public policy of this State to limit the authority of the State agencies charged with enforcing the Act to matters not regulated or prohibited by other Acts whose enforcement is delegated to other State agencies. Effective immediately.

Mar 10 1993 First reading

Mar 11

Assigned to Judiciary I

Mar 25

Motion Do Pass-Lost 003-004-000 HIIIA

Rfrd to Comm on Assignment

Interim Study Calendar JUDICIARY I

Jan 10 1995 Session Sine Die

HB-2307 STECZO

LIQUOR CONTROL-BREWER & AGENT

Oct 13 1993 Bill dead-amendatory veto. HR-2308 DEUCHLER - BALANOFF - DAVIS.

625 ILCS 5/11-208.3

from Ch. 95 1/2, par. 11-208.3

Amends the Illinois Vehicle Code. Requires a municipality in a notice of impending driver's license suspension for parking violations to state that the person may obtain a copy of an original parking ticket by sending a self addressed stamped envelope to the municipality along with a request for the copy.

HOUSE AMENDMENT NO. 1.

Adds a home rule preemption provision regarding the photostatic copy notice requirement.

STATE MANDATES ACT FISCAL NOTE, AMENDED In the opinion of DCCA, HB-2308, as amended by H-am 1, creates a due process mandate for which no State reimbursement of the increased cost to units of local government is required. Due to a lack of data, no Statewide estimate of the cost to units of

local government is available.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11

Assigned to Cities & Villages Do Pass/Short Debate Cal 009-000-000

Mar 24 Apr 14

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Amendment No.01

DEUCHLER

Adopted St Mandate Fis Nte RegGRANBERG

Held 2nd Rdg-Short Debate

St Mandate Fis Note Filed

Cal 3rd Rdng Short Debate

Apr 20

Short Debate-3rd Passed 114-001-000 Apr 22

Arrive Senate

Chief Sponsor CULLERTON Placed Calendr, First Reading

Apr 23 First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-2309 DEUCHLER.

820 ILCS 145/2.1 new

Amends the Eight Hour Work Day Act. Provides that the Act does not prohibit a collective bargaining agreement under which an employee works a 10-hour day and a 4-day week at the employee's regular rate of pay, and that overtime pay shall be required only if the employee works more than 40 hours in a week.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Labor & Commerce

Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-2310 CURRAN.

5 ILCS 100/5-33 new 305 ILCS 5/5-5.04 new

Amends the Administrative Procedure Act and the Public Aid Code, Provides that statutes and rules affecting long-term care facilities (except those necessitated by federal requirements) must be funded before being implemented. Effective immediately.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Health Care & Human

Services Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-2311 HICKS - BLACK.

235 ILCS 5/5-2

from Ch. 43, par. 117

Amends the Liquor Control Act. Provides that Cook County licenses and railroad, airplane, and boat licenses shall expire on June 30th and that other licenses shall expire on December 31st. Prorates fees for licenses of less than a year. Effective January 1, 1994.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Executive

Mar 25 Do Pass/Short Debate Cal 010-000-000 Cal 2nd Rdng Short Debate

Apr 01 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate

Short Debate-3rd Passed 095-009-004 Apr 23

Apr 26 Arrive Senate Chief Sponsor JACOBS Apr 27

Placed Calendr, First Reading

Referred to Rules First reading

Jan 10 1995 Session Sine Die

#### HB-2312 KASZAK – KUBIK.

10 ILCS 5/4-10.5 new

10 ILCS 5/5-9.5 new

10 ILCS 5/6-37.5 new

Amends the Election Code to permit the computerization of voter records. Requires signature digitization. Effective immediately.

Mar 10 1993 First reading

Rfrd to Comm on Assignment Mar 11 Assigned to Elections & State Government

Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-2313 ROSKAM.

5 ILCS 350/1 from Ch. 127, par. 1301

20 ILCS 1705/67 new

20 ILCS 1705/68 new

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30 ILCS 105/13.2
                                  from Ch. 127, par. 149.2
405 ILCS 5/1-114.1 new
405 ILCS 5/1-114.2 new
405 ILCS 5/1-114.3 new
405 ILCS 5/1-114.4 new
405 ILCS 5/1-114.5 new
405 ILCS 5/3-300
                                  from Ch. 91 1/2, par. 3-300
405 ILCS 5/3-400
                                  from Ch. 91 1/2, par. 3-400
                                  from Ch. 91 1/2, par. 3-405
405 ILCS 5/3-405
                                  from Ch. 91 1/2, par. 3-502
405 ILCS 5/3-502
                                  from Ch. 91 1/2, par. 3-503
405 ILCS 5/3-503
                                  from Ch. 91 1/2, par. 3-504
405 ILCS 5/3-504
405 ILCS 5/3-510
                                  from Ch. 91 1/2, par. 3-510
405 ILCS 5/3-601
                                  from Ch. 91 1/2, par. 3-601
405 ILCS 5/3-603
                                  from Ch. 91 1/2, par. 3-603
405 ILCS 5/3-606
                                  from Ch. 91 1/2, par. 3-606
                                  from Ch. 91 1/2, par. 3-607
405 ILCS 5/3-607
                                  from Ch. 91 1/2, par. 3-702
405 ILCS 5/3-702
405 ILCS 5/3-704
                                  from Ch. 91 1/2, par. 3-704
405 ILCS 5/3-706
                                  from Ch. 91 1/2, par. 3-706
405 ILCS 5/3-811
                                  from Ch. 91 1/2, par. 3-811
405 ILCS 5/3-812
                                  from Ch. 91 1/2, par. 3-812
                                  from Ch. 91 1/2, par. 3-815
405 ILCS 5/3-815
                                  from Ch. 91 1/2, par. 3-902
405 ILCS 5/3-902
                                  from Ch. 91 1/2, par. 3-909
405 ILCS 5/3-909
405 ILCS 5/4-308
                                  from Ch. 91 1/2, par. 4-308
405 ILCS 5/4-405
                                  from Ch. 91 1/2, par. 4-405
405 ILCS 5/4-504
                                  from Ch. 91 1/2, par. 4-504
405 ILCS 5/4-609
                                  from Ch. 91 1/2, par. 4-609
405 ILCS 5/4-610
                                  from Ch. 91 1/2, par. 4-610
405 ILCS 5/5-104
                                  from Ch. 91 1/2, par. 5-104
                                  from Ch. 91 1/2, par. 5-117
405 ILCS 5/5-117
725 ILCS 5/104-32 new
730 ILCS 5/5-2-4
                                  from Ch. 38, par. 1005-2-4
740 ILCS 110/9.2 new
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Amends the Mental Health and Developmental Disabilities Code, the Department of Mental Health and Developmental Disabilities Act, the Mental Health and Developmental Disabilities Confidentiality Act, the State Employee Indemnification Act and the State Finance Act. Requires the Director of Mental Health and Developmental Disabilities to notify the Illinois Supreme Court and the circuit court that has jurisdiction over Local Area Networks when a mental health facility has reached capacity and is no longer admitting recipients. Establishes a waiting list for priority admittance and requires each mental health facility to notify the courts when vacancies occur. Contains other provisions pertaining to admissions when a Local Area Network has one or more participating mental health centers. Permits the Department of Mental Health and Developmental Disabilities to use funds appropriated for State operated facility operations and administration to assist with transfers of people residing in State operated facilities to community based residential settings. Provides that, when a court orders a person to be detained in, or admitted to, a facility of the Department, the court may not order the admission of the person to a specific Department facility. Amends the Code of Criminal Procedure and the Unified Code of Corrections by providing that, when a person is ordered by a court to be placed in the custody of the Department, the court may not specify a particular Department facility (although the court may specify whether the person should be in a secure or non-secure setting). Effective immediately.

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Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Health Care & Human
Services

Apr 02 Interim Study Calendar
HEALTH/HUMAN
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Jan 10 1995 Session Sine Die

HB-2314 **1566** 

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HB-2314 GIORGI.
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70 ILCS 2605/4

from Ch. 42, par. 323

Amends the Metropolitan Water Reclamation District Act. Adds the chairman of the committee on budget and employment as a position to be elected by the district board of commissioners, and fixes that chairman's annual salary at \$45,000. Effective immediately.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB-2314 creates a local government organization and structure mandate for which no reimbursement is required, and a personnel mandate for which reimbursement of the increased cost to a unit of local government is required. The estimated increase in cost is \$5,000. If the General Assembly finds that the provisions of this bill accommodate the request of a unit of local government, and this is explicitly stated in the bill, no reimbursement is required.

NOTE(s) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Executive
Mar 29 St Mandate Fis Note Filed
Committee Executive
Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

### HB-2315 CURRAN.

305 ILCS 5/5-1.1

from Ch. 23, par. 5-1.1

Amends the Illinois Public Aid Code. Changes "Intermediate Care Facility" to "Nursing Facility".

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 10 1993 First reading Rfrd to Comm on Assignment
Assigned to Health Care & Human
Services
Apr 02 Ref to Rules/Rul 27D

Apr 02 Jan 10 1995 Session Sine Die

### HB-2316 JONES, LOU - MOORE, EUGENE.

225 ILCS 415/27

from Ch. 111, par. 6243

Amends the Illinois Certified Shorthand Reporters Act of 1984. Provides that persons employed as full time court reporters under the Court Reporters Act are not required to complete continuing education requirements under the Act.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 225 ILCS 415/27 Adds reference to: 225 ILCS 415/27 rep.

Deletes everything. Repeals continuing education provisions under the Act. HOUSE AMENDMENT NO. 2.

Deletes reference to: 225 ILCS 415/27 rep. Adds reference to: 225 ILCS 415/27

from Ch. 111, par. 6243

Deletes everything. Amends the Illinois Certified Shorthand Reporters Act of 1984. Provides that persons employed as full time court reporters under the Court Reporters Act may apply for a waiver from continuing education requirements. Establishes criteria for obtaining the waiver.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Assigned to Registration & Regulation
Amendment No.01 REGIS REGULAT H Adopted
Do Pass Amend/Short Debate
011-000-000

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Apr 20 Short Debate Cal 2nd Rdng
Held 2nd Rdg-Short Debate
Apr 22 Amendment No.02 JONES,LOU

Amendment No.02 JONES,LOU Adopted
Cal 3rd Rdng Short Debate

Mtn Prevail to Suspend Rule 37(D)
Short Debate-3rd Passed 115-000-000

Apr 23 Arrive Senate Placed Calendr, First Reading Chief Sponsor MADIGAN Apr 27 Placed Calendr, First Reading Referred to Rules First reading Assigned to Insurance, Pensions & Apr 29 Licen. Act. Refer to Rules/Rul 3-9(a) May 08 Jan 10 1995 Session Sine Die HB-2317 TURNER. 320 ILCS 25/1 from Ch. 67 1/2, par. 401 320 ILCS 25/2 from Ch. 67 1/2, par. 402 320 ILCS 25/2.1 new 320 ILCS 25/3.05 from Ch. 67 1/2, par. 403.05 320 ILCS 25/3.07 from Ch. 67 1/2, par. 403.07 320 ILCS 25/4 from Ch. 67 1/2, par. 404 320 ILCS 25/5 from Ch. 67 1/2, par. 405

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Changes the short title of the Act to the Circuit Breaker and Pharmaceutical Assistance Act. Expands the eligibility criteria so that certain low-income households are eligible for grants and pharmaceutical assistance.

NOTE(S) THAT MAY APPLY: Fiscal
Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Revenue
Apr 02 Ref to Rules/Rul 27D
Jan 10 1995 Session Sine Die

# HB-2318 JONES, LOU - MOORE, EUGENE.

Appropriates \$1 to the Department of Labor for its ordinary and contingent expenses. Effective July 1, 1993.

### HOUSE AMENDMENT NO. 1.

Appropriates \$2,000,000 to the Historic Preservation Agency for all costs associated with developing, restoring, rehabilitating and operating as an historic site the Black Metropolis Area of the City of Chicago. Effective July 1, 1993.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Assigned to Appropriations-Public
Safety
Apr 02 Amendment No.01 Amendment No.01 Recommnded do pass as amend

Recommnded do pass as amend 018-001-000

Placed Calndr, Second Reading

Apr 26 Second Reading
Held on 2nd Reading
Apr 30 Ref to Rules/Rul 37G
Jan 10 1995 Session Sine Die

# HB-2319 VON B - WESSELS.

765 ILCS 910/9.5 new

Amends the Mortgage Escrow Account Act. Requires mortgage lenders that establish escrow accounts or escrow-like arrangements to pay property taxes when due and to send copies of notices affecting the property subject to the mortgage to the borrower. Provides that failure to comply results in a penalty to the lender of a \$750 reduction in the mortgage principal.

### HOUSE AMENDMENT NO. 1.

Deletes penalty for failure to send copies of notices to the borrower. Imposes obligation to send notices on a timely basis.

NOTE(s) THAT MAY APPLY: Housing Afford
Mar 10 1993 First reading
Mar 11
Mar 24 Amendment No.01

Rfrd to Comm on Assignment
Assigned to Financial Institutions
FIN INSTIT H Adopted
Motion Do Pass Amended-Lost
008-010-003 HFIN
Remains in Committee Financial
Institutions

Apr 02

Jan 10 1995 Session Sine Die

Ref to Rules/Rul 27D

# HB-2320 VON B - WESSELS.

70 ILCS 805/3c new 70 ILCS 805/3d new 70 ILCS 805/4.5 new

Amends the Downstate Forest Preserve District Act. Authorizes the election, rather than appointment, of forest preserve district trustees if approved at a referendum. Also authorizes reversion back to an appointed board if approved at a referendum.

Mar 10 1993 First reading

Mar 11 Mar 30 Rfrd to Comm on Assignment Assigned to Counties & Townships Interim Study Calendar CNTY TWNSHIP

Jan 10 1995 Session Sine Die

## HB-2321 HOMER

LIQUOR-INCLUDE NEAR BEER-WINE

Mar 30 1993 Tabled By Sponsor

## HB-2322 GRANBERG – SALVI – HOFFMAN.

815 ILCS 720/5

from Ch. 43, par. 305

Amends provisions of the Beer Industry Fair Dealing Act prohibiting brewers from engaging in certain activities. Prohibits a brewer from threatening to amend, modify, cancel, terminate, or refuse to renew a contract as a means to coerce a wholesaler to engage in an illegal act. Deletes language providing that recommendation, endorsement, or persuasion do not constitute inducement or coercion of a wholesaler by a brewer to engage in an illegal act. Effective January 1, 1994.

Mar 10 1993 First reading Mar 11 Rfrd to Comm on Assignment

Mar II

Assigned to Executive

Mar 30

Interim Study Calendar EXECUTIVE

Jan 10 1995 Session Sine Die

### HB-2323 CURRAN.

P.A. 87-864, Art. HB3543, Sec. 3

Amends Public Act 87-864 by increasing several line items in the appropriation to the Department of Central Management Services for the Bureau of Support Services. Effective immediately.

NOTE(S) THAT MAY APPLY: Balanced Budget

Mar 10 1993 First reading

Mar 11

Rfrd to Comm on Assignment Assigned to Appropriations-General

Services

Apr 02

Interim Study Calendar APP GEN SERVS

Jan 10 1995 Session Sine Die

# HB-2324 SANTIAGO.

820 ILCS 115/14.1 new

Amends the Illinois Wage Payment and Collection Act to require an employer who has previously violated the Act or has not satisfied an order of nonpayment to post 3-year security bond which may be cashed by the State for the benefit of the employees if an order for nonpayment remains unsatisfied.

Mar 10 1993 First reading

Mar 11

Rfrd to Comm on Assignment Assigned to Judiciary I

Apr 02

Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

### HB-2325 JONES, SHIRLEY.

65 ILCS 5/3.1-10-6

from Ch. 24, par. 3.1-10-6

65 ILCS 5/10-1-12.5 new

Amends the Municipal Code. Provides that no municipality shall require its employees, firemen, or policemen to reside inside the municipal corporate limits. Preempts home rule powers.

HOME RULE NOTE (DCCA)

HB 2325 impacts home rule units, as they currently make the decision as to whether a residency requirement is necessary based upon their own unique needs including size and location. Particularly in the instance of police and firefighting personnel, this decision should be made by each individual municipality based upon the best possible way to ensure the safety of its residents.

Mar 10 1993 First reading
Mar 11 Assigned to Executive
Interim Study Calendar EXECUTIVE
Apr 13 Home Rule Note Filed
Interim Study Calendar EXECUTIVE

Jan 10 1995 Session Sine Die

# HB-2326 LEVIN.

5 ILCS 315/9 from Ch. 48, par. 1609 115 ILCS 5/7 from Ch. 48, par. 1707

Amends the Public Labor Relations Act and the Educational Labor Relations Act. Provides that, if a labor organization obtains membership cards or petitions from at least 55% of the employees in a proposed bargaining unit demonstrating their desire to be represented by the labor organization, the Board shall automatically certify the labor organization, except as otherwise specified.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Labor & Commerce
Interim Study Calendar LABOR
COMMRCE

Jan 10 1995 Session Sine Die

### HB-2327 PRUSSING - YOUNGE - HAWKINS - GIOLITTO.

20 ILCS 655/11.1 new 20 ILCS 655/11.2 new 20 ILCS 655/11.3 new 20 ILCS 655/11.4 new 20 ILCS 655/11.6 new 20 ILCS 655/11.6 new 20 ILCS 655/11.8 new 20 ILCS 655/11.9 new 20 ILCS 655/11.10 new 30 ILCS 655/11.9 new 30 ILCS 105/5.360 new

Amends the Illinois Enterprise Zone Act and the State Finance Act. Creates a demonstration enterprise zone in East St. Louis. Provides that the Illinois Development Finance Authority shall exercise authority over the zone regarding specified matters. Provides for operation of the zone and for the creation of an Enterprise Zone Assistance Fund.

# HOUSE AMENDMENT NO. 1.

Deletes reference to:
20 ILCS 655/11.1 new
20 ILCS 655/11.2 new
20 ILCS 655/11.3 new
20 ILCS 655/11.4 new
20 ILCS 655/11.5 new
20 ILCS 655/11.6 new
20 ILCS 655/11.6 new
20 ILCS 655/11.9 new
20 ILCS 655/11.0 new
30 ILCS 105/5.360 new
Adds reference to:
20 ILCS 605/46.13

Replaces the title and everything after the enacting clause. Amends the Civil Administrative Code concerning DCCA. Provides that the Business Assistance Office obtain information about contract opportunities in the public and private sector using all available communication and networking sources. Makes other changes.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 10 1993 Mar 11	First reading	Rfrd to Comm on Assignment Assigned to Housing, Economic & Urban Develomt
Apr 01		Interim Study Calendar HOUS ECON DEV
Mar 16 1994		Exempt under Hse Rule 29(C) HEUD Returned to Housing, Economic & Urban Develpmt
Apr 21	Amendment No.01	HOUS ECON DEV H Adopted Recommnded do pass as amend 011-004-001
	Placed Calndr, Second Rea	
Apr 27		Fiscal Note Requested WENNLUND
•	Placed Calndr, Second Rea	dng
Apr 28	Second Reading	
_	Held on 2nd Reading	
Jan 10 1995	Session Sine Die	
HB-2328 JONES	S,SHIRLEY.	
10 ILCS 5/3-3	from Ch. 4	16, par. 3-3
Amends the Elec	tion Code to make a gran	nmatical change
Mar 10 1993		Rfrd to Comm on Assignment
Mar 11	9	Assigned to Elections & State
		Government
Apr 02	0 ; 0; 15;	Ref to Rules/Rul 27D
Jan 10 1995	Session Sine Die	
HB-2329 LANG.		
New Act		
105 ILCS 105/15.		
735 ILCS 5/13-21		110, par. 13-214
765 ILCS 90/3		30, par. 903
765 ILCS 90/4.5 n	ew	

Creates the Asbestos Building Permit Act. Establishes minimum State-wide requirements for the issuance of permits for alteration or demolition of certain buildings containing asbestos. Limits power of home rule units. Amends the Responsible Property Transfer Act of 1988 to require disclosure regarding asbestos. Amends the Code of Civil Procedure and the Asbestos Abatement Act regarding limitations on actions regarding liability for asbestos related damages. Effective January 1, 1994.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 2329 creates a service mandate for which reimbursement of 50% to 100% of the increased costs to units of local government is required. Due to the nature of bill, no estimate of the amount of reimbursement required is available.

NOTE(s) THAT MAY APPLY: Fiscal; Home Rule; State Mandates

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Judiciary I
Mar 23 St Mandate Fis Note Filed
Committee Judiciary I
Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

### HB-2330 RYDER.

215 ILCS 5/365.1 new

Amends the Illinois Insurance Code. Requires the Department of Insurance to propose a basic policy of accident and health insurance for individuals and to report to the General Assembly by March 1, 1994. Effective immediately.

## **HOUSE AMENDMENT NO. 1.**

Deletes reference to: 215 ILCS 5/365.1 new
Adds reference to: 215 ILCS 5/3.1 from Ch. 73, par. 615.1 215 ILCS 5/4 from Ch. 73, par. 616 from Ch. 73, par. 638 from Ch. 73, par. 639

```
215 ILCS 5/Art. IIA heading
215 ILCS 5/35A-1 new thru 5/35A-60 new
215 ILCS 5/53
                      from Ch. 73, par. 665
                      from Ch. 73, par. 686
215 ILCS 5/74
215 ILCS 5/107.05
                        from Ch. 73, par. 719.05
215 ILCS 5/107.14
                        from Ch. 73, par. 719.14
215 ILCS 5/111
                       from Ch. 73, par. 723
215 ILCS 5/123C-2
215 ILCS 5/131.16
                         from Ch. 73, par. 735C-2
                        from Ch. 73, par. 743.16
215 ILCS 5/131.20
                        from Ch. 73, par. 743.20
215 ILCS 5/131.20a
                        from Ch. 73, par. 743.20a
215 ILCS 5/131.22
                        from Ch. 73, par. 743.22
215 ILCS 5/133
                       from Ch. 73, par. 745
215 ILCS 5/136
                       from Ch. 73, par. 748
215 ILCS 5/139
                       from Ch. 73, par. 751
215 ILCS 5/141a
                       from Ch. 73, par. 753a
215 ILCS 5/141.1
                       from Ch. 73, par. 753.1
215 ILCS 5/179a new
215 ILCS 5/179b new
215 ILCS 5/188
                       from Ch. 73, par. 800
215 ILCS 5/281.1
                       from Ch. 73, par. 893.1
215 ILCS 5/315.6
                       from Ch. 73, par. 927.6
215 ILCS 5/352
                       from Ch. 73, par. 964
215 ILCS 5/408
                       from Ch. 73, par. 1020
                        from Ch. 73, par. 1065.80-3
215 ILCS 5/531.03
215 ILCS 5/531.19
                        from Ch. 73, par. 1065.80-19
215 ILCS 100/55
                       from Ch. 73, par. 1655
215 ILCS 107/25
215 ILCS 110/15
                       from Ch. 32, par. 690.15
215 ILCS 120/3
215 ILCS 120/4
                       from Ch. 73, par. 1253
                       from Ch. 73, par. 1254
215 ILCS 120/5
                       from Ch. 73, par. 1255
215 ILCS 120/8
                       from Ch. 73, par. 1258
215 ILCS 120/10
                       from Ch. 73, par. 1260
215 ILCS 120/12
                       from Ch. 73, par. 1262
215 ILCS 125/1-3
                        from Ch. 111 1/2, par. 1402.1
215 ILCS 125/2-6
                        from Ch. 111 1/2, par. 1406.2
215 ILCS 130/2006
                         from Ch. 73, par. 1502-6
215 ILCS 135/14
                       from Ch. 32, par. 691.14
215 ILCS 140/0.01 rep.
215 ILCS 140/1 rep.
215 ILCS 150/2
                       from Ch. 148, par. 202
215 ILCS 160/3
                       from Ch. 32, par. 653
215 ILCS 165/3
                       from Ch. 32, par. 597
```

Replaces the title and everything after the enacting clause. Amends the Illinois Insurance Code in relation to the company capital requirements. Adds an Article to the Code to require adherence with risk-based capital standards established by the National Association of Insurance Commissioners, as amended by that organization from time to time. Provides that "stop-loss" insurance is a kind of accident and health insurance that insures against the risk of economic loss to employer self-funded employee disability benefit plans and employee welfare benefit plans. Exempts stop-loss insurance from certain policy form requirements, certain provisions of the Accident and Health Insurance Article, and from the Life and Health Insurance Guaranty Association Article. Amends the Limited Health Service Organization Act and the Health Maintenance Organization Act in relation to capital requirements. Amends the Reinsurance Intermediary Act in relation to penalties. Repeals the Product Liability Insurance Act. Makes changes in the Farm Mutual Insurance Company Act of 1986, the Religious and Charitable Risk Pooling Act to preclude coverage of dependents, and various Service Plan Acts. Effective immediately, except that certain changes relating to capital requirements take effect January 1, 1994.

HOUSE AMENDMENT NO. 2. Deletes reference to: 215 ILCS 140/0.01 rep. 215 ILCS 140/1 rep. Provides that the increase in statutory deposits required for health maintenance organizations shall be phased in for existing health maintenance organizations. Provides that the total deposit required for limited health service organizations is \$150,000. Deletes provision repealing the Product Liability Insurance Act.

SENATE AMENDMENT NO. 1.

```
Deletes reference to:
215 ILCS 5/4
                         from Ch. 73, par. 616
215 ILCS 5/26
                          from Ch. 73, par. 638
215 ILCS 5/27
                          from Ch. 73, par. 639
215 ILCS 5/Art. IIA heading new
215 ILCS 5/35A-1 new
215 ILCS 5/35A-5 new
215 ILCS 5/35A-10 new
215 ILCS 5/35A-15 new
215 ILCS 5/35A-20 new
215 ILCS 5/35A-25 new
215 ILCS 5/35A-30 new
215 ILCS 5/35A-35 new
215 ILCS 5/35A-40 new
215 ILCS 5/35A-45 new
215 ILCS 5/35A-50 new
215 ILCS 5/35A-55 new
215 ILCS 5/35A-60 new
215 ILCS 5/53
                          from Ch. 73, par. 665
                          from Ch. 73, par. 686
215 ILCS 5/74
215 ILCS 5/107.05
                            from Ch. 73, par. 719.05
215 ILCS 5/107.14
                            from Ch. 73, par. 719.14
215 ILCS 5/111
                           from Ch. 73, par. 723
215 ILCS 5/123C-2
                            from Ch. 73, par. 735C-2
215 ILCS 5/131.16
                            from Ch. 73, par. 743.16
215 ILCS 5/131.20
                            from Ch. 73, par. 743.20
215 ILCS 5/131.20a
                            from Ch. 73, par. 743.20a
215 ILCS 5/131.22
                            from Ch. 73, par. 743.22
215 ILCS 5/133
                           from Ch. 73, par. 745
215 ILCS 5/136
                           from Ch. 73, par. 748
215 ILCS 5/139
                           from Ch. 73, par. 751
215 ILCS 5/141a
                           from Ch. 73, par. 753a
215 ILCS 5/141.1
                           from Ch. 73, par. 753.1
215 ILCS 5/179a new
215 ILCS 5/179b new
215 ILCS 5/188
                           from Ch. 73, par. 800
215 ILCS 5/281.1
                           from Ch. 73, par. 893.1
215 ILCS 5/315.6
                           from Ch. 73, par. 927.6
215 ILCS 5/352
                           from Ch. 73, par. 964
215 ILCS 5/408
                           from Ch. 73, par. 1020
215 ILCS 5/531.03
                            from Ch. 73, par. 1065.80-3
215 ILCS 100/55
                           from Ch. 73, par. 1655
215 ILCS 107/25
215 ILCS 110/15
                           from Ch. 32, par. 690.15
215 ILCS 120/3
                           from Ch. 73, par. 1253
215 ILCS 120/4
                           from Ch. 73, par. 1254
215 ILCS 120/5
                           from Ch. 73, par. 1255
                           from Ch. 73, par. 1258
215 ILCS 120/8
215 ILCS 120/10
215 ILCS 120/12
215 ILCS 125/1-3
215 ILCS 125/2-6
                           from Ch. 73, par. 1260
                           from Ch. 73, par. 1262
                           from Ch. 111 1/2, par. 1402.1 from Ch. 111 1/2, par. 1406.2
215 ILCS 130/2006
                            from Ch. 73, par. 1502-6
215 ILCS 135/14
                           from Ch. 32, par. 691.14
215 ILCS 150/2
                           from Ch. 148, par. 202
215 ILCS 160/3
                           from Ch. 32, par. 653
215 ILCS 165/3
                           from Ch. 32, par. 597
Adds reference to:
215 ILCS 5/122
215 ILCS 5/445
215 ILCS 140/Act rep.
215 ILCS 150/22
```

Replaces everything. Amends the Illinois Insurance Code to provide that certain amounts receivable must be collateralized in order to be allowed as an admitted asset. Authorizes the Director to suspend, deny, or revoke licenses of persons found to be representing unauthorized insurers. Changes disclosure requirements in connection to certain policies subject to the Life and Health Insurance Guaranty Association Article. Provides that surplus lines insurance may be procured from an unauthorized company that has a policyholder's surplus of \$15,000,000, rather than \$5,000,000. Repeals the Product Liability Insurance Act. Amends the Religious and Charitable Risk Pooling Trust Act to authorize the Director to conduct financial examinations. Effective immediately.

FISCAL NOTE, AMENDED (Dept. of Insurance)

The Dept. does not anticipate any fiscal impact due to HB-2330.

ote(s) That Ma	AY Apply: Fiscal		
Mar 10 1993	First reading	Rfrd to Comm on Assign	ment
Mar 11	•	Assigned to Insurance	
Mar 24	Amendment No.01	INSURANCE H	Adopted
		025-000-000	
		Remains in Committee I	пѕитапсе
Mar 31		Do Pass Amend/Short D	
		027-000-000	
	Cal 2nd Rdng Short Debat		
Apr 19	Short Debate Cal 2nd Rdn		
11p1 17	Held 2nd Rdg-Short Deba		
Apr 21	Amendment No.02	RYDER	Adopted
11p1 21	Cal 3rd Rdng Short Debat		raoptea
Apr 22	Short Debate-3rd Passed 1		
11p1 22	Arrive Senate	15 000 000	
	Chief Sponsor MADIGAN	J	
	Placed Calendr, First Read		
Apr 23	First reading	Referred to Rules	
Apr 27	i not roading	Assigned to Insurance, P	ensions &
71p1 27		Licen. Act.	CHSIOIS &
May 08		Refer to Rules/Rul 3-9(	a)
Apr 28 1994		Assigned to Insurance, P	
11p1 20 1771		Licen. Act.	CIBIOIB CC
May 06	Amendment No.01	INS PEN LIC S	Adopted
may oo	Tunenament 140.01	Recomminded do pass as	
		009-000-000	amenu
	Placed Calndr, Second Rea		
May 09	raced Camer, Second Rea	Fiscal Note Requested C	III I FRTON
may 07		Fiscal Note Filed	OLLEKTOR
	Placed Calndr, Second Rea		
May 10	Second Reading	aure	
1114) 10	Placed Calndr, Third Read	ing	
May 12	Third Reading - Passed 05		
111dy 12	Tima Reading - Lassed 05	Refer to Rules/Rul 3-8(	5)
Jun 14		Recommends Considerat	
Juli 14	Place Cal Order Concurre		ion made
	H Concurs in S Amend. 0		
	Passed both Houses	1/ 111-000-000	
Jul 13	Sent to the Governor		
Sep 09	Governor approved		
БСР 03	PUBLIC ACT 88-0627	effective date 94-09-09	
	1 UBLIC ACT 00-002/	enective date 94-09-09	

## HB-2331 RYDER, ACKERMAN, LAWFER AND SAVIANO.

305 ILCS 5/12-4.8a new

Amends the Public Aid Code. Requires the Department of Public Aid to establish a computerized record keeping system designed to ensure that a person who receives a general assistance grant from the Department does not receive a duplicative grant from a township general assistance program that receives State funds.

Note(s) That May Apply: Fiscal Mar 10 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Health Care & Human Services

Apr 02 Interim Study Calendar HEALTH/HUMAN Mar 02 1994 Exempt under Hse Rule 29(C) HCHS Returned to Health Care & Human Services Ref to Rules/Rul 27E Apr 22 Jan 10 1995 Session Sine Die

#### HB-2332 RYDER.

210 ILCS 45/3-211a new 210 ILCS 45/3-212

from Ch. 111 1/2, par. 4153-212

305 ILCS 5/5-5.5 from Ch. 23, par. 5-5.5

Amends the Public Aid Code to provide that the resident service cost component for reimbursement of nursing facilities shall be determined by case mix assessments performed by the nursing facilities. Amends the Nursing Home Care Act to allow facilities in the Medicaid Program to conduct their own case mix assessments and to require the Department of Public Health to conduct an audit if the self administered case mix assessment is in an unacceptable error range.

FISCAL NOTE (Dept. of Public Aid)

The total cost of HB 2332 would be \$166 million.

NOTE(S) THAT MAY APPLY: Fiscal Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Health Care & Human Services Apr 01 Do Pass/Short Debate Cal 025-000-000 Cal 2nd Rdng Short Debate Apr 12 Fiscal Note Requested CURRIE Cal 2nd Rdng Short Debate Fiscal Note Filed Apr 15 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 20 Held 2nd Rdg-Short Debate Amendment No.01 Apr 27 RYDER Withdrawn Amendment No.02 RYDER Withdrawn Mtn Lost to Suspend Rule 36(D)/056-056-002 Held 2nd Rdg-Short Debate Interim Study Calendar HEALTH/HUMAN Apr 28 Mar 02 1994 Exempt under Hse Rule 29(C) HCHS Returned to Health Care & Human

Services

Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

HB-2333 RYDER

PUB AID-JOB TRAIN-LIFE SKILLS Jul 28 1993 **PUBLIC ACT 88-0170** 

HB-2334 WELLER.

20 ILCS 405/67.04

from Ch. 127, par. 63b13.4

Amends the Civil Administrative Code of Illinois to make a technical change in a Section concerning the duties of the Department of Central Management Services.

# HOUSE AMENDMENT NO. 1.

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Deletes reference to:
20 ILCS 405/67.04
                            from Ch. 127, par. 63b13.4
Adds reference to:
20 ILCS 2310/55.12
                             from Ch. 127, par. 55.12
105 ILCS 105/9
                           from Ch. 122, par. 1409
410 ILCS 40/4
                          from Ch. 111 1/2, par. 131
410 ILCS 40/5
                          from Ch. 111 1/2, par. 132
410 ILCS 40/10
                           from Ch. 111 1/2, par. 137
410 ILCS 40/13
                           from Ch. 111 1/2, par. 140
410 ILCS 255/6
410 ILCS 255/7
                           from Ch. 111 1/2, par. 7556
                           from Ch. 111 1/2, par. 7557
105 ILCS 105/9a rep., 105/9b rep.
105 ILCS 105/9a rep., 105/9b rep.
rep.
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1575 HB-2334—Cont.

Amends the Impounding and Disposition of Stray Animals Act to eliminate State licensed institutions as recipients of unclaimed, impounded animals. Amends the WIC Vendor Management Act to require the Department of Public Health to review, rather than investigate, alleged program violations and to eliminate certain restrictions on the use of funds. Amends the Asbestos Abatement Act to eliminate the required use of State funds for abatement of asbestos in schools and to permit school districts to levy an asbestos abatement tax. Amends the Civil Administrative Code of Illinois to permit the Department of Public Health to enter into agreements, as well as contracts, approved by the Director, rather than the Governor, for health service and product transactions. Effective immediately.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Elections & State

Government

Apr 01 Amendment No.01 ELECTN ST GOV H Adopted

DP Amnded Consent Calendar

021-000-000

Apr 12 Consnt Caldr Order 2nd Read Remvd from Consent Calendar Cal 2nd Rdng Short Debate Apr 20 Short Debate Cal 2nd Rdng Held 2nd Rdæ-Short Debate

Apr 28 Interim Study Calendar ELECTN ST GOV

Jan 10 1995 Session Sine Die

# HB-2335 CROSS.

20 ILCS 305/1-104

from Ch. 111 1/2, par. 6351-4

Amends the Illinois Alcoholism and Other Drug Dependency Act to make a technical change.

Mar 10 1993First readingRfrd to Comm on AssignmentMar 11Assigned to Health Care & Human

Services
Apr 02 Interim Study Calendar

HEALTH/HUMAN

Mar 02 1994 Exempt under Hse Rule 29(C) HCHS Returned to Health Care & Human

Services

Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die

HB-2336 WOJCIK

DPA-FREE CLINIC-IMMUNIZATIONS Aug 13 1993 PUBLIC ACT 88-0342

# HB-2337 WOJCIK.

210 ILCS 40/3

from Ch. 111 1/2, par. 4160-3

Amends the Life Care Facilities Act by making stylistic changes in a Section concerning life care contracts.

Mar 10 1993 First reading Mar 11 Rfrd to Comm on Assignment Assigned to Health Care & Human

Services
Apr 02 Interim Study Calendar

HEALTH/HUMAN
Mar 02 1994 Exempt under Hse Rule

Exempt under Hse Rule 29(C) HCHS Returned to Health Care & Human

Services

Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die

# HB-2338 WOJCIK.

35 ILCS 5/203

from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act to allow individuals 65 years of age or older a deduction for unreimbursed amounts spent on home health care services. Effective immediately and applicable to tax years ending on or after December 31, 1993.

Note(s) That May Apply: Fiscal

Mar 10 1993 First reading

Mar 11

Rfrd to Comm on Assignment Assigned to Revenue Apr 02 Jan 10 1995 Session Sine Die Ref to Rules/Rul 27D

### HB-2339 PEDERSEN.

305 ILCS 5/6-1.11 new 305 ILCS 5/9A-4

from Ch. 23, par. 9A-4

Amends the Public Aid Code. Authorizes the Department of Public Aid (and units of local government, in the case of general assistance) to require general assistance and AFDC recipients who have not completed high school to participate in a program leading to high school graduation or its equivalent or in alternative education. Authorizes a 12-year implementation period. Authorizes units of local government to provide money for transportation and school supplies.

NOTE(S) THAT MAY APPLY: Fiscal First reading Mar 10 1993 Rfrd to Comm on Assignment Mar 11 Assigned to Health Care & Human Services Motion Do Pass-Lost 009-013-000 Apr 01 HCHS Interim Study Calendar HEALTH/HUMAN Mar 02 1994 Exempt under Hse Rule 29(C) HCHS Returned to Health Care & Human Services Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die HB-2340 WALSH. from Ch. 91 1/2, par. 1-119 from Ch. 91 1/2, par. 3-504 from Ch. 91 1/2, par. 3-601 from Ch. 91 1/2, par. 3-606 405 ILCS 5/1-119 405 ILCS 5/3-504 405 ILCS 5/3-601 405 ILCS 5/3-606

405 ILCS 5/4-500 from Ch. 91 1/2, par. 4-500

Amends the Mental Health and Developmental Disabilities Code. Changes the standard for involuntary commitment from "infliction of serious physical harm to self or others" to "impaired judgment, behavior, capacity to recognize reality or cope with ordinary demands of life" or "inability understand the advantages and disadvantages of treatment and to make an informed decision about his or her treatment or admission".

from Ch. 91 1/2, par. 3-607

from Ch. 91 1/2, par. 3-704

from Ch. 91 1/2, par. 4-400

Mar 10 1993 First reading

Mar 11 Assigned to Health Care & Human
Services

Apr 02 Interim Study Calendar
HEALTH/HUMAN

Exempt under Hse Rule 29(C) HCHS
Returned to Health Care & Human
Services

Apr 22 Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

### HB-2341 PEDERSEN.

405 ILCS 5/3-607

405 ILCS 5/3-704

405 ILCS 5/4-400

105 ILCS 5/27-1a new

Amends the School Code. Requires school districts to develop and periodically update an assessment portfolio for each pupil.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Assigned to Elementary & Secondary
Education
Apr 02 Ref to Rules/Rul 27D
Jan 10 1995 Session Sine Die

### HB-2342 PEDERSEN.

305 ILCS 5/5/20 new

Amends the Illinois Public Aid Code. Provides that on and after July 1, 1994 medical assistance services for eligible recipients, including chronically needy transitional assistance recipients, shall be limited to medical assistance services required by federal law.

Note(s) That May Apply: Fiscal Mar 10 1993 First reading Mar 11

Apr 01

Mar 02 1994

Apr 22

Jan 10 1995 Session Sine Die HB-2343 PEDERSEN.

305 ILCS 5/4-17 new

Amends the Illinois Public Aid Code. Provides that a person living with a family that receives AFDC under the federal "man in the house rule" must provide financial support for the family and shall be considered for the purpose of eligibility for that family. Requires the Director of Public Aid to submit a federal waiver request no later than January 1, 1994. Effective July 1, 1993.

Mar 10 1993 First reading Mar 11

Apr 01

Mar 02 1994

Apr 22 Jan 10 1995 Session Sine Die

Apr 01

HB-2344 PEDERSEN.

305 ILCS 5/4-1.2b new

Amends the Public Aid Code. Prohibits AFDC payments to a person under 18 who has never married and who has a child or is pregnant, unless that person resides with a parent, legal guardian, or other adult relative or in an adult-supervised living arrangement. Authorizes exceptions.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading Mar 11

Apr 01

Mar 02 1994

Apr 22 Jan 10 1995 Session Sine Die

HB-2345 PEDERSEN.

New Act

Creates the Welfare Benefits Study Act. Authorizes the Department of Public Aid to do a scientific study of welfare benefits from all government sources received by families receiving Aid to Families with Dependent Children.

FISCAL NOTE (Dpt. Public Aid)

If on-board staff conducted the study, additional costs would be limited. If an outside contractor conducted the study, costs are unknown

AIC UIIKIIOWII.

Note(s) That May Apply: Fiscal

Mar 10 1993 First reading

Mar 11

Apr 02

Mar 02 1994

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Interim Study Calendar HEALTH/HUMAN

Exempt under Hse Rule 29(C) HCHS Returned to Health Care & Human

Services

Motion Do Pass-Lost 005-015-002 HCHS Interim Study Calendar HEALTH/HUMAN Exempt under Hse Rule 29(C) HCHS Returned to Health Care & Human

Assigned to Health Care & Human

Rfrd to Comm on Assignment

Services Ref to Rules/Rul 27E

Services

Assigned to Health Care & Human Services

Interim Study Calendar HEALTH/HUMAN

Rfrd to Comm on Assignment

Exempt under Hse Rule 29(C) HCHS Returned to Health Care & Human

Services

Ref to Rules/Rul 27E

Rfrd to Comm on Assignment Assigned to Health Care & Human Services

Interim Study Calendar HEALTH/HUMAN

Exempt under Hse Rule 29(C) HCHS Returned to Health Care & Human

Services

Ref to Rules/Rul 27E

Apr 21 Recommended do pass 029-000-000

Placed Calndr, Second Reading

Apr 26 Fiscal Note Filed

Placed Calndr, Second Reading
Apr 28 Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

# HB-2346 PEDERSEN.

New Act

Creates the Aggregate Welfare Spending Study Act. Requires the Department of Public Aid to submit to the General Assembly, no later than April 1 yearly, a report detailing all federal, State, and local programs which provide assistance to low income persons in the State.

# HOUSE AMENDMENT NO. 1.

Requires the Auditor General, rather than the Department of Public Aid, to prepare the report.

FISCAL NOTE (Dpt. Public Aid)

It is estimated that 10 new staff may be needed at a total

estimated cost of \$500,000.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading Rfrd to Comm on Assignment
Assigned to Health Care & Human
Services

Apr 01 Interim Study Calendar HEALTH/HUMAN

Mar 02 1994 Exempt under Hse Rule 29(C) HCHS

Returned to Health Care & Human

Services HELLEN

Apr 07 Amendment No.01 HEALTH/HUMAN H Adopted

026-000-000 Do Pass Amend/Short Debate

026-000-000

Cal 2nd Rdng Short Debate

Apr 26 Fiscal Note Requested SCHOENBERG
Cal 2nd Rdng Short Debate

Apr 28 Fiscal Note Filed

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

### HB-2347 STROGER

DASA-HELP PARENTS STOP DRUGS Jul 28 1993 PUBLIC ACT 88-0171

# HB-2348 MURPHY,H.

410 ILCS 220/8 new

Amends the Infant Mortality Reduction Act. Requires the Department of Public Health to develop a 2-year program to examine the factors that contribute to infant mortality. Requires the Department to have local public health agencies collect data wherever possible. Requires the Department to submit a report to the Governor and the General Assembly with recommendations for reducing infant mortality in this State.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Health Care & H

ar 11 Assigned to Health Care & Human Services

Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

## HB-2349 DEERING – TENHOUSE – WOOLARD.

30 ILCS 105/5.354 new

30 ILCS 105/5.354 new

30 ILCS 105/6z-26 new

30 ILCS 105/6z-27 new

**1579** HB-2349—Cont.

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225 ILCS 210/2002
                                  from Ch. 96 1/2, par. 1-2002
225 ILCS 210/2006
                                  from Ch. 96 1/2, par. 1-2006
225 ILCS 210/2009
                                  from Ch. 96 1/2, par. 1-2009
225 ILCS 210/2011
                                  from Ch. 96 1/2, par. 1-2011
                                  from Ch. 96 1/2, par. 1-3002
225 ILCS 210/3002
225 ILCS 210/3004
                                  from Ch. 96 1/2, par. 1-3004
225 ILCS 210/5002
                                  from Ch. 96 1/2, par. 1-5002
225 ILCS 705/11.01
                                  from Ch. 96 1/2, par. 1101
225 ILCS 705/11.03
                                  from Ch. 96 1/2, par. 1103
225 ILCS 705/12.01
                                  from Ch. 96 1/2, par. 1201
225 ILCS 705/12.03
                                  from Ch. 96 1/2, par. 1203
225 ILCS 720/9.07
                                  from Ch. 96 1/2, par. 7909.07
```

Amends the Illinois Explosives Act to provide that all fees and fines collected under the Act shall be deposited into the Explosives Regulatory Fund. Requires a fee to be submitted with a storage certificate report form. Amends the Coal Mining Act to require mine rescue stations to comply with the federal Mine Safety and Health Act of 1977. Allows the Department of Mines and Minerals to contract for analytical laboratory services. Amends the Surface Coal Mining Land Conservation and Reclamation Act to require all fees and penalties collected under the Act to be deposited into the Coal Mining Regulatory Fund. Amends the State Finance Act to create the Explosives Regulatory Fund and the Coal Mining Regulatory Fund and to designate the uses of money in those funds. Effective immediately.

# HOUSE AMENDMENT NO. 1.

Removes language requiring a fee to be submitted with a storage certificate report form.

FISCAL NOTE, AMENDED (Dpt. of Mines and Minerals) With a dedicated fund, IDMM could cushion reductions in GRF to avoid loss of federal matching funds, and could implement a self-bonding program to help capture federal funds.

# **HOUSE AMENDMENT NO. 2.**

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Deletes reference to:
30 ILCS 105/5.354 new
30 ILCS 105/5.354 new
30 ILCS 105/6z-26 new
30 ILCS 105/6z-27 new
225 ILCS 705/11.01
225 ILCS 705/11.03
225 ILCS 705/12.01
225 ILCS 705/12.03
Adds reference to:
20 ILCS 1905/47 new
30 ILCS 105/5.386 new
30 ILCS 105/5.387 new
30 ILCS 105/6z-36 new
30 ILCS 105/6z-37 new
225 ILCS 210/1003
                            from Ch. 96 1/2, par. 1-1003
                            from Ch. 96 1/2, par. 1-2004
225 ILCS 210/2004
225 ILCS 210/2005
                            from Ch. 96 1/2, par. 1-2005
225 ILCS 210/2008
                            from Ch. 96 1/2, par. 1-2008
225 ILCS 210/5001
                            from Ch. 96 1/2, par. 1-5001
225 ILCS 210/5003
                            from Ch. 96 1/2, par. 1-5003
225 ILCS 210/5006
                           from Ch. 96 1/2, par. 1-5006
225 ILCS 210/5008
                           from Ch. 96 1/2, par. 1-5008
                           from Ch. 96 1/2, par. 7902.02
225 ILCS 720/2.02
225 ILCS 720/3.15
                           from Ch. 96 1/2, par. 7903.15
```

Replaces everything after the enacting clause. Amends the State Finance Act to create the Coal Mining Regulatory Fund and the Explosives Regulatory Fund. Amends the Illinois Explosives Act. Creates the Explosives Regulatory Fund for the collection of fees and penalties assessed under several provisions of the Illinois Explosives Act. Requires the Department of Mines and Minerals to refuse to issue or reissue a license, or to take disciplinary action, including the imposition of fines, as the Department deems appropriate, if the applicant fails to meet the requirements of the Act. Provides that the Department may suspend or revoke a license or certifi-

cate that could reasonably be expected to cause property damage. Increases the charge for an administrative record from 20 to 35 cents per page. Amends the Surface Coal Mining Land Conservation and Reclamation Act. Requires the Department of Mines and Minerals to provide assistance to operators to the extent required under Federal law when the probable total annual product will not exceed 300,000 tons. Provides that the operator will reimburse the Department for the cost of services rendered when the operator's annual production of coal for all locations exceeds 300,000 tons during the 12 months following the issuance of the surface coal mining and reclamation permit. Requires the operator to assume the responsibility for revegetating lands eligible for remining for a period of 2 years. Creates the Coal Mining Regulatory Fund for the collection of fees and penalties due under the Surface Coal Mining Land Conservation and Reclamation Act. Amends the Civil Administrative Code of Illinois to authorize the Department of Mines and Minerals' analytical laboratory to test the quality of coal purchased by the State and to charge a fee for the testing. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to:

805 ILCS 5/2.10

805 ILCS 5/2.15

35 ILCS 5/206 from Ch.

from Ch. 120, par. 2-206

Amends the Illinois Income Tax Act to extend the sunset for the coal research and coal utilization tax credits from January 1, 1995 to January 1, 2005.

FISCAL NOTE (Dpt. of Mines and Minerals) No change from previous note. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Revenue Apr 02 Amendment No.01 REVENUE Adopted Recommnded do pass as amend 011-001-000 Placed Calndr, Second Reading Apr 20 Second Reading Held on 2nd Reading Ref to Rules/Rul 37G Apr 30 Apr 13 1994 Recommends Consideration HRUL Held on 2nd Reading Fiscal Note Filed Apr 28 Amendment No.02 DEERING Adopted Placed Calndr, Third Reading Third Reading - Passed 112-000-000 May 04 May 05 Arrive Senate Sen Sponsor DUNN,R Placed Calendr, First Reading First reading Referred to Rules Assigned to State Government & Exec. Appts May 11 Amendment No.01 ST GOV & EXEC S Adopted Recomminded do pass as amend 008-000-000 Placed Calndr, Second Reading Fiscal Note Requested CARROLL May 12 Fiscal Note Filed Placed Calndr, Second Reading May 13 Second Reading Placed Calndr, Third Reading Third Reading - Passed 057-000-000 May 17 Refer to Rules/Rul 3-8(b) Jun 14 Recommends Consideration HRUL Place Cal Order Concurrence 01 H Concurs in S Amend. 01/111-000-000 Passed both Houses Jul 13 Sent to the Governor Governor approved Sep 01 PUBLIC ACT 88-0599 effective date 94-09-01 HB-2350 DAVIS.

from Ch. 32, par. 2.10

from Ch. 32, par. 2.15

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820 ILCS 305/1
                                      from Ch. 48, par. 138.1
820 ILCS 305/3a new
820 ILCS 305/4
                                      from Ch. 48, par. 138.4
805 ILCS 305/4a-10 new
820 ILCS 305/5
                                      from Ch. 48, par. 138.5
820 ILCS 305/6
                                      from Ch. 48, par. 138.6
820 ILCS 305/7
                                      from Ch. 48, par. 138.7
820 ILCS 305/8
                                      from Ch. 48, par. 138.8
820 ILCS 305/8a new
820 ILCS 305/8b new
820 ILCS 305/8c new
820 ILCS 305/8d new
820 ILCS 305/10
                                      from Ch. 48, par. 138.10
820 ILCS 305/16
820 ILCS 305/16b new
                                      from Ch. 48, par. 138.16
820 ILCS 305/16c new
820 ILCS 305/16d new
820 ILCS 305/16e new
820 ILCS 305/16f new
820 ILCS 305/19
                                      from Ch. 48, par. 138.19
820 ILCS 310/1
                                      from Ch. 48, par. 172.36
820 ILCS 310/4
                                      from Ch. 48, par. 172.39
820 ILCS 310/4c new
820 ILCS 310/6
820 ILCS 310/7
                                      from Ch. 48, par. 172.41
                                      from Ch. 48, par. 172.42
820 ILCS 310/8
820 ILCS 310/16b new
820 ILCS 310/16c new
                                      from Ch. 48, par. 172.43
820 ILCS 310/16d new
820 ILCS 310/16e new
820 ILCS 310/16f new
820 ILCS 310/19
                                      from Ch. 48, par. 172.54
```

Amends the Workers' Compensation Act and the Workers' Occupational Diseases Act. Creates the State Compensation Insurance Fund as an independent public corporation to insure employers against liabilities for certain injuries and occupational diseases for which their employees may be entitled to benefits. Provides full coverage under the Workers' Compensation Act for Chicago firefighters. Adds provisions regarding: limits on charges by health care providers; resolution of disputes concerning those charges; disclosure of provider self-referral; limits on collection efforts by providers; and fees for medical records. Makes numerous changes in relation to compensation levels, limitations on claims, liability of parties, penalties for failure to comply with the Acts, presumptions relating to certain injuries and diseases, obligations of workers' compensation insurers, and other matters. Amends the Business Corporation Act to require corporations to submit proof of workers' compensation coverage to the Secretary of State.

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NOTE(s) THAT MAY APPLY: Fiscal
      Mar 10 1993 First reading
                                              Rfrd to Comm on Assignment
      Mar 11
                                              Assigned to Labor & Commerce
      Apr 02
                                              Ref to Rules/Rul 27D
      Jan 10 1995
                    Session Sine Die
HB-2351
            MOSELEY.
   55 ILCS 5/5-1022
                                  from Ch. 34, par. 5-1022
   65 ILCS 5/8-9-1
                                  from Ch. 24, par. 8-9-1
  605 ILCS 5/5-703 new
  605 ILCS 5/6-703 new
  605 ILCS 5/7-205 new
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Amends the Counties Code, the Municipal Code, and the Highway Code. Provides any contract or work involving the expenditure of more than \$100,000 in Motor Fuel Tax Fund moneys allocated to a county, road district, or municipality shall be let according to competitive bidding requirements.

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FISCAL NOTE (DCCA)
HB2351 has no impact on State revenues or expenditures.

Note(s) That May Apply: Fiscal
Mar 10 1993 First reading Rfrd to Comm on Assignment
```

Mar 11	Assigned to Transportation & Motor
Mar 24	Vehicles Do Pass/Consent Calendar 023-000-000
	Consnt Caldr Order 2nd Read
Mar 25	Remvd from Consent Calendar
	STEPHENS & HOEFT
	Cal 2nd Rdng Short Debate
Apr 14	Fiscal Note Filed
	Cal 2nd Rdng Short Debate
Apr 20	Short Debate Cal 2nd Rdng
-	Held 2nd Rdg-Short Debate
Apr 30	Ref to Rules/Rul 37G
Jan 10 1995	Session Sine Die

HB-2352 PRUSSING – VON B – WESSELS – HARTKE – GIOLITTO – WOOLARD, GRANBERG, NOVAK, BALANOFF, DEJAEGHER, BRUNSVOLD, DUNN, JOHN, FRIAS, LOPEZ, YOUNGE AND ROTELLO.

New Act 30 ILCS 105/5.360 new

Creates the Clean Fuels Act. Provides that the State of Illinois will issue clean air bonds for the purpose of developing the use of clean fuels and clean fuel vehicles in Illinois. Proceeds from the bonds shall be deposited into the Clean Air Bond Fund. Moneys in the Fund will be used for research, conversion of passenger cars and trucks, and purchase of clean fuel Original Equipment Manufacturer (OEM) vehicles registered and operated in Illinois. Imposes a registration fee of \$40 per year for clean fuel vehicles. The Act is administered by the Department of Energy and Natural Resources. Imposes a surcharge on the sale of clean fuels. Proceeds from the surcharge shall be used to repay the bonds.

# HOUSE AMENDMENT NO. 1.

Provides that clean fuel vehicles may not be refueled unless a valid clean fuel decal is displayed on the vehicle. Provides that entities that are federally mandated to use clean fuel vehicles are not eligible for rebates under the Act except in certain circumstances.

FISCAL NOTE (DCMS)

Passage of this bill will not have any direct fiscal impact on DCMS. There would eventually be some assistance in the form of rebates to make up a %age of the cost difference between conventionial and alternative fuel vehicles.

STATE DEBT IMPACT NOTE, AS AMENDED

HB 2352 as amended could increase potential general obligation debt by \$30 million.

# HOUSE AMENDMENT NO. 3.

Adds reference to: 30 ILCS 105/5.360 new 30 ILCS 105/5.361 new 30 ILCS 330/21 new 625 ILCS 5/3-712 new

Replaces everything after the enacting clause. Creates the Alternate Fuels Act. Provides that the State of Illinois will issue alternate fuel bonds for the purpose of developing the use of alternate fuels and alternate fuel vehicles in Illinois. Proceeds from the bonds shall be deposited into the Alternate Fuel Fund. Moneys in the Fund will be used for research, conversion of passenger cars and trucks, and purchase of alternate fuel Original Equipment Manufacturer (OEM) vehicles registered and operated in Illinois. Imposes a registration fee of \$40 per year for alternate fuel vehicles. The Act is administered by the Department of Energy and Natural Resources. Amends the Illinois Vehicle Code to make unlawful fueling of a alternate fuel vehicle a petty offense punishable by a fine of up to \$100. Amends the General Obligation Bond Act to authorize \$30,000,000 general obligation bonds. Amends the State Finance Act to create the Alternate Fuel Fund and the Alternate Fuel Implementation Fund. Effective immediately.

NOTE(s) THAT MAY APPLY: Debt; Fiscal

Mar 10 1993 First reading Mar 11 Rfrd to Comm on Assignment Assigned to Agriculture & Conservation

<b>M</b> ar 24	Amendment No.01	AGRICULTURE H Recommnded do pass as a	Adopted mend		
	Placed Calndr, Second Rea	013-005-004 idng			
Mar 30	•	Fiscal Note Filed			
Apr 12	Placed Calndr, Second Rea	idng State Debt Note Filed AS	AMENDED		
-	Placed Calndr, Second Rea		TIME (DED		
Apr 20	Second Reading Amendment No.02	NOLAND	Withdrawn		
	Amendment No.03	WIRSING	Adopted		
Apr 21	Placed Calndr, Third Read Third Reading - Passed 10	ing 7-007-000			
Apr 21	Arrive Senate				
Apr 22	Placed Calendr, First Read	ng			
Apr 22	Chief Sponsor MAHAR First reading	Referred to Rules			
Jan 10 1995	Session Sine Die				
	BERG - HICKS.				
215 ILCS 5/143.1		73, par. 755.10c			
Amends the Illii	nois Insurance Code in re Section caption and make	lation to coverage when s	space heaters		
Mar 10 1993		Rfrd to Comm on Assignn	nent		
Mar 11	-	Assigned to Insurance	1 007 000 001		
Mar 31	Cal 2nd Rdng Short Debat	Do Pass/Short Debate Ca	1 026-000-001		
Apr 20	Short Debate Cal 2nd Rdn	ng			
Apr 22	Cal 3rd Rdng Short Debat Short Debate-3rd Passed 1				
Apr 23	Arrive Senate				
Apr 28	Placed Calendr, First Read Chief Sponsor MADIGAN	lng J			
Apr 20	First reading	Referred to Rules			
Jan 10 1995	Session Sine Die				
HB-2354 DAVIS		(254.1			
20 ILCS 305/4-1		111 1/2, par. 6354-1	Dogwings the		
	nois Alcoholism and Othe operate with the Departr				
	for substance abuse within				
felony convictions	under the Illinois Contro	olled Substances Act or t	he Cannabis		
Control Act. Mar 10 1993	First reading	Dfrd to Comm on Assistan			
Mar 11	riist reading	Rfrd to Comm on Assignm Assigned to Elections & S			
		Government			
Apr 02 Jan 10 1995	Session Sine Die	Ref to Rules/Rul 27D			
HB-2355 DART					
730 ILCS 5/3-12-	•	38, par. 1003-12-10			
Amends the Uni	fied Code of Corrections.		e.		
Mar 10 1993	First reading	Rfrd to Comm on Assignm	nent		
Mar 11 Apr 02		Assigned to Judiciary II Ref to Rules/Rul 27D			
Jan 10 1995	Session Sine Die				
	INO – FRIAS – SHEEHY – ARELLI, KOTLARZ, PHE				
720 ILCS 5/24-1	from Ch. 3	38, par. 24-1			
Amends the Cri	minal Code of 1961 relation	ng to unlawful use of wea	pons to make		
a stylistic change.					
HOUSE AMEN	NDMENT NO. 1.				
720 ILCS 5/2	2-12.5 new				
720 ILCS 5/1	10-3.1 from Ch. 38, par. 1	0-3.1			

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720 ILCS 5/12-4.2 from Ch. 38, par. 12-4.2 from Ch. 38, par. 12-6.1 from Ch. 38, par. 12-6.1 from Ch. 38, par. 24-1.2 from Ch. 38, par. 24-1.2 from Ch. 38, par. 24-3.1 from Ch. 38, par. 25-1 from Ch. 38, par. 33A-3 from Ch. 38, par. 12-6.1 from Ch. 38, par. 25-1 from Ch. 38, par. 25-1 from Ch. 38, par. 33A-3 from Ch. 38, par. 1005-5-3.2
```

Amends the Criminal Code of 1961. Enhances penalties for various offenses committed in furtherance of the activities of an organized gang. Amends the Unified Code of Corrections to permit the court to impose an extended term sentence when the defendant is convicted of a forcible felony committed in furtherance of the activities of an organized gang.

HOUSE AMENDMENT NO. 2.

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Adds reference to:
720 ILCS 5/12-3.2
720 ILCS 5/12-4.6
720 ILCS 5/5-5-3
730 ILCS 5/5-5-3
from Ch. 38, par. 12-3.2
from Ch. 38, par. 12-3.0
from Ch. 38, par. 12-3.0
from Ch. 38, par. 105-5-3
```

Amends the Criminal Code of 1961. Provides that a second or subsequent violation of domestic battery is a Class 4 felony. Changes penalty for aggravated battery of a senior citizen from a Class 2 to a Class 1 felony. Makes a second or subsequent violation of an order of protection a Class 4 felony. Amends the Unified Code of Corrections to make robbery of a handicapped person or a person 60 years of age or older nonprobationable.

HOUSE AMENDMENT NO. 6.

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Adds reference to: 730 ILCS 5/3-6-3 from Ch. 38, par. 1003-6-3
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Amends the Unified Code of Corrections. Provides that an inmate shall not be eligible for day for day good conduct credit until the inmate has served at least 50% of his or her sentence. Provides that an inmate shall earn 1/2 day additional good conduct credit for each day the inmate is engaged full-time in substance abuse programs, correctional industry assignments, or educational programs and achieves a goal of improved literacy or has satisfactorily completed other academic or vocational training programs, substance abuse programs, or correctional industry assignments. Provides that the inmate shall not be eligible for the additional good conduct credit while assigned to a bootcamp, a mental health unit, or electronic detention, or if convicted of sexual abuse, aggravated criminal sexual abuse, or certain other offenses. Also deletes prohibiting a of person convicted of second degree murder from receiving the additional good conduct credits.

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CORRECTIONAL/FISCAL NOTE, H-AM 1 (Dept. of Corrections)
H-am 1 will have minimal impact on the prison population.
CORRECTIONAL/FISCAL NOTE, H-AM 2 (Dept. of Corrections)
H-am 2 will mandate a sentence of imprisonment. For one offend-
er, it would result in average length of stay of 26 months at
a marginal cost of $6,810.
CORRECTIONAL/FISCAL NOTE, H-AM 6 (Dept. of Corrections)
Over 5 years, the prison population could increase by over
5000 inmates at a per capita operating cost of $80 million. It
would require construction of 5 medium security prisons at an
estimated $275 million.
STATE MANDATES ACT FISCAL NOTE, AMENDED
In the opinion of DCCA, HB-2356, as amended by H-am 6, fails to
meet the definition of a mandate.
Mar 10 1993 First reading
                                          Rfrd to Comm on Assignment
Mar 11
                                          Assigned to Judiciary II
                                          Re-assigned to Executive
Mar 16
Mar 25
                                          Recommended do pass 007-005-000
               Placed Calndr, Second Reading
                                          Fiscal Note Requested WENNLUND
Apr 12
                                          Balanced Budget Note RWENNLUND
                                         Correctional Note Requested
                                            WENNLUND
                                          Judicial Note Request WENNLUND
                                          State Debt Note Requested
                                            WENNLUND
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Placed Calndr, Second Reading

Apr 15		Fiscal Note Requested A	S
		AMENDED-BLACK	
		St Mandate Fis Nte Requ	AS
		AMENDED-BLACK Correctional Note Reque	stad AC
		AMENDED-BLACK	sieu As
		Judicial Note Request AS	3
		AMENDED-BLACK	•
		State Debt Note Requeste	ed AS
	C ID I	AMENDED-BLACK	
	Second Reading	LAUDINO	
	Amendment No.01	LAURINO 062-041-008	Adopted
	Amendment No.02	LAURINO	Adopted
	1 1110110111 1 (0.02	072-029-011	Adopted
	Amendment No.03	LAURINO	Withdrawn
	Amendment No.04	ROTELLO	Lost
	4 1 .37 05	038-057-017	
	Amendment No.05	ROTELLO	Withdrawn
	Amendment No.06	LAURINO 054-051-008	Adopted
	Amendment No.07	LAURINO	Withdrawn
		Floor motion NOTE ACT	
		APPLY - LAURINO	20201101
		Motion failed	
		Fiscal Note Requested AS	5
		AMENDED-BLACK	-41 40
		Correctional Note Reques	sted AS
	Held on 2nd Reading	MMENDED BEACK	
Apr 20		Fiscal Note Filed	
		Fiscal Note Filed	
		Fiscal Note Filed	
		Correctional Note Filed A	AS .
		AMENDED BY #1 Correctional Note Filed A	. C
		AMENDED BY #2	10
		Correctional Note Filed A	S
		AMENDED BY #6	
A 21	Placed Calndr, Third Read	ing	
Apr 21 Apr 22	Third Reading - Passed 07 Arrive Senate	3-037-006	
Apr 22	Placed Calendr, First Read	ng	
Apr 29	Traced Calchar, First Read	St Mandate Fis Note File	đ
•		HOUSE AMEND, 06	•
7 40 40 7	Placed Calendr, First Read	ng	
Jan 10 1995	Session Sine Die		
HB-2357 LAUR	INO – FRIAS – SHEEHY	– BUGIELSKI, GRANBI	ERG, OSTEN-
BURG.	BLAGOJEVICH, CAPPAR	RELLI, KOTLARZ, PHEL	AN, HANNIG,
	K, SANTIAGO AND BURK		
730 ILCS 5/5-5-3.		8, par. 1005-5-3.1	
Amends the Uni	fied Code of Corrections.	Makes a technical chang	e.
SIAIE MAN	IDATES ACT FISCAL NO of DCCA, HB2357 fails to r	TE	
a mandate.	of DCCA, HB2557 fails to f	neer the definition of	
Mar 10 1993	First reading	Rfrd to Comm on Assignment	nent
Mar 11		Assigned to Judiciary II	il Cili
Mar 16		Re-assigned to Executive	
Mar 25	Di10110 15	Recommended do pass 00	7-005-000
Apr 12	Placed Calndr, Second Rea	dng Fignal Note Barrant d Wi	CNINII IINID
Apr 12		Fiscal Note Requested Will Balanced Budget Note RV	ENNLUND
		Correctional Note Reques	
		WENNLUND	
		Judicial Note Request WI	
		State Debt Note Requeste	d
	Placed Calndr, Second Read	WENNLUND	
	Traceu Camur, Seconu Kear	uig	

Apr 13 Fiscal Note Filed Placed Calndr, Second Reading Apr 15 Fiscal Note Requested AS AMENDED-BLACK St Mandate Fis Nte RegAS AMENDED-BLACK Correctional Note Requested AS AMENDED-BLACK Judicial Note Request AS AMENDED-BLACK State Debt Note Requested AS AMENDED-BLACK Second Reading Amendment No.01 SHEEHY Lost 051-060-005 Fiscal Note Requested AS AMENDED-BLACK Correctional Note Requested AS AMENDED-BLACK Held on 2nd Reading Apr 20 St Mandate Fis Note Filed Placed Calndr. Third Reading Apr 30 Ref to Rules/Rul 37G Jan 10 1995 Session Sine Die HB-2358 LAURINO - FRIAS - SHEEHY - GRANBERG - MCAFEE, OSTENBURG, BLAGOJEVICH, SANTIAGO, LOPEZ, CAPPARELLI, BUGIELSKI, PHE-LAN, HANNIG, NOVAK, BURKE AND MARTINEZ. 705 ILCS 405/1-1 from Ch. 37, par. 801-1 Amends the Juvenile Court Act to make a stylistic change. HOUSE AMENDMENT NO. 1. Deletes reference to: 705 ILCS 405/1-1 Adds reference to: 720 ILCS 5/24-1 Deletes title and everything after the enacting clause. Amends the Criminal Code of 1961 to increase the penalties for certain weapons violations occurring on school, park, courthouse, or public housing grounds, or within 1,000 feet of those grounds, or occurring or school buses. CORRECTIONAL/FISCAL NOTE, AMENDED (Dept. of Corrections) This enhancement will have minimum impact on the prison population. Mar 10 1993 Rfrd to Comm on Assignment First reading Mar 11 Assigned to Judiciary II Mar 16 Re-assigned to Executive Mar 25 Recommended do pass 007-005-000 Placed Calndr, Second Reading Apr 12 Fiscal Note Requested WENNLUND Balanced Budget Note RWENNLUND Correctional Note Requested WENNLUND Judicial Note Request WENNLUND State Debt Note Requested WENNLUND Placed Calndr, Second Reading Apr 15 Fiscal Note Requested AS AMENDED-BLACK St Mandate Fis Nte RegAS AMENDED-BLACK Correctional Note Requested AS AMENDED-BLACK Judicial Note Request AS AMENDED-BLACK State Debt Note Requested AS AMENDED-BLACK Second Reading

Amendment No.01

PHELAN

Adopted

Apr 15—Cont.

073-031-005 CHAIR RULES -FISCAL NOTE ONLY VALID REQUEST

Appeal Ruling of Chair BLACK

Motion failed

St Mandate Fis Nte Not Req Correctional Note Not Regrd Judicial Note Not Required STATE DEBT NOTE NOT REQUIRED Fiscal Note Requested AS

AMENDED-BLACK

Held on 2nd Reading

Apr 20

Fiscal Note Filed Correctional Note Filed AS

AMENDED

Placed Calndr, Third Reading

Apr 21

Third Reading - Passed 095-015-005 Arrive Senate

Apr 22

Placed Calendr, First Reading

Apr 21 1994

Sen Sponsor LAPAILLE

First reading

Jan 10 1995 Session Sine Die Referred to Rules

#### HB-2359 LAURINO - FRIAS - SHEEHY - HICKS - WOOLARD, GRANBERG, NO-VAK, BLAGOJEVICH, CAPPARELLI, KOTLARZ, PHELAN, HANNIG, SANTIAGO, BURKE AND ROTELLO.

720 ILCS 570/102

from Ch. 56 1/2, par. 1102

Amends the Illinois Controlled Substances Act to make a stylistic change. HOUSE AMENDMENT NO. 1.

Deletes reference to: 720 ILCS 570/102 Adds reference to: 730 ILCS 5/5-5-3

730 ILCS 5/5-8-1.1

from Ch. 38, par. 1005-5-3 from Ch. 38, par. 1005-8-1.1

Deletes title and everything after the enacting clause. Amends the Unified Code of Corrections. Changes the maximum age of eligibility for the impact incarceration program from 29 to 35 years of age. Provides that a person is eligible for impact incarceration if the person has not previously participated in the impact incarceration program in an adult correctional facility. Present law provides that the defendant must not have served a sentence for a felony in an adult facility. Provides that certain offenders eligible for impact incarceration who are subject to a mandatory term of imprisonment must be sentenced to impact incarceration for certain violations of the Cannabis Control Control Act or the Illinois Controlled Substances Act relating to manufacture or delivery of cannabis or controlled substances and for use or possession of a firearm or weapon by a felon. Provides that participation in the impact incarceration program shall be for a period of 180 days. Present law provides it is for a period of 120 to 180 days.

### HOUSE AMENDMENT NO. 2.

Provides that the Department of Corrections shall before January 1, 1995 opeate at least 6 facilities, at least one of which must be in Cook County for the operation of the impact incarceration program.

HOUSE AMENDMENT NO. 3.

Adds reference to: 20 ILCS 3110/5 730 ILCS 5/3-7-2c new

Amends the Building Authority Act and the Unified Code of Corrections. Requires the Dept. of Corrections to construct, open, and begin operation of a 600 bed super maximum security level adult institution before June 1, 1995. The institution shall house the most violent or disruptive inmates under the Dept's. jurisdiction. Provides that constitutional rights and certain statutory rights of the inmates shall be safeguarded. Also provides that the General Assembly may appropriate moneys

to the Department of Corrections to construct the facility. The Department shall receive the advice and assistance of the Capital Development Board in this regard. Adds immediate effective date to the bill.

Adds immediate effective date to the bill.

CORRECTIONAL/FISCAL NOTE, H-AM 1 (Dept. of Corrections)

Expansion of the impact incarceration program will require additional funds to convert or construct sites. Cost will be dependent upon the site selected.

CORRECTIONAL/FISCAL NOTE, H-AM 2 (Dept. of Corrections) To expand the programs would require revisions in the law to increase the eligible pool of offenders. Additional funding would be necessary to convert or construct facilities.

CORRECTIONAL/FISCAL NOTE, H-AM 3 (Dept. of Corrections) It is impossible to complete design and construction by June 1, 1995. It will take approximately 3 years for this following CDB practices. The Dept. estimates construction of a 600-bed super maximum security level prison would cost over \$64 million.

# HOUSE AMENDMENT NO. 5.

Provides that a defendant who is not sentenced for a nonprobationable offense and is eligible for impact incarceration shall be sentenced either to impact incarceration or to not less than the minimum term of imprisonment set forth in the Unified Code of Corrections for certain specified weapons, cannabis, or controlled substance violations by certain second or subsequent offenders. Provides that these provisions do not apply to an offender who is ineligible for the impact incarceration program because the offender is physically unable to participate in strenuous physical activity or labor.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary II Mar 16 Re-assigned to Executive Mar 25 Recommended do pass 007-005-000 Placed Calndr, Second Reading Apr 12 Fiscal Note Requested WENNLUND Balanced Budget Note RWENNLUND Correctional Note Requested WENNLUND Judicial Note Request WENNLUND State Debt Note Requested

WENNLUND Placed Calndr, Second Reading

Apr 15

Fiscal Note Requested AS AMENDED-BLACK St Mandate Fis Nte RegAS AMENDED-BLACK Correctional Note Requested AS AMENDED-BLACK Judicial Note Request AS AMENDED-BLACK State Debt Note Requested AS AMENDED-BLACK

Second Reading Amendment No.01 TURNER Adopted 085-018-013 TURNER Amendment No.02 Adopted 077-026-008 Amendment No.03 WOOLARD Adopted 103-005-005 Amendment No.04 WOOLARD Withdrawn CHAIR RULES -FISCAL NOTE AND CORRECTIONAL NOTE ARE ONLY VALID REOUEST St Mandate Fis Nte Not Req Judicial Note Not Required STATE DEBT NOTE

St Mandate Fis Nite Not Req
Judicial Note Not Required
STATE DEBT NOTE
NOT REQUIRED
Fiscal Note Requested AS
AMENDED-BLACK
Correctional Note Requested AS
AMENDED-BLACK

Held on 2nd Reading

Apr 20

Fiscal Note Filed Fiscal Note Filed Fiscal Note Filed

Correctional Note Filed AS AMENDED BY #1 Correctional Note Filed AS AMENDED BY #2 Correctional Note Filed AS AMENDED BY #3

Amendment No.05

Adopted

TURNER

Placed Calndr, Third Reading

Third Reading - Passed 095-011-006

Apr 21 Apr 22

Arrive Senate

Placed Calendr, First Reading

Apr 21 1994

Sen Sponsor LAPAILLE

First reading Jan 10 1995 Session Sine Die Referred to Rules

#### MAUTINO - ERWIN - LEVIN - GASH - BALANOFF, MCAFEE, MOSE-HB-2360 LEY, CURRAN AND LOPEZ.

20 ILCS 1705/12.2 new

730 ILCS 5/3-3-7

from Ch. 38, par. 1003-3-7

730 ILCS 5/5-2-7 new

730 ILCS 5/5-9-1.9 new

Amends the Department of Mental Health and Developmental Disabilities Act and the Unified Code of Corrections. Creates the Sex Offender Treatment Board within the Department of Mental Health and Developmental Disabilities to develop and implement treatment programs for sex offenders. Requires sex offenders to submit to treatment programs as a condition of release. Creates a sex offender surcharge fund and imposes a surcharge for sex offenders. Effective immedately.

# HOUSE AMENDMENT NO. 1.

Deletes reference to: 20 ILCS 1705/12.2 new 730 ILCS 5/3-3-7 730 ILCS 5/5-2-7 new

730 ILCS 5/5-9-1.9 new

Adds reference to: 730 ILCS 5/3-7-8 new

Deletes title and everything after the enacting clause. Amends the Unified Code of Corrections to provide that the Department of Corrections shall make available treatment of sex offenders as determined necessary and appropriate by qualified mental health professionals of the Department, subject to moneys appropriated to the Department for the purpose.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services Amendment No.01

HEALTH/HUMAN H Adopted Do Pass Amend/Short Debate

025-000-000

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 13 Cal 3rd Rdng Short Debate

Apr 14 Short Debate-3rd Passed 108-005-000

Apr 15 Arrive Senate

Placed Calendr, First Reading

Apr 14 1994 Sen Sponsor JACOBS

Apr 15 First reading

Jan 10 1995 Session Sine Die Referred to Rules

#### HB-2361 CURRIE, KASZAK AND SCHAKOWSKY.

625 ILCS 5/2-112

Apr 01

from Ch. 95 1/2, par. 2-112

Amends the Illinois Vehicle Code. Makes technical changes in provision governing a synopsis of motor vehicle laws.

Mar 10 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Constitutional Officers Mar 23

Interim Study Calendar CONST **OFICERS** 

Jan 10 1995 Session Sine Die

#### HB-2362 ERWIN.

10 ILCS 5/19-4.5 new

Amends the Election Code to permit persons at least 65 years of age or physically incapacitated to apply for automatic mailing of absentee ballot applications. The automatic mailing of the application shall be terminated if the voter fails to vote in 2 consecutive general elections.

Mar 10 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Elections & State

Government

Apr 02

Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-2363 BURKE.

755 ILCS 5/1-1

from Ch. 110 1/2, par. 1-1

Amends the Probate Act of 1975. Makes a stylistic change.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 755 ILCS 5/1-1 Adds reference to:

755 ILCS 5/11a-10

from Ch. 110 1/2, par. 11a-10

Deletes everything. Amends the Probate Act of 1987. Changes provisions governing compensation for persons appointed guardian ad litem.

Mar 10 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Judiciary I

Apr 01

Apr 20

Amendment No.01

JUDICIARY I H Adopted

Recomminded do pass as amend

009-000-002

Referred to Rules

Placed Calndr, Second Reading Apr 12

Second Reading

Placed Calndr, Third Reading

Third Reading - Passed 109-000-000

Arrive Senate

Placed Calendr, First Reading May 20

Chief Sponsor FARLEY Placed Calendr, First Reading

May 24 First reading

Jan 10 1995 Session Sine Die

#### HB-2364 GIORGI.

815 ILCS 705/19

from Ch. 121 1/2; par. 1719

815 ILCS 705/20.5 new

Amends the Franchise Disclosure Act of 1987. Provides that franchisees have 90 days to cure a default. Sets forth standards of conduct. Imposes a duty of good faith on parties to a franchise contract. Imposes a duty of due care and a limited fiduciary duty upon franchisors.

Mar 10 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Financial Institutions

Ref to Rules/Rul 27D

Apr 02

Jan 10 1995 Session Sine Die

#### HB-2365 GIORGI.

805 ILCS 15/2 from Ch. 32, par. 632 805 ILCS 15/13 from Ch. 32, par. 643 805 ILCS 105/103.05 from Ch. 32, par. 103.05

Amends the Medical Corporation Act and the General Not For Profit Corporation Act of 1986. Provides that persons licensed under the Medical Practice Act of 1987 may form a corporation under the General Not For Profit Corporation Act of 1986 to perform the activities authorized under the Medical Corporation Act.

Mar 10 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 01

Motion Do Pass-Lost 008-013-000 HCHS Remains in Committee Health Care & Human Services Ref to Rules/Rul 27D

Apr 02

Jan 10 1995 Session Sine Die

# HB-2366 GIORGI.

210 ILCS 85/17 new 225 ILCS 60/22

from Ch. 111, par. 4400-22

Amends the Hospital Licensing Act. Provides that a hospital formed under the General Not for Profit Corporation Act of 1986 may, either directly or through a not-for-profit corporation of which the sole member is the hospital or the hospital's parent corporation, employ individuals licensed to practice medicine. Amends the Medical Practice Act by providing that a person licensed to practice medicine may practice as an employee of a hospital described above.

Mar 10 1993 First reading Mar 11 Rfrd to Comm on Assignment Assigned to Health Care & Human Services

Apr 01

Motion Do Pass-Lost 008-013-000

HCHS
Remains in Committee Health Care &

Human Services Ref to Rules/Rul 27D

Apr 02

Jan 10 1995 Session Sine Die

### HB-2367 RONEN.

430 ILCS 65/4

from Ch. 38, par. 83-4

Amends the Firearm Owners Identification Card Act. Requires applicants to submit evidence of having successfully passed a course of instruction in the safe storage and use of firearms, and their fingerprints, at the time of application for a card.

# HOUSE AMENDMENT NO. 1.

Deletes provision of bill requiring an applicant for a Firearm Owner's Identification Card to give an acceptable impression of his fingerprints to the Department of State Police at the time of application.

Note(s) That May Apply: Fiscal Mar 10 1993 First reading

Mar 11 Apr 02

Amendment No.01

Rfrd to Comm on Assignment Assigned to Judiciary II

JUDICIARY II H Adopted Motion Do Pass Amended-Lost 005-009-000 HJUB

Interim Study Calendar JUDICIARY

Jan 10 1995 Session Sine Die

# HB-2368 RONEN.

220 ILCS 5/8-505.5 new

Amends the Public Utilities Act. Requires the Commerce Commission to issue rules relating to the health effects of electromagnetic field exposure by January 1, 1995. Requires the rules to respond to issues presented in the report made in response to House Resolution 1064 of the Eighty-Sixth General Assembly.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading Mar 11 Mar 31 Rfrd to Comm on Assignment Assigned to Public Utilities Interim Study Calendar PUB UTILITIES

Jan 10 1995 Session Sine Die

# HB-2369 RYDER.

430 ILCS 100/11	from Ch 111 1/2 non 7711
	from Ch. 111 1/2, par. 7711
430 ILCS 100/12	from Ch. 111 1/2, par. 7712
430 ILCS 100/17	from Ch. 111 1/2, par. 7717
430 ILCS 100/18	from Ch. 111 1/2, par. 7718
430 ILCS 100/20 new	·•

430 ILCS 100/21 new

Amends the Illinois Emergency Planning and Community Right-to-Know Act. Imposes a filing fee on certain persons required to submit an emergency and hazardous chemical inventory form. Removes the provision requiring the filing of a material safety data sheet for each hazardous chemical.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading Mar 11

Mar 24

Rfrd to Comm on Assignment Assigned to Labor & Commerce Interim Study Calendar LABOR COMMRCE

Session Sine Die Jan 10 1995

#### HB-2370 CHURCHILL

FINAN INSTITUT FEE INCREAS PUBLIC ACT 88-0013 Jun 30 1993

#### HB-2371 RYDER.

20 ILCS 2405/13

from Ch. 23, par. 3444

Amends the Disabled Persons Rehabilitation Act. Authorizes the Department of Rehabilitation Services to assess and collect (i) student activity fees and (ii) charges to school districts for transportation of students required under the School Code and provided by the Department. Authorizes the Department to deposit receipts from the sale of tickets to athletic, musical, and other events into locally held accounts. Effective immediately.

### HOUSE AMENDMENT NO. 1.

Authorizes the Department of Rehabilitation Services to assess and collect charges to school districts for transportation of students provided by the Department. Authorizes the Department to assess and collect student activity fees.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading Mar 11

Amendment No.01

Rfrd to Comm on Assignment

Assigned to Revenue

REVENUE Adopted Do Pass Amend/Short Debate

012-000-000

Cal 2nd Rdng Short Debate

Apr 20 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Cal 3rd Rdng Short Debate Apr 26 Interim Study Calendar REVENUE Apr 28

Jan 10 1995 Session Sine Die

#### **HB-2372** KUBIK

Apr 02

INTERPRETER-ALL OFFENSES PUBLIC ACT 88-0201 Aug 05 1993

#### HB-2373 KUBIK.

20 ILCS 2630/2.1

from Ch. 38, par. 206-2.1

Amends the Criminal Identification Act. Provides that arresting agencies shall notify the Department of State Police when the arresting agency decides not to refer an arrest for prosecution. Provides that the State's Attorney may make arrangements with other agencies to furnish, on behalf of the State's Attorney, information concerning charges filed.

Mar 10 1993

Mar 11 Apr 02

Jan 10 1995 Session Sine Die

First reading Rfrd to Comm on Assignment Assigned to Judiciary II Ref to Rules/Rul 27D

#### CHURCHILL - MCGUIRE. HB-2374

820 ILCS 115/11 from Ch. 48, par. 39m-11 from Ch. 48, par. 39m-12 820 ILCS 115/12

Amends the Wage Payment and Collection Act. Provides that the Department of Labor may conduct administrative hearings and may order an employer to pay wages due an employee. Provides that the Department may assess a penalty against an employer of between 10% and 20% of the wages due an employee. Provides that a party to an administrative proceeding may seek and obtain judicial review of an order of the Department, and that the Department may seek court enforcement of its orders.

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NOTE(S) THAT MAY APPLY: Fiscal
      Mar 10 1993 First reading
                                             Rfrd to Comm on Assignment
                                             Assigned to Labor & Commerce
      Mar 11
      Mar 24
                                             Recommended do pass 009-001-006
                    Placed Calndr, Second Reading
                    Second Reading
      Apr 20
                    Held on 2nd Reading
                    Ref to Rules/Rul 37G
      Apr 30
      Jan 10 1995
                    Session Sine Die
HB-2375
            RYDER
  WATERCRAFT-REGISTRATN & SAFETY
                      PUBLIC ACT 88-0524
      Nov 29 1993
HB-2376
            RYDER.
   30 ILCS 105/5.360 new
 225 ILCS 15/24.1 new
 225 ILCS 20/13.1 new
225 ILCS 70/14.1 new
 225 ILCS 115/8.1
                                  from Ch. 111, par. 7008.1
 225 ILCS 115/14.2 new
  225 ILCS 445/20.2 new
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Amends the State Finance Act to create the General Professions Dedicated Fund. Amends the Private Detective, Private Alarm, and Private Security Act of 1983, Nursing Home Administrators Licensing and Disciplinary Act, Clinical Psychologist Licensing Act, Clinical Social Work and Social Work Practice Act, Veterinary Medicine and Surgery Practice Act of 1983, and State Finance Act to provide for deposit of all fees and fines collected from these professions into the General Professions Dedicated Fund (currently, all fees and fines are deposited into the General Revenue Fund). All monies in the fund to be used by the Department of Professional Regulation for its ordinary and contingent expenses. Effective immediately.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Revenue
Apr 01 Interim Study Calendar REVENUE

Jan 10 1995 Session Sine Die

### HB-2377 KUBIK

# DISABLD REHAB-REHAB CENTER Jul 28 1993 PUBLIC ACT 88-0172

# HB-2378 DANIELS - COWLISHAW - CLAYTON - MOORE, ANDREA - BIGGERT. 20 ILCS 105/4.06 new

Amends the Act on the Aging to accelerate the implementation of the new intrastate funding formula that has been established by departmental rule for programs under the Older Americans Act. Effective July 1, 1993.

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NOTE(S) THAT MAY APPLY: Fiscal
    Mar 10 1993 First reading
                                           Rfrd to Comm on Assignment
                                           Assigned to Aging
    Mar 11
    Apr 01
                      Amendment No.01
                                           AGING
                                                                   Lost
                                           009-010-000
                                           Motion Do Pass-Lost 010-009-000
                                             HAGI
                                           Remains in Committee Aging
                                           Motion disch comm, advc 2nd
                                           Committee Aging
    Apr 02
                                           Motn discharge comm lost 049-058-001
                                           Interim Study Calendar AGING
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Jan 10 1995 Session Sine Die

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HB-2379 KOTLARZ.

40 ILCS 5/3-108.2 new
40 ILCS 5/3-108.3 new
40 ILCS 5/3-132 from Ch. 108 1/2, par. 3-132
40 ILCS 5/3-135.1 new
40 ILCS 5/3-135.1 new
40 ILCS 5/3-135.2 new
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40 ILCS 5/3-135.3 new
 40 ILCS 5/3-135.4 new
 40 ILCS 5/3-135.5 new
 40 ILCS 5/3-135.6 new
 40 ILCS 5/3-135.7 new
 40 ILCS 5/3-135.8 new
 40 ILCS 5/3-135.9 new
 40 ILCS 5/3-143
                                 from Ch. 108 1/2, par. 3-143
 40 ILCS 5/4-105c new
 40 ILCS 5/4-105d new
 40 ILCS 5/4-123
                                 from Ch. 108 1/2, par. 4-123
 40 ILCS 5/4-128
                                 from Ch. 108 1/2, par. 4-128
 40 ILCS 5/4-128.1 new
 40 ILCS 5/4-128.2 new
 40 ILCS 5/4-128.3 new
 40 ILCS 5/4-128.4 new
 40 ILCS 5/4-128.5 new
 40 ILCS 5/4-128.6 new
 40 ILCS 5/4-128.7 new
 40 ILCS 5/4-128.8 new
 40 ILCS 5/4-128.9 new
 40 ILCS 5/4-134
                                 from Ch. 108 1/2, par. 4-134
 40 ILCS 5/22-501
                                 from Ch. 108 1/2, par. 22-501
 40 ILCS 5/22-501.1
                                 from Ch. 108 1/2, par. 22-501.1
 40 ILCS 5/22-501.15 new
 40 ILCS 5/22-501.15 new
 40 ILCS 5/22-501.17 new
 40 ILCS 5/22-503
                                 from Ch. 108 1/2, par. 22-503
 40 ILCS 5/22-503.1
                                 from Ch. 108 1/2, par. 22-503.1
 40 ILCS 5/22-503.2
                                 from Ch. 108 1/2, par. 22-503.2
 40 ILCS 5/22-508
                                 from Ch. 108 1/2, par. 22-508
 40 ILCS 5/22-509
                                 from Ch. 108 1/2, par. 22-509
 40 ILCS 5/22-510 new
815 ILCS 5/8
                                 from Ch. 121 1/2, par. 137.8
```

Amends the Pension Code to expand the investment authority of downstate police and fire pension funds. Allows appointment of investment managers. Authorizes investment in certain kinds of securities. Changes the annual reporting requirements for all retirement systems and pension funds under the Code. Increases penalties for failure to report. Makes other changes. Amends the Securities Law of 1953 to make persons who advise public pension funds to make unauthorized investments subject to disciplinary action. Effective immediately.

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PENSION NOTE
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The impact of this bill cannot be determined.
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NOTE(s) THAT MAY APPLY: Fiscal; Pension Mar 10 1993 First reading Mar 11

Assigned to Personnel & Pensions Apr 02 Ref to Rules/Rul 27D Jun 16 Pension Note Filed Committee Rules

Jan 10 1995 Session Sine Die

#### HB-2380 SALTSMAN.

735 ILCS 5/12-1001

from Ch. 110, par. 12-1001

Amends the Code of Civil Procedure. Makes a grammatical change with respect to property exempt from judgment, attachment, or distress for rent.

Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11

Assigned to Judiciary I Ref to Rules/Rul 27D

Rfrd to Comm on Assignment

Jan 10 1995 Session Sine Die

#### HB-2381 HAWKINS.

Apr 02

215 ILCS 5/356q new

Amends the Illinois Insurance Code. Provides that coverage under an accident and health insurance policy may not be denied based upon DNA testing, other genetic testing, or family history except when proof of a preexisting condition exists. Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Insurance Mar 30 Interim Study Calendar INSURANCE Jan 10 1995 Session Sine Die HB-2382 OSTENBURG. 10 ILCS 5/7-10 from Ch. 46, par. 7-10 10 ILCS 5/10-4 from Ch. 46, par. 10-4 10 ILCS 5/28-3 from Ch. 46, par. 28-3 Amends the Election Code to provide that the failure to consecutively number all petition sheets before filing does not invalidate the petition if substantial compliance with this requirement has been met. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Elections & State Government Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die HR\_2282 CURRAN. 30 ILCS 505/2 from Ch. 127, par. 132.2 Amends the Illinois Purchasing Act to make a style change. Effective immediately. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Elections & State Government Apr 01 Recommended do pass 011-000-009 Placed Caindr. Second Reading Apr 13 Second Reading Placed Calndr, Third Reading Apr 16 Third Reading - Passed 105-001-007 Apr 19 Arrive Senate Chief Sponsor TOPINKA Added as Chief Co-sponsor SEVERNS Placed Calendr, First Reading Apr 20 First reading Referred to Rules Assigned to State Government & Exec. Appts. May 08 Refer to Rules/Rul 3-9(a) Jan 10 1995 Session Sine Die HB-2384 CURRAN. 30 ILCS 505/2 from Ch. 127, par. 132.2 Amends the Illinois Purchasing Act to make a style change. Effective immediately. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Elections & State Government Apr 01 Interim Study Calendar ELECTN ST GOV Jan 10 1995 Session Sine Die HB-2385 CURRAN. 40 ILCS 5/22A-109 from Ch. 108 1/2, par. 22A-109 Amends the Illinois Pension Code to require that 2 of the members of the State Board of Investment be representatives of labor organizations whose members participate in a retirement system whose investment functions have been transferred to the Board. NOTE(s) THAT MAY APPLY: Pension Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Personnel & Pensions Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die

HB-2386 HOFFMAN.

30 ILCS 5/1-17 from Ch. 15, par. 301-17

Amends the Illinois State Auditing Act. Redefines investigation to include inquiries into misfeasance. Effective immediately.

Mar 10 1993 Mar 11 Apr 01	First reading	Rfrd to Comm on Assignment Assigned to Judiciary I Recommended do pass 007-005-000
Apr 20	Placed Calndr, Second Rea Second Reading	_
A 26	Held on 2nd Reading	
Apr 26 Apr 27	Placed Calndr, Third Readi Third Reading - Passed 06	nig 7-046-003
Apr 27	Arrive Senate	7-040-003
	Placed Calendr, First Read	nφ
Apr 28	Chief Sponsor HALL	····6
·	First reading	Referred to Rules
May 04	•	Motion filed DEMUZIO-SUSPEND
-		ANY APPLICABLE
		SENATE RULES,
		REFER TO SGOA,
		WAIVE POSTING
		NOTICE, TO ALLOW
		BILL TO BE HEARD.
May 07		Motion withdrawn DEMUZIO
		Motion filed HALL-MOVES TO
		SUSPEND ANY
		APPLICABLE SENATE
		RULE, DISCH. THE
		RULES COMM. AND
		PLACE BILL BEFORE
		THE FULL SENATE.
May 17 1004		Committee Rules
May 17 1994		Motion TO DISCH. COM WAS REMOVED FROM
		SENATE CALENDAR.
		Committee Rules
T 10.100#	a : a: b:	Committee Rules

Jan 10 1995 Session Sine Die

# HB-2387 GIORGI – YOUNGE.

New Act

Creates the College and University Crime Statistics Report Act. Requires all 4 year residential publicly and privately supported institutions of higher education to annually report crime statistics to the Department of State Police on forms and in the form and manner required by the Department. Requires notice to applicants for admission, students and employees that the reported statistics are available upon request. Provides for enforcement of the Act's provisions by the Attorney General and civil penalties for violation of the Act.

HOUSE AMENDMENT NO. 1.

Adds reference to: 20 ILCS 2605/55a

from Ch. 127, par 55a

Changes the title, deletes everything after the enacting clause, and adds provisions creating the Campus Security Act and amending the Civil Administrative Code of Illinois. Requires institutions of higher education to publish and disseminate an annual campus security publication, to require criminal background investigations of security-sensitive employment positions, and to form community task forces on campus security. Requires the Department of State Police to prepare an annual campus security report.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 10 1993 First reading Mar 11

Apr 02

Amendment No.01

Rfrd to Comm on Assignment Assigned to Higher Education HIGHER ED H Adopted

Motion Do Pass Amended-Lost 005-002-008 HHED Remains in Committee Higher

Education

Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

1597 HB-2388

### HB-2388 CURRIE.

New Act

Creates the Illinois Model Employment Termination Act. Contains only a short title provision.

# HOUSE AMENDMENT NO. 1.

Deletes everything. Creates Illinois Employment Termination Act to regulate terminations of employment. Exempts the State and other units of government. Prohibits certain terminations. Provides for arbitration. Act to be administered by the Department of Labor. With exceptions, the Act displaces and extinguishes all common-law rights and claims of a terminated employee against an employer.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Assigned to Executive
Mar 25 Amendment No.01 EXECUTIVE H Adopted
Do Pass Amend/Short Debate
007-000-005

Apr 20 Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng
Held 2nd Rdg-Short Debate
Apr 27 Interim Study Calendar EXECUTIVE

Jun 23 Re-assigned to Judiciary I

Interim Study Calendar JUDICIARY I

Jan 10 1995 Session Sine Die

### HB-2389 PHELAN.

815 ILCS 505/2C.1 new

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is an unlawful practice for a consumer reporting agency to fail to notify a person in writing before including any information in the permanent record on the person. Requires that a person be allowed to place rebuttal information in the record maintained by the consumer reporting agency.

Mar 10 1993 First reading
Mar 11
Apr 01

Rfrd to Comm on Assignment
Assigned to Consumer Protection
Interim Study Calendar CONSUMER
PROT

Jan 10 1995 Session Sine Die

### HB-2390 HANNIG - SALTSMAN - EDLEY - HICKS - HOFFMAN.

20 ILCS 2605/55a-1 from Ch. 127, par. 55a-1 20 ILCS 2605/55a-2 from Ch. 127, par. 55a-2 20 ILCS 2605/55a-3 from Ch. 127, par. 55a-3

Amends the Civil Administrative Code of Illinois by making technical changes in Sections concerning the Illinois State Police, its functions and the Division of Criminal Investigation.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Judiciary II
Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

# HB-2391 YOUNGE.

New Act

Creates the Local Economy Building Plan Act. Contains only a short title provision.

# HOUSE AMENDMENT NO. 1.

Deletes reference to:

New Act

Adds reference to:

20 ILCS 605/46.19c-1 new

Deletes everything. Amends the Civil Administrative Code. Provides that DCCA, through the Office of Urban Assistance, shall develop incentives to motivate municipalities to develop comprehensive recovery plans. Specifies elements to be included in those plans.

Mar 10 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Housing, Economic & Urban Develpmt Jan 10 1995

Mar 25 Amendment No.01 HOUS ECON DEV H Adopted 014-000-000 Motion Do Pass Amended-Lost 008-003-003 HEUD Remains in Committee Housing, Economic & Urban Develomt Interim Study Calendar HOUS ECON Apr 01 DEV Mar 16 1994 Exempt under Hse Rule 29(C) HEUD Returned to Housing, Economic & Urban Develomt Apr 22 Ref to Rules/Rul 27E

Session Sine Die SCHAKOWSKY, HAWKINS AND HOMER.

20 ILCS 105/4.01 from Ch. 23, par. 6104.01 20 ILCS 2405/3 from Ch. 23, par. 3434

Amends the Illinois Act on the Aging and the Disabled Persons Rehabilitation Act. Requires the Department on Aging and the Department of Rehabilitation Services to establish a program by July 1, 1994, that requires private for-profit and non-profit vendors to provide a minimum benefits package for certain employees. Effective immediately.

### HOUSE AMENDMENT NO. 1.

Deletes language requiring the Department on Aging and the Department of Rehabilitative Services to establish a program requiring private for-profit and non-profit vendors to provide a benefits package to certain vendors. Provides that beginning July 1, 1993, when renewing, renegotiating, or issuing a contract for services, the Department on Aging and the Department of Rehabilitation Services shall increase the rates paid to private for-profit and non-profit vendors for certain services. Effective July 1, 1993.

FISCAL NOTE (Dept. of Aging)

The Department estimates a minimum of 10.3 million hours of chore and/or homemaker services would be delivered in FY 94, at a weighted average cost of \$7.60 per unit. The increase of \$1.52/unit represents a cost of \$15.7 million. The cost of a minimum wage escalator cannot be predicted in advance of such an increase in minimum wage. Cost of living increases could range from 3.5% to 5%, costing from \$3.6 to \$5.2 million.

# HOUSE AMENDMENT NO. 2.

Deletes everything. Amends the Illinois Act on the Aging and the Disabled Persons Rehabilitation Act. Requires the Department on Aging and the Department of Rehabilitation Services to provide for private for-profit and non-profit providers serving certain eligible clients to provide community based services for contracts in effect on or after July 1, 1993, including a rate increase, a yearly cost of living increase, and a future State and federal minimum wage escalator. Effective July 1, 1993.

Mar 10 1993	First reading	Rfrd to Comm on Assi	gnment
Mar 11	_	Assigned to Aging	
Apr 01	Amendment No.01	AGING H	Adopted
•		Recommnded do pass	as amend
		013-001-004	
	Placed Caindr, Second Rea	dng	
Apr 07		Fiscal Note Requested	WENNLUND
•	Placed Calndr, Second Rea	dng	
Apr 16	•	Fiscal Note Filed	
•	Placed Calndr, Second Rea	dng	
Apr 20	Second Reading	_	
•	Held on 2nd Reading		
Apr 22	Amendment No.02	SCHAKOWSKY	Adopted
•	Placed Calndr, Third Read		-
Apr 23	Third Reading - Passed 10	0-007-004	
Apr 26	Arrive Senate		
Apr 27	Placed Calendr, First Read	lng	
Apr 28	Chief Sponsor RAICA	-	
•	Added as Chief Co-sponso	r SYVERSON	

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Apr 28—Cont. Added as Chief Co-sponsor DUNN,R
                    Added as Chief Co-sponsor TROTTER
                    Added as Chief Co-sponsor O'DANIEL
                                             Referred to Rules
                    First reading
      Jan 10 1995
                    Session Sine Die
HB-2393
            WALSH.
  720 ILCS 5/Art. 24.5 heading new
  720 ILCS 5/24.5-5 new
  720 ILCS 5/24.5-10 new
  720 ILCS 5/24.5-15 new
  720 ILCS 5/24.5-20 new
  720 ILCS 5/24.5-25 new
  720 ILCS 5/24.5-30 new
  720 ILCS 5/24.5-35 new
  720 ILCS 5/24.5-40 new
  720 ILCS 5/24.5-45 new
  720 ILCS 5/24.5-50 new
  720 ILCS 5/24.5-55 new
  720 ILCS 5/24.5-60 new
  720 ILCS 5/24.5-65 new
  720 ILCS 5/24.5-70 new
  720 ILCS 5/24.5-75 new
  720 ILCS 5/24.5-80 new
  720 ILCS 5/24.5-85 new
  720 ILCS 5/24.5-90 new
  720 ILCS 5/24.5-95 new
  720 ILCS 5/24.5-100 new
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Amends the Criminal Code of 1961 to require the registration of handguns acquired within this State after the effective date of this amendatory Act with the chief local law enforcement officer of the applicant for registration's residence. Establishes law enforcement exemptions. Provides penalties for violation.

H

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NOTE(S) THAT MAY APPLY: Correctional; Fiscal
    Mar 10 1993 First reading
                                            Rfrd to Comm on Assignment
    Mar 11
                                            Assigned to Judiciary II
    Apr 01
                                            Interim Study Calendar JUDICIARY
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Jan 10 1995 Session Sine Die

#### HB-2394 BALANOFF.

30 ILCS 105/5.360 new

415 ILCS 5/Title heading new

415 ILCS 5/60.5 new

415 ILCS 5/60.10 new

415 ILCS 5/60.15 new 415 ILCS 5/60.20 new

415 ILCS 5/60.25 new

415 ILCS 5/60.30 new

415 ILCS 5/60.35 new

415 ILCS 5/60.40 new

415 ILCS 5/60.45 new

415 ILCS 5/60.50 new

415 ILCS 5/60.55 new

625 ILCS 32/Act rep.

Amends the Environmental Protection Act to add the Employee Trip Reduction Title. Requires employers with 100 or more employees in nonattainment areas for ozone to implement employee trip reduction programs. Requires the employers to submit the plans to the Environmental Protection Agency for approval. Creates the Employee Trip Reduction Advisory Council to advise the Agency on employee trip reduction. Imposes fees on employers for submittal of trip reduction plans. Creates the Employee Trip Reduction Fund to be used for costs of the program. Amends the State Finance Act to create the Employee Trip Reduction Fund. Repeals the Employee Commute Options Act.

NOTE(s) THAT MAY APPLY: Fiscal Mar 10 1993 First reading

Mar 11

Rfrd to Comm on Assignment Assigned to Environment & Energy Apr 02 Interim Study Calendar ENVRMNT ENRGY

Jan 10 1995 Session Sine Die

HB-2395 BALANOFF.

10 ILCS 5/Art. 9 heading
10 ILCS 5/9-1.4 from Ch. 46, par. 9-1.4
10 ILCS 5/9-3 from Ch. 46, par. 9-3
10 ILCS 5/9-4 from Ch. 46, par. 9-3
10 ILCS 5/9-6 from Ch. 46, par. 9-4
10 ILCS 5/9-7.5 new
10 ILCS 5/9-8 from Ch. 46, par. 9-8
10 ILCS 5/9-25 from Ch. 46, par. 9-8
10 ILCS 5/9-25 from Ch. 46, par. 9-8
10 ILCS 5/9-25, new

Amends the Election Code to prohibit contributions to a candidate for public office during a 12 month period in excess of \$1,000 in case of contribution by an individual, \$5,000 if the contribution is made by a trust, partnership, committee, association, corporation, labor union, or other organization, except a state central or county central committee of a political party, and \$17,000 in the case of a contribution by a state central or county central committee. Effective January 1, 1994.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Executive
Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

# HB-2396 DAVIS AND FLOWERS.

220 ILCS 5/8-302 from Ch. 111 2/3, par. 8-302

Amends the Public Utilities Act. Requires gas public utilities to notify customers of the time of a meter reading 2 weeks before reading the meter.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Public Utilities
Apr 02 Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

### HB-2397 DART

FAMILY PRESERVATION ORDERS Oct 13 1993 Bill dead-amendatory veto.

### HB-2398 DART.

325 ILCS 5/1 from Ch. 23, par. 2051 705 ILCS 405/1-12 from Ch. 37, par. 801-12

Amends the Abused and Neglected Child Reporting Act and the Juvenile Court Act of 1987 to make technical corrections.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Judiciary I
Mar 25 Motion Do Pass-Lost 004-002-002
HJUA
Remains in Committee Judiciary I

Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die

# HB-2399 GASH – ERWIN – CAPPARELLI – JONES, SHIRLEY – FLOWERS, DART AND GRANBERG.

705 ILCS 405/1-2 from Ch. 37, par. 801-2 705 ILCS 405/2-1 from Ch. 37, par. 802-1

Amends the Juvenile Court Act of 1987. Provides that in cases where it is alleged that the minor is abused, neglected or dependent, the court shall act as the ultimate guardian.

### HOUSE AMENDMENT NO. 1.

Adds an immediate effective date.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Judiciary I

Apr 01 Do Pass/Short Debate Cal 011-000-000

Cal 2nd Rdng Short Debate
Apr 13 Short Debate Cal 2nd Rdng
Amendment No 01 GASE

Amendment No.01 GASH
Cal 3rd Rdng Short Debate

Adopted

Apr 23 Short Debate-3rd Passed 110-000-004 Apr 26 Arrive Senate Apr 27 Placed Calendr, First Reading Chief Sponsor JONES Apr 29 First reading Referred to Rules Motion filed JONES-SUSPEND May 03 ANY APPLICABLE SENATE RULES AND MOVE TO DISCHARGE SENATE RULES FROM **FURTHER** CONSIDERATION OF THIS BILL AND BE PLACED ON THE ORDER OF 2ND RDG. May 07 Motion failed 024-016-009 Committee Rules Jan 10 1995 Session Sine Die HB-2400 CURRIE ABUSED CHILD-DCFS COURT ASSIST Aug 11 1993 **PUBLIC ACT 88-0310** HB-2401 DART. 325 ILCS 5/1 from Ch. 23, par. 2051 705 ILCS 405/1-12 from Ch. 37, par. 801-12 Amends the Abused and Neglected Child Reporting Act and the Juvenile Court Act of 1987 to make technical corrections. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary I Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die HB-2402 DART - STROGER. 705 ILCS 405/1-5 from Ch. 37, par. 801-5 Amends the Juvenile Court Act, Provides that any person currently or previously responsible for caring for a minor or any immediate relative including an adult sibling or grandparent has the right to be heard at a proceeding under the Act. Authorizes these persons to intervene if the court finds the intervention in the best interest of the minor. Authorizes any person responsible for the care of the minor when the alleged abuse or neglect or dependency occurred to be a party to a proceeding under the Act. Provides that minors have the absolute right to be present at proceedings under the Act. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary I Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die HR-2403 DART. 325 ILCS 5/1 from Ch. 23, par. 2051 705 ILCS 405/1-12 from Ch. 37, par. 801-12 Amends the Abused and Neglected Child Reporting Act and the Juvenile Court Act of 1987 to make technical corrections. Mar 10 1993 First reading Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary I Apr 02 Ref to Rules/Rul 27D Jan 10 1995 Session Sine Die HR-2404 JONES, SHIRLEY. 210 ILCS 3/10 Amends the Alternative Health Care Delivery Act to make a stylistic change. Mar 10 1993 First reading Rfrd to Comm on Assignment

Assigned to Health Care & Human

Services

Ref to Rules/Rul 27D

Mar 11

Apr 02

Jan 10 1995 Session Sine Die

### HB-2405 CURRIE - JONES, LOU.

70 ILCS 210/5.5 new

Amends the Metropolitan Pier and Exposition Authority Act. Provides that upon completion of the Expansion Project and subject to the City of Chicago zoning ordinances and ordinances approving intergovernmental agreements with the Authority, the Authority shall provide outdoor, ground level public access in perpetuity from the relocated Martin Luther King Drive to the public park located to the east of the East Hall of the McCormick Place Complex. Effective immediately.

HOUSE AMENDMENT NO. 1.

Removes requirement that the public access to be provided is to be outdoor and ground level.

Touria icver.		
NOTE(S) THAT MAY	y Apply: Fiscal	
Mar 10 1993	First reading	Rfrd to Comm on Assignment
Mar 11	-	Assigned to Executive
Mar 25	Amendment No.01	EXECUTIVE H Adopted Recommnded do pass as amend 008-002-002
	Placed Calndr, Second Read	dng
Apr 13	Second Reading Placed Calndr, Third Readi	<del>-</del>
Apr 15	Third Reading - Passed 109	
Apr 16	Arrive Senate	7 003 003
Apr 10	Placed Calendr, First Read	n a
4 10		
Apr 19	Chief Sponsor CULLERT	OIN
	First reading	Referred to Rules
		Assigned to Executive
May 07		Motion filed CULLERTON-MOVES
•		TO SUSPEND ANY
		APPLICABLE SENATE
		RULE, DISCH. THE
		SEXC COMM. AND
		PLACE BILL BEFORE
		THE FULL SENATE.
		Committee Executive
May 08		Refer to Rules/Rul 3-9(a)
May 17 1994	-	Motion TO DISCH. COM
		WAS REMOVED FROM
		SENATE CALENDAR.

Jan 10 1995 Session Sine Die

#### HB-2406 DART - STROGER.

705 ILCS 405/1-5

from Ch. 37, par. 801-5

Committee Rules

Amends the Juvenile Court Act of 1987. Provides that the State's Attorney shall serve the guardian ad litem of a minor with a copy of the petition, police report, and other information not privileged within 24 hours of the filing of a petition charging delinquency. Provides that the State's Attorney shall provide the guardian ad litem with copies of the social investigation report and the probation officer's recommendations at least 5 days before the dispositional hearing. Provides that the minor shall be given an opportunity to testify personally or through counsel, and cross examination shall be limited to written questions given to and propounded by the

### HOUSE AMENDMENT NO. 1.

Provides that when a minor is party-respondent to abuse or neglect proceedings under Section 2-3 or 2-4 of the Act, the State's Attorney shall serve the guardian ad litem with a copy of the petition, police report, and other nonprivileged information within 24 hours of the filing of a delinquency petition.

Mar 10 1993 First reading
Mar 11
Apr 01
Amendment No.01
Amendment No.01
BY
Apr 01
Amendment No.01
Amendment No.01
BY
Apr 01
Apr 01
Amendment No.01
BY
Apr 01
Apr 01
Amendment No.01
BY
Apr 01
Ap

Apr 12 Cnsent Calendar, 2nd Readng Consnt Caldr Order 3rd Read

Apr 14 Consnt Caldr, 3rd Read Pass 113-000-002

Arrive Senate

Placed Calendr, First Reading

Apr 29 Chief Sponsor DEL VALLE First reading

Jan 10 1995 Session Sine Die

Referred to Rules

HB-2407 DART.

705 ILCS 405/2-24

from Ch. 37, par. 802-24

Amends the Juvenile Court Act of 1987. Provides that when a protective supervision order is modified or terminated as a result of neglect or abuse, the court shall note in the proceeding minutes all necessary modifications.

HOUSE AMENDMENT NO. 1.

Adds an immediate effective date.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Judiciary I

Mar 11 Assigned to Judiciary I
Mar 25 Do Pass/Short Debate Cal 010-000-000

Cal 2nd Rdng Short Debate Apr 19 Short Debate Cal 2nd Rdng

Amendment No.01 DART Adopted

Cal 3rd Rdng Short Debate

Apr 20 Short Debate-3rd Passed 109-000-000

Arrive Senate

Placed Calendr, First Reading

Chief Sponsor FARLEY

First reading Referred to Rules

Jan 10 1995 Session Sine Die

HB-2408 DART

May 04

JUV CT-REMOVAL OF MINOR Sep 10 1993 PUBLIC ACT 88-0491

HB-2409 DART - STROGER.

705 ILCS 405/2-10

from Ch. 37, par. 802-10

Amends the Juvenile Court Act of 1987. Provides that when a minor is placed in a shelter care facility, the minor shall not be allowed to have unsupervised visitation with the parent, custodian, or guardian until the court determines the restriction is unnecessary.

Mar 10 1993 First reading

Mar 11

Mar 25

Rfrd to Comm on Assignment Assigned to Judiciary I Motion Do Pass-Lost 003-001-005

HIIIA

Remains in Committee Judiciary I

Ref to Rules/Rul 27D

Apr 02

Jan 10 1995 Session Sine Die

HB-2410 LEVIN - ERWIN - YOUNGE.

35 ILCS 205/330

from Ch. 120, par. 811

Amends the Revenue Act of 1939. Makes a technical change to provisions governing the short title.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 205/330 Adds reference to:

New Act

Deletes everything in the bill. Creates the Longtime Owner-Occupant Property Tax Relief Act. Authorizes counties of 100,000 or more population to adopt special real property tax relief provisions granting longtime owner-occupants a deferral or exemption, or combination thereof, in the payment of that portion of an increase in real property taxes which is due to an increase in the market value of the property as a consequence of renovation or construction of other residences in the area. Allows school districts and municipalities within the county to determine their participation in the program and whether financial need, age, or both, of the longtime owner-occupant shall be used to determine eligibility.

Mar 11

Mar 10 1993		
Mar 11	First reading	Rfrd to Comm on Assignment Assigned to Revenue
Apr 02	Amendment No.01	REVENUE H Adopted Do Pass Amend/Short Debate 007-000-005
	Cal 2nd Rdng Short Debat	te
Apr 13	Short Debate Cal 2nd Rdn Cal 3rd Rdng Short Debat	e
Apr 21 Apr 22	Short Debate-3rd Passed 1 Arrive Senate Placed Calendr, First Read	
Apr 29	Chief Sponsor HENDON Placed Calendr, First Read	
May 03 Jan 10 1995	First reading Session Sine Die	Referred to Rules
HB-2411 LEVIN	1.	
755 ILCS 5/1-1		10 1/2, par. 1-1
	pate Act of 1975 to make	· ·
Mar 10 1993 Mar 11	First reading	Rfrd to Comm on Assignment Assigned to Judiciary I
Apr 01 Jan 10 1995	Session Sine Die	Interim Study Calendar JUDICIARY I
HB-2412 DART.		22 2051
325 ILCS 5/1 705 ILCS 405/1-1	2 from Ch. 3	23, par. 2051 37, par. 801-12
		Reporting Act and the Juvenile Court
	e technical corrections.	
	IDMENT NO. 1.	
Deletes reference 325 ILCS 5/1		
705 ILCS 405		
Adds reference	•	
705 ILCS 405		<del>-</del> '
Changes the title	e and deletes everything	after the enacting clause. Amends the
		rior to a temporary custody hearing, a
probation officer sh	all invection to possible to	
		mporary placements for a minor to de-
termine suitability	for shelter care as define	mporary placements for a minor to ded in the Act and report the findings to
termine suitability the court at the ten	for shelter care as define approary custody hearing.	d in the Act and report the findings to
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termine suitability the court at the ten Mar 10 1993 Mar 11	for shelter care as define nporary custody hearing. First reading	d in the Act and report the findings to  Rfrd to Comm on Assignment Assigned to Judiciary I
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termine suitability the court at the ten Mar 10 1993 Mar 11 Apr 01	for shelter care as define nporary custody hearing. First reading  Amendment No.01  Consnt Caldr Order 2nd F Cnsent Calendar, 2nd Rea Consnt Caldr Order 3rd Rea	Rfrd to Comm on Assignment Assigned to Judiciary I JUDICIARY I H Adopted DP Amnded Consent Calendar 012-000-000 Read ddng lead
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Rfrd to Comm on Assignment Assigned to Elections & State Government Apr 02

Jan 10 1995 Session Sine Die

#### STECZO. HB-2414

820 ILCS 405/212.1 new

Amends the Unemployment Insurance Act. Provides that, for purposes of the Act, "employment" does not include service performed by an individual as an operator of a truck, truck-tractor, or tractor if the individual: is free from control or direction; leases the vehicle from a concern other than the concern for which the services are performed; and holds title to the vehicle (subject to specified conditions and exceptions).

Mar 10 1993 First reading Mar 11

Rfrd to Comm on Assignment Assigned to Labor & Commerce

Ref to Rules/Rul 27D

Ref to Rules/Rul 27D

Apr 02

Session Sine Die

Jan 10 1995

# HB-2415 KUBIK.

10 ILCS 5/2A-1.2	from Ch. 46, par. 2A-1.2
10 ILCS 5/2A-53.5 new	
10 ILCS 5/7-10	from Ch. 46, par. 7-10
10 ILCS 5/7-12	from Ch. 46, par. 7-12
10 ILCS 5/10-9	from Ch. 46, par. 10-9
10 ILCS 5/22-1	from Ch. 46, par. 22-1
10 ILCS 5/22-7	from Ch. 46, par. 22-7
10 ILCS 5/22-8	from Ch. 46, par. 22-8
35 ILCS 205/11	from Ch. 120, par. 492

Amends the Election Code and the Revenue Act of 1939. Increases the membership on the board of appeals created under the Revenue Act in counties over 1,000,000 from 2 to 3 members. Provides for the election of the board of appeals from 3 districts established by the General Assembly. One member shall be elected from each district, beginning with the general election in 1994. Effective immediately.

Mar 10 1993 First reading

Mar 11

Mar 31

Apr 02 Jan 10 1995 Session Sine Die Rfrd to Comm on Assignment Assigned to Executive

Motion Do Pass-Lost 004-006-001 HEXC

Remains in Committee Executive Interim Study Calendar EXECUTIVE

#### HB-2416 EDIEY

DEBT ISSUANCE REFORM ACT Apr 27 1993 Short Debate-3rd Lost

#### HB-2417 **MOORE EUGENE**

STUDENT AID-PUB AID/UNEMPLOYMT PUBLIC ACT 88-0436 Aug 20 1993

#### **HB-2418** DART.

325 ILCS 5/1 705 ILCS 405/1-12 from Ch. 23, par. 2051 from Ch. 37, par. 801-12

Amends the Abused and Neglected Child Reporting Act and the Juvenile Court Act of 1987 to make technical corrections.

Mar 10 1993 First reading

Mar 11

Apr 02

Rfrd to Comm on Assignment Assigned to Judiciary I Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-2419 DART.

325 ILCS 5/1 705 ILCS 405/1-12 from Ch. 23, par. 2051 from Ch. 37, par. 801-12

Amends the Abused and Neglected Child Reporting Act and the Juvenile Court Act of 1987 to make technical corrections.

Mar 10 1993 First reading

Mar 11

Apr 02

Rfrd to Comm on Assignment Assigned to Judiciary I Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-2420 LAURINO

CHILD NEGLECT-PARENT DRUG USE Aug 13 1993 PUBLIC ACT 88-0343

#### HB-2421

705 ILCS 405/2-17

from Ch. 37, par. 802-17

Amends the Juvenile Court Act. Provides that on the request of a guardian ad litem, the court shall order a minor brought to the court, the guardian ad litem's office, or another place for the purpose of meeting with the guardian ad litem.

Mar 10 1993 First reading

Rfrd to Comm on Assignment

Mar 11 Apr 02

Jan 10 1995 Session Sine Die Assigned to Judiciary I Ref to Rules/Rul 27D

#### HB-2422 DART - ERWIN - RONEN.

705 ILCS 405/2-18

from Ch. 37, par. 802-18

Amends the Juvenile Court Act. Deletes provision that a minor's out-of-court statement concerning allegations of abuse or neglect, if uncorroborated and not subject to cross-examination, is not sufficient in itself to support a finding of abuse or neglect.

# HOUSE AMENDMENT NO. 1.

Adds immediate effective date.

Mar 10 1993 First reading

Rfrd to Comm on Assignment

Mar 11

Assigned to Judiciary I

Apr 01

Do Pass/Short Debate Cal 011-000-001

Adopted

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Apr 12 **Apr 13** 

Amendment No.01 DART

Cal 3rd Rdng Short Debate

Apr 30 Jan 10 1995 Ref to Rules/Rul 37G Session Sine Die

#### HB-2423 DART.

705 ILCS 405/1-5

from Ch. 37, par. 801-5

Amends the Juvenile Court Act of 1987. Provides that a foster parent, who has had the minor who is the subject of the proceeding in his or her home for more than one year, shall have standing and intervenor status.

HOUSE AMENDMENT NO. 1.

Adds immediate effective date.

SENATE AMENDMENT NO. 1.

Amends the Juvenile Court Act of 1987. Provides that if a foster parent has had the minor who is the subject of the proceeding under Article II in his or her home for more than one year and if the minor's placement is being terminated from that foster parent's home, that foster parent shall have standing and intervenor status. Effective immediately.

Mar 10 1993 First reading Dfed to Common Assistment

Mar 10 1993	First reading	KITO to Comm on Ass	ignment
Mar 11	-	Assigned to Judiciary	Ī
Mar 25		Do Pass/Short Debate	e Cal 010-000-000
	Cal 2nd Rdng Short Debat	te	
Apr 19	Short Debate Cal 2nd Rdr	g	
•	Amendment No.01	DART	Adopted
	Cal 3rd Rdng Short Debat	e	-
Apr 20	Short Debate-3rd Passed 1		
•	Arrive Senate		
	Placed Calendr, First Read	ng	
Apr 29	Chief Sponsor JONES		
•	First reading	Referred to Rules	
May 05		Motion filed JONES-	SUSPEND
		SENATE RULE 7-9,	
		AND AND ADDITO	

AND ANY APPLICABLE SENATE RULES DISCH. FROM RULES, AND PLACE ON THE CALENDER ON THE ORDER OF 2ND RDG.

May 07		Motion failed 025-019-006 Committee Rules	
May 04 1994		Assigned to Judiciary	
May 11		Recommended do pass 01	0-000-000
•	Placed Caindr, Second Rea		
May 12	Added as Chief Co-sponsor	r SȟAW	
	Second Reading		
	Placed Calndr, Third Read	ing	
May 17	Filed with Secretary		
	Amendment No.01	JONES	Amendment
		an	referred to
		SRUL	
	Amendment No.01	JONES	
		Rules refers to SJUD	
May 18	Amendment No.01	JONES	
		Be adopted	
	Placed Calndr, Third Read	ing	
	Recalled to Second Reading	ıg	
	Amendment No.01	JONES	Adopted
	Placed Calndr, Third Read	ing	•
May 20	Third Reading - Passed 05		
,0		Refer to Rules/Rul 3-8(b	)
Jun 14		Recommends Considerati	
	Place Cal Order Concurred		
	H Concurs in S Amend, 01	/110-000-000	
	Passed both Houses	7 110 000 000	
Jul 02	Sent to the Governor		
Jul 02 Jul 03	Governor approved		
Jul 05		effective date 94-07-03	
	1 UDLIC ACT 00-0349	enective date 34-07-03	

# HB-2424 DART – VON B – WESSELS – LANG – WOJCIK – GASH, CROSS, BIG-GERT, MCAFEE, LINDNER, MULLIGAN AND DEUCHLER.

750 ILCS 50/1

from Ch. 40, par. 1501

Amends the Adoption Act. In definition of unfit person, provides that failure to make reasonable progress toward the return of the child may be defined as failure to complete a service plan established to correct the conditions that were the basis for the removal of the child from his or her parents.

HOUSE AMENDMENT NO. 1.

In definition of unfit parents, further defines failure to make reasonable progress toward return of the child as failure to complete the service plan within 12 months after adjudication of abused or neglected minor under the Juvenile Court Act of 1987. Makes a technical change.

HOUSE AMENDMENT NO. 2.

Adds immediate effective date.

SENATE AMENDMENT NO. 1. (Senate recedes July 1, 1994)

Adds reference to:

750 ILCS 50/4.1 from Ch. 40, par. 1506 750 ILCS 50/15 from Ch. 40, par. 1519

Further amends the Adoption Act. Requires DCFS to adopt rules providing that an adoption placement agency may not place a child based solely on the child's race. Provides that a court in entering a judgment of adoption may not use the child's race as the sole criterion in determining whether to give custody of the child through adoption to the petitioner or petitioners.

SENATE AMENDMENT NO. 2. (Senate recedes July 1, 1994)

Amends the Adoption Act to provide that the child's race may not be used as the primary criterion for deciding whether or not to approve the adoption of the child.

SENATE AMENDMENT NO. 3. (Senate recedes July 1, 1994)

Adds reference to: 760 ILCS 30/1

Amends the Instruments Regarding Adopted Children Act to provide that the use of the term child, grandchild, heir, descendent, issue, per stirpes, or by right of representation does not demonstrate an intent to exclude an adopted child under an instrument.

# CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-ams 1, 2 and 3. Recommends that the bill be further amended as follows:

Deletes reference to:
750 ILCS 50/4.1
750 ILCS 50/15
760 ILCS 30/1
Adds reference to:
New Act
20 ILCS 405/1-5
705 ILCS 405/1-8
735 ILCS 5/2-1401
750 ILCS 50/8
750 ILCS 50/12
750 ILCS 50/12
750 ILCS 50/12
750 ILCS 50/20
750 ILCS 50/20
750 ILCS 50/20
750 ILCS 50/20a
750 ILCS 50/20b new

Creates the Uniform Interstate Family Support Act. Extends personal jurisdiction over nonresidents in a proceeding to establish, enforce, or modify a support order. Provides that a circuit court in this State may serve as an initiating tribunal to forward support proceedings to another state and as a responding tribunal for support proceeding initiated in another state. Provides that a circuit court in this State may issue a support order if the individual seeking the order lives in another state. Contains other provisions. Amends the Revised Uniform Reciprocal Enforcement of Support Act to conform to the new Act. Amends the Children and Family Services Act. Provides for the establishment of a task force to draft a foster parents' bill of rights. Amends the Juvenile Court Act in relation to: the standing of foster parents in proceedings; and access of the public to the names of certain juvenile offenders. Amends the Adoption Act in relation to: surrenders of children for adoption and consents to adoption; rights of natural parents; procedural aspects of adoption proceedings; establishment of a Putative Father Registry; notice to putative fathers; hearings and appeals; and other matters. Effective immediately, except certain provisions take effect January 1, 1995. Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11		Assigned to Judiciary I	
Mar 25	Amendment No.01	JUDICIARY I H	Adopted
		010-000-000	
		Do Pass Amend/Short De	bate
		010-000-000	
	Cal 2nd Rdng Short Debate		
Apr 19	Short Debate Cal 2nd Rdng	3	
	Amendment No.02	DART	Adopted
	Cal 3rd Rdng Short Debate		
Apr 20	Short Debate-3rd Passed 10	04-000-006	
	Arrive Senate		
	Placed Calendr, First Readn	ıg	
Apr 29	Chief Sponsor CRONIN		
	First reading	Referred to Rules	
Apr 28 1994		Assigned to Public Health	
May 06	Amendment No.01	PUB HEALTH S	Adopted
	**	Recommnded do pass as a	mend
	D. 1811	008-000-000	
3.5	Placed Calndr, Second Read	ing	
May 12	Filed with Secretary	MODEL III.	
	Amendment No.02	TOPINKA	Amendment
		CDIII	referred to
	DI 10 10 1D	SRUL	
3.6 10	Placed Calndr, Second Read	ing	
May 13	Second Reading		
	Placed Calndr, Third Reading		Т
	Amendment No.02	TOPINKA	Be approved
		CDIII	considerati
	*	SRUL	

Placed Calndr, Third Reading

May 17	Recalled to Second Reading	3	
•	Amendment No.02	TOPINKA	Adopted
M 10	Placed Calndr, Third Reading	ng	
May 18	Filed with Secretary Amendment No.03	CRONIN	A mondmont
	Amendment No.03	CRONIN	Amendment referred to
		SRUL	TOTOTTOG TO
	Amendment No.03	CRONIN	
		Rules refers to SPBH	
Mov 10	Placed Calndr, Third Reading Amendment No.03	ng CRONIN	
May 19	Amendment No.03	Be adopted	
	Placed Calndr, Third Reading		
	Recalled to Second Reading	3	
	Amendment No.03	CRONIN	Adopted
M 20	Placed Calndr, Third Reading	ng	
May 20	Third Reading - Passed 058	-000-001 Refer to Rules/Rul 3-8(b)	`
Jun 14		Recommends Consideration	n HRUL
	Place Cal Order Concurren		
	H Noncners in S Amend. 0	1,02,03	
7 01	Secretary's Desk Non-conc	ur 01,02,03	
Jun 21	Filed with Secretary	Mtn refuse recede-Sen Ar	nand
Jun 28	S Refuses to Recede Amend		nena
Juli 20	S Requests Conference Cor		
	Sen Conference Comm App	otd 1ST/CRONIN,	
		TOPINKA, DILLARD	,
Jun 29	Use Assade Pag Conf Com	JONES, SMITH	
Juli 29	Hse Accede Req Conf Com Hse Conference Comm App		
	The common committee	GRANBERG, LANG.	•
		BIGGERT & MULLI	GAN
<b>T</b> 20		Refer to Rules/Rul 3-8(b)	
Jun 30		Recommends Consideration Floor motion CONF. CO	
		BE TAKEN UP FOR	WIMI. KET 1.
		IMMEDIATE CONSIDI	ER
		-DART	
		Motion prevailed	
	House report submitted	086-025-000	
	House Conf. report Adopte	d 1ST/076-021-012	
	Filed with Secretary		
		Conference Committee R	
	Added as Chief Co spansor	Conf Comm Rpt referred	to
	Added as Chief Co-sponsor	Conference Committee R	enort
		Rules refers to SPBH	ороги
	Sen Conference Comm App		
Jul 01	Bill Considerd Spec Sess 3	Cf C 20 70	
		Conference Committee R Be approved consideration	
	Sen Conference Comm App	ntd 1ST/94-06-28	1
	Added as Chief Co-sponsor	GEO-KARIS	
	Added as Chief Co-sponsor	TOPINKA	
	Added as Chief Co-sponsor	STERN	
	Senate report submitted	TROTTER-REQUEST	
		RULING OF CHAIR	
		AS TO NUMBER OF	
		VOTES NEEDED FOR	
		PASSAGE OF 1ST CCR CHAIR RULES 36	•
		VOTES NEEDED.	
		3/5 vote required	
		Verified	
	Senate Conf. report Adopte		
	Both House Adoptd Conf r Passed both Houses	pt 1 <b>31</b>	
	1 45504 50111 1104505		

Jul 02 Sent to the Governor Jul 03 Governor approved effective date 94-07-03

effective date 95-01-01

UNIFORM INTERSTATE FAMILY SUPPORT ACT & OTHER PROVISIONS

### PUBLIC ACT 88-0550

# HB-2425 GASH - DART - WOJCIK.

705 ILCS 405/1-3	from Ch. 37, par. 801-3
705 ILCS 405/2-21	from Ch. 37, par. 802-21
705 ILCS 405/2-22	from Ch. 37, par. 802-22
705 ILCS 405/2-23	from Ch. 37, par. 802-23
705 ILCS 405/2-27	from Ch. 37, par. 802-27
705 ILCS 405/2-28	from Ch. 37, par. 802-28

Amends the Juvenile Court Act. Changes provisions concerning contents of a dispositional report in cases involving an abused, neglected, or dependent minor. Requires predispositional conferences when a minor has been removed from the home. Provides for permanency plans concerning placement of a minor. Makes other changes.

### HOUSE AMENDMENT NO. 2.

Deletes reference to: 705 ILCS 405/1-3 705 ILCS 405/2-21 705 ILCS 405/2-22 705 ILCS 405/2-23 705 ILCS 405/2-27 705 ILCS 405/2-28 Adds reference to: New Act

Deletes everything. Creates the Family Preservation Task Force consisting of 19 members who serve without compensation, but shall receive travel and reasonable expenses. Requires the task force to submit to the Governor and General Assembly by March 1, 1994 a report of its findings concerning the present delivery of family preservation services, review of standards for service, and review of available literature. Requires the Department of Children and Family Services to staff the task force with at least one person knowledgeable with child welfare. Repeals the Act on July 1, 1994. Effective immediately.

Mar 10 1993	First reading	Rfrd to Comm on Assign	ment
Mar 11	_	Assigned to Judiciary I	
Apr 01		Do Pass/Short Debate Ca	al 012-000-000
•	Cal 2nd Rdng Short Deba	te	
Apr 20	Short Debate Cal 2nd Rdr	ng .	
•	Held 2nd Rdg-Short Deba	te	
Apr 23	Amendment No.01	GASH	Withdrawn
•	Amendment No.02	GASH	Adopted
	Cal 3rd Rdng Short Debat	ie .	•
	Short Debate-3rd Passed 1	11-000-000	
Apr 26	Arrive Senate		
Apr 27	Placed Calendr, First Read	lng	
Apr 29	Chief Sponsor LAPAILLI	E	
•	Placed Calendr, First Read	lng	
May 03	First reading	Referred to Rules	
Jan 10 1995	Session Sine Die		

# HB-2426 WOJCIK

# INC TAX NO WITHHOLD UNDER 2K

Mar 25 1993 Tabled By Sponsor

# HB-2427 SCHAKOWSKY - KASZAK - PARCELLS - MULLIGAN - LANG AND CURRIE.

735 ILCS 5/2-203 from Ch. 110, par. 2-203

Amends the Code of Civil Procedure. Makes technical changes related to a statutory cross-reference.

### HOUSE AMENDMENT NO. 2.

Deletes reference to:

735 ILCS 5/2-203 from Ch. 110, par. 2-203

Adds reference to:

New Act

30 ILCS 105/5.361 new

Replaces the title and everything after the enacting clause. Creates the Civil Legal Services for the Indigent Act. Amends the State Finance Act. Provides that the clerk of the circuit court in Cook county shall charge additional fees in specified civil actions. Provides that fees collected under this Act shall be deposited into a special fund within the State Treasury, and moneys from the fund shall be distributed to the Attorney General to be used for grants to certain bar associations for distribution to certain entities that provide free legal services for the indigent. Creates the Cook County Legal Services for the Indigent Fund.

Mar I	0 1993	First reading	Rird to Comm on Assi	gnment
Mar 1	1		Assigned to Judiciary 1	[
Apr 01	1		Recommended do pass	007-005-000
-		Placed Calndr, Second Rea	dng	
Apr 19	•	Second Reading	_	
•		Held on 2nd Reading		
Apr 22	2	Amendment No.01	SCHAKOWSKY	Withdrawn
-		Amendment No.02	SCHAKOWSKY	Adopted
		Placed Calndr, Third Readi	ing	•
Apr 23	3	Third Reading - Passed 078	8-025-009	
Apr 26	5	Arrive Senate		
Apr 27	7	Placed Calendr, First Read	ng	
Apr 29	9	Chief Sponsor CRONIN		
May 0	)3	First reading	Referred to Rules	
Jan 10	1995	Session Sine Die		
-2428	LANG.			

### LANG.

735 ILCS 5/17-111

from Ch. 110, par. 17-111

Amends the Code of Civil Procedure. Makes a technical change in a Section concerning partition of land in different counties.

Mar 10 1993	First reading	Rfrd to Comm on Assignment
Mar 11		Assigned to Judiciary I
Apr 01		Recommended do pass 007-005-000
	Placed Calndr, Second Rea	dng
Apr 20	Second Reading	
-	Held on 2nd Reading	
Apr 30	Ref to Rules/Rul 37G	
Apr 13 1994		Recommends Consideration HRUL
•	Held on 2nd Reading	
Apr 19	J	Fiscal Note Requested BLACK
•	Held on 2nd Reading	1
Jan 10 1995	Session Sine Die	

#### HB-2429 LANG.

735 ILCS 5/2-203

from Ch. 110, par. 2-203

Amends the Code of Civil Procedure. Makes technical changes related to a statutory cross-reference.

Mar 10 1993	First reading	Rfrd to Comm on Assignment
Mar 11	·	Assigned to Judiciary I
Apr 02		Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

#### HB-2430 LANG.

735 ILCS 5/2-203 from Ch. 110, par. 2-203

Amends the Code of Civil Procedure. Makes technical changes related to a statutory cross-reference.

1000 1010101100	/•	
Mar 10 1993	First reading	Rfrd to Comm on Assignment
Mar 11	_	Assigned to Judiciary I
Apr 02		Ref to Rules/Rul 27D
Jan 10 1995	Session Sine Die	

HB-2431 **1612** 

HB-2431 JONES, LOU – MADIGAN, MJ – MOORE, EUGENE – TURNER – PUGH, DAVIS, MURPHY, H, MORROW, FLOWERS, STROGER, LEFLORE, CURRIE, YOUNGE, BALANOFF AND BURKE.

20 ILCS 3405/6.5 new

Amends the Historic Preservation Agency Act. Directs the Historic Preservation Agency to acquire necessary real and personal property for an historic site in the Black Metropolis area of the City of Chicago. Effective immediately.

Mar 10 1993	First reading	Rird to Comm on Assignment
Mar 11	-	Assigned to Registration & Regulation
Mar 24		Do Pass/Consent Calendar 010-000-000
	Consnt Caldr Order 2nd Re	ead
Mar 30	Cnsent Calendar, 2nd Read	lng
	Consnt Caldr Order 3rd Re	ead
Apr 01	Remvd from Consent Caler	ndar
•	Cal 2nd Rdng Short Debate	e
Apr 20	Short Debate Cal 2nd Rdn	g
•	Held 2nd Rdg-Short Debat	e
Apr 22	-	Returned to Registration & Regulation
•		Interim Study Calendar REGIS
		REGULAT

Jan 10 1995 Session Sine Die

# HB-2432 LANG.

735 ILCS 5/17-111

from Ch. 110, par. 17-111

Amends the Code of Civil Procedure. Makes a technical change in a Section concerning partition of land in different counties.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Judiciary I
Ref to Rules/Rul 27D
Jan 10 1995 Session Sine Die

### HB-2433 GRANBERG.

735 ILCS 5/2-203

from Ch. 110, par. 2-203

Amends the Code of Civil Procedure. Makes technical changes related to a statutory cross-reference.

### HOUSE AMENDMENT NO. 2.

Deletes reference to: 735 ILCS 5/2-203 Adds reference to: 735 ILCS 5/12-1001

Replaces the title and everything after the enacting clause. Amends the Code of Civil Procedure in relation to exempt personal property to provide that the exemptions do not apply to funds due the judgment debtor from his or her employer. Effective immediately.

Mar 10 1993 First reading Rfrd to Common Assignment

ve minimodiately	•		
Mar 10 1993	First reading	Rfrd to Comm on Assign	ment
Mar 11		Assigned to Judiciary I	
Apr 01		Recommended do pass 00	07-005-000
	Placed Caindr, Second Rea	dng	
Apr 14	Second Reading		
•	Amendment No.01	LANG 014-087-005	Lost
	Held on 2nd Reading		
Apr 30	Ref to Rules/Rul 37G		
Apr 13 1994		Recommends Considerat	ion HRUL
тр. 10 1//	Held on 2nd Reading		
Apr 19		Fiscal Note Requested B	LACK
	Held on 2nd Reading	•	
Apr 26	Amendment No.02	GRANBERG	Adopted
•	Placed Calndr, Third Read	ing	
Apr 27	Third Reading - Passed 11	6-000-002	
Apr 28	Arrive Senate		
•	Placed Calendr, First Read	ng	
May 03	Sen Sponsor BERMAN		
May 04	First reading	Referred to Rules	
Jan 10 1995	Session Sine Die		

**1613** HB-2434

### HB-2434 PARKE.

820 ILCS 305/8.1 new

Amends the Workers' Compensation Act. Provides that a health services provider may not use court action or a collection agency against an employee to collect a charge for services performed under the Act. Provides that the Industrial Commission shall determine the reasonableness and necessity of any services if they are disputed by an employer. Prohibits a health service provider from charging a fee, for treatment and care governed by the Act, that is greater than the usual and customary fee charged for the same treatment or care when the fee is paid by an individual or a private health insurer.

Mar 10 1993 First reading Mar 11 Mar 31 Rfrd to Comm on Assignment Assigned to Labor & Commerce Interim Study Calendar LABOR COMMRCE

Jan 10 1995 Session Sine Die

# HB-2435 PARKE, SALVI AND ROSKAM.

740 ILCS 150/9.1 new

Amends the Structural Work Act. Provides that a cause of action under the Act for damages for an injury to the person shall be commenced within 2 years after the cause of action accrued.

Mar 10 1993 First reading Mar 11 Apr 02 Jan 10 1995 Session Sine l Rfrd to Comm on Assignment Assigned to Judiciary I Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

### HB-2436 RYDER.

415 ILCS 5/3.85 new 415 ILCS 5/3.86 new

415 ILCS 5/3.00 new

from Ch. 111 1/2, par. 1021

415 ILCS 5/22.36 new

Amends the Environmental Protection Act to provide that a person may not knowingly mix restricted municipal waste intended for collection and delivery to a restricted handling facility with other municipal waste. Provides that waste handling facilities may accept restricted waste only if it is handled by a method that is not restricted. Defines terms. Effective immediately.

Mar 10 1993 First reading Mar 11 Apr 02 Rfrd to Comm on Assignment Assigned to Environment & Energy Interim Study Calendar ENVRMNT ENRGY

Jan 10 1995 Session Sine Die

#### HB-2437 LEVIN.

10 ILCS 5/4-8

from Ch. 46, par. 4-8

Amends the Election Code to specify the minimum number of application forms which must be provided to deputy registrars.

Note(s) That May Apply: Fiscal

Mar 10 1993 First reading Mar 11 Rfrd to Comm on Assignment Assigned to Elections & State

Apr 02 Government
Ref to Rules/Rul 27D

Jan 10 1995 Session Sine Die

# HB-2438 LEVIN.

New Act

Creates the Legislative Conflicts of Interest Act. Provides a short title only.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Executive

Apr 02 Interim Study Calendar EXECUTIVE Jan 10 1995 Session Sine Die

HB-2439 LEVIN.

25 ILCS 170/1

from Ch. 63, par. 171

Amends the Lobbyist Registration Act to make a style change.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Executive

Apr 02 Interim Study Calendar EXECUTIVE

Jan 10 1995 Session Sine Die

### HB-2440 LEVIN.

20 ILCS 2310/55.69 from Ch. 127, par. 55.69

Amends the Civil Administrative Code in Illinois. Makes a technical change in a Section concerning women's health issues.

Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 11 Assigned to Health Care & Human

Services

Apr 02 Interim Study Calendar HEALTH/HUMAN

Mar 02 1994 Exempt under Hse Rule 29(C) HCHS Returned to Health Care & Human

Services
Ref to Rules/Rul 27E

Apr 22 Ref to Jan 10 1995 Session Sine Die

### HB-2441 PARKE.

820 ILCS 305/8 from Ch. 48, par. 138.8

820 ILCS 305/8.1 new

Amends provisions of the Workers' Compensation Act requiring the employer to provide medical treatment under the Act. Provides that an employer may require that treatment and supplies be provided by a managed care plan certified by the Industrial Commission. Sets forth criteria for certification of managed care plans. Provides for revocation and suspension of certification under specified circumstances. Limits civil liability of persons involved in providing medical and health services for a managed care plan under specified circumstances.

Mar 10 1993 First reading
Mar 11 Assigned to Judiciary I
Mar 22 Re-assigned to Labor & Commerce
Interim Study Calendar LABOR
COMMRCE

Jan 10 1995 Session Sine Die

### HB-2442 STECZO.

70 ILCS 1205/8-22 new

Amends the Park District Code. Provides that when three-fourths of a park district board determines that personal property owned by the park district is no longer useful, three-fourths of the board may authorize the sale of the property.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Counties & Townships
Mar 25 Interim Study Calendar CNTY
TWNSHIP

Jan 10 1995 Session Sine Die

# HB-2443 LEVIN.

New Act

Creates the Doing Business with the State Act.

Mar 10 1993 First reading Rfrd to Comm on Assignment
Mar 11 Assigned to Executive

Apr 02 Interim Study Calendar EXECUTIVE

Jan 10 1995 Session Sine Die

# HB-2444 DANIELS – WENNLUND – LAURINO, STEPHENS, BLACK, HANRA-HAN, MOFFITT, LAWFER, TENHOUSE, ZICKUS, WELLER AND MUR-PHY,M.

20 ILCS 415/8b.18 from Ch. 127, par. 63b108b.18 20 ILCS 415/8b.19 from Ch. 127, par. 63b108b.19 20 ILCS 415/8b.19-1

Amends provisions of the Personnel Code relating to term appointments. Provides that, for positions determined by the Director of Central Management Services to be exempt from the requirements of Rutan v. Republican Party, the

Director of CMS shall determine whether to renew an incumbent employee's term after considering the recommendation of the head of the agency where the employee works. Provides that a term expires unless the incumbent is notified in writing that the term has been renewed. Provides that a decision that a position is exempt from Rutan requirements is not grievable or appealable to the Civil Service Commission. Sets forth procedures for appointment to, and renewal of terms of incumbents in, positions exempt from Rutan requirements.

# HOUSE AMENDMENT NO. 1.

Provides that all positions that have salaries at negotiated rates or prevailing rates are exempt from provisions concerning Rutan-exempt term appointments. Also makes technical corrections.

HOUSE AMENDMENT NO. 2.

Deletes reference to: 20 ILCS 415/8b.19 20 ILCS 415/8b.19-1 new

Deletes everything. Amends the Personnel Code. Makes a stylistic change.

SENATE AMENDMENT NO. 1.

Adds reference to: 20 ILCS 415/8b.19

from Ch. 127, par. 63b108b.19

20 ILCS 415/8b.19-1 new

Deletes everything. Restores provisions of original bill as amended by H-am 1. Adds severability provisions.

SENATE AMENDMENT NO. 2.

Deletes reference to: 20 ILCS 415/8b.18 20 ILCS 415/8b.19 20 ILCS 415/8b.19-1 new Adds reference to:

25 ILCS 115/1 from Ch. 63, par. 14

Deletes everything. Amends the General Assembly Compensation Act. Provides that, beginning July 1, 1994, members of the General Assembly shall not be given allowances for food and lodging during periods of time after June 30 when the General Assembly has failed to pass a budget. Effective July 1, 1994. Mar 10 1993 First reading Rfrd to Comm on Assignment

Mar 12	That reading	Assigned to Executive	Hent
Mar 31	Amendment No.01	EXECUTIVE H	Adopted
		Do Pass Amend/Short De	bate
		011-000-000	
	Cal 2nd Rdng Short Debat	e	
Apr 20	Short Debate Cal 2nd Rdn	g	
	Held 2nd Rdg-Short Debat	e	
Apr 23	Amendment No.02	GRANBERG	Adopted
•	Cal 3rd Rdng Short Debate	•	•
	Short Debate-3rd Passed 09	98-008-006	
Apr 26	Arrive Senate		
•	Chief Sponsor PHILIP		
Apr 27	Placed Calendr, First Reads	ng	
•	First reading	Referred to Rules	
Apr 28		Assigned to Executive	
May 06	Amendment No.01	EXECUTIVE S	Adopted
		Recommnded do pass as a	mend
		015-000-000	
	Placed Calndr, Second Read	dng	
May 07	Second Reading	-	
	Placed Calndr, Third Readi	ng	
Aug 13	Refer to Rules/Rul 3-9(b)	RULES SRUL	
Jun 29 1994	Filed with Secretary		
	Amendment No.02	SYVERSON	
		-O'MALLEY-	
		RAUSCHENBERGER-	
		LAUZEN-FITZGERAL	D
		AND BURZYNSKI	

Amendment referred to Committee Rules

Jun 29—Cont. Approved for Consideration SRUL
Placed Calndr, Third Reading
Amendment No.02 SYVERSON

-O'MALLEY--RAUSCHENBERGER-LAUZEN-FITZGERALD AND BURZYNSKI Rules refers to SEXC

Placed Calndr, Third Reading

Jun 30 Amendment No.02 SYVERSON

-O'MALLEY-RAUSCHENBERGER-LAUZEN-FITZGERALD AND BURZYNSKI Be adopted

Placed Calndr, Third Reading

Added as Chief Co-sponsor O'MALLEY

PHILIP-PURSUANT RULE 2-10(E), DEADLINE FOR FINAL ACTION IS EXTENDED TO JANUARY 10, 1995.

Added As A Co-sponsor STERN Placed Calndr, Third Reading Recalled to Second Reading

Amendment No.02 SYVERSON

-O'MALLEY

-RAUSCHENBERGER-LAUZEN-FITZGERALD AND BURZYNSKI

Placed Calndr, Third Reading Third Reading - Passed 042-015-000

Refer to Rules/Rul 3-8(b)

Jan 10 1995 Session Sine Die

HB-2445 RYDER.

20 ILCS 2405/10

from Ch. 23, par. 3441

Amends the Disabled Persons Rehabilitation Act. Requires the Department of Rehabilitation Services to adopt an admission policy with respect to the Illinois School for the Visually Impaired (as it is now required to do with respect to the Illinois School for the Deaf) that permits day or residential enrollment, when resources are sufficient, of children with visual handicaps who are able to take advantage of the regular educational facilities provided in the community. Effective immediately.

Note(s) That May Apply: Fiscal

Mar 17 1993 First reading Jan 10 1995 Session Sine Die Referred to Rules

HB-2446 LEITCH.

40 ILCS 5/7-132

from Ch. 108 1/2, par. 7-132

Amends the Illinois Municipal Retirement Fund Article of the Pension Code to provide that the entities created under certain special education joint agreements must begin participating in the Fund as of July 1, 1993. Effective immediately.

PENSION NOTE

Increase in accrued liability \$5.60M Increase in total annual cost \$.65M

Increase in total annual cost (%of payroll) 13.24%

Note(s) That May Apply: Fiscal; Pension; State Mandates
Apr 13 1993 First reading Referred to Rules
May 20 Pension Note Filed

Committee Rules

Jan 10 1995 Session Sine Die

HB-2447 MCGUIRE.

> 40 ILCS 5/16-127 from Ch. 108 1/2, par. 16-127 40 ILCS 5/16-128 from Ch. 108 1/2, par. 16-128

Amends the Downstate Teacher Article of the Pension Code to allow teachers with at least 20 years of service to purchase up to 4 years of service credit for uncompensated full-time teaching in a nonpublic school. Effective immediately.

PENSION NOTE

Fiscal impact of HB-2447 has not been calculated, but is

estimated to be minor.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

May 10 1993 Filed With Clerk

May 11 First reading

Referred to Rules May 20 Pension Note Filed Committee Rules

Jan 10 1995 Session Sine Die

#### HB-2448 GRANBERG.

40 ILCS 5/9-128.1

from Ch. 108 1/2, par. 9-128.1

Amends the Cook County Article of the Pension Code to put court service deputies and correctional officers under the County Police Department deputy sheriff's formula. Effective immediately.

PENSION NOTE

Increase in accrued liability

\$24.3M

Increase in total annual cost

\$ 4.5M

Increase in total annual cost (%of payroll) .75% NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

May 11 1993 Filed With Clerk

First reading

Referred to Rules

May 20

Pension Note Filed Committee Rules

Jan 10 1995 Session Sine Die

#### HB-2449 PRUSSING.

40 ILCS 15/1.3 new

Amends the State Pension Funds Continuing Appropriation Act to add continuing appropriations of the State contributions required for the General Assembly, State Employee, University, Downstate Teacher, and Judges retirement systems. Effective July 1, 1993.

May 26 1993 Filed With Clerk

May 27 First reading

Jan 10 1995 Session Sine Die Referred to Rules

#### YOUNGE. HB-2450

305 ILCS 5/12-4.4

from Ch. 23, par. 12-4.4

Amends the Illinois Public Aid Code. Provides that Earnfare eligibility may be extended for a period of 3 months to one year for successfully employed participants.

## HOUSE AMENDMENT NO. 1.

Provides that the Illinois Department may extend Earnfare eligibility for a period of 3 months (now 3 months to one year) for successfully employed participants without displacing other participants provided that Earnfare slots are available. Provides that organizations and employers must notify the Illinois Department in writing of their reasonable intention to hire participants.

FISCAL NOTE, AMENDED (Dpt. Public Aid)

HB-2450, as amended, has no fiscal impact on the Department.

Jun 02 1993 Filed With Clerk

First reading Referred to Rules Jun 24

Ruled Exempt Hse Rule 29(c) 005-003-000 HRUL Rfrd to Comm on Assignment

Assigned to Housing, Economic &

Urban Develomt

Apr 14 1994 Amendment No.01 HOUS ECON DEV H Adopted Recommnded do pass as amend

015-001-000

Placed Calndr. Second Reading

Apr 20 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Fiscal Note Filed Apr 26

Placed Calndr, Second Reading

Apr 28 Second Reading Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-2451 YOUNGE.

20 ILCS 3805/7.24f

from Ch. 67 1/2, par. 307.24f

Amends the Illinois Housing Development Act. Requires the Housing Development Authority to issue bonds not exceeding \$2,000,000 to finance single room occupancy facilities in areas with a high percentage of homelessness. Effective immediately.

## HOUSE AMENDMENT NO. 1.

Removes the bill's changes. Authorizes the Authority to finance single room occupancy facilities for low income persons through bonds, notes, or other funds not exceeding \$2,000,000. Effective immediately.

HOUSÍNG AFFORDABILITY NOTE, AMENDED

There would be no fiscal effect on a single-family residence.

FISCAL NOTE (Housing Development Authority)

Estimated fiscal impact to the Authority would be \$2.15 million to cover development, bond issue, and administrative costs.

NOTE(S) THAT MAY APPLY: Fiscal

Jun 02 1993 Filed With Clerk

First reading Referred to Rules

Jun 24 Ruled Exempt Hse Rule 29(c) 005-003-000 HRUL

Rfrd to Comm on Assignment Assigned to Housing, Economic &

Urban Develomt

HOUS ECON DEV H Adopted

Apr 14 1994 Amendment No.01 Recommnded do pass as amend 012-004-000

Placed Calndr, Second Reading

Apr 20 Fiscal Note Requested WENNLUND

Housng Aford Note RequWENNLUND State Debt Note Requested

WENNLUND

Placed Caindr, Second Reading

Second Reading Apr 26

Held on 2nd Reading Housing Aford Note Filed Apr 29

Held on 2nd Reading

May 03 Fiscal Note Filed Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-2452 YOUNGE.

70 ILCS 505/3.07 from Ch. 85, par. 5503.07 70 ILCS 505/5 from Ch. 85, par. 5505

70 ILCS 505/9 from Ch. 85, par. 5509

70 ILCS 505/9.26 new 70 ILCS 505/9.27 new 70 ILCS 505/9.28 new

Amends the East St. Louis Area Development Act. Includes Washington Park and National City within the East St. Louis Depressed Areas. Authorizes the Authority to assist in administering enterprise zones, to provide planning for economic development, and to seek private and public funding for economic development. Expands the Authority from 9 to 11 members to include the mayors of Washington Park and National City.

Filed With Clerk Jun 02 1993

> First reading Referred to Rules

Jun 24 Ruled Exempt Hse Rule 29(c) 005-003-000 HRUL Rfrd to Comm on Assignment

Assigned to Housing, Economic &

Urban Develpmt

Apr 22 1994 Jan 10 1995

Session Sine Die

#### HB-2453 YOUNGE.

110 ILCS 805/3-56 new

Amends the Public Community College Act. Permits community college districts to offer enterprise school programs.

Jun 02 1993

Filed With Clerk

First reading

Referred to Rules

Jun 24

Ruled Exempt Hse Rule 29(c) 005-003-000 HRUL

Rfrd to Comm on Assignment Assigned to Housing, Economic & Urban Develpmt

Apr 22 1994 Jan 10 1995

Session Sine Die

Ref to Rules/Rul 27E

Ref to Rules/Rul 27E

#### HB-2454 YOUNGE.

50 ILCS 40/1

20 ILCS 605/46.1 20 ILCS 605/46.66 new

from Ch. 127, par. 46.1

from Ch. 24, par. 1361

Amends the Foreign Trade Zones Act and the Civil Administrative Code. Provides that more than one trade zone may be created in an area consisting of 2 counties, each with over 200,000 population and each bordering the Mississippi River. Provides that the Department of Commerce and Community Affairs shall develop a program that may be used to create an effective foreign trade zone in East St. Louis, and shall specifically address how strategies may be developed to stimulate trade worldwide. Provides that the Department shall submit a report to the Governor, General Assembly, and Mayor of East St. Louis by March 1, 1994. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Jun 02 1993

Filed With Clerk

First reading

Referred to Rules

Ref to Rules/Rul 27E

Jun 24

Ruled Exempt Hse Rule 29(c) 005-003-000 HRUL

Rfrd to Comm on Assignment Assigned to Housing, Economic & Urban Develomt

Apr 22 1994 Jan 10 1995

Session Sine Die

HR-2455 YOUNGE.

20 ILCS 605/46.19j new

Amend the Civil Administrative Code. Provides that the Office of Urban Assistance shall establish and administer a Cooperative Assistance Program to encourage the formation of workers' cooperatives by unemployed young people in urban areas with high unemployment levels. Provides for organization of Cooperative Assistance Units consisting of 3 or 4 persons experienced in the formation and management of workers' cooperatives. Sets forth the types of assistance that Cooperative Assistance Units may give to cooperatives, and specifies powers and duties of Units. Provides that the Director of Commerce and Community Affairs shall, through the Office of Urban Assistance, submit a report concerning the Program to the Governor and the General Assembly after the completion of the Program's third year of operation.

NOTE(S) THAT MAY APPLY: Fiscal Jun 02 1993

Filed With Clerk

First reading

Referred to Rules

Ref to Rules/Rul 27E

Jun 24

Ruled Exempt Hse Rule 29(c) 005-003-000 HRUL

Rfrd to Comm on Assignment Assigned to Housing, Economic & Urban Develomt

Apr 22 1994

Jan 10 1995

Session Sine Die

#### HB-2456 YOUNGE.

110 ILCS 805/2-19 new

Amends the Public Community College Act. Authorizes the Illinois Community College Board to include an Urban Studies Center.

Jun 02 1993 Filed With Clerk

> First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) 005-003-000 HRUL Jun 24

Rfrd to Comm on Assignment Assigned to Housing, Economic &

Urban Develomt Ref to Rules/Rul 27E

Apr 22 1994

Jan 10 1995 Session Sine Die

#### HR-2457 YOUNGE.

305 ILCS 30/5

from Ch. 23, par. 6855

325 ILCS 30/4

Amends the Family Resource Development Act to establish a Family Resource Development Center at State Community College in East St. Louis to conduct programs to develop human resources through improvement of coping skills in areas related to family and community life, conduct research, provide consultant services, and engage in other activities. Requires the President of State Community College to appoint a Director of the Center and a Planning and Review Advisory Committee. Amends the Family Support Demonstration Project to require that the family support center established under the project offer parental training to AFDC recipients (including foster parents). Requires that DCFS refer to the center clients who need parental training.

NOTE(s) THAT MAY APPLY: Fiscal

Jun 02 1993 Filed With Clerk

First reading Referred to Rules Jun 24 Ruled Exempt Hse Rule 29(c) 005-003-000 HRUL

> Rfrd to Comm on Assignment Assigned to Housing, Economic &

> > Urban Develomt

Ref to Rules/Rul 27E

Apr 22 1994

Jan 10 1995 Session Sine Die

#### HB-2458 YOUNGE.

Jun 24

Appropriates \$499,826, or so much thereof as may be necessary, to the Board of Trustees of State Community College to establish and operate a Family Resource Development Center. Effective July 1, 1993.

Filed With Clerk Jun 02 1993

Referred to Rules First reading

Ruled Exempt Hse Rule 29(c) 005-003-000 HRUL Rfrd to Comm on Assignment

Assigned to Housing, Economic &

Urban Develomt Ref to Rules/Rul 27E

Apr 22 1994 Jan 10 1995 Session Sine Die

## VON B - WESSELS - YOUNGE - MOSELEY - HAWKINS - GIOLITTO.

20 ILCS 655/11.2 new

20 ILCS 655/11.3 new

20 ILCS 655/11.4 new

20 ILCS 655/11.5 new

20 ILCS 655/11.6 new 20 ILCS 655/11.7 new

20 ILCS 655/11.8 new

Amends the Illinois Enterprise Zone Act. Creates a demonstration enterprise zone in East St. Louis. Provides that the Illinois Development Finance Authority shall exercise authority over the zone regarding specified matters. Provides for operation of the zone.

## HOUSE AMENDMENT NO. 1.

Deletes reference to:

20 ILCS 655/11.2 new

20 ILCS 655/11.3 new

20 ILCS 655/11.4 new

20 ILCS 655/11.5 new 20 ILCS 655/11.6 new

20 ILCS 655/11.7 new

20 ILCS 655/11.8 new Adds reference to: 20 ILCS 605/46.15a new

Deletes everything. Amends the Civil Administrative Code of Illinois to provide that the Department of Commerce and Community Affairs has the power to assist Illinois businesses in obtaining venture capital financing. Provides that the Department shall enter into pooling arrangements for receipt of venture capital loans and investments on a pooled basis.

Note(s) That May Apply: Fiscal Jun 02 1993 Filed With Clerk First reading Referred to Rules Jun 24 Ruled Exempt Hse Rule 29(c) 005-003-000 HRUL Rfrd to Comm on Assignment Assigned to Housing, Economic & Urban Develpmt Apr 21 1994 Amendment No.01 HOUS ECON DEV H Adopted Recomminded do pass as amend 010-001-004 Placed Calndr, Second Reading Apr 27 Fiscal Note Requested WENNLUND Placed Calndr, Second Reading Apr 28 Second Reading Held on 2nd Reading May 19 MOSELEY Amendment No.02 Withdrawn Fiscal Note Requested AS AMENDED-WENNLUND CHAIR RULES -FISCAL NOTE REQUEST NOT TIMELY Appeal Ruling of Chair WENNLUND Motion failed Placed Calndr, Third Reading Third Reading - Passed 091-017-000 May 20 Arrive Senate Placed Calendr, First Reading Jan 10 1995 Session Sine Die HB-2460 YOUNGE. 30 ILCS 105/5.360 new 70 ILCS 505/26 new 70 ILCS 505/26.1 new 70 ILCS 505/26.2 new 70 ILCS 505/26.3 new 70 ILCS 505/26.4 new 70 ILCS 505/26.5 new 70 ILCS 505/26.6 new

Amends the East St. Louis Area Development Act and the State Finance Act. Creates a demonstration enterprise zone in the East St. Louis area, Provides that the East St. Louis Area Development Authority shall exercise authority over the zone regarding specified matters. Provides for operation of the zone and for the creation of an Enterprise Zone Assistance Fund.

NOTE(S) THAT MAY APPLY: Fiscal Jun 02 1993 Filed With Clerk First reading Referred to Rules Jun 24 Ruled Exempt Hse Rule 29(c) 005-003-000 HRUL Rfrd to Comm on Assignment Assigned to Housing, Economic & Urban Develomt Apr 21 1994 Recommended do pass 012-000-001 Placed Caindr, Second Reading

Second Reading Apr 28 Held on 2nd Reading

70 ILCS 505/26.7 new 70 ILCS 505/26.8 new 70 ILCS 505/26.9 new Jan 10 1995 Session Sine Die

#### HB-2461 HOFFMAN.

40 ILCS 5/14-104.10 new

Amends the State Employee Article of the Pension Code to authorize members and retirement annuitants to purchase credit for up to 20 years of civilian employment with the U.S. federal government. Requires application and payment of employee and employer contributions, plus interest, by January 1, 1995. Effective immediately.

PENŠION NOTE

The fiscal impact cannot be determined, but would probably be

minor.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Jun 23 1993 First reading Jul 15

Referred to Rules Pension Note Filed Committee Rules

Jan 10 1995 Session Sine Die

## HB-2462 YOUNGE - SKINNER.

35 ILCS 205/103 35 ILCS 205/190 765 ILCS 70/2 from Ch. 120, par. 584 from Ch. 120, par. 671 from Ch. 29, par. 8.12

Amends the Revenue Act of 1939. Requires persons who are selling real property by installment contract to provide a copy of real estate assessment notices and real estate tax bills concerning the property being transferred to the purchaser. Amends the Dwelling Structure Contract Act to require an installment contract seller to record the contract. Makes the contract seller liable for damages resulting from his or her failure to record the contract.

## HOUSE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 205/103 35 ILCS 205/190 Adds reference to:

765 ILCS 70/1 from Ch. 29, par. 8.11

765 ILCS 70/4 new 815 ILCS 505/2Z

5 505/2Z from Ch. 121 1/2, par. 262Z

Deletes everything. Amends the Dwelling Structure Contract Act to require a contract seller to record the contract. Allows a contract buyer to recover actual damages if the contract seller fails to record the contract. Sets forth specific requirements for contracts concerning payment of taxes and insurance and maintenance and repair of the property. Amends the Consumer Fraud and Deceptive Business Practices Act to make a violation of the Dwelling Unit Installment Contract Act an unlawful practice. Effective July 1, 1995.

FISCAL NOTE (Attorney General)

HB 2462 would have minimal fiscal impact which could be covered through existing resources.

## HOUSE AMENDMENT NO. 3.

Deletes reference to: 765 ILCS 70/1 765 ILCS 70/2 765 ILCS 70/4 new Adds reference to:

765 ILCS 75/1 from Ch. 29, par. 8.21

765 ILCS 75/3 new

Deletes everything. Reinserts provisions of H-am 1 and further requires a contract to contain a provision about recording the contract. Effective July 1, 1995.

Jun 23 1993 First reading Referred to Rules Jun 24 Ruled Exempt Hse Rule 29(c) 005-003-000 H

Ruled Exempt Hse Rule 29(c) 005-003-000 HRUL Rfrd to Comm on Assignment

Assigned to Housing, Economic & Urban Develomt

Apr 21 1994

Amendment No.01

HOUS ECON DEV H Adopted Recommnded do pass as amend 016-000-001

Placed Calndr, Second Reading

Apr 27	n	Fiscal Note Requested	WENNLUND
Apr 28	Placed Calndr, Second Rea Second Reading Held on 2nd Reading	dng	
May 06	Held on 2nd Reading	Fiscal Note Filed	
May 10	Amendment No.02 Amendment No.03	YOUNGE YOUNGE	Withdrawn Adopted
	Placed Calndr, Third Read Third Reading - Passed 11	ing	Haoptoa
May 11	Arrive Senate Placed Calendr, First Read		
May 12 May 13 Jan 10 1995	Sen Sponsor HENDON First reading Session Sine Die	Referred to Rules	

#### HB-2463 WELLER.

Appropriates \$500,000 to the Department of Commerce and Community Affairs for a natural resource study and an economic development analysis of the Joliet Army Ammunition Plant and Joliet Arsenal. Effective July 1, 1993.

Jun 29 1993 First reading Referred to Rules

Jan 10 1995 Session Sine Die

HB-2464 WOOLARD - WEAVER,M - JOHNSON,TIM - DUNN,JOHN - HOMER, BALANOFF, CURRAN, DAVIS, DEERING, EDLEY, GIORGI, HANNIG, HARTKE, HICKS, LEVIN, MOSELEY, PHELPS, PRUSSING, BLACK, BRUNSVOLD, DEJAEGHER, FLINN, VON B - WESSELS, HOFFMAN, NOVAK, SALTSMAN, MCAFEE, SCHOENBERG, MAUTINO, MARTINEZ, SCHAKOWSKY, GIGLIO, JONES,SHIRLEY, MURPHY,H, MC-PIKE, MCGUIRE, BLAGOJEVICH, PHELAN, BURKE, YOUNGE, KASZAK, SHEEHY, MORROW, OSTENBURG, STROGER, FLOWERS, PUGH, GILES, CAPPARELLI, CURRIE, JONES,LOU, STECZO, FRIAS, SANTIAGO, KOTLARZ, LAURINO, LOPEZ, LANG, DART, NOLAND AND MOORE,EUGENE.

820 ILCS 405/604

from Ch. 48, par. 434

Amends the Unemployment Insurance Act to provide that a locked out employee is not disqualified from receiving unemployment insurance benefits under specified circumstances. Makes numerous changes in the criteria to be used in determining whether a locked out employee is disqualified from receiving benefits. Effective immediately.

FISCAL NOTE (Dept. of Employment Security)
Using historical data for the years 1983 thru 1992 and a set of modeling assumptions, the annual increase in benefit outlay ranged from zero increase in one year to over \$24 million in another year thereby demonstrating the great variability of the underlying data. Changes in behavior of employers and workers and their collective bargaining representatives due to changes in the lockout provisions further make the fiscal impact of this proposed legislation on Illinois' benefit account indeterminate.

#### HOUSE AMENDMENT NO. 1.

Deletes effective date.

Jun 30 1993 Filed With Clerk

First reading

Referred to Rules Fiscal Note Requested PARKE/BLACK

Committee Rules
Jul 01 Ruled Exempt Hse Rule 29(c) 005-003-000 HRUL

Rfrd to Comm on Assignment Assigned to Labor & Commerce Recommended do pass 009-008-000

Placed Calndr, Second Reading

Floor motion SUSPEND 35(A) & PLACE ON CALENDAR 2ND RDING FOR IMMEDIATE CONSIDER Jul 01-Cont.

-WOOLARD

Mtn Prevail to Suspend Rule 35(A)/064-049-001

Placed Calndr, Second Reading

Second Reading

Fiscal Note Filed Mtn Fisc Nte not Applicable

WOOLARD Motion prayoiled

Motion prevailed 061-050-000

NOTE ACT DOES NOT

Adopted

APPLY

Placed Calndr, Third Reading

Mtn Prev-Recall 2nd Reading

Amendment No.01 WOOLARD

Placed Calndr, Third Reading

Jan 10 1995 Session Sine Die

HB-2465 MOORE, ANDREA – LINDNER – CROSS – HUGHES – KRAUSE, HOEFT, BIGGERT, HASSERT, CLAYTON, PERSICO, DEUCHLER, WENNLUND AND COWLISHAW.

New Act 225 ILCS 60/22

Jul 13

from Ch. 111, par. 4400-22

720 ILCS 520/Act rep.

Creates the Parental Notice of Abortion Act. Provides that no person may knowingly perform an abortion upon a pregnant, unemancipated minor unless the minor has given one parent, legal guardian, or other adult family member notice within 24 hours and the notice has been verified. Provides exceptions for a medical emergency, abuse by one or both parents, or written consent. Provides that an unemancipated minor may seek a judicial waiver of the notification requirement. Repeals the Parental Notice of Abortion Act of 1983. Amends the Medical Practice Act of 1987. Provides that any physician who willfully performs an abortion on an unemancipated minor without verification of the required notice is subject to disciplinary action.

Jun 30 1993 Jan 10 1995 First reading

Session Sine Die

Referred to Rules

# HB-2466 JOHNSON,TIM - WEAVER,M - WIRSING - BRADY - BLACK, NOLAND AND MOFFITT.

Makes appropriations for the payroll expenses of State departments, universities, and other agencies for the first month of State fiscal year 1994. Effective July 1, 1993.

Int 08 1993

Filed With Clerk

First reading

Referred to Rules Motion disch comm, advc 2nd ON CALENDAR 2ND READING- 1ST DAY (MOTION ON DAILY CALENDAR) -JOHNSON,TIM Motion disch comm, advc 2nd ON CALENDAR 2ND **READING - 1ST DAY** (MOTION NOT ON DAILY CALENDAR) -JOHNSON.TIM Motion disch comm, advc 2nd ON CALENDAR 2ND READING - 1ST DAY (MOTION ON DAILY CALENDAR) -JOHNSON,TIM

-JOHNSON,TIM
Motion disch comm, adve 2nd
ON CALENDAR 2ND
READING - 1ST DAY
(MOTION NOT ON
DAILY CALENDAR)
-JOHNSON,TIM

Jul 08-Cont.

Motion advc 2nd,no refr com (MOTION ON DAILY CALENDAR) Motion advc 2nd,no refr com (MOTION NOT ON DAILY CALENDAR) Committee Rules

Jan 10 1995 Session Sine Die

#### HB-2467 BLACK - SALVI AND HICKS.

510 ILCS 5/5

from Ch. 8, par. 355

Amends the Animal Control Act to authorize counties to grant full police powers to certain animal control personnel, including the power to bear weapons. Effective immediately.

Jul 08 1993 Filed With Clerk

First reading Referred to Rules

Apr 05 1994 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary I

Apr 14 Do Pass/Short Debate Cal 012-000-000
Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate
Interim Study Calendar JUDICIARY I

Jun 01 Interim Study Ca Jan 10 1995 Session Sine Die

#### HB-2468 LAWFER - WEAVER,M - MOFFITT - WIRSING.

230 ILCS 10/7

from Ch. 120, par. 2407

Amends the Riverboat Gambling Act. Provides that riverboat gambling shall be permitted from a home dock in a municipality only if the electors of the municipality have approved the docking of riverboats in the municipality. Provides that riverboat gambling shall be permitted from a home dock in an unincorporated location in a county only if the electors of the county have approved the docking of riverboats in the unincorporated areas of the county.

Jul 12 1993 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

# HB-2469 DEUCHLER – JOHNSON, TOM – KRAUSE – ROSKAM – SKINNER AND VON B – WESSELS.

25 ILCS 115/1

from Ch. 63, par. 14

Amends the General Assembly Compensation Act. Provides that beginning July 1, 1994, members of the General Assembly shall not be given allowances for food and lodging for periods of time after June 30 when the General Assembly has failed to pass a State budget or during the months of July and August. Effective July 1, 1994.

NOTE(s) THAT MAY APPLY: Fiscal

Jul 12 1993 First reading

Jul 13

Referred to Rules

Motion disch comm, advc 2nd 2ND RDING-1ST DAY

-DEUCHLER Committee Rules

Jan 10 1995 Session Sine Die

## HB-2470 SANTIAGO.

30	ILCS 803	5/8.17 new	
35	<b>ILCS 203</b>	5/3b	from Ch. 120, par. 484b
55	ILCS 5/3	3-5018	from Ch. 34, par. 3-5018
55	ILCS 5/3	3-7003	from Ch. 34, par. 3-7003
55	ILCS 5/4	4-6001	from Ch. 34, par. 4-6001
55	ILCS 5/4	4-6002	from Ch. 34, par. 4-6002
55	ILCS 5/4	4-6003	from Ch. 34, par. 4-6003
65	ILCS 5/	11-135-2	from Ch. 24, par. 11-135-2
70	ILCS 280	05/4	from Ch. 42, par. 415
605	ILCS 5/6	5-207	from Ch. 121, par. 6-207
625	ILCS 5/	11-416	from Ch. 95 1/2, par. 11-416
705	ILCS 10:	5/27.1	from Ch. 25, par. 27.1

705 ILCS 105/27.3

from Ch. 25, par. 27.3

Amends the State Mandates Act, the Revenue Act of 1939, the Counties Code, the Illinois Municipal Code, the Sanitary District Act of 1936, the Illinois Highway Code, the Illinois Vehicle Code, and the Clerks of Couerts Act. Increases various fees imposed by circuit clerks, sheriffs, and recorders. Increases salaries for circuit clerks, sheriffs, county clerks, county recorders, county treasurers, county coroners, and county elected assessors, Cook County Sheriff's Merit Board members, sanitary district board of trustee members, highway district clerks, and municipal water commissioners. Exempts the State from any reimbursement under the State Mandates Act. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Jul 12 1993 First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-2471 WELLER - MOFFITT - MURPHY,M - WEAVER,M - STEPHENS.

20 ILCS 805/63a23 from Ch. 127, par. 63a23 515 ILCS 5/20-5 from Ch. 56, par. 20-5 515 ILCS 5/20-45 from Ch. 56, par. 20-45 520 ILCS 5/3.1 from Ch. 61, par. 3.1 520 ILCS 5/3.2 from Ch. 61, par. 3.2 520 ILCS 5/3.1-3 new

Amends the Civil Administrative Code of Illinois, the Fish and Aquatic Life Code, and the Wildlife Code. Eliminates senior citizen's fees for camping, using certain facilities, hunting, and fishing. Creates a Golden Years Fishing and Hunting License. Effective immediately.

Note(s) That May Apply: Fiscal Jul 13 1993 Filed With Clerk

First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-2472 STEPHENS – WIRSING – TENHOUSE – LAWFER – MOFFITT, RYDER, MEYER, BLACK AND HOEFT.

New Act

Creates the National Guard Reemployment Act. Requires employers to reinstate employees who have been absent from their employment to perform active duty in the Illinois National Guard on orders of the Governor. Requires the reinstatement or reassignment, under specified circumstances, of employees who are injured in the performance of active duty in the Illinois National Guard. Sets forth procedures for enforcement of the Act and specifies forms of relief available, and provides that the Attorney General and the Illinois Department of Labor shall provide assistance to persons entitled to relief. Effective immediately.

Note(s) That May Apply: Fiscal Sep 13 1993 Filed With Clerk Sep 29 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-2473 ROTELLO.

30 ILCS 105/5 from Ch. 127, par. 141 35 ILCS 5/101 from Ch. 120, par. 1-101 105 ILCS 5/18-1 from Ch. 122, par. 18-1

Amends the State Finance Act, the Illinois Income Tax Act, and the School Code to make technical changes.

Sep 13 1993 Filed With Clerk

Sep 29 First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-2474 CURRAN – HAWKINS – PRUSSING – SHEEHY – MOSELEY, GIOLITTO, NOVAK, DART, DEERING, OSTENBURG AND ROTELLO.

20 ILCS 1805/100 from Ch. 129, par. 220.100

Amends provisions of the Military Code of Illinois prohibiting a person from willfully depriving a member of the Illinois National Guard or the U.S. reserve armed services of his or her employment (and from taking certain other actions against the member) because of his or her membership in the National Guard or reserves. Prohibits a person from refusing to reinstate a member of the National Guard to his or her former position after a period of active duty and prohibits any reduction in the member's pay, benefits or seniority as a result of that duty. Makes violation of those provisions a Class A misdemeanor (rather than a petty offense). Effective immediately.

Sep 13 1993 Filed With Clerk Sep 29 First reading

Referred to Rules Jan 10 1995 Session Sine Die

HB-2475 BURKE.

40 ILCS 5/12-133.1

from Ch. 108 1/2, par. 12-133.1

40 ILCS 5/12-133.4 new

Amends the Chicago Park District Article of the Pension Code to provide a package of early retirement incentives. Allows purchase of up to 5 years of creditable service and provides that the additional credit may be used in all other retirement systems subject to the Retirement Systems Reciprocal Act; eliminates the penalty for retirement before age 60. Also provides that persons who retire after December 31, 1992 with at least 30 years of service may begin to receive the automatic annual increase in retirement pension before age 60. Effective immediately.

Note(s) That May Apply: Fiscal; Pension; State Mandates

Filed With Clerk Sep 13 1993

Sep 29 First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-2476 FLOWERS.

730 ILCS 5/5-8-1.1

Amends the Unified Code of Corrections to provide that the sentence of a person committed to impact incarceration shall be reduced by one day for each day the prisoner assists in natural disaster relief efforts.

Sep 13 1993 Filed With Clerk

Sep 29 Referred to Rules First reading

Jan 10 1995 Session Sine Die

#### HR.2477 FLOWERS.

New Act

Creates the National Guard Reemployment Act. Requires employers to reinstate employees who have been absent from their employment to perform active duty in the Illinois National Guard on orders of the Governor. Requires the reinstatement or reassignment, under specified circumstances, of employees who are injured in the performance of active duty in the Illinois National Guard. Sets forth procedures for enforcement of the Act and specifies forms of relief available, and provides that the Attorney General and the Illinois Department of Labor shall provide assistance to persons entitled to relief. Effective immediately.

Sep 13 1993 Filed With Clerk

Referred to Rules Sep 29 First reading

Jan 10 1995 Session Sine Die

#### HB-2478 FLOWERS.

325 ILCS 5/7.4 from Ch. 23, par. 2057.4

Amends the Abused and Neglected Child Reporting Act. Provides that upon commencing an initial investigation of a report of suspected child abuse or neglect, the DCFS Child Protective Service Unit shall promptly notify the local police or sheriff's department. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal

Filed With Clerk Sep 13 1993 Sep 29

Referred to Rules First reading

Ruled Exempt Hse Rule 29(c) HRUL Apr 14 1994

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Mtn Prevail Suspend Rul 20K Apr 19

Committee Health Care & Human

Services

Apr 21 Returned to Health Care & Human

Services

Interim Study Calendar HEALTH/HUMAN Jan 10 1995 Session Sine Die

#### HB-2479 FLOWERS.

New Act

Creates the Consumer Credit Report Disclosure Act. Requires consumer reporting agencies to provide to each resident of this State who is the subject of a credit report a free copy of the credit report at least once every 3 years. Requires the first report to be delivered by March 1, 1995.

Sep 13 1993 Filed With Clerk

Sep 29 First reading Referred to Rules

Apr 14 1994 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Consumer Protection

Apr 19 Mtn Prevail Suspend Rul 20K

Committee Consumer Protection

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-2480 FLOWERS.

815 ILCS 505/2C.1 new

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is an unlawful practice for a consumer reporting agency to report any adverse or derogatory credit information about a consumer unless the consumer has been consistently late with payments to creditors for a period of at least one year.

Sep 13 1993 Filed With Clerk
Sep 29 First reading Referred to Rules
Jan 10 1995 Session Sine Die

#### HB-2481 FLOWERS.

625 ILCS 5/6-110

from Ch. 95 1/2, par. 6-110

Amends the Illinois Vehicle Code. Provides that a driver's license is not required to bear an applicant's social security number unless the applicant consents or unless otherwise required by federal law. Requires notices to be posted in all driver's license facilities stating that a driver's license is not required to bear a social security number unless the applicant consents or unless required by federal law.

Sep 13 1993 Filed With Clerk

Sep 29 First reading Referred to Rules

Jan 10 1995 Session Sine Die

## HB-2482 FLOWERS.

625 ILCS 5/6-204 from Ch. 95 1/2, par. 6-204 from Ch. 95 1/2, par. 6-206 625 ILCS 5/6-306.7 new

Amends the Illinois Vehicle Code. Requires the Secretary of State, upon receipt from a court that a person is 60 days behind in child support payments, to send a notice to that person informing him or her that the person's driving privileges will be suspended if the payments are not received within 30 days of the date the notice is served. Authorizes the Secretary of State to suspend the driving privileges of the person. Requires the court to forward reports of delinquent child support payments to the Secretary of State.

Note(s) That May Apply: Fiscal Sep 13 1993 Filed With Clerk

Sep 29 First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-2483 SALTSMAN – OLSON – LEITCH – RYDER – TENHOUSE, DUNN, JOHN, MCGUIRE, NOVAK, EDLEY, WOOLARD, ROTELLO, HOMER, CURRAN, MOSELEY, HOFFMAN, MAUTINO, HAWKINS, NOLAND, STEPHENS, WIRSING, BRADY, GRANBERG AND BIGGINS.

625 ILCS 5/5-107 from Ch. 95 1/2, par. 5-107

Amends the Illinois Vehicle Code. Provides that certain persons are exempt from bonds required under used car dealer licensing provisions. Effective immediately.

Sep 13 1993 Filed With Clerk

Sep 29 First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-2484 STECZO – HAWKINS – MOSELEY – VON B – WESSELS – DEJAEGHER, EDLEY, GASH, GIOLITTO, HICKS, OSTENBURG, PHELPS, PRUSSING, ROTELLO, SCHOENBERG AND WOOLARD.

20 ILCS 805/63a23 from Ch. 127, par. 63a23 515 ILCS 5/20-5 from Ch. 56, par. 20-5 515 ILCS 5/20-45 from Ch. 56, par. 20-45 520 ILCS 5/3.1 from Ch. 61, par. 3.1 520 ILCS 5/3.2 from Ch. 61, par. 3.2

Amends the Civil Administrative Code of Illinois, the Fish and Aquatic Life Code, and the Wildlife Code. Eliminates senior citizen's fees for camping, using certain facilities, hunting, and fishing. Creates a Golden Years Fishing and Hunting License. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Sep 13 1993 Filed With Clerk

Sep 29 First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-2485 JOHNSON,TIM.

105 ILCS 5/18-12.1 new

Amends the School Code. For purposes of State aid payments, permits 1993-94 school year partial attendance days before the bill's effective date to be counted as full attendance days when a district closed school due to hazardously hot weather. Effective immediately.

Note(s) That May Apply: Fiscal

Sep 13 1993 Filed With Clerk
Sep 29 First reading Referred to Rules

Jan 10 1995 Session Sine Die

## HB-2486 COWLISHAW.

770 ILCS 60/1 from Ch. 82, par. 1 770 ILCS 60/5 from Ch. 82, par. 5 770 ILCS 60/21 from Ch. 82, par. 21

Amends the Mechanics Lien Act to provide that a subcontractor is entitled to a lien under that Act for work performed on an owner-occupied single family residence or an owner-occupied 2-family residence only if the subcontractor has privity of contract with the owner.

Sep 13 1993 Filed With Clerk

Sep 29 First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-2487 BLAGOJEVICH.

720 ILCS 5/12-5.1

Amends the Criminal Code of 1961. Provides that a person who permits the use of a single-family dwelling as a multi-family dwelling or boarding house after having been charged with a violation of a local housing code or zoning or health and safety ordinance regarding the occupancy of single-family dwellings commits the offense of criminal housing management. Provides that a violation is a Class A misdemeanor.

#### HOUSE AMENDMENT NO. 1.

Adds reference to:

720 ILCS 5/12-5.3 new

Makes the offense of criminal housing management applicable to violations relating to the use of multiple-family dwellings. Creates the offense of criminal use of a dwelling. Establishes penalties.

**CORRECTIONS IMPACT NOTE** 

This bill has little or no fiscal impact upon the Dept. of

Corrections.

JUDICIAL NOTE, AMENDED

The bill would neither decrease nor increase the need for the number of judges in the State.

## HOUSE AMENDMENT NO. 3.

Adds reference to:

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30 ILCS 105/5.385 new
30 ILCS 115/1b new
30 ILCS 115/2a new
30 ILCS 115/3a new
35 ILCS 5/901
                         from Ch. 120, par. 9-901
35 ILCS 105/9
                         from Ch. 120, par. 439.9
35 ILCS 110/9
                        from Ch. 120, par. 439.39
35 ILCS 115/9
                        from Ch. 120, par. 439.109
35 ILCS 120/3
                        from Ch. 120, par. 442
50 ILCS 705/5.1 new
50 ILCS 705/5.2 new
```

Amends the Illinois Income Tax Act, the use and occupation tax Acts, and the State Revenue Sharing Act to provide that 1.79% of income tax proceeds and 1.81% of use and occupation tax proceeds shall be deposited into the Police Protection Enhancement Distributive Fund. Provides that moneys in the Fund shall be allocated to municipalities and counties in this State for the purposes of hiring new police officers. Amends the State Finance Act to add the Fund to the list of funds in the State treasury. Amends the Illinois Police Training Act to require the Illinois Local Governmental Law Enforcement Officers Training Board to conduct random audits of units of local government that receive distributions from the Police Protection Enhancement Distributive Fund. Provides that if the Board determines that a unit of local government did not use its distribution for hiring new police officers, then that unit of local government shall not be eligible for a distribution for 1 year. Effective immediately.

HOUSE AMENDMENT NO. 4.

Adds reference to:

720 ILCS 5/3-6 from Ch. 38, par. 3-6

Amends the Criminal Code of 1961 to provide that the prosecution of a sex offense committed against a person under 18 years of age may be commenced within 2 years after the person attains 18 years of age.

Sep 13 1993 Filed With Clerk

5cp 13 1993	riied with Clerk		
Sep 29	First reading	Referred to Rules	
Apr 05 1994	Ruled Exempt Hse Rule 29(c) HRUL		
•		Rfrd to Comm on Assign	mant
		Assigned to Indicion II	Hichit
Apr 21	Amendment No.01	Assigned to Judiciary II	
Apr 21	Amendment No.01	JUDICIARY II H	Adopted
		Do Pass Amend/Short D	ebate
	C 10 17 1 C - 1	016-000-000	
	Cal 2nd Rdng Short Deba		
Apr 27		Correctional Note Reque	sted
		WENNLUND	
		Judicial Note Request W	ENNLIND
	Cal 2nd Rdng Short Deba	te	2111120112
Apr 28	•	Correctional Note Filed	
· -	Cal 2nd Rdng Short Deba		
	Short Debate Cal 2nd Rdr		
	Held 2nd Rdg-Short Deba		
Apr 29	110id 2ild Rug Bilott Deba	Judicial Note Filed	
p: 2)	Held 2nd Ddg Short Daho		
May 10	Held 2nd Rdg-Short Deba Amendment No.02		117
May 10			Withdrawn
	Amendment No.03	MADIGAN,MJ	
		CHAIR RULES	
	4 15 11	ADMENDMENT GERI	MANE
	Appeal Ruling of Chair Bl		
		Motion failed	
	Amendment No.03	MADIGAN,MJ	Adopted
	Amendment No.04	BIGGERT	Adopted
	Cal 3rd Rdng Short Debat	e	
	Short Debate-3rd Passed 1	16-000-000	
May 11	Arrive Senate	-	
	Placed Calendr, First Read	ng .	
May 12	Sen Sponsor DELEO		
• -	First reading	Referred to Rules	
Jan 10 1995	Session Sine Die	Referred to Rules	
	STOREST CHIE DIE		

### HB-2488 KRAUSE, OLSON, ERWIN AND SANTIAGO.

720 ILCS 5/24-3.3 from Ch. 38, par. 24-3.3

Amends the Criminal Code of 1961 to make it unlawful for anyone to sell, give, or deliver firearms within 1,500 feet of the real property comprising any school, public park, or residential property owned, operated and managed by a public housing agency. Eliminates age limitation that makes offense applicable to persons at least 18 years of age who sell, give, or deliver firearms to persons under 18 years of age.

Sep 13 1993 Filed With Clerk
Sep 29 First reading Referred to Rules
Apr 05 1994 Ruled Exempt Hse Rule 29(c) HRUL
Rfrd to Comm on Assignment
Assigned to Judiciary II
Apr 22 Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

## HB-2489 MCPIKE - RYDER - STECZO - TENHOUSE AND HOEFT.

805 ILCS 205/2 from Ch. 106 1/2, par. 2

Amends the Uniform Partnership Act. Defines the term "registered limited liability partnership" to include certain partnerships that are formed pursuant to an agreement governed by the laws of Illinois and that are in compliance with specified provisions of the Act. Effective immediately.

#### HOUSE AMENDMENT NO. 1.

May 09

May 10

May 11

Jan 10 1995

Arrive Senate

First reading

Session Sine Die

Placed Calendr, First Reading

Sen Sponsor CULLERTON

Adds reference to: 805 ILCS 205/6 from Ch. 106 1/2, par. 6 805 ILCS 205/8.1 new 805 ILCS 205/8.2 new 805 ILCS 205/15 from Ch. 106 1/2, par. 15 805 ILCS 205/18 from Ch. 106 1/2, par. 18 805 ILCS 205/34 from Ch. 106 1/2, par. 34 805 ILCS 205/36 from Ch. 106 1/2, par. 36 805 ILCS 205/40 30 ILCS 105/5.385 new

Amends the Uniform Partnership Act. Provides that a partnership may register with the Secretary of State as a registered limited liability partnership. Requires renewal annually. Provides that a partner in a registered limited liability partnership is not liable for certain partnership debts, liabilities, or obligations. Effective 60 days after becoming law.

Sep 29 1993 Filed With Clerk First reading Referred to Rules Apr 13 1994 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Judiciary I Apr 21 Amendment No.01 JUDICIARY I H Adopted 012-000-000 DP Amnded Consent Calendar 012-000-000 Consnt Caldr Order 2nd Read Apr 27 Cnsent Calendar, 2nd Reading Consnt Caldr Order 3rd Read May 03 Remvd from Consent Calendar OLSON AND PARKE Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate May 06 Cal 3rd Rdng Short Debate Short Debate-3rd Passed 110-000-000

Referred to Rules

HB-2490 **1632** 

#### HB-2490 HOEFT-GASH.

605 ILCS 10/11.1 new

Amends the Toll Highway Act. Requires the Toll Highway Authority to open the gates at toll stations during periods of time when the line of motor vehicles waiting to pay a toll exceeds 5 minutes. Effective immediately.

Note(s) That May Apply: Fiscal Sep 29 1993 Filed With Clerk First reading

Referred to Rules

Jan 10 1995 Session Sine Die

HB-2491

BLAGOJEVICH – SHEEHY – SALVI – RONEN – MCAULIFFE, ROSKAM, SANTIAGO, SAVIANO, FRIAS, LOPEZ, HOFFMAN, NOVAK, EDLEY, HICKS, WOOLARD, HAWKINS, DEERING, GRANBERG, PHELPS, VON B – WESSELS, MCAFEE, MARTINEZ, LAURINO, GASH, GIOLITTO, ROTELLO, STECZO, CURRAN, DART AND WELLER.

720 ILCS 5/33B-1 from Ch. 38, par. 33B-1

720 ILCS 5/Art. 33G heading new

720 ILCS 5/33G-5 new

Amends the Criminal Code of 1961 to provide that a person who has been sentenced to a term of imprisonment for a second or subsequent conviction of first degree murder, a Class X felony, criminal sexual assault or aggravated battery of a child shall serve at least 85% of his or her sentence as imposed by the court in a Department of Corrections facility which shall not be reduced by good conduct credit. Includes aggravated battery of a child in the list of offenses for which a third conviction shall result in classification as a habitual criminal.

CORRECTIONAL NOTE

There would be a population impact of 4,108 inmates and a

fiscal impact of \$429,100,000.

JUDICIAL NOTE

There may be an increase in the number of trials, but the effect on judicial resources cannot now be predicted.

#### HOUSE AMENDMENT NO. 2.

Adds reference to: 30 ILCS 105/5.386 new 30 ILCS 115/1b new 30 ILCS 115/2a new 30 ILCS 115/3a new 35 ILCS 5/901

35 ILCS 115/3 a new 35 ILCS 5/901 from Ch. 120, par. 9-901 35 ILCS 105/9 from Ch. 120, par. 439.9 35 ILCS 115/9 from Ch. 120, par. 439.109 35 ILCS 120/3 from Ch. 120, par. 439.109 50 ILCS 755/5 1 page.

50 ILCS 705/5.1 new 50 ILCS 705/5.2 new

Amends the Illinois Income Tax Act, the use and occupation tax Acts, and the State Revenue Sharing Act to provide that 1.79% of income tax proceeds and 1.81% of use and occupation tax proceeds shall be deposited into the Police Protection Enhancement Distributive Fund. Provides that moneys in the Fund shall be allocated to municipalities and counties in this State for the purposes of hiring new police officers. Amends the State Finance Act to add the Fund to the list of funds in the State treasury. Amends the Illinois Police Training Act to require the Illinois Local Governmental Law Enforcement Officers Training Board to conduct random audits of units of local government that receive distributions from the Police Protection Enhancement Distributive Fund. Provides that if the Board determines that a unit of local government did not use its distribution for hiring new police officers, then that unit of local government shall not be eligible for a distribution for 1 year. Effective immediately.

Sep 29 1993 Filed With Clerk

First reading Referred to Rules

Apr 05 1994 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary II Recommended do pass 014-002-000

Apr 19

Placed Calndr, Second Reading

Apr 21 Correctional Note Requested

WENNLUND

Judicial Note Request WENNLUND

Placed Calndr, Second Reading

Apr 26 Correctional Note Filed
Judicial Note Filed

Placed Caindr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading

May 04 Amendment No.01 DANIELS Withdrawn

Amendment No.02 MADIGAN,MJ

CHAIR RULES AMEND

GERMANE Appeal Ruling of Chair BRADY

Motion failed

Amendment No.02 MADIGAN,MJ Adopted
Amendment No.03 MOORE,ANDREA Ruled not germane

Appeal Ruling of Chair BLACK

Motion failed

Placed Calndr, Third Reading

Third Reading - Passed 103-008-005

May 05 Arrive Senate

Sen Sponsor DUDYCZ Placed Calendr, First Reading

First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-2492 WELLER – LAWFER – WEAVER,M – NOLAND – ACKERMAN, BRADY, CROSS, MOFFITT, OLSON, STEPHENS AND WIRSING.

20 ILCS 1105/16 new

Amends the Natural Resources Act. Requires the Department of Energy and Natural Resources, in cooperation with the Department of Central Management Services, to implement a pilot program by January 1, 1995, subject to the availability of funds, for the use of biodiesel fuel in State-owned vehicles.

Sep 29 1993 Filed With Clerk

First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-2493 WELLER - MOFFITT - OLSON - ACKERMAN - NOLAND, BRADY, CROSS, LAWFER AND STEPHENS.

New Act	
35 ILCS 105/3-10	from Ch. 120, par. 439.3-10
35 ILCS 110/3-10	from Ch. 120, par. 439.33-10
35 ILCS 115/3-10	from Ch. 120, par. 439.103-10
35 ILCS 120/2-10	from Ch. 120, par. 441-10

Creates the Biodiesel Fuels Tax Abatement Act. Establishes desired percentages of biodiesel fuel to be sold by distributors of diesel fuel. Creates reporting requirements. Establishes tax abatements on biodiesel fuel sold if percentages are met. Amends the State occupation and use tax Acts to provide for the tax abatement. Effective January 1, 1995.

Note(s) That May Apply: Fiscal Sep 29 1993 Filed With Clerk

First reading Referred to Rules

Jan 10 1995 Session Sine Die

## HB-2494 RYDER.

625 ILCS 5/5-107

from Ch. 95 1/2, par. 5-107

Amends the Illinois Vehicle Code. Provides that certain persons are exempt from bonds required under used car dealer licensing provisions. Effective immediately.

Sep 29 1993 Filed With Clerk

First reading Referred to Rules

Jan 10 1995 Session Sine Die

### HB-2495 LAWFER.

30 ILCS 105/5.365 new

625 ILCS 5/2-119 from Ch. 95 1/2, par. 2-119

625 ILCS 5/3-412 625 ILCS 5/3-628 new from Ch. 95 1/2, par. 3-412

Amends the State Finance Act and the Illinois Vehicle Code. Creates special license plates to commemorate certified Emergency Medical Technicians. Provides for an additional \$15 fee for original issuance of the special plates. Also requires a \$2 additional fee for each plate renewal period. Provides that these fees shall be deposited into the Special EMT License Plate Fund which is created in the State Treasury. Provides that the Secretary of State, subject to appropriation, may use the money to help defray the costs of producing the plates.

NOTE(S) THAT MAY APPLY: Fiscal Sep 29 1993 Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-2496 ROTELLO.

705 ILCS 105/27.1	from Ch. 25, par. 27.1
705 ILCS 105/27.1a	from Ch. 25, par. 27.1a
705 ILCS 105/27.2	from Ch. 25, par. 27.2
705 ILCS 105/27.2a	from Ch. 25, par. 27.2a

Amends the Clerks of Courts Act regarding fees for tax objections. Provides that the fee for tax objections shall be charged for each writing (instead of paper) filed regardless of the number of taxpayers who joined in the writing and regardless of the number of parcels involved. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal Sep 29 1993 Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-2497 DAVIS.

215 ILCS 5/2

from Ch. 73, par. 614

Amends the Illinois Insurance Code. Makes technical and stylistic changes.

Sep 29 1993 First reading Jan 10 1995 Session Sine Die Referred to Rules

#### HB-2498 DAVIS.

New Act

Creates the Service Contract Regulation Act. Contains only a short title provision.

Sep 29 1993 First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-2499 SCHOENBERG.

230 ILCS 10/7 230 ILCS 10/13

from Ch. 120, par. 2407 from Ch. 120, par. 2413

Amends the Riverboat Gambling Act. Provides that each owners license awarded under the Act (including current owners licenses when they expire) shall be awarded to the applicant who: (i) has been determined to be a suitable applicant and (ii) has bid the highest percentage of adjusted gross receipts to be paid into the State Gaming Fund during the period of the license. Licenses awarded under the above process are valid for 10 years. When a license expires, competitive bidding for the license shall again be held. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Sep 29 1993 First reading Referred to Rules

Session Sine Die Jan 10 1995

#### SCHOENBERG. HB-2500

605 ILCS 5/10-716 new

Amends the Illinois Highway Code. Authorizes municipalities with a population of 3,000,000 or more to sell a toll bridge under its control to a private entity. Provides that once ownership is transferred, the municipality, the State, or any other unit of government is not responsible for any negligent acts resulting from the operation of the bridge or for any debt assumed by the private entity. Allows the private entity to lease property along the bridge right of way and to sublease the property **1635** HB-2500—Cont.

under certain circumstances. Authorizes emergency vehicles to access the bridge in emergency situations and to patrol the bridge. Requires 30 days notice to be given prior to any toll rate change. Establishes guidelines if the private entity goes bankrupt.

Sep 29 1993 First reading Referred to Rules Jan 10 1995 Session Sine Die

#### HB-2501 SCHOENBERG.

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      10 ILCS 5/2A-1.2
      from Ch. 46, par. 2A-1.2

      10 ILCS 5/2A-20
      from Ch. 46, par. 2A-20

      105 ILCS 5/3-0.01
      from Ch. 122, par. 3-0.01

      105 ILCS 5/3-1
      from Ch. 122, par. 3-1

      105 ILCS 5/3-15.10
      from Ch. 122, par. 3-15.10

      105 ILCS 5/3A-1
      from Ch. 122, par. 3A-1

      105 ILCS 5/3A-17 rep.
      from Ch. 122, par. 3A-1
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Amends the Election Code and the School Code. Deletes provisions reestablishing the office of regional superintendent of schools in that part of Cook County outside of Chicago and repeals provisions establishing a regional office of education oversight board for that part of Cook County in which the office of regional superintendent of schools was to be reestablished. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Sep 29 1993 First reading Referred to Rules

Apr 07 1994 Ruled Exempt Hse Rule 29(c) HRUL
Rfrd to Comm on Assignment

Assigned to Elementary & Secondary

Apr 20 Education
Interim Stud

Interim Study Calendar ELEM SCND

Jan 10 1995 Session Sine Die

## HB-2502 VON B - WESSELS.

(Public Act 88-90, Art. 71, Sec. 120)

Amends Public Act 88-90. Reduces an appropriation from the Common School Fund to the State Board of Education for supplementary payments to school districts by \$731,000. Appropriates \$731,000 from the Common School Fund to the School District Emergency Financial Assistance Fund. Appropriates \$731,000 from the School District Emergency Financial Assistance Fund to the State Board of Education for emergency financial assistance for Mount Morris Community Unit School District #261. Effective immediately.

Oct 12 1993 First reading Referred to Rules
Jan 10 1995 Session Sine Die

## HB-2503 BLACK - BRUNSVOLD - MCGUIRE, JOHNSON,TIM AND RUTHER-FORD.

105 ILCS 5/3-1.1 from Ch. 122, par. 3-1.1 105 ILCS 5/6-5 from Ch. 122, par. 6-5

Amends the School Code. Authorizes a qualified elector who resides in an educational service region other than the educational service region administered by a regional superintendent who has supervision and control over the unit school district in which the elector resides to vote in elections for that regional superintendent and for the members of the regional board of school trustees for the educational service region administered by that regional superintendent, but not in the elections for the regional superintendent and members of the regional board of school trustees of the educational service region in which the elector resides. Provides for certification by regional superintendents to the State Board of Elections and for certification by the State Board of Elections to the appropriate election authorities of the unit school districts under a regional superintendent's supervision and control and the counties in which all or any part of those districts are located. Also requires the election authority in a single county educational service region whose regional superintendent exercises supervision and control over a unit school district located in more than one educational service region to certify candidates for regional superintendent and members of the regional board of school trustees to the election authorities of the other educational service regions in which that unit school district is located.

Oct 12 1993 First reading Jan 10 1995 Session Sine Die

Referred to Rules

#### HB-2504 BLAGOJEVICH.

215 ILCS 5/356p

from Ch. 73, par. 968p

Amends the Illinois Insurance Code. Provides that policies of accident and health insurance may not deny coverage for replacement of breast implants when replacement is medially necessary. Removes limitation on coverage regarding the medically necessary removal of implants that were implanted for cosmetic reasons. Effective immediately.

Oct 12 1993 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-2505 BLAGOJEVICH.

215 ILCS 5/351B-5

from Ch. 73, par. 963B-5

215 ILCS 5/356q new 215 ILCS 125/4-17 new

Amends the Illinois Insurance Code and the Health Maintenance Organization Act. Provides that coverage may not be denied and benefits may not be restricted solely because a person has had a breast implant.

Oct 12 1993 First reading

Referred to Rules

Apr 05 1994 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Insurance

Ref to Rules/Rul 27E

Apr 22 Jan 10 1995

Session Sine Die

#### HB-2506 BLAGOJEVICH.

415 ILCS 5/21.2

from Ch. 111 1/2, par. 1021.2

Amends the Environmental Protection Act to require all beverage containers to be returnable and have a refund value of at least 5 cents, beginning January 1, 1995. Requires the distributor to pay the retail dealer an additional 1¢ for each container redeemed. Effective immediately.

Oct 12 1993

First reading

Referred to Rules

Apr 05 1994 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Environment & Energy

Apr 22

Jan 10 1995 Session Sine Die

Ref to Rules/Rul 27E

## HB-2507 BIGGINS, DANIELS, BLAGOJEVICH, FRIAS AND CLAYTON.

625 ILCS 5/3-815	from Ch. 95 1/2, par. 3-815
625 ILCS 5/3-818	from Ch. 95 1/2, par. 3-818
625 ILCS 5/15-111	from Ch. 95 1/2, par. 15-111
625 ILCS 5/15-112	from Ch. 95 1/2, par. 15-112
625 ILCS 5/16-105	from Ch. 95 1/2, par. 16-105

Amends the Illinois Vehicle Code. Deletes provisions creating a vehicle classification for Special Hauling Vehicles created by Public Act 88-403. Also changes provisions that grandfather certain vehicle weight allowances to pre-Public Act 88-403 dates. Effective immediately.

Oct 12 1993 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-2508 BLAGOJEVICH.

720 ILCS 5/Art. 29C heading new 720 ILCS 5/29C-1 new

Amends the Criminal Code of 1961 to prohibit knowingly selling, giving, or possessing printed or electronically stored matter containing instructions in the creation of explosives or explosive devices, except for certain lawful purposes. Provides that violation is a Class B misdemeanor.

Oct 12 1993 Firs

First reading

Referred to Rules

Jan 10 1995

Session Sine Die

#### HR-2509 GRANBERG - NOVAK.

5 ILCS 375/5

from Ch. 127, par. 525

Amends the State Employees Group Insurance Act of 1971. Prohibits the Department of Central Management Services from contracting for prescription drug benefits that financially discourage participants from selecting their own pharmacies. Effective immediately.

Oct 12 1993

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

#### HR-2510 BLACK.

720 ILCS 570/208

from Ch. 56 1/2, par. 1208

Amends the Illinois Controlled Substances Act to provide that, for the purposes of the Act, the term "anabolic steroid" does not include an anabolic steroid that is expressly intended for administration through implants to cattle or other non-human species and that has been approved by the Secretary of Health and Human Services for that type of administration.

Oct 12 1993 Filed With Clerk

Oct 13 First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-2511 DUNN.JOHN - SAVIANO.

235 ILCS 5/3-12

from Ch. 43, par. 108

Amends the Liquor Control Act. Changes the deadline for issuance of the Illinois Liquor Control Commission's report on the impact of Section 1926 of the federal ADAMHA Reorganization Act of 1992 from January 15, 1994 to June 1, 1994. Effective immediately.

Oct 12 1993

Filed With Clerk

Oct 13 First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-2512 SALTSMAN.

40 ILCS 5/7-111	from Ch. 108 1/2, par. 7-111
40 ILCS 5/7-113	from Ch. 108 1/2, par. 7-113
40 ILCS 5/7-116	from Ch. 108 1/2, par. 7-116
40 ILCS 5/7-139	from Ch. 108 1/2, par. 7-139

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Pension Code to require an employee contribution for certain prior service credits granted to employees of entities that begin participating in the Fund after January 1, 1994. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Oct 13 1993 First reading

Referred to Rules

Session Sine Die Jan 10 1995

#### HB-2513 HOEFT.

105 ILCS 5/9-11 from Ch. 122, par. 9-11 105 ILCS 5/17-3.4 from Ch. 122, par. 17-3.4

Amends the School Code. Changes the required form of ballot and notice used in connection with tax rate increase referenda for those school districts that are subject to the Property Tax Extension Limitation Law. Provides that when the current maximum rate or existing tax rate information is required to be inserted on the ballot or notice in those school districts, the rate referred to is the rate produced by the most recent tax extension.

Oct 13 1993 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-2514 ROTELLO.

105 ILCS 5/18-8

from Ch. 122, par. 18-8

Amends the School Code. Makes grammatical, punctuation, and other technical changes in the State aid formula provisions and deletes obsolete text from those provisions.

Oct 26 1993 Filed With Clerk

Oct 28 First reading

Jan 10 1995 Session Sine Die Referred to Rules

#### HR-2515 ROSKAM - SALVI - DART.

220 ILCS 5/2-103

from Ch. 111 2/3, par. 2-103

Amends the Public Utilities Act to prohibit employees of the Illinois Commerce Commission from becoming employed by a regulated public utility within 2 years after the end of their employment with the Commission. Extends certain existing employment limitations applicable to Commissioners from one to 2 years. Effective July 1, 1994.

Oct 26 1993 Filed With Clerk Oct 28 First reading Jan 10 1995 Session Sine Die

Referred to Rules

#### HB-2516 DEUCHLER, LINDNER AND CROSS.

805 ILCS 105/112.16

from Ch. 32, par. 112.16

Amends the General Not For Profit Corporation Act. Provides that when the Attorney General holds assets or proceeds from the sale of assets of a dissolved or dissolving corporation, at least 75% of the moneys in the trust fund and assets shall be distributed to entities serving an area the majority of which is located within the area served by the dissolved or dissolving corporation. If the dissolved or dissolving corporation's primary purpose is to provide health-related services, that 75% must be provided to entities that provide those services. Effective immediately.

Oct 26 1993 Filed With Clerk Oct 28 First reading Jan 10 1995 Session Sine Die

Referred to Rules

#### HB-2517 HICKS.

40 ILCS 5/3-112.1 new 40 ILCS 5/3-114.6 new

30 ILCS 805/8.18 new

Amends the Downstate Police Article of the Pension Code to provide a noncompounded 3% annual increase in survivor and disability pensions. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Note(s) That May Apply: Fiscal; Pension; State Mandates

Filed With Clerk Oct 26 1993 First reading Oct 28

Referred to Rules

Jan 10 1995 Session Sine Die

#### BALANOFF - OSTENBURG - GIGLIO - LEVIN - PUGH, TURNER AND HB-2518 KASZAK.

105 ILCS 5/19b-7.5 new

Amends the School Code. In the Chicago school district, provides that when certain operating and energy savings equal costs and the costs have been paid, the costs realized shall be allocated among the Chicago board of education and attendance centers using percentages based on savings realized.

FISCAL NOTE (State Bd. of Ed.)

There would be no fiscal impact on the State or other III.

school districts.

Apr 14

STATE MANDATES FISCAL NOTE (State Bd. of Ed.)

No change from fiscal note, above.

## HOUSE AMENDMENT NO. 3.

Prohibits energy conservation measures that adversely affect the health, safety, or comfort of students.

Oct 26 1993 Filed With Clerk

Oct 28 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 05 1994

Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education

Do Pass/Short Debate Cal 023-000-000

Cal 2nd Rdng Short Debate

Apr 20 Fiscal Note Requested WENNLUND

St Mandate Fis Nte ReqWENNLUND

Cal 2nd Rdng Short Debate Apr 21

State Debt Note Requested WENNLUND

Cal 2nd Rdng Short Debate

Apr 28

Fiscal Note Filed St Mandate Fis Note Filed

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

May 10

Amendment No.01 Amendment No.02 Amendment No.03 Amendment No.04

HOEFT COWLISHAW BALANOFF HOEFT

Withdrawn Lost Adopted Lost

036-074-003

Cal 3rd Rdng Short Debate

Short Debate-3rd Passed 095-021-001

May 11 Arrive Senate

Placed Calendr, First Reading

Jan 10 1995 Session Sine Die

#### HB-2519 FLOWERS.

30 ILCS 505/6

from Ch. 127, par. 132.6

Amends the Illinois Purchasing Act. Removes the bid preference for resident contractors and provides that all public contracts must be awarded to resident contractors unless none is available.

Oct 26 1993 Oct 28 Jan 10 1995 Filed With Clerk First reading Session Sine Die

Referred to Rules

#### HB-2520 FLOWERS.

730 ILCS 5/5-8A-3

from Ch. 38, par. 1005-8A-3

Amends the Unified Code of Corrections to require a single parent head of household who is the sole provider of his or her child and who is convicted of a felony, other than first degree murder, attempted first degree murder, second degree murder, aggravated criminal sexual assault, criminal sexual assault, or involuntary manslaughter, to be sentenced to electronic home detention. Requires as a condition of electronic home detention that the parent receive counseling for alcohol and drug abuse if the parent needs that counseling, educational training for the GED test if the parent has not graduated from high school, and counseling in child rearing skills if he or she has minor children.

#### CORRECTIONS IMPACT NOTE

This legislation could result in a reduction in the prison

population. With an estimated 765 offenders who would successfully complete a county electronic monitoring program under this enhancement, the prison population would decrease by 1,275 by the second year after enactment, with an operational cost

reduction of \$93,840,000 over five years.

Oct 26 1993 Filed With Clerk

Oct 28 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 14 1994

> Rfrd to Comm on Assignment Assigned to Judiciary II Correctional Note Filed

Apr 21 Committee Judiciary II

Motion Do Pass-Lost 006-005-003 HJUB

Remains in Committee Judiciary II Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

#### HB-2521 SCHOENBERG - FREDERICK - MULLIGAN - LANG - KRAUSE AND PRUSSING.

720 ILCS 5/Art. 21.3 heading new

720 ILCS 5/21.3-1 new

Amends the Criminal Code of 1961 to create the offense of unlawful interference with access to or egress from a medical facility. Defines offense. Penalty is a Class B misdemeanor. Provides exemptions for speech and assembly under the First Amendment to the U.S. Constitution and Article I, Sections 4 and 5, of the Illinois Constitution; conduct by an officer, employee, or agent of the medical facility; conduct by a party to a labor dispute in furtherance of labor or management objectives in that dispute; and conduct by a peace officer while performing his or her official duties. Provides that a party aggrieved by a violation may bring a civil action and obtain treble damages or \$5,000, whichever is greater, injunctive relief, and reasonable attorney's fees.

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HOUSE AMENDMENT NO. 1.
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Specifies that informational materials may be distributed.

HOUSE AMENDMENT NO. 3.

Deletes everything and reincorporates provisions of introduced bill, adding conduct of medical staff in list of exemptions.

Oct 26 1993 Filed With Clerk
Oct 28 First reading Referred to Rules
Apr 07 1994 Ruled Exempt Hse Rule 29(c) HRUL
Rfrd to Comm on Assignment
Assigned to Judiciary I
Do Pass/Short Debate Cal 2nd Rdng Short Debate
Apr 28 Short Debate Cal 2nd Rdng

Amendment No.02 ROSKAM Adopted
Amendment No.03 SCHOENBERG Adopted

Cal 3rd Rdng Short Debate

Jan 10 1995 Session Sine Die

#### HB-2522 BLAGOJEVICH.

35 ILCS 200/20-15 35 ILCS 200/21-15 35 ILCS 200/21-20 35 ILCS 200/21-25

Amends the Property Tax Code to provide that property taxes shall not be deemed delinquent if the total amount of unpaid taxes is \$100 or less. Provides that unpaid taxes of \$100 or less shall be carried forward to the following year and shall bear interest until paid. Requires property tax bills to include a line for amounts carried forward plus interest.

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NOTE(S) THAT MAY APPLY: Housing Afford
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Oct 26 1993 Filed With Clerk
Oct 28 First reading

Referred to Rules

## Jan 10 1995 Session Sine Die

105 ILCS 5/34-5.1 new

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HB-2523
             COWLISHAW - MEYER - MULLIGAN.
   10 ILCS 5/1-3
                                      from Ch. 46, par. 1-3
   10 ILCS 5/2A-1.2
                                      from Ch. 46, par. 2A-1.2
   10 ILCS 5/2A-48
                                      from Ch. 46, par. 2A-48
  105 ILCS 5/1A-8
                                      from Ch. 122, par. 1A-8
  105 ILCS 5/1B-2
                                      from Ch. 122, par. 1B-2
  105 ILCS 5/18-8
105 ILCS 5/18-8.6 new
105 ILCS 5/24A-3
                                      from Ch. 122, par. 18-8
                                      from Ch. 122, par. 24A-3
  105 ILCS 5/24A-5
                                      from Ch. 122, par. 24A-5
  105 ILCS 5/34-1
                                      from Ch. 122, par. 34-1
  105 ILCS 5/34-1.01
                                      from Ch. 122, par. 34-1.01
  105 ILCS 5/34-1.02
                                      from Ch. 122, par. 34-1.02
  105 ILCS 5/34-1.1
                                      from Ch. 122, par. 34-1.1
  105 ILCS 5/34-2
                                      from Ch. 122, par. 34-2
  105 ILCS 5/34-2.1
                                      from Ch. 122, par. 34-2.1
                                      from Ch. 122, par. 34-2.1b
from Ch. 122, par. 34-2.1c
  105 ILCS 5/34-2.1b
  105 ILCS 5/34-2.1c
  105 ILCS 5/34-2.2
                                      from Ch. 122, par. 34-2.2
  105 ILCS 5/34-2.3
                                      from Ch. 122, par. 34-2.3
  105 ILCS 5/34-2.4b
                                      from Ch. 122, par. 34-2.4b
  105 ILCS 5/34-2.5
                                      from Ch. 122, par. 34-2.5
  105 ILCS 5/34-3
                                      from Ch. 122, par. 34-3
  105 ILCS 5/34-3.01 new
  105 ILCS 5/34-4
                                      from Ch. 122, par. 34-4
  105 ILCS 5/34-5
                                      from Ch. 122, par. 34-5
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105 H CS 5 /24 5 2 move	
105 ILCS 5/34-5.2 new 105 ILCS 5/34-6	from Ch 122 24 6
105 ILCS 5/34-6.1	from Ch. 122, par. 34-6 from Ch. 122, par. 34-6.1
105 ILCS 5/34-7	from Ch. 122, par. 34-7
105 ILCS 5/34-7.1 new	110111 CH. 122, par. 54 /
105 ILCS 5/34-7.2 new	
105 ILCS 5/34-8	from Ch. 122, par. 34-8
105 ILCS 5/34-8.1	from Ch. 122, par. 34-8.1
105 ILCS 5/34-8.3	from Ch. 122, par. 34-8.3
105 ILCS 5/34-9	from Ch. 122, par. 34-9
105 ILCS 5/34-10	from Ch. 122, par. 34-10
105 ILCS 5/34-11	from Ch. 122, par. 34-11
105 ILCS 5/34-12	from Ch. 122, par. 34-12
105 ILCS 5/34-13.1 new	
105 ILCS 5/34-14	from Ch. 122, par. 34-14
105 ILCS 5/34-15	from Ch. 122, par. 34-15
105 ILCS 5/34-15a	from Ch. 122, par. 34-15a
105 ILCS 5/34-17	from Ch. 122, par. 34-17
105 ILCS 5/34-18	from Ch. 122, par. 34-18
105 ILCS 5/34-18.1	from Ch. 122, par. 34-18.1
105 ILCS 5/34-18.2	from Ch. 122, par. 34-18.2
105 ILCS 5/34-18.3	from Ch. 122, par. 34-18.3
105 ILCS 5/34-18.4 105 ILCS 5/34-18.5	from Ch. 122, par. 34-18.4
105 ILCS 5/34-18.5 105 ILCS 5/34-18.6	from Ch. 122, par. 34-18.5 from Ch. 122, par. 34-18.6
105 ILCS 5/34-18.6a	
105 ILCS 5/34-18.0a 105 ILCS 5/34-18.8	from Ch. 122, par. 34-18.6a from Ch. 122, par. 34-18.8
105 ILCS 5/34-18.9	from Ch. 122, par. 34-18.9
105 ILCS 5/34-18.10	from Ch. 122, par. 34-18.10
105 ILCS 5/34-18.11	from Ch. 122, par. 34-18.11
105 ILCS 5/34-18.12	from Ch. 122, par. 34-18.12
105 ILCS 5/34-18.13	from Ch. 122, par. 34-18.13
105 ILCS 5/34-18.14	from Ch. 122, par. 34-18.14
105 ILCS 5/34-18.15	from Ch. 122, par. 34-18.15
105 ILCS 5/34-19	from Ch. 122, par. 34-19
105 ILCS 5/34-20	from Ch. 122, par. 34-20
105 ILCS 5/34-20.1	from Ch. 122, par. 34-20.1
105 ILCS 5/34-21	from Ch. 122, par. 34-21
105 ILCS 5/34-21.1	from Ch. 122, par. 34-21.1
105 ILCS 5/34-21.2	from Ch. 122, par. 34-21.2
105 ILCS 5/34-21.3	from Ch. 122, par. 34-21.3
105 ILCS 5/34-21.4	from Ch. 122, par. 34-21.4
105 ILCS 5/34-22	from Ch. 122, par. 34-22
105 ILCS 5/34-22.5 105 ILCS 5/34-22.6	from Ch. 122, par. 34-22.5
105 ILCS 5/34-22.0 105 ILCS 5/34-22.9	from Ch. 122, par. 34-22.6 from Ch. 122, par. 34-22.9
105 ILCS 5/34-22.10	from Ch. 122, par. 34-22.10
105 ILCS 5/34-22.11 new	110111 Cil. 122, par. 54 22:10
105 ILCS 5/34-23	from Ch. 122, par. 34-23
105 ILCS 5/34-25	from Ch. 122, par. 34-25
105 ILCS 5/34-26	from Ch. 122, par. 34-26
105 ILCS 5/34-27	from Ch. 122, par. 34-27
105 ILCS 5/34-28	from Ch. 122, par. 34-28
105 ILCS 5/34-29	from Ch. 122, par. 34-29
105 ILCS 5/34-29.1	from Ch. 122, par. 34-29.1
105 ILCS 5/34-29.2	from Ch. 122, par. 34-29.2
105 ILCS 5/34-29.3	from Ch. 122, par. 34-29.3
105 ILCS 5/34-30	from Ch. 122, par. 34-30
105 ILCS 5/34-31	from Ch. 122, par. 34-31
105 ILCS 5/34-32 105 ILCS 5/34-33	from Ch. 122, par. 34-32
105 ILCS 5/34-33 105 ILCS 5/34-34	from Ch. 122, par. 34-33
105 ILCS 5/34-34 105 ILCS 5/34-35	from Ch. 122, par. 34-34 from Ch. 122, par. 34-35
105 ILCS 5/34-35	from Ch. 122, par. 34-36
105 ILCS 5/34-37	from Ch. 122, par. 34-37
105 ILCS 5/34-38	from Ch. 122, par. 34-38
105 ILCS 5/34-42	from Ch. 122, par. 34-42
105 ILCS 5/34-42.01 new	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

105 ILCS 5/34-42.02 new	
105 ILCS 5/34-43	from Ch. 122, par. 34-43
105 ILCS 5/34-43.2 new	110111 CH. 122, par. 54-45
105 ILCS 5/34-43.3 new	6 61 100 0444
105 ILCS 5/34-44	from Ch. 122, par. 34-44
105 ILCS 5/34-44.1	from Ch. 122, par. 34-44.1
105 ILCS 5/34-45	from Ch. 122, par. 34-45
105 ILCS 5/34-45.01 new	
105 ILCS 5/34-45.1	from Ch. 122, par. 34-45.1
105 ILCS 5/34-46	from Ch. 122, par. 34-46
105 ILCS 5/34-47	
	from Ch. 122, par. 34-47
105 ILCS 5/34-48	from Ch. 122, par. 34-48
105 ILCS 5/34-48.1 new	
105 ILCS 5/34-49	from Ch. 122, par. 34-49
105 ILCS 5/34-50	from Ch. 122, par. 34-50
105 ILCS 5/34-51	from Ch. 122, par. 34-51
105 ILCS 5/34-52	from Ch. 122, par. 34-52
105 ILCS 5/34-52.1	from Ch. 122, par. 34-52.1
105 ILCS 5/34-53	
	from Ch. 122, par. 34-53
105 ILCS 5/34-53.1	from Ch. 122, par. 34-53.1
105 ILCS 5/34-53.2	from Ch. 122, par. 34-53.2
105 ILCS 5/34-53.3	from Ch. 122, par. 34-53.3
105 ILCS 5/34-54.1	from Ch. 122, par. 34-54.1
105 ILCS 5/34-55	from Ch. 122, par. 34-55
105 ILCS 5/34-56	from Ch. 122, par. 34-56
105 ILCS 5/34-57	
	from Ch. 122, par. 34-57
105 ILCS 5/34-58	from Ch. 122, par. 34-58
105 ILCS 5/34-59	from Ch. 122, par. 34-59
105 ILCS 5/34-60	from Ch. 122, par. 34-60
105 ILCS 5/34-61	from Ch. 122, par. 34-61
105 ILCS 5/34-62	from Ch. 122, par. 34-62
105 ILCS 5/34-63	from Ch. 122, par. 34-63
105 ILCS 5/34-65	from Ch. 122, par. 34-65
105 ILCS 5/34-66	
105 ILCS 5/ 34-00	from Ch. 122, par. 34-66
105 ILCS 5/34-67	from Ch. 122, par. 34-67
105 ILCS 5/34-68	from Ch. 122, par. 34-68
105 ILCS 5/34 <b>-</b> 69	from Ch. 122, par. 34-69
105 ILCS 5/34-70	from Ch. 122, par. 34-70
105 ILCS 5/34-72	from Ch. 122, par. 34-72
105 ILCS 5/34-73	from Ch. 122, par. 34-73
105 ILCS 5/34-74	from Ch. 122, par. 34-74
105 ILCS 5/34-75	
	from Ch. 122, par. 34-75
105 ILCS 5/34-77	from Ch. 122, par. 34-77
105 ILCS 5/34-78	from Ch. 122, par. 34-78
105 ILCS 5/34 <b>-7</b> 9	from Ch. 122, par. 34-79
105 ILCS 5/34-82	from Ch. 122, par. 34-82
105 ILCS 5/34-83	from Ch. 122, par. 34-83
105 ILCS 5/34-84	from Ch. 122, par. 34-84
105 ILCS 5/34-84b	from Ch. 122, par. 34-84b
105 ILCS 5/34-84.1	from Ch. 122, par. 34-84.1
	from Ch. 122, par. 34-84.1
105 ILCS 5/34-85	from Ch. 122, par. 34-85
105 ILCS 5/34-87	from Ch. 122, par. 34-87
105 ILCS 5/34-88	from Ch. 122, par. 34-88
105 ILCS 5/34-128	from Ch. 122, par. 34-128
105 ILCS 5/34A-104	from Ch. 122, par. 34A-104
105 ILCS 5/34A-604	from Ch. 122, par. 34A-604
105 ILCS 5/34-3.1 rep.	, part o 111 oo 1
105/34·ehß	
105 5/34-18.16 rep.	
105 5/34-21.5 rep.	
105 5/34-22.8 rep.	
105 5/34-42.1 rep.	
105 5/34-42.2 rep.	
105 5/34-43.1 rep.	
105 5/34-54 rep.	
105 5/34A-102 rep.	
	/24A 415 ron
105 5/34A-201a rep. through 5,	/ эчм-415 гер.
105 5/34A-601 rep.	

105 5/34A-606 rep. 105 5/34A-608 rep.

Amends the School Code and the Election Code. Provides for the creation of 10 independent school districts within Chicago, each with an elected 7 member school board which exercises all powers and duties commonly exercised by school boards throughout the State except for local school council functions and lump sum allocation, bonding, and taxing powers. Preserves the City of Chicago as a single taxing district for the 10 independent districts, and vests all taxing and bonding powers and final budgetary power in the City Council. Creates the Central Education Committee composed of the president of each school board plus 11 additional members appointed by the Mayor of Chicago, and defines the Committee's powers and duties. Revises provisions relative to bonding, personnel and teacher certification. Provides for the repeal, effective April 1, 1994, of various provisions of Article 34 and provisions relating to the School Finance Authority. Limits the exercise by home rule units of any powers inconsistent with the provisions of the amendatory Act. Effective December 1, 1993 except as otherwise provided.

NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; State Mandates

Oct 26 1993 Filed With Clerk

Oct 28 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

## HB-2524 HAWKINS.

110 ILCS 520/2

from Ch. 144, par. 652

Amends the Southern Illinois University Management Act. Provides that persons appointed as voting members of the Board of Trustees of Southern Illinois University after the effective date of the amendatory Act, either upon the expiration of their term or upon the occurrence of a vacancy in their office, shall be alumni or alumnae of Southern Illinois University.

Oct 26 1993 Filed With Clerk

Oct 28 First reading Referred to Rules

Apr 14 1994 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Higher Education

Apr 19 Mtn Prevail Suspend Rul 20K

Committee Higher Education

Apr 21 Interim Study Calendar HIGHER ED

Jan 10 1995 Session Sine Die

#### HB-2525 TURNER.

40 ILCS 5/17-106 30 ILCS 805/8.18 new from Ch. 108 1/2, par. 17-106

Amends the Chicago Teachers Article of the Pension Code to validate the right of certain elected officials to participate in the Retirement Fund. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Oct 26 1993 Filed With Clerk

Oct 28 First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-2526 STEPHENS.

305 ILCS 40/27 new

Amends the Nursing Home Grant Assistance Act to provide for grants for persons who were eligible individuals in the fourth quarter of fiscal year 1993 but did not receive a grant in the fourth quarter of fiscal year 1992. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Oct 26 1993 Filed With Clerk

Oct 28 First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-2527 STEPHENS.

625 ILCS 5/12-212

from Ch. 95 1/2, par. 12-212

Amends the Illinois Vehicle Code. Authorizes indirect neon lighting to be installed on motor vehicles.

Oct 26 1993 Filed With Clerk Oct 28 First reading Jan 10 1995 Session Sine Die

Referred to Rules

#### HB-2528 BRUNSVOLD, COWLISHAW, HOEFT, HANNIG AND CURRAN.

105 ILCS 5/26-2

from Ch. 122, par. 26-2

Amends the School Code. In the provisions authorizing the denial of reenrollment to dropouts who, because of age and lack of credits, could not graduate with normal attendance by age 21, provides that the student must be offered a due process meeting before he or she may be denied reenrollment. Also prohibits denying a child reenrollment in violation of the Individuals with Disabilities Education Act or the Americans with Disabilities Act. Effective immediately.

HOUSE AMENDMENT NO. 1.

Proposes to prohibit denial of enrollment in the public schools in violation of federal law (instead of in violation of the Americans with Disabilities Act).

## HOUSE AMENDMENT NO. 2.

Adds reference to: 105 ILCS 5/18-4.4

from Ch. 122, par. 18-4.4

Changes the title and adds provisions that further amend the School Code. Revises the formula for reimbursement of and the procedure for submitting and paying tax equivalent grant claims. Provides that for FY 1995 through FY 1997 the grant shall equal 0.5% and for FY 1998 0.3% of the equalized assessed value of the land owned by the State. Computes that EAV by multiplying the average value per taxable acre of the school district by the total number of acres of land owned by the State. Repeals the tax equivalent grant provisions on July 1, 1998. Effective July 1, 1994.

## FISCAL NOTE, AMENDED (State Bd. of Ed.)

An appropriation of \$152,800 in FY95 and slightly higher appropriations in FYs 96 and 97 would be required. For FY98, the appropriation would drop to about 60% of the FY97 amount.

STATE MANDATES FISCAL NOTE, AMENDED (State Bd. of Ed.)

No change from fiscal note, above.

Oct 27 1993 Filed With Clerk

Oct 28 First reading Referred to Rules

Apr 05 1994 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Education

Apr 14 Amendment No.01 ELEM SCND ED H Adopted

023-000-000

Remains in Committee Elementary &

Secondary Education

Apr 21 Amendment No.02 ELEM SCND ED H Adopted

Do Pass Amend/Short Debate 020-000-000

Cal 2nd Rdng Short Debate

Apr 27 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate

Held 2nd Rdg-Short Debate

Apr 28 Fiscal Note Filed
St Mandate Fis Note Filed

Short Debate Cal 2nd Rdng

Jan 10 1995 Session Sine Die

### HB-2529 BALANOFF - SHEEHY - MCGUIRE - OSTENBURG - HAWKINS.

515 ILCS 5/20-5 from Ch. 56, par. 20-5 515 ILCS 5/20-41 new 515 ILCS 5/20-45 from Ch. 56, par. 20-45 520 ILCS 5/3.1 from Ch. 61, par. 3.1 520 ILCS 5/3.2 from Ch. 61, par. 3.2

Amends the Fish and Aquatic Life Code and the Wildlife Code. Eliminates license fees for hunting and fishing for persons over 65 years of age. Provides that the Department of Conservation shall furnish a special license to residents of age 65 or

more who apply for one. Provides the special license shall constitute evidence that the holder has fishing and hunting privileges. Possession of the license is a matter of personal preference and it is not required of persons 65 years of age and older. The fee for the license is \$.50 and shall not require renewal.

Note(s) That May Apply: Fiscal Oct 27 1993 Filed With Clerk

Oct 28 First reading Referred to Rules

Apr 05 1994 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Agriculture & Conservation

Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

## HB-2530 NOVAK.

415 ILCS 15/4.1 new

Amends the Solid Waste Planning and Recycling Act to require the Department of Energy and Natural Resources to provide municipalities with an evaluation of quantity based garbage fees. Requires municipalities with a population over 5,000 in counties with a population over 100,000 to consider quantity based fees before January 1, 1995. Requires these municipalities to implement quantity based user fees unless the fees would pose an administrative, safety, or economic hardship. Effective immediately.

Oct 27 1993 Filed With Clerk

Oct 28 First reading Referred to Rules

Jan 10 1995 Session Sine Die

## HB-2531 BALANOFF.

220 ILCS 5/2-102

from Ch. 111 2/3, par. 2-102

Amends the Public Utilities Act. Prohibits an ICC commissioner, appointee, or employee from soliciting or accepting a ticket or pass to a sporting event or other amusement or event from an entity subject to ICC supervision, and prohibits such an entity from offering such a ticket or pass to an ICC Commissioner, appointee, or employee.

Oct 27 1993

Filed With Clerk

Oct 28 Nov 03 First reading

Referred to Rules Motion disch comm, advc 2nd

ORDER 2ND READING

-BALANOFF Committee Rules

Jan 10 1995 Session Sine Die

#### HB-2532 PRUSSING.

Appropriates \$250,000, or so much thereof as may be necessary, to the Illinois Community College Board for a grant to Parkland Community College for the repair and renovation of a library building of the community college damaged by fire. Effective immediately.

Oct 28 1993 Filed With Clerk

First reading

Jan 10 1995 Session Sine Die

Referred to Rules

#### HB-2533 HAWKINS - CURRIE.

40 ILCS 5/15-136.3 new

40 ILCS 5/15-136.4 new

Amends the Pension Code to provide early retirement incentives for members of the State Universities Retirement System. Applies to certain persons applying for retirement following the school years ending in 1994 and 1995. Grants a 10% increase in the amount of annuity calculated under Rule 1. Requires an employer contribution and an employee contribution. Lowers the service requirement for retirement without age discount from 35 to 30 years. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Oct 28 1993 Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

HOFFMAN - BLAGOJEVICH - BALANOFF - MCAFEE - MARTINEZ, HR-2534 NOVAK, SHEEHY, PHELPS, VON B - WESSELS, LAURINO, GIOLITTO, MCGUIRE, CURRAN AND STECZO.

705 ILCS 405/5-4 from Ch. 37, par. 805-4

Amends the Juvenile Court Act of 1987 to provide that a minor at least 15 years of age who is charged with a felony committed with a firearm shall be tried as an adult. Present law provides for automatic trial as an adult for only firearm offenses of armed robbery while armed with a firearm and certain unlawful use of weapons violations while in or on the grounds of a school.

#### HOUSE AMENDMENT NO. 1.

Provides that a minor at least 15 years of age at the time of the offense who is charged with attempt to commit first degree murder or aggravated vehicular hijacking shall be prosecuted as an adult.

JUDICIAL NOTE, AMENDED HB2534, as amended, would neither decrease nor increase the

need for the number of judges in the State.

NOTE(S) THAT MAY APPLY: Correctional

Oct 28 1993 Filed With Clerk

First reading Referred to Rules

Apr 07 1994 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary II

JUDICIARY II H Adopted Do Pass Amend/Short Debate

014-000-000

Cal 2nd Rdng Short Debate

Amendment No.01

Apr 27 Fiscal Note Requested WENNLUND

Judicial Note Request WENNLUND

Cal 2nd Rdng Short Debate

Apr 28 Judicial Note Filed

> Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

HB-2535 PHELPS - BALANOFF - NOVAK - HASSERT - DEUCHLER, DEJAEG-HER, DUNN, JOHN, EDLEY, GIGLIO, HAWKINS, HOMER, NOLAND, VON B - WESSELS, WOOLARD, DEERING, ACKERMAN, BLACK, BRUNSVOLD, CURRAN, MOSELEY AND OLSON.

New Act

Apr 21

30 ILCS 615/Act rep.

Creates the Clean Alternative Fuels and Conservation Act. Provides that, by fiscal year 2000, 75% of all new passenger cars, light duty trucks, and vans leased or purchased by the State shall be capable of operating on a clean alternative fuel. Requires all new passenger cars to meet minimum mileage requirements. Establishes the Alternative Fuels Advisory Board. Requires the Board to make annual reports to the Governor and General Assembly. Repeals the State Vehicle Mileage Act. Effective immediately.

Oct 28 1993 Filed With Clerk

> First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 07 1994

Rfrd to Comm on Assignment Assigned to Environment & Energy

Apr 21 Do Pass/Consent Calendar 022-000-000

Consnt Caldr Order 2nd Read

Apr 27 Cnsent Calendar, 2nd Reading Consnt Caldr Order 3rd Read

Remyd from Consent Calendar May 03 CROSS AND PARKE

> Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

## HB-2536 PRUSSING, BALANOFF AND VON B - WESSELS.

305 ILCS 40/20

from Ch. 23, par. 7100-20

Amends the Nursing Home Grant Assistance Act to provide for grants for persons who were eligible individuals in the fourth quarter of fiscal year 1993 but did not receive a grant for that quarter or for the fourth quarter of fiscal year 1992. Effective immediately.

Note(s) That May Apply: Fiscal Oct 29 1993 Filed With Cle

Filed With Clerk First reading

Referred to Rules

Jan 10 1995 Session Sine Die

## HB-2537 MOORE ANDREA – FREDERICK – CHURCHILL – CLAYTON – SALVI.

 105 ILCS 5/7-2a
 from Ch. 122, par. 7-2a

 105 ILCS 5/7-6
 from Ch. 122, par. 7-6

 105 ILCS 5/7-11
 from Ch. 122, par. 7-11

Amends the School Code. Adds provisions under which a school district with a population of 5,000 residents or more is not subject to proceedings for mandatory dissolution. With respect to a petition filed in a school district of 5,000 or more residents in which the petition for dissolution may be granted or denied, provides that if the school district has a student enrollment of more than 1,000, the petition for dissolution shall be by (i) a majority of the legal voters residing in that district or (ii) 15% of the legal voters residing in that district and the board of education of the district acting pursuant to the vote of three-fourths of its membership. Effective immediately.

Oct 29 1993 Filed With Clerk

First reading

Session Sine Die

Referred to Rules

## HB-2538 BALANOFF - HAWKINS - PRUSSING - LEVIN - OSTENBURG.

10 ILCS 5/9-17.1 new

Jan 10 1995

Amends the Campaign Contribution Article of the Election Code. Provides that no person may give or receive a campaign contribution on State property or in any building, office, or other property that has been leased with State funds. Violation is a Class A misdemeanor.

Nov 03 1993 Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

## HB-2539 BALANOFF - HAWKINS - PRUSSING - LEVIN - OSTENBURG.

25 ILCS 5/14 new

Amends the General Assembly Organization Act to bar lobbyists, including former members, from the floor of the Senate and House during session. Effective immediately.

Nov 03 1993 Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

## HB-2540 FLOWERS.

730 ILCS 5/5-8A-3

from Ch. 38, par. 1005-8A-3

Amends the Unified Code of Corrections to require a private custodial parent with a child 6 years of age or younger who is convicted of a felony, other than first degree murder, attempted first degree murder, second degree murder, aggravated criminal sexual assault, criminal sexual assault, or involuntary manslaughter, to be sentenced to electronic home detention. Requires as a condition of electronic home detention that the parent receive counseling for alcohol and drug abuse if the parent needs that counseling, educational training for the GED test if the parent has not graduated from high school, and counseling in child rearing skills if he or she has minor children.

Nov 03 1993 Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

HB-2541 **1648** 

HB-2541 HOMER – DANIELS – BLAGOJEVICH – BALANOFF – HANRAHAN, GASH, NOVAK, LOPEZ, FREDERICK, KRAUSE, MCAFEE, LEVIN, LAURINO, SCHOENBERG, SANTIAGO AND MCGUIRE.

430 ILCS 65/4 from Ch. 38, par. 83-4 430 ILCS 65/8 from Ch. 38, par. 83-8 720 ILCS 5/24-7 new

Amends the Firearm Owners Identification Card Act and the Criminal Code of 1961. Provides that all firearms of a person charged with stalking or aggravated stalking, domestic battery committed with a firearm, or a violation of an order of protection committed with a firearm shall be seized. If the person is convicted, the firearm shall be forfeited and disposed of in the manner provided in the Criminal Code. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 430 ILCS 65/8 720 ILCS 5/24-7 new

Apr 27

Deletes title and everything after the enacting clause. Amends the Firearm Owners Identification Card Act. Makes a grammatical change.

JUDICIAL NOTE, AMENDED

HB2541, as amended, would neither decrease nor increase the

need for the number of judges in the State.

Nov 03 1993 Filed With Clerk

First reading Referred to Rules

Apr 05 1994 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary II

Apr 21 Amendment No.01 JUDI

JUDICIARY II H Adopted
Do Pass Amend/Short Debate

012-000-000

Cal 2nd Rdng Short Debate

Fiscal Note Requested WENNLUND

Judicial Note Request WENNLUND

Cal 2nd Rdng Short Debate Apr 28

Judicial Note Filed

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

HB-2542 BLAGOJEVICH – RONEN – MOORE, ANDREA – SCHAKOWSKY – LAU-RINO, LEVIN, MCGUIRE, LANG, HOMER, ERWIN, GASH, SANTIAGO, VON B – WESSELS, KUBIK AND SCHOENBERG.

430 ILCS 65/4 from Ch. 38, par. 83-4 430 ILCS 65/8 from Ch. 38, par. 83-8 720 ILCS 5/24-1.1 from Ch. 38, par. 24-1.1

Amends the Firearm Owners Identification Card Act and the Criminal Code of 1961 to expand the offense of unlawful use of weapons by felons to include persons convicted of domestic battery or a violation of an order of protection or a substantially similar offense of another jurisdiction. Prohibits issuance of a Firearm Owners Identification Card to persons convicted of those offenses.

HOUSE AMENDMENT NO. 5.

Adds reference to:
430 ILCS 65/4
430 ILCS 65/8
720 ILCS 5/24-1.1
725 ILCS 5/112A-14
750 ILCS 60/214
from Ch. 38, par. 83-4
from Ch. 38, par. 83-8
from Ch. 38, par. 24-1.1
from Ch. 38, par. 112A-14
from Ch. 40, par. 2312-14

Deletes everything. Amends the Firearm Owners Identification Card Act and the Criminal Code of 1961 to expand the offense of unlawful use of weapons by felons to include persons convicted of domestic battery or a violation of an order of protection or a substantially similar offense of another jurisdiction. Prohibits issuance of a Firearm Owners Identification Card to persons convicted of those offenses. Amends the Code of Criminal Procedure and the Domestic Violence Act to prohibit the possession of firearms by respondents in an order of protection.

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HOUSE AMENDMENT NO. 6.
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Adds reference to:
30 ILCS 105/5.386 new
30 ILCS 115/1b new
30 ILCS 115/2a new
30 ILCS 115/3a new
35 ILCS 5/901
                          from Ch. 120, par. 9-901
35 ILCS 105/9
                          from Ch. 120, par. 439.9
35 ILCS 110/9
                          from Ch. 120, par. 439.39
35 ILCS 115/9
                          from Ch. 120, par. 439.109
35 ILCS 120/3
                          from Ch. 120, par. 442
50 ILCS 705/5.1 new
50 ILCS 705/5.2 new
                          from Ch. 38, par. 83-4
430 ILCS 65/4
430 ILCS 65/8
720 ILCS 5/24-1.1
                          from Ch. 38, par. 83-8
                           from Ch. 38, par. 24-1.1
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Amends the Illinois Income Tax Act, the use and occupation tax Acts, and the State Revenue Sharing Act to provide that 1.79% of income tax proceeds and 1.81% of use and occupation tax proceeds shall be deposited into the Police Protection Enhancement Distributive Fund. Provides that moneys in the Fund shall be allocated to municipalities and counties in this State for the purposes of hiring new police officers. Amends the State Finance Act to add the Fund to the list of funds in the State treasury. Amends the Illinois Police Training Act to require the Illinois Local Governmental Law Enforcement Officers Training Board to conduct random audits of units of local government that receive distributions from the Police Protection Enhancement Distributive Fund. Provides that if the Board determines that a unit of local government did not use its distribution for hiring new police officers, then that unit of local government shall not be eligible for a distribution for 1 year. Amends the Firearm Owners Identification Card Act and the Criminal Code of 1961 to expand the offense of unlawful use of weapons by felons to include persons convicted of domestic battery, stalking, aggravated stalking, or a violation of an order of protection or a substantially similar offense of another jurisdiction. Prohibits issuance of a Firearm Owners Identification Card to persons convicted of those offenses.

FISCAL NOTE, AMENDED (DCCA)
Provides for deposits into the Police Protection Enhancement
Distributive Fund of \$200 million: \$100 million (1.79%) of the
new receipts from the Illinois Income Tax Act and \$100 million
(1.81%) from the State's sales taxes. These deposits will be a
reduction of \$200 million from deposits into GRF.

reduction of \$200 million from deposits into GRF. NOTE(S) THAT MAY APPLY: Correctional Nov 03 1993 Filed With Clerk First reading Referred to Rules Apr 05 1994 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Judiciary II Apr 21 Recommended do pass 009-002-003 Placed Calndr, Second Reading Apr 27 Fiscal Note Requested WENNLUND Judicial Note Request WENNLUND Placed Calndr, Second Reading Apr 28 Second Reading Held on 2nd Reading May 20 Amendment No.01 **CROSS** Withdrawn Amendment No.02 DART Withdrawn Amendment No.03 BLAGOJEVICH Withdrawn Amendment No.04 MOORE, ANDREA Withdrawn Amendment No.05 MOORE, ANDREA Adopted Amendment No.06 BLAGOJEVICH Adopted 056-021-015 Fiscal Note Filed Placed Calndr Third Reading

Jun 02	Third Reading - Passed 087-010-016
Jun 03	Arrive Senate
	Placed Calendr, First Reading
Jun 30	Sen Sponsor FARLEY

Nov 15 First reading Jan 10 1995 Session Sine Die Referred to Rules

## HB-2543 WELLER - WENNLUND - BLACK - STEPHENS - BALTHIS.

705 ILCS 405/5-4

from Ch. 37, par. 805-4

Amends the Juvenile Court Act of 1987 to provide for the prosecution of a minor at least 15 years of age as an adult who commits a Class X felony, a Class 1 felony, or any felony in which a firearm was used in the commission of that felony, other than unlawful possession of a firearm.

Note(s) That May Apply: Correctional Nov 03 1993 Filed With Clerk

Referred to Rules

Jan 10 1995 First reading Session Sine Die

#### HB-2544 SCHAKOWSKY.

10 ILCS 5/9-25.2 new

Amends the Election Code to prohibit a contribution being made in a State building. Penalty is a Class B misdemeanor. Permits the receipt of an offer or contribution to receive contributions if they have not been solicited in a manner that directs the contributor to mail or deliver a contribution to a State building and the contribution is transferred to a political committee within 7 days of receipt, or the making or receipt of the contribution in a room or building leased or rented by a political committee for fundraising events.

Nov 03 1993 Filed With Clerk

Nov 03 1993 Filed With Clerk First reading Jan 10 1995 Session Sine Die

Referred to Rules

# HB-2545 BLAGOJEVICH - RONEN - DART - FRIAS - KOTLARZ, PRUSSING, LAURINO, ERWIN, SCHOENBERG AND SANTIAGO.

New Act 10 ILCS 5/28-1

Creates the Assault Weapon Prohibition Act and amends the Election Code. Prohibits the sale, purchase, possession, carrying, or manufacture of assault weapons. Makes violation a Class 2 felony; a second or subsequent violation, or a violation in a school, park, or courthouse or in public housing, is a Class 1 felony. Provides for exemptions for peace officers, military personnel, and others. Prohibits home rule units from regulating assault weapons in a manner less stringent than provided under the Act. Provides that the Act shall not apply unless approved by the electors of the State. Exempts that question from the limit of 3 advisory public questions that may be submitted at a general election. Effective immediately.

Note(s) That May Apply: Correctional; Home Rule Nov 03 1993 First reading Referred to Rules

Apr 05 1994 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary II Ref to Rules/Rul 27E

Apr 22 Jan 10 1995

1995 Session Sine Die

#### HB-2546 BLAGOJEVICH - LAURINO.

730 ILCS 5/5-8-4

from Ch. 38, par. 1005-8-4

Amends the Unified Code of Corrections to require a defendant convicted of multiple offenses when one of the offenses was committed with an assault weapon to serve consecutive sentences. Defines assault weapon.

NOTE(S) THAT MAY APPLY: Correctional

Nov 03 1993 First reading

Referred to Rules

Apr 05 1994 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary II Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

## HB-2547 BRUNSVOLD - WENNLUND - WEAVER.M.

New Act

430 ILCS 65/13.1

from Ch. 38, par. 83-13.1

Creates the Local Government Firearm Regulation Preemption Act and amends the Firearm Owners Identification Card Act. Provides that a person who is in pos-

**1651** HB-2547—Cont.

session of or who transports firearms in compliance with U.S. and State law is entitled to possess or transport those firearms anywhere in this State and no unit of local government may limit, abridge, or deny those rights. Prohibits units of local government from taxing the possession of firearms. Provides that a firearm dealer who operates his or her business in compliance with U.S. and State law is entitled to operate his or her business anywhere in this State and no unit of local government may impose restrictions, special taxes, or license fees upon the business that are greater than for other businesses. Preempts home rule. Excludes municipalities of over 2,000,000 inhabitants from the application of the Act.

NOTE(S) THAT MAY APPLY: Home Rule

Nov 04 1993 Filed With Clerk

First reading Referred to Rules

Apr 05 1994 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary II

Accional t

Recommended do pass 009-004-000

Apr 21 Re
Placed Calndr.Second Reading

Apr 28 Second Reading
Held on 2nd Reading
Jan 10 1995 Session Sine Die

#### HB-2548 WENNLUND.

70 ILCS 1205/5-2c new

Amends the Park District Code. Provides that whenever property that is located within a park district also lies within a municipality that has established a recreation board, and the property is being taxed by both entities, 10% or more of the legal voters residing in the territory may petition to be disconnected from the park district. Establishes referendum procedures. Applies only to park districts located within 2 counties, one with a population of 3,000,000 or more and the other with a population between 355,000 and 360,000, and a municipality between 40,000 and 45,000.

Nov 04 1993 Filed With Clerk

First reading

Jan 10 1995 Session Sine Die

Referred to Rules

#### HB-2549 WENNLUND.

415 ILCS 110/2003

from Ch. 96 1/2, par. 9753

Amends the Recycled Newsprint Use Act. Increases the percentage of recycled fiber required to be used in newsprint to 35% beginning January 1, 1995 and to 45% beginning January 1, 1997.

Nov 04 1993 Filed With Clerk

First reading

Jan 10 1995 Session Sine Die

Referred to Rules

## HB-2550 JONES,LOU – JONES,SHIRLEY – GILES – BURKE – MOORE,EUGENE.

105 ILCS 5/34-18.17 new

Amends the School Code. Requires all school districts situated in school districts with a population exceeding 500,000 to establish, implement, and enforce a closed campus policy throughout the regular school day at each attendance center in the district.

Nov 04 1993 Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

## HB-2551 SCHAKOWSKY - ERWIN - CURRIE.

625 ILCS 5/11-1404

from Ch. 95 1/2, par. 11-1404

Amends the Illinois Vehicle Code. Requires every operator and passenger on motorcycles and motor driven cycles (excludes motorized pedalcycles) to wear a helmet.

Nov 04 1993 Filed With Clerk

First reading Referred to Rules

Apr 07 1994 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human Services Apr 21 Motion Do Pass-Lost 009-016-000

HCHS

Remains in Committee Health Care &

Human Services Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die HB-2552 MURPHY,M – MULLIGAN.

30 ILCS 575/9

from Ch. 127, par. 132.609

Amends the Minority and Female Business Enterprise Act to provide for repeal of that Act on January 1, 2004 rather than September 6, 1994. Effective immediately.

Nov 04 1993 Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-2553 ERWIN - LANG - RONEN.

105 ILCS 5/Art. 2A heading new

105 ILCS 5/2A-1 new

105 ILCS 5/2A-2 new

105 ILCS 5/2A-3 new

Amends the School Code. Provides that the present system of funding education shall terminate by June 30, 1995 and be replaced by a comprehensive and equitable method under which the State bears the preponderant responsibility for financing free public education through the secondary level. Provides that it is the duty of the State to provide a system of high quality education and equal educational opportunity through the secondary level. Provides for the creation of the Education Funding Reform Commission, specifies its responsibilities, including its duty to report by December 15, 1994, and provides that the Commission ceases to exist on July 1, 1995. Effective immediately.

Jan 12 1994 Filed With Clerk

First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11 Assigned to Elementary & Secondary

Education

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

HB-2554 SALVI.

 10 ILCS 5/19-1
 from Ch. 46, par. 19-1

 10 ILCS 5/19-2
 from Ch. 46, par. 19-2

 10 ILCS 5/19-3
 from Ch. 46, par. 19-3

 10 ILCS 5/19-5
 from Ch. 46, par. 19-5

Amends the Election Code to eliminate specific reasons needed for voting absentee.

Jan 12 1994 Filed With Clerk

First reading Referred to Rules

Jan 10 1995 Session Sine Die

## HB-2555 LEVIN - BALANOFF - LAURINO - LANG.

720 ILCS 5/24-3.3 from Ch. 38, par. 24-3.3

Amends the Criminal Code of 1961 to prohibit a person from selling, giving, or delivering a firearm to another person in a school, on the real property comprising a school, or within one-half mile of a school. Penalty is a Class 3 felony. Permits a federally licensed firearm dealer until 6 months after the effective date of the amendatory Act to sell firearms within one-half mile of a school.

Jan 12 1994 Filed With Clerk

First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 11 Assigned to Judiciary II
Apr 22 Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

Ref to Rules/Rul 27E

#### HB-2556 DUNN, JOHN.

New Act

Authorizes the Department of Central Management Services to transfer certain property in Macon County to Macon County, for \$1, to be used for mental health purposes. Effective immediately.

Filed With Clerk Jan 12 1994

> First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 11 Assigned to Elections & State Government

Apr 22

Jan 10 1995 Session Sine Die

#### HB-2557 HOFFMAN AND BLAGOJEVICH.

720 ILCS 5/12-9 from Ch. 38, par. 12-9

Amends the Criminal Code of 1961 to include threats made in person against a public official or his or her immediate family as constituting the offense of threatening a public official.

JUDICIAL NOTE

HB-2557 would neither decrease nor increase the need for the

number of judges in the State. CORRECTIONAL NOTE

There would be minimal population and fiscal impact.

Jan 12 1994 Filed With Clerk

First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary II

Apr 19 Do Pass/Short Debate Cal 016-000-000

Cal 2nd Rdng Short Debate Apr 21

Correctional Note Requested

WENNLUND

Judicial Note Request WENNLUND

Cal 2nd Rdng Short Debate Apr 25 Judicial Note Filed

Cal 2nd Rdng Short Debate

Apr 26 Correctional Note Filed

Cal 2nd Rdng Short Debate Apr 28 Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-2558 WELLER - HASSERT.

30 ILCS 330/2 from Ch. 127, par. 652

30 ILCS 330/5.1 new

Amends the General Obligation Bond Act. Increases by \$100,000,000 the State's authority to issue general obligation bonds. Designates the proceeds for deposit into the County Juvenile Detention Center Revolving Loan Fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Debt; Fiscal

Jan 12 1994 Filed With Clerk

> First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-2559 FLOWERS.

305 ILCS 5/4-1.6

from Ch. 23, par. 4-1.6

Amends the Public Aid Code by requiring the income of the parents of both a minor mother and a minor father to be deemed available and budgeted as parental liability against aid provided by the Illinois Department.

FISCAL NOTE (Dept. of Public Aid)

The estimated annual personal services impact is \$400,000 for 13 staff and FTEs. This cost would be offset by any savings caused by cancellation of cases after the additional grandparents' income has been taken into account.

Jan 12 1994 Filed With Clerk

> First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Health Care & Human Services Apr 20 Fiscal Note Requested WENNLUND Committee Health Care & Human Services Apr 21 Fiscal Note Filed Committee Health Care & Human Services Ref to Rules/Rul 27E Apr 22 Jan 10 1995 Session Sine Die

HB-2560 LEVIN.

> 35 ILCS 200/21-310 35 ILCS 200/21-315

Amends the Property Tax Code to allow tax sale purchasers after January 1, 1995, to petition to void a sale of tax delinquent property if, before issuance of the tax deed, there is discovered hazardous material or an underground storage tank that would, under federal, State, or local law, require a cleanup by the land owner. The tax purchaser in those situations would not be entitled to interest on the refund. Effective immediately.

FISCAL NOTE (Dept. of Revenue)

HB2560 has no administrative impact on the Dept. or fiscal

impact on State revenues.

Jan 12 1994 Filed With Clerk

First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11 Assigned to Revenue

Apr 21 Recommended do pass 012-000-000

Placed Calndr, Second Reading Apr 28 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Second Reading Held on 2nd Reading

Fiscal Note Filed May 03

Held on 2nd Reading Jan 10 1995 Session Sine Die

#### HB-2561 GRANBERG AND HAWKINS.

730 ILCS 125/17 from Ch. 75, par. 117

Amends the County Jail Act to provide that the county shall not be required to make any reimbursement for the cost of medical or hospital services provided to a prisoner on account of a health condition of the prisoner that existed prior to the time of the incarceration of the prisoner in the county jail.

FISCAL NOTE (IL Dept. of Public Aid)

There would be no fiscal impact on the Dept. of Public Aid.

CORRECTIONAL IMPACT NOTE

This bill has little or no fiscal impact upon the Dept. of

Corrections.

Jan 12 1994 Filed With Clerk

Referred to Rules First reading

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Counties & Townships Mar 11

Do Pass/Short Debate Cal 010-000-000 Apr 20 Cal 2nd Rdng Short Debate

Fiscal Note Requested WENNLUND Apr 26

Correctional Note Requested WENNLUND

Judicial Note Request WENNLUND

State Debt Note Requested

WENNLUND

Cal 2nd Rdng Short Debate

Apr 28 Fiscal Note Filed Correctional Note Filed

> Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

1655 HB-2561--Cont.

Session Sine Die Jan 10 1995

#### HB-2562 PANKAU.

625 ILCS 5/11-701.1 new

Amends the Illinois Vehicle Code to provide that a commercial motor vehicle shall be driven in the right hand lane of any roadway having 4 or more lanes unless the commercial motor vehicle is passing another vehicle or is preparing to exit to the left of the roadway.

Jan 12 1994 Filed With Clerk

First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Transportation & Motor

Vehicles

Apr 19 Interim Study Calendar TRANSPÓRTAT'N

Jan 10 1995 Session Sine Die

#### HB-2563 HOFFMAN.

40 ILCS 5/16-127 from Ch. 108 1/2, par. 16-127 40 ILCS 5/16-128 from Ch. 108 1/2, par. 16-128

Amends the Downstate Teacher Article of the Pension Code to authorize teachers and annuitants to purchase credit for certain periods of resignation from teaching due to pregnancy. Requires payment of employee contributions plus interest. Changes provisions relating to the calculation of the interest required for establishing certain optional credits. Effective immediately.

Filed With Clerk Jan 12 1994

First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 10

Rfrd to Comm on Assignment

Mar 11 Assigned to Personnel & Pensions

Ref to Rules/Rul 27E Apr 22

Jan 10 1995 Session Sine Die

#### HB-2564 GRANBERG - BLACK.

505 ILCS 90/7 from Ch. 5, par. 67

Amends the Insect Pest and Plant Disease Act. Provides that certain organizations which sell Christmas trees for charitable purposes are exempt from payment of nursery dealer's certificate fees.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 12 1994 Filed With Clerk

Referred to Rules First reading

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11 Assigned to Agriculture & Conservation

Apr 13 Recommended do pass 012-007-001

Placed Calndr, Second Reading

Apr 19 Second Reading

Placed Calndr, Third Reading

Jan 10 1995 Session Sine Die

#### HR-2565 SANTIAGO.

30 ILCS 505/6-6 new

Amends the Illinois Purchasing Act. Prohibits State agencies from purchasing any product manufactured or produced in Cuba or manufactured by a corporation organized under the laws of Cuba.

FISCAL NOTE (DCMS)

Costs associated with the required contract modification are

expected to be minimal.

Jan 12 1994 Filed With Clerk

First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elections & State

Mar 11 Government

Do Pass/Short Debate Cal 021-000-000 Apr 07

Cal 2nd Rdng Short Debate

Fiscal Note Requested BLACK Apr 19

Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng Apr 20 Amendment No.01 MOORE, ANDREA Withdrawn

Held 2nd Rdg-Short Debate

May 02 Fiscal Note Filed

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-2566 MCAFEE.

40 ILCS 5/17-134

from Ch. 108 1/2, par. 17-134

30 ILCS 805/8.18 new

Amends the Chicago Teacher Article of the Pension Code to require the Board of Education to pay the employee contribution required for establishing service credit for time spent on active duty in the military during Operation Desert Storm and Operation Desert Shield. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Filed With Clerk Jan 12 1994

First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 10

Rfrd to Comm on Assignment Mar 11 Assigned to Personnel & Pensions Ref to Rules/Rul 27E

Apr 22 Ian 10 1995 Session Sine Die

#### HB-2567 MCAFEE - SHEEHY.

305 ILCS 5/5-4.1 from Ch. 23, par. 5-4.1 305 ILCS 5/5-9 from Ch. 23, par. 5-9

Amends the Public Aid Code by requiring that Medicaid recipients pay \$1 per visit for physician services and \$1 for pharmacy services. Also requires that every applicant and recipient choose a single primary care physician or health maintenance organization (HMO).

NOTE(S) THAT MAY APPLY: Fiscal

Jan 12 1994 Filed With Clerk

> First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 11 Assigned to Health Care & Human

Services

Fiscal Note Requested WENNLUND Apr 20

Committee Health Care & Human

Services

Ref to Rules/Rul 27E Apr 22

NOVAK - HOFFMAN - DEERING - SHEEHY - RASCHKE - LIND, HB-2568 GIOLITTO, GASH, MOSELEY, MCAFEE, BALANOFF, GRANBERG, GIG-LIO, VON B - WESSELS, HICKS AND STECZO.

730 ILCS 5/3-6-3 from Ch. 38, par. 1003-6-3 730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3

Session Sine Die

Amends the Unified Code of Corrections to provide that a person sentenced to a term of imprisonment for a conviction of a Class X felony, criminal sexual assault, first degree murder, or aggravated battery of a child shall serve at least 85% of his or her sentence as imposed by the court in a Department of Corrections facility. The sentence cannot be reduced below 85% by good conduct credit.

JUDICIAL NOTE

Jan 10 1995

HB-2568 may result in an increased number of trials; the need for additional judges cannot be determined without more information.

CORRECTIONAL NOTE

There would be a population impact of 12,443 inmates and a

fiscal impact of \$1.2 billion.

NOTE(S) THAT MAY APPLY: Correctional Jan 12 1994 Filed With Clerk

> First reading Referred to Rules

1657

Mar 11 Apr 19 Recommended do pass 014-002-000 Placed Calndr,Second Reading Apr 21 Correctional Note Requested WENNLUND Judicial Note Request WENNLUND Placed Calndr,Second Reading Apr 25 Apr 26 Placed Calndr,Second Reading Apr 26 Placed Calndr,Second Reading Apr 28 Placed Calndr,Second Reading
Apr 19 Recommended do pass 014-002-000 Placed Calndr,Second Reading Apr 21  Placed Calndr,Second Reading Apr 25 Apr 26 Apr 26 Apr 28  Recommended do pass 014-002-000 Placed Calndr,Second Reading Apr 26 Apr 26 Apr 28  Recommended do pass 014-002-000 WENNLUND Judicial Note Request WENNLUND Placed Calndr,Second Reading Correctional Note Filed Placed Calndr,Second Reading Placed Calndr,Second Reading Held on 2nd Reading
Placed Calndr, Second Reading  Apr 21  Correctional Note Requested WENNLUND Judicial Note Request WENNLUND  Placed Calndr, Second Reading  Apr 25  Placed Calndr, Second Reading  Apr 26  Placed Calndr, Second Reading  Apr 28  Second Reading  Placed Calndr, Second Reading  Placed Calndr, Second Reading  Placed Calndr, Second Reading  Placed Calndr, Second Reading  Held on 2nd Reading
Apr 21  Correctional Note Requested WENNLUND Judicial Note Request WENNLUND  Placed Calndr, Second Reading Judicial Note Filed Placed Calndr, Second Reading  Apr 26  Placed Calndr, Second Reading Correctional Note Filed Placed Calndr, Second Reading Apr 28  Second Reading Held on 2nd Reading Held on 2nd Reading
WENNLUND Judicial Note Request WENNLUND Placed Calndr, Second Reading Apr 25 Placed Calndr, Second Reading Apr 26 Placed Calndr, Second Reading Apr 28 Placed Calndr, Second Reading Apr 28 Placed Calndr, Second Reading Placed Calndr, Second Reading Held on 2nd Reading Held on 2nd Reading
Judicial Note Request WENNLUND Placed Calndr, Second Reading  Apr 25 Placed Calndr, Second Reading  Apr 26 Placed Calndr, Second Reading  Apr 28 Placed Calndr, Second Reading  Apr 28 Placed Calndr, Second Reading  Held on 2nd Reading  Flaced Calndr, Second Reading
Placed Calndr, Second Reading  Apr 25  Placed Calndr, Second Reading  Apr 26  Placed Calndr, Second Reading  Correctional Note Filed  Placed Calndr, Second Reading  Apr 28  Second Reading  Held on 2nd Reading
Placed Calndr, Second Reading  Apr 25  Placed Calndr, Second Reading  Apr 26  Placed Calndr, Second Reading  Correctional Note Filed  Placed Calndr, Second Reading  Apr 28  Second Reading  Held on 2nd Reading
Apr 25  Placed Calndr, Second Reading  Apr 26  Placed Calndr, Second Reading  Placed Calndr, Second Reading  Apr 28  Second Reading  Held on 2nd Reading
Placed Calndr, Second Reading  Apr 26  Placed Calndr, Second Reading  Apr 28  Second Reading  Held on 2nd Reading
Apr 26 Correctional Note Filed Placed Calndr, Second Reading Apr 28 Second Reading Held on 2nd Reading
Placed Calndr,Second Reading Apr 28 Second Reading Held on 2nd Reading
Apr 28 Second Reading Held on 2nd Reading
Held on 2nd Reading
Jan 10 1995 Session Sine Die
**************************************
HB-2569 MEYER – ZICKUS – MOFFITT – WIRSING – MURPHY,M AND WEL-
LER.
30 ILCS 575/9 from Ch. 127, par. 132.609
Amends the Minority and Female Business Enterprise Act to provide for repeal
of that Act on January 1, 2004 rather than September 6, 1994. Effective
immediately.
Note(s) That May Apply: Fiscal
Jan 12 1994 Filed With Clerk

Referred to Rules First reading

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Executive Mar 11

Do Pass/Short Debate Cal 009-000-000 Mar 18

Cal 2nd Rdng Short Debate Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-2570 LEITCH.

605 ILCS 25/2

from Ch. 121, par. 392

Amends the Jolliet - Marquette Trail Act. Allows the Department of Transportation to erect appropriate plaques anywhere along the Illinois River Road (currently states that the plaques may be erected in rest areas).

HOUSE AMENDMENT NO. 1.

Allows local agencies in their jurisdictions to place appropriate plaques along the Illinois River Road (currently placement is only allowed by the Department of Transportation). Effective immediately.

Jan 12 1994	Filed With Clerk		
	First reading	Referred to Rules	
Mar 10	Ruled Exempt Hse Rule 29	(c) HRUL	
	-	Rfrd to Comm on A	ssignment
Mar 11		Assigned to Transpo	rtation & Motor
		Vehicles	
Mar 18		Do Pass/Short Deba	ate Cal 026-000-000
	Cal 2nd Rdng Short Debate	•	
Apr 26	Short Debate Cal 2nd Rdng	7	
	Amendment No.01	LEITCH	Adopted
	Cal 3rd Rdng Short Debate		
May 24	Short Debate-3rd Passed 11	1-000-000	
May 25	Arrive Senate		
	Placed Calendr, First Readr	ıg	
Jan 10 1995	Session Sine Die		
E71 IOUN	SON TIM		

#### HB-2571 JOHNSON,TIM.

820 ILCS 405/601

from Ch. 48, par. 431

Amends the Unemployment Insurance Act to exempt from the disqualification for unemployment insurance benefits a person who leaves work voluntarily because his or her spouse who is a member of the armed forces is transferred to a duty station outside Illinois and the person certifies to the Department of Employment Security that the voluntary leaving to accompany the spouse is necessary to preserve the family unit.

Note(s) That Ma	y Apply: Fiscal	
Jan 12 1994	Filed With Cler	·k
	First reading	Referred to Rules
Jan 10 1995	Session Sine Di	e
HB-2572 KRAUS	SE AND SCHOE	NBERG.
625 ILCS 5/1-203.	1	from Ch. 95 1/2, par. 1-203.1
625 ILCS 5/2-118.	1	from Ch. 95 1/2, par. 2-118.1
625 ILCS 5/6-206		from Ch. 95 1/2, par. 6-206
625 ILCS 5/6-208.	1' '	from Ch. 95 1/2, par. 6-208.1
625 ILCS 5/6-517		from Ch. 95 1/2, par. 6-517
625 ILCS 5/6-520		from Ch. 95 1/2, par. 6-520
625 ILCS 5/11-500		from Ch. 95 1/2, par. 11-500
625 ILCS 5/11-501		from Ch. 95 1/2, par. 11-501
625 ILCS 5/11-501		from Ch. 95 1/2, par. 11-501.1
625 ILCS 5/11-501		from Ch. 95 1/2, par. 11-501.2
625 ILCS 5/11-501		from Ch. 95 1/2, par. 11-501.6
625 ILCS 45/5-16		from Ch. 95 1/2, par. 315-11
720 ILCS 5/9-3		from Ch. 38, par. 9-3

Amends the Illinois Vehicle Code, the Boat Registration and Safety Act, and the Criminal Code of 1961. Lowers the blood alcohol concentration level at which a person is presumed to be under the influence of alcohol from 0.10 to 0.08.

Jan 12 1994 Filed With Clerk
First reading Referred to Rules
Jan 10 1995 Session Sine Die

### HB-2573 GIOLITTO.

625 ILCS 5/12-603.2 new

Amends the Illinois Vehicle Code. Requires seat safety belts in the cargo area of pickup trucks for passengers under age 16. Effective immediately.

### HOUSE AMENDMENT NO. 2.

Amends the Illinois Vehicle Code. Provides that provision requiring passengers under 16 to wear seat belts when riding in cargo area of vehicle does not apply to persons operating a vehicle for agricultural related purposes.

Inn 12 1994 Filed With Clerk

Jan 12 1994	riied With Clerk		
	First reading	Referred to Rules	
Mar 10	Ruled Exempt Hse Rule 29	O(c) HRUL	
		Rfrd to Comm on Assign	ment
<b>M</b> ar 11		Assigned to Transportation	on & Motor
		Vehicles	
Apr 13		Recommended do pass 01	17-008-001
	Placed Calndr, Second Read	dng	
Apr 19		Fiscal Note Requested Bl	LACK
	Placed Calndr, Second Read	dng	
Apr 26	Second Reading	_	
	Amendment No.01	LAWFER	Withdrawn
	Held on 2nd Reading		
Apr 27	Amendment No.02	GIOLITTO	Adopted
	Placed Calndr, Third Readi	ing	•
Jan 10 1995	Session Sine Die	-	

### HB-2574 DANIELS - RYDER - WELLER.

Appropriates \$1 to the Department of Mental Health and Developmental Disabilities to develop and conduct a state-wide conference on the integration of institutional and community mental health services that are funded by the State. Effective July 1, 1994.

Jan 12 1994	Filed With Clerk
Apr 06	First reading Rfrd to Comm on Assignment Assigned to Appropriations-Human Services
Apr 21	Recommended do pass 007-000-000
Apr 28	Placed Calndr, Second Reading Second Reading Held on 2nd Reading
May 25 Jan 10 1995	Placed Calndr, Third Reading Session Sine Die

#### HB-2575 DANIELS - RYDER - WELLER.

Appropriates \$1 to the Department of Children and Family Services to study the differences between licensed day care centers and licensed day care homes in the morbidity and mortality of children who receive care in them. Effective July 1, 1994.

Jan 12 1994 Filed With Clerk

First reading

Rfrd to Comm on Assignment Assigned to Appropriations-Human

Services

Apr 21

Recommended do pass 007-000-000

Placed Calndr, Second Reading

Second Reading Apr 28 Held on 2nd Reading

Session Sine Die

#### DANIELS - RYDER - WELLER. HB-2576

Appropriates \$1 to the Department of Rehabilitation Services to establish a Center for Independent Living. Effective July 1, 1994.

Jan 12 1994

Jan 10 1995

Filed With Clerk

First reading

Rfrd to Comm on Assignment

Apr 06

Assigned to Appropriations-Human Services

Apr 22

Apr 06

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-2577 DANIELS - RYDER - WELLER.

Appropriates \$1 to the Department of Public Health to conduct a survey of all radiation studies and experiments supported in full or in part by State funds that made use of human subjects during the period 1940 through 1990. Effective July 1, 1994.

Jan 12 1994

Filed With Clerk

First reading

Rfrd to Comm on Assignment

Assigned to Appropriations-Human Services

Apr 06 Apr 22

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### DANIELS - RYDER - WELLER. HB-2578

Appropriates \$1 to the Department of Public Aid to study child support enforcement effectiveness. Effective July 1, 1994.

Jan 12 1994

Filed With Clerk

First reading

Rfrd to Comm on Assignment

Apr 06

Assigned to Appropriations-Human

Services Recommended do pass 007-000-000

Apr 21

Placed Calndr, Second Reading

Apr 28

Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-2579 DANIELS - RYDER - WEAVER,M.

Appropriates \$1 from the Special Education Matching Fund to the State Board of Education for an assessment of the effectiveness of policies and practices relating to the receipt of Medicaid reimbursement for special education services. Effective July 1, 1994.

Jan 12 1994

Filed With Clerk

Rfrd to Comm on Assignment

Apr 06 Apr 21

Assigned to Appropriations-Education Recommended do pass 022-000-000

Placed Calndr, Second Reading

Apr 28

Second Reading

Held on 2nd Reading

Jan 10 1995

Session Sine Die

#### HB-2580 DANIELS - RYDER - WEAVER,M.

Appropriates \$1 to the Board of Governors of State Colleges and Universities for the ordinary and contingent expenses of the Board and its educational institutions. Effective July 1, 1994.

Filed With Clerk Jan 12 1994

First reading Rfrd to Comm on Assignment

Apr 06 Assigned to Appropriations-Education Recommended do pass 022-000-000 Apr 21

Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading Jan 10 1995 Session Sine Die

#### HB-2581 DANIELS - RYDER - WEAVER,M.

Appropriates \$1 to the Board of Regents for the ordinary and contingent expenses of the Board and its educational institutions. Effective July 1, 1994.

Jan 12 1994 Filed With Clerk

First reading Rfrd to Comm on Assignment

Apr 06 Assigned to Appropriations-Education Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

#### HB-2582 DANIELS - RYDER - WEAVER, M.

Appropriates \$1, or so much thereof as may be necessary, to the Board of Higher Education for distribution as grants to support university participation in the Advanced Photon Source project. Effective July 1, 1994.

Jan 12 1994 Filed With Clerk First reading Rfrd to Comm on Assignment

Apr 06 Assigned to Appropriations-Education

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### DANIELS - RYDER - WEAVER, M. HB-2583

Appropriates \$2 to the Board of Trustees of the University of Illinois for the ordinary and contingent expenses of the University of Illinois. Effective July 1, 1994.

Jan 12 1994 Filed With Clerk

First reading Rfrd to Comm on Assignment

Apr 06 Assigned to Appropriations-Education

Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die

#### DANIELS - RYDER - OLSON. HB-2584

Makes appropriations to the Department of Commerce and Community Affairs to study the production of a promotional video featuring the 1994 World Cup round in Chicago. Effective July 1, 1994.

Jan 12 1994 Filed With Clerk

First reading Rfrd to Comm on Assignment Assigned to Appropriations-Public

Apr 06 Safety

Ref to Rules/Rul 27E Apr 22

Jan 10 1995 Session Sine Die

#### HB-2585 DANIELS - RYDER - OLSON.

Provides appropriations of \$1, or so much thereof as may be necessary, to the Court of Claims for an efficiency study of the claims process in Illinois. Effective July 1, 1994.

Jan 12 1994 Filed With Clerk

> First reading Rfrd to Comm on Assignment Assigned to Appropriations-General

Apr 06 Services

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-2586 DANIELS - RYDER - OLSON.

Appropriates \$1 to the Office of the Commissioner of Banks and Trust Companies for ordinary and contingent expenses. Effective July 1, 1994.

Jan 12 1994 Filed With Clerk

First reading Rfrd to Comm on Assignment Apr 06

Assigned to Appropriations-General

Services

Ref to Rules/Rul 27E

Apr 22

Apr 06

Apr 06

Jan 10 1995 Session Sine Die

#### HB-2587 DANIELS - RYDER - OLSON.

Makes appropriations to the Illinois Environmental Protection Agency to evaluate the effectiveness of the Potentially Infectious Medical Waste Program. Effective July 1, 1994.

Jan 12 1994 Filed With Clerk

First reading Rfrd to Comm on Assignment Assigned to Appropriations-General

Services

Ref to Rules/Rul 27E Apr 22 Jan 10 1995 Session Sine Die

### DANIELS - RYDER - OLSON.

Appropriates \$1 to the Department of Energy and Natural Resources to study market trends of recyclables. Effective July 1, 1994.

Jan 12 1994 Filed With Clerk

First reading Rfrd to Comm on Assignment

Assigned to Appropriations-General

Services

Apr 22 Jan 10 1995 Session Sine Die

Ref to Rules/Rul 27E

#### HB-2589 DANIELS - RYDER - OLSON.

Appropriates \$1 to the Department of Employment Security for a feasibility study for the consolidation of all State job training programs under one independent agency. Effective July 1, 1994.

Jan 12 1994 Filed With Clerk

First reading Rfrd to Comm on Assignment

Apr 06 Assigned to Appropriations-General

Services

Ref to Rules/Rul 27E Apr 22 Jan 10 1995 Session Sine Die

### DANIELS - RYDER - TENHOUSE.

Appropriates \$1 to the East St. Louis Financial Advisory Authority to study the ways and means of returning East St. Louis municipal debt to investment-grade status. Effective July 1, 1994.

Jan 12 1994 Filed With Clerk

First reading Rfrd to Comm on Assignment Apr 06 Assigned to Appropriations-General

Services

Ref to Rules/Rul 27E Apr 22

Jan 10 1995 Session Sine Die

#### HB-2591 DANIELS - RYDER - TENHOUSE AND ZICKUS.

Appropriates \$1 to the Capital Development Board for the State Board of Education for a grant to Indian Springs School District 109. Effective July 1, 1994.

Jan 12 1994 Filed With Clerk

First reading Rfrd to Comm on Assignment Apr 06

Assigned to Appropriations-Public

Safety

Recommended do pass 010-000-000 Apr 21

Placed Caindr, Second Reading

Apr 28 Second Reading Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### DANIELS - RYDER - TENHOUSE. HB-2592

Appropriates \$1 to the Department of Agriculture for a study of the condition and availability of State meat inspection. Effective July 1, 1994.

Jan 12 1994 Filed With Clerk

First reading Rfrd to Comm on Assignment

Apr 06 Assigned to Appropriations-General Services

Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die

### HB-2593 DANIELS - RYDER - TENHOUSE.

Makes appropriations to the Department of Corrections to study the problem of the HIV virus in the prison system. Effective July 1, 1994.

Jan 12 1994 Filed With Clerk

First reading Rfrd to Comm on Assignment

Apr 06 Assigned to Appropriations-Public Safety

Apr 21 Recommended do pass 010-000-000

Placed Calndr, Second Reading

Apr 28 Second Reading
Held on 2nd Reading

Lan 10 1005

Jan 10 1995 Session Sine Die

### HB-2594 DANIELS – RYDER – TENHOUSE.

Appropriates \$1 to the Department of State Police to study the effectiveness of the Law Enforcement Agencies Data System (LEADS). Effective July 1, 1994.

Jan 12 1994 Filed With Clerk

First reading Rfrd to Comm on Assignment Assigned to Appropriations-Public

Safety

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-2595 DANIELS – RYDER – TENHOUSE.

Provides appropriations of \$1 or so much as may be necessary to the Department of Transportation to study the Schaumburg Triangle Project. Effective July 1, 1994.

Jan 12 1994 Filed With Clerk

First reading Rfrd to Comm on Assignment Assigned to Appropriations-Public

Apr 06 Assigned to Appropriat
Safety

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-2596 DUNN, JOHN.

Apr 06

20 ILCS 2310/55.76 new 30 ILCS 105/5.385 new 35 ILCS 5/507N new

35 ILCS 5/507N new 35 ILCS 5/509 from Ch. 120, par. 5-509 35 ILCS 5/510 from Ch. 120, par. 5-510

Amends the Illinois Income Tax Act to create a tax checkoff to allow contributions to the Cardiovascular Disease Research and Prevention Fund. Amends the State Finance Act to create the Fund. Amends the Civil Administrative Code of Illinois to authorize the Department of Public Health to make grants with money appropriated from the Fund to the American Heart Association for cardiovascular disease research and public education.

Note(s) That May Apply: Fiscal Jan 12 1994 Filed With Clerk

First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11 Assigned to Revenue
Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

# HB-2597 LANG – CURRIE – LEVIN – BALANOFF – LAURINO, BLAGOJEVICH, ERWIN, SHEEHY, CAPPARELLI, BUGIELSKI, SANTIAGO AND MCAFEE.

720 ILCS 5/24-1 from Ch. 38, par. 24-1 720 ILCS 5/24-1.3 new 720 ILCS 5/24-2 from Ch. 38, par. 24-2

720 ILCS 5/24-2 from Ch. 38, par. 24-2 720 ILCS 5/24-3 from Ch. 38, par. 24-3

Amends the Criminal Code of 1961 to make it a Class 3 felony to knowingly sell, purchase, manufacture, possess, carry, or import into the State an assault weapon.

Makes it a Class 4 felony for a first offense and a Class 3 felony for subsequent offenses to sell, manufacture, purchase, possess, or carry a large capacity ammunition feeding device. Provides exemptions. Defines assault weapon and large capacity ammunition feeding device. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

Jan 12 1994 Filed With Clerk

First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 11 Assigned to Judiciary II

Apr 22

Jan 10 1995 Session Sine Die

### HB-2598 WENNLUND.

70 ILCS 2605/276 new

Amends the Metropolitan Water Reclamation District Act to extend the district's corporate limits to include certain described tracts of land in Cook County.

Jan 12 1994 Filed With Clerk

First reading Referred to Rules

Jan 10 1995 Session Sine Die

### HB-2599 WELLER.

730 ILCS 5/3-6-3

from Ch. 38, par. 1003-6-3

Amends the Unified Code of Corrections to provide that a prisoner shall not receive good conduct credit for a second or subsequent conviction for a forcible felony.

NOTE(S) THAT MAY APPLY: Correctional

Jan 12 1994 Filed With Clerk

First reading

Referred to Rules

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die **HB-2600 NOVAK**.

625 ILCS 5/16-105

from Ch. 95 1/2, par. 16-105

Amends the Illinois Vehicle Code. Changes the provisions governing how fines and penalties are distributed for certain overweight or overload violations committed by Special Hauling Vehicles. Provides that the State's Attorney's office receive 10% of the fine if the violation is prosecuted by the State's Attorney and the violation occurred outside the limits of a city, village, or incorporated town or under the jurisdiction of a park district. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 12 1994 Filed With Clerk

First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11 Assigned to Counties & Townships

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-2601 HOFFMAN.

625 ILCS 5/11-1006

from Ch. 95 1/2, par. 11-1006

Amends the Illinois Vehicle Code. Removes the limitation of allowing a person to solicit contributions from the occupant of a vehicle only at intersections where all traffic is required to come to a full stop.

### HOUSE AMENDMENT NO. 1.

Requires the municipality, city, or village where the highway is located to determine by ordinance where and when the solicitation may take place based upon certain factors.

### HOUSE AMENDMENT NO. 2.

Provides that an ordinance enacted by a governmental entity concerning the solicitation of contributions may not allow interference with the operation of official traffic control devices.

Jan 12 1994 Filed With Clerk

First reading

Referred to Rules

Mar 10

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11 Assigned to Transportation & Motor Vehicles Apr 06 Amendment No.01 TRANSPORTAT'N H Adopted Recomminded do pass as amend 025-004-000 Placed Calndr, Second Reading Apr 19 Fiscal Note Requested BLACK Placed Calndr.Second Reading Apr 26 Second Reading Amendment No.02 HOFFMAN Adopted Placed Calndr, Third Reading Jan 10 1995 Session Sine Die

### HB-2602 MURPHY.M.

105 ILCS 5/2-3.116 new

Amends the School Code to create the Equity in Education Law. Directs the State Board of Education to define a "core curriculum" for public education in this State. Requires that State aid received by school districts be used first to pay the costs of teaching the core curriculum, beginning in the 1995-96 school year. Directs the State Board of Education to propose to the General Assembly by March 1, 1995 any changes to the State aid formula that will be needed to implement this policy. Effective immediately.

Note(s) That May Apply: Fiscal
Jan 12 1994 Filed With Clerk
First reading Referred to Rules
Jan 10 1995 Session Sine Die

### HB-2603 DANIELS - RYDER - OLSON.

Makes an appropriation to the Department of Revenue for a study to establish productivity standards for collection personnel and collection actions. Effective July 1, 1994.

Jan 12 1994 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Appropriations-General
Services
Apr 21 Recommended do pass 013-000-000
Placed Calndr,Second Reading
Apr 28 Second Reading
Held on 2nd Reading
Jan 10 1995 Session Sine Die

### HB-2604 DANIELS - RYDER - WEAVER, M.

Appropriates \$1 to the State Board of Education for the ordinary and contingent expenses of the State Board of Education. Effective July 1, 1994.

Jan 12 1994 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Appropriations-Education
Apr 22 Ref to Rules/Rul 27E
Jan 10 1995 Session Sine Die

### HB-2605 DANIELS – RYDER – WEAVER,M.

Appropriates \$1 to the State Universities Retirement System for the State's contribution, as provided by law. Effective July 1, 1994.

### HOUSE AMENDMENT NO. 1.

Replaces everything with funding for employer contributions to the State University Retirement System.

Jan 12 1994 First reading Rfrd to Comm on Assignment
Apr 06 Apr 21 Amendment No.01 APP EDUCATION H Adopted
Recommnded do pass as amend
022-000-000

Placed Calndr, Second Reading

Apr 28 Second Reading
Held on 2nd Reading
Jan 10 1995 Session Sine Die

#### HB-2606 DANIELS - RYDER - WELLER.

Appropriates \$1 to the Department on Aging to develop population estimates required for a revision of the Department's intrastate funding formula to be implemented in FY97. Effective July 1, 1994.

Jan 12 1994 First reading Apr 06

Rfrd to Comm on Assignment Assigned to Appropriations-Human

Services Apr 22

Jan 10 1995 Session Sine Die Ref to Rules/Rul 27E

### DANIELS - RYDER - OLSON.

Appropriates \$1 to the Department of Central Management Services to study the potential savings if the State acquired properties that are currently leased to the State. Effective July 1, 1994.

Jan 12 1994 First reading Apr 06

Rfrd to Comm on Assignment Assigned to Appropriations-General

Services

Apr 21

Recommended do pass 013-000-000

Placed Calndr, Second Reading

Apr 28

Second Reading Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### DANIELS - RYDER - OLSON. HB-2608

Appropriates the sum of \$1, or so much thereof as may be necessary, from the General Revenue Fund to the Supreme Court to study the effectiveness of Mandatory Arbitration Programs. Effective July 1, 1994.

Jan 12 1994 First reading Rfrd to Comm on Assignment Assigned to Appropriations-General

Apr 06

Services Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

#### HB-2609 DANIELS - RYDER - WELLER.

Makes appropriations to the Department of Alcoholism and Substance Abuse for a long term study on the effectiveness of the Department's programs. Effective July 1, 1994.

Jan 12 1994 Apr 06

First reading

Rfrd to Comm on Assignment Assigned to Appropriations-Human

Services

Apr 22

Jan 10 1995 Session Sine Die

#### DANIELS - RYDER - OLSON. HB-2610

Makes appropriations to the Department of Conservation to study the feasibility of implementing an Adopt-A-Park program. Effective July 1, 1994.

Jan 12 1994 Apr 06

First reading

Rfrd to Comm on Assignment

Assigned to Appropriations-General

Apr 22

Services

Jan 10 1995

Session Sine Die

Ref to Rules/Rul 27E

Ref to Rules/Rul 27E

#### HB-2611 COWLISHAW - HUGHES - LINDNER - KRAUSE - BALTHIS AND MOFFITT.

25 ILCS 115/1

from Ch. 63, par. 14

Amends the General Assembly Compensation Act. Provides that, beginning in 1994, no member of the General Assembly may be paid a travel allowance, travel expenses, or a food and lodging allowance for attending General Assembly sessions (except veto sessions and special sessions) if the member's house has already met for 50 days or more during the calendar year (excluding veto sessions and special sessions). Effective immediately.

Jan 12 1994 Jan 10 1995 First reading Session Sine Die Referred to Rules

HB-2612 **1666** 

### HB-2612 KOTLARZ – BALANOFF – BLAGOJEVICH – CROSS – PERSICO, HOFF-MAN, LAURINO, CAPPARELLI, BUGIELSKI AND SAVIANO.

720 ILCS 5/12-1 from Ch. 38, par. 12-1 720 ILCS 5/21-1 from Ch. 38, par. 21-1 720 ILCS 5/24-7 new 720 ILCS 5/25-1 from Ch. 38, par. 25-1 720 ILCS 5/26-1 from Ch. 38, par. 26-1

Amends the Criminal Code of 1961 to require in addition to any other sentence that may be imposed, a court shall order any person convicted of or placed on supervision for assault, criminal damage to property, certain weapons violations, mob action or disorderly conduct to perform community service for not less than 30 and not more than 120 hours, if community service is available in the jurisdiction.

FISCAL NOTE, AMENDED (DCCA)

Provides for deposits into the Police Protection Enhancement Distributive Fund of \$200 million: \$100 million (1.79%) of the net receipts from the Illinois Income Tax Act and \$100 million (1.81%) from the State's sales taxes. These deposits will be a reduction of \$200 million from deposits into GRF.

### HOUSE AMENDMENT NO. 3.

Provides that mandatory community service for assault, criminal damage to property, certain weapons violations, mob action, or disorderly conduct applies only when incarceration is not imposed.

••		E, AMENDED (DCCA)		
	No change from	previous note.		
		First reading	Referred to Rules	
	Mar 10	Ruled Exempt Hse Rule 290		
	3.6		Rfrd to Comm on Assignm	ent
	Mar 11		Assigned to Judiciary II	000.004
	Mar 18	DI 16116 1D 1	Recommended do pass 010	-002-004
	A 10	Placed Calndr, Second Read		A CITZ
	Apr 19	Cosend Donding	Fiscal Note Requested BL	ACK.
		Second Reading Amendment No.01	MADICANMI	Withdrawn
		Held on 2nd Reading	MADIGAN,MJ	w imarawii
	Apr 20	Heid on 2nd Reading	Fiscal Note Filed	
	Apr 20		Fiscal Note Request W/dr	awn
		Held on 2nd Reading	1 iscar reduce request w/ ar	44411
		Amendment No.02	DANIELS	Withdrawn
		Amendment No.03	KOTLARZ	Adopted
		Placed Calndr, Third Readin		
		Third Reading - Passed 115		
		Arrive Senate		
			Fiscal Note Filed	
		Placed Calendr, First Readn	g	
	Apr 21	Sen Sponsor DUDYCZ	DEL EG	
		Added as Chief Co-sponsor	DELEO	
	A 20	First reading	Referred to Rules	
	Apr 28 May 03	Added as Chief Co spensor	Assigned to Judiciary	
	May 03	Added as Chief Co-sponsor Added as Chief Co-sponsor		
		Added as Ciliei Co-spoilsoi	Committee Judiciary	
	May 05		Recommended do pass 007	-000-000
	1.14) 05	Placed Calndr, Second Read		000 000
	May 06	Second Reading	0	
	•	Placed Calndr, Third Readin	ng	
	May 11	Added as Chief Co-sponsor	ŠTERN	
		Third Reading - Passed 059		
		Passed both Houses		
	Jun 09	Sent to the Governor		
	Aug 03	Governor approved	off	
		PUBLIC ACT 88-0558	effective date 95-01-01	
20	513 BURKE	- BIGGINS.		

### HB-2613 BURKE - BIGGINS.

225 ILCS 63/17 225 ILCS 63/25 225 ILCS 63/30

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225 ILCS 63/33 new
225 ILCS 63/40
225 ILCS 63/45
225 ILCS 63/50
225 ILCS 63/60
225 ILCS 63/80
225 ILCS 63/85
225 ILCS 63/100
225 ILCS 63/105
225 ILCS 63/110
225 ILCS 63/115
225 ILCS 63/120
225 ILCS 63/123 new
225 ILCS 63/125
225 ILCS 63/130
225 ILCS 63/140
225 ILCS 63/145
225 ILCS 63/150
225 ILCS 63/155
225 ILCS 63/165
225 ILCS 63/170
225 ILCS 63/180
225 ILCS 63/185
225 ILCS 63/190
225 ILCS 63/200
225 ILCS 63/16 rep.
225 ILCS 63/35 rep.
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Amends the Naprapathic Practice Act. Makes numerous changes relating to licensure qualifications, abolishment of additional licenses, Departmental investigation, notice of hearings, furnishing of transcripts to interested persons, costs of certifying the record, and summary suspensions.

### HOUSE AMENDMENT NO. 1.

Requires 5 members of the Naprapathic Examining Committee to hold an active license to engage in the practice of naprapathy (rather than be lawfully and actively engaged in the practice of naprapathy). The initial appointees who would otherwise be required to be licensed naprapaths shall instead be individuals who have been practicing naprapathy for at least 5 years and who would be eligible for licensure as naprapaths.

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NOTE(s) THAT MAY APPLY: Correctional; Fiscal
    Jan 12 1994
                  First reading
                                            Referred to Rules
    Mar 10
                   Ruled Exempt Hse Rule 29(c) HRUL
                                            Rfrd to Comm on Assignment
    Mar 11
                                            Assigned to Registration & Regulation
    Mar 18
                                            Do Pass/Consent Calendar 010-000-000
                   Consnt Caldr Order 2nd Read
                   Remvd from Consent Calendar
    Apr 13
                   Cal 2nd Rdng Short Debate
    Apr 26
                   Short Debate Cal 2nd Rdng
                        Amendment No.01
                                            BURKE
                                                                     Adopted
                   Cal 3rd Rdng Short Debate
    May 04
                   Short Debate-3rd Passed 113-000-000
    May 05
                   Arrive Senate
                   Placed Calendr, First Reading
    May 17
                   Sen Sponsor MADIGAN
    May 18
                   First reading
                                            Referred to Rules
    Jan 10 1995
                  Session Sine Die
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### HB-2614 DUNN, JOHN.

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55 ILCS 5/4-4001 from Ch. 34, par. 4-4001
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Amends the Counties Code. Increases the marriage license fee charged by the county clerk from \$15 to \$20, the increase to be used to help defray the cost of converting the county clerk's vital records document storage system to computers or micrographics. Requires (rather than permits) deposit of additional vital records copy charges into a special fund. Effective immediately.

FISCAL NOTE (DCCA)

410 ILCS 535/25

This legislation has no fiscal impact on State revenues or expenditures. NOTE(S) THAT MAY APPLY: Fiscal Jan 12 1994 Referred to Rules First reading Mar 10 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Mar 11 Assigned to Counties & Townships Mar 24 Recommended do pass 007-003-000 Placed Calndr, Second Reading Mar 31 Fiscal Note Filed Placed Calndr, Second Reading Second Reading Placed Calndr, Third Reading Apr 06 Apr 28 Third Reading - Lost 014-091-010 HB-2615 HANNIG. 20 ILCS 5/6.06 from Ch. 127, par. 6.06 30 ILCS 105/5.384 new 30 ILCS 105/5.385 new 50 ILCS 705/3 from Ch. 85, par. 503 55 ILCS 5/3-3001

Amends the Civil Administrative Code, the State Finance Act, the Police Training Act, the Counties Code, and the Vital Records Act, Adds 3 coroners to the Advisory Board on Necropsy Service to Coroners; adds one coroner to the Police Training Board. Requires the State Registrar of Vital Records to charge an additional fee of \$2 for a certified copy of a death certificate; requires local registrars and county clerks to make the same charge. Requires that fee moneys be used for research, to provide certain support services, training, and continuing education for coroners, and to encourage and promote organ and tissue donation. In counties of 3,000,000 or more, requires that \$1 of the \$2 fee collected by a local registrar or county clerk be paid to the county treasurer to be used for health and public safety purposes. Effective immediately.

from Ch. 34, par. 3-3001

from Ch. 111 1/2, par. 73-25

FISCAL NOTE (DCCA)

If the remaining counties issued all 55,000 death certificates, the 2 State funds would receive approximately \$385,000, which would result in an estimated \$560,000 deposited into the Necropsy Research and Coroners Training Funds annually. Any requests for death certificates received by the State Registrar, but recorded in Cook County, would reduce allocations to Cook County for health and public safety purposes and increase deposits into the Necropsy Research and Coroners Training Funds.

NOTE(S) THAT MAY APPLY: Fiscal Jan 12 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Counties & Townships Mar 11 Mar 31 Fiscal Note Filed

Committee Counties & Townships

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### MOORE, EUGENE - HOFFMAN. HB-2616

625 ILCS 5/16-104b

Amends the Vehicle Code. Provides that amounts deposited into the Trauma Center Fund include fees, costs, additional penalties, and other amounts along with fines (currently only fines) for violation of certain Chapters of the Vehicle Code or the Child Passenger Protection Act or similar provisions of local ordinances and that those amounts shall be disbursed 50% to the Department of Public Health and 50% to the Department of Public Aid. Effective immediately.

### HOUSE AMENDMENT NO. 1.

Removes amendatory language that specifically refers to certain Chapters of the Vehicle Code and the Child Passenger Protection Act.

NOTE(s) THAT MAY APPLY: Fiscal

Jan 12 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL		
	Rfrd to Comm on Assigni	ment
	Assigned to Transportation	on & Motor
Amendment No.01		Adopted
Amenament 140.01		
	•	coate
	,	
Short Debate Cal 2nd Rdi	ng	
Cal 3rd Rdng Short Deba	te	
Short Debate-3rd Passed 108-000-000		
	I a.	
First reading	Referred to Rules	
Session Sine Die		
	Amendment No.01  Cal 2nd Rdng Short Deba Short Debate Cal 2nd Rdn Cal 3rd Rdng Short Debate Short Debate-3rd Passed Arrive Senate Placed Calendr, First Reac Sen Sponsor CULLERTC First reading	Amendment No.01  Amendment No.01  Amendment No.01  Amendment No.01  Amendment No.01  Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate Short Debate-3rd Passed 108-000-000  Arrive Senate Placed Calendr, First Readng Sen Sponsor CULLERTON First reading  Referred to Rules

## HB-2617 PRUSSING – BALANOFF – VON B – WESSELS – HOMER – SHEEHY AND STEPHENS.

305 ILCS 40/20

from Ch. 23, par. 7100-20

Amends the Nursing Home Grant Assistance Act. Requires the Department of Revenue to order that payments under the Act be made, subject to appropriation, for grants to persons who were eligible individuals during the fourth quarter of FY93 and did not receive a grant for that quarter or the fourth quarter of FY92. Effective immediately.

### HOUSE AMENDMENT NO. 1.

Makes a person eligible for a nursing home assistance grant for the fourth quarter of FY93 to the extent he or she did not receive a grant for that quarter or the fourth quarter of FY92 (rather than requiring nonreceipt of a grant for those quarters). Requires that an application for a grant for the fourth quarter of FY93 be filed by December 31, 1994. Requires that nursing homes provide data by September 30, 1994 for determining grants.

FISCAL NOTE, AMENDED (Dept. of Revenue)

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FISCAL NOTE, AMENDED (Dept. of Revenue)
This legislation would not directly affect State finances. An appropriation would be necessary to cover the grants. However, the Dept. cannot determine how much would be needed to cover all eligible recipients.

NOTE(S) THAT MAY APPLY: Fiscal
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te(s) That Ma	Y Apply: Fiscal		
Jan 12 1994	First reading	Referred to Rules	
Mar 10	Ruled Exempt Hse Rule 2	9(c) HRUL	
	-	Rfrd to Comm on Assign	nment
Mar 11		Assigned to Revenue	
Apr 21	Amendment No.01	REVENUE H	Adopted
		012-000-000	•
		DP Amnded Consent Ca	alendar
		012-000-000	
	Consnt Caldr Order 2nd R	lead	
Apr 26	Remvd from Consent Cale	ndar	
		CROSS & BALTHIS	
	Cal 2nd Rdng Short Deba	te	
A 27		Figural Moto Dogwood V	MENINII TINII

Apr 26	Remvd from Consent Calendar	
-	CROSS & BALTHIS	
	Cal 2nd Rdng Short Debate	
Apr 27	Fiscal Note Requested WENNLUND	
-	Cal 2nd Rdng Short Debate	
Apr 28	Short Debate Cal 2nd Rdng	
•	Held 2nd Rdg-Short Debate	
May 03	Fiscal Note Filed	
-	Held 2nd Rdg-Short Debate	
May 06	Cal 3rd Rdng Short Debate	
May 10	Short Debate-3rd Passed 117-000-000	
May 11	Arrive Senate	
•	Placed Calendr, First Reading	
Jan 10 1995	Session Sine Die	

### HB-2618 BRUNSVOLD - WOOLARD.

515 ILCS 5/15-32

from Ch. 56, par. 15-32

Amends the Fish and Aquatic Life Code. Reduces the number of commercial licenses for the taking of yellow perch and bloated chub from 5 to 4. Removes provision providing that valid licenses held by persons or corporations on April 1, 1992 are to be automatically renewed. Provides that when there are insufficient license applicants to issue 4 (rather than 5) licenses, the Director shall order and conduct a new public lottery drawing before the commencement of the "next" fishing year (rather than the fishing year). Effective immediately.

### HOUSE AMENDMENT NO. 1.

Deletes reference to: 515 ILCS 5/15-32 Adds reference to: New Act

Replaces the title and everything after the enacting clause. Creates the Public Recreational Waters Act. Provides for a public navigation easement and public recreational easement of navigation on the rivers and streams of Illinois, subject to regulation by the Department of Conservation.

NOTE(S) THAT MAY APPLY: Fiscal Jan 12 1994 First reading Referred to Rules Ruled Exempt Hse Rule 29(c) HRUL Mar 10 Rfrd to Comm on Assignment Mar 11 Assigned to Agriculture & Conservation Apr 13 Amendment No.01 AGRICULTURE H Adopted Remains in Committee Agriculture & Conservation Apr 22 Ref to Rules/Rul 27E May 11 Motion filed EXTEND 3RD READING DEADLINE UNTIL 12-03-94/WENNLUND Committee Rules

Jan 10 1995 Session Sine Die

### HB-2619 HOFFMAN.

215 ILCS 5/3.1

from Ch. 73, par. 615.1

Amends the Illinois Insurance Code. Includes amounts due subsidiaries under certain tax allocation agreements within the definition of "admitted asset".

Jan 12 1994 First reading Referred to Rules
Jan 10 1995 Session Sine Die

### HB-2620 LAURINO.

215 ILCS 5/86	from Ch. 73, par. 698
215 ILCS 5/91	from Ch. 73, par. 703
215 ILCS 5/98	from Ch. 73, par. 710
215 ILCS 5/105	from Ch. 73, par. 717
215 ILCS 5/173.1	from Ch. 73, par. 785.1
805 ILCS 5/3.05	from Ch. 32, par. 3.05
805 ILCS 5/13.05	from Ch. 32, par. 13.05

Amends the Illinois Insurance Code and the Business Corporation Act of 1983 to authorize incorporated underwriters to participate in the transaction of insurance under a Lloyd's plan of operation.

### JUDICIAL NOTE

Apr 20

Apr 28

HB2620 would neither decrease nor increase the need for the

number of judges in the State.

Jan 12 1994 First reading Referred to Rules
Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Insurance

Assigned to Insurance

Do Pass/Short Debate Cal 027-000-000

Cal 2nd Rdng Short Debate
Apr 26 Fiscal Note Requested WENNLUND

Judicial Note Request WENNLUND

Cal 2nd Rdng Short Debate

Judicial Note Filed

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate Jan 10 1995 Session Sine Die

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      HB-2621
      HARTKE.

      625 ILCS 5/15-111
      from Ch. 95 1/2, par. 15-111

      625 ILCS 5/15-112
      from Ch. 95 1/2, par. 15-112

      625 ILCS 5/16-105
      from Ch. 95 1/2, par. 16-105
```

Amends the Illinois Vehicle Code. Removes parts of the caption headings from the Maximum Legal Weight Tables. Changes the provisions governing how fines and penalties are distributed for certain overweight or overload violations committed by Special Hauling Vehicles. Provides that the State's Attorney's office receive 10% of the fine if the violation is prosecuted by the State's Attorney and the violation occurred outside the limits of a city, village, or incorporated town or under the jurisdiction of a park district.

Jan 12 1994 First reading Jan 10 1995 Session Sine Die Referred to Rules

### HB-2622 MCGUIRE.

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105 ILCS 5/3-1.1 from Ch. 122, par. 3-1.1 105 ILCS 5/6-5 from Ch. 122, par. 6-5
```

Amends the School Code. Provides that if a unit school district is located in more than one educational service region, a qualified elector residing in that unit school district, but outside of the educational service region administered by the regional superintendent who has jurisdiction over the unit school district in which the elector resides, is eligible to vote for the regional superintendent of schools and the members of the regional board of school trustees for the educational service region that is administered by the regional superintendent of schools who has jurisdiction over the unit school district in which the elector resides. However, the elector is not eligible to vote for the regional superintendent or members of the regional board of school trustees for the educational service region in which the elector resides. Provides for certification to the State Board of Elections and the local election authority of information related to those elections.

Jan 12 1994 First reading Referred to Rules
Jan 10 1995 Session Sine Die

### HB-2623 OSTENBURG – BALANOFF – KUBIK AND SCHOENBERG.

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10 ILCS 5/2A-1.2 from Ch. 46, par. 2A-1.2 10 ILCS 5/2A-20 from Ch. 46, par. 2A-20 105 ILCS 5/3-0.01 from Ch. 122, par. 3-0.01 105 ILCS 5/3-12 from Ch. 122, par. 3-12 105 ILCS 5/3-15.10 from Ch. 122, par. 3-15.10 105 ILCS 5/3A-1 from Ch. 122, par. 3A-1 105 ILCS 5/3A-17 rep.
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Amends the Election and School Codes. Abolishes the office of regional superintendent in that portion of a Class II county school unit outside of a city of 500,000 or more inhabitants. Effective immediately.

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FISCAL NOTE (State Board of Education)
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Current request is for \$1.0 million for assumption of regional superintendent responsibilities; continued assumption of such responsibilities would cost approximately \$2 million.

STATE MANDATES FISCAL NOTE (State Board of Education)

No change from fiscal note, above. Note(s) That May Apply: Fiscal

Jan 12 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 11 Assigned to Elementary & Secondary

Apr 14 Education
Apr 14 Motion Do Pass-Lost 008-012-000

HELM

Remains in Committee Elementary & Secondary Education

Apr 21 Recommended do pass 013-010-000 Placed Caindr, Second Reading

Apr 28 Fiscal Note Filed St Mandate Fis Note Filed

Placed Calndr, Second Reading Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-2624 KASZAK.

20 ILCS 3930/9.1 new 30 ILCS 105/5.385 new

Amends the Illinois Criminal Justice Information Act and the State Finance Act. Creates the Criminal Justice Information Projects Fund in the State Treasury for the deposit of moneys received from private and non-federal governmental sources for use in investigating criminal justice issues or undertaking other criminal justice information projects.

Jan 12 1994 First reading Referred to Rules Mar 10 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary II Ref to Rules/Rul 27E Apr 22

Jan 10 1995 Session Sine Die

#### HB-2625 KASZAK.

from Ch. 110, par. 13-204 735 ILCS 5/13-204

Amends the Code of Civil Procedure. Replaces provisions currently limiting the time within which an action for contribution among joint tortfeasers shall be commenced with respect to payments made in excess of a party's prorata share. Provides that when an underlying action for recovery is not filed, a party seeking contribution from another must begin the action for contribution within 2 years of making the payment for which the contribution is sought. Provides that when an underlying action is filed, a party seeking contribution from another must begin the action for contribution within 2 years of being served in the underlying action or within 2 years of when the party seeking contribution should reasonably have known of facts giving rise to contribution. Adds provisions relative to actions to which the limitation periods are applicable and relative to preemption. Excludes from the scope of the bill actions for damages in which contribution or indemnification is sought based on medical or other healing art malpractice.

Jan 12 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-2626 STECZO.

65 ILCS 5/3.1-30-5 65 ILCS 5/11-74.4-3 from Ch. 24, par. 3.1-30-5 from Ch. 24, par. 11-74.4-3 65 ILCS 5/11-74.4-4 65 ILCS 5/11-74.4-4.1 new from Ch. 24, par. 11-74.4-4 65 ILCS 5/11-74.4-5 from Ch. 24, par. 11-74.4-5 65 ILCS 5/11-74.4-7.1 new

Amends the Illinois Municipal Code. Provides for the procedure to fill vacancies in all appointed municipal offices and to prescribe the duties, define the powers, and fix the term of office of all appointed officers. Also establishes procedures for the resignation of an appointed officer. Requires a municipality with a population of less than 1.000.000 to file detailed reports on the use of funds under the Tax Increment Allocation Redevelopment Division. Establishes reporting criteria for municipalities with a population over 1,000,000. Establishes guidelines if redevelopment project funds are used to construct a municipal building. Requires public hearing time and place to be established by ordinance or resolution. Establishes guidelines to repeal an area's designation as a redevelopment project area. Effective January 1, 1995.

Jan 12 1994 Referred to Rules First reading Session Sine Die Ian 10 1995

#### HB-2627 CURRIE.

55 ILCS 5/5-1024 from Ch. 34, par. 5-1024 745 ILCS 10/9-107 from Ch. 85, par. 9-107

Amends the Counties Code and the Local Governmental and Governmental Employees Tort Immunity Act to provide that taxes levied under the Local Governmental and Governmental Employees Tort Immunity Act are excepted from the rate limitation under the Counties Code for taxes levied for county purposes. Validates past tax levies that may have exceeded the rate limitation.

### HOUSE AMENDMENT NO. 1.

Amends the Counties Code and the Local Governmental and Governmental Employees Tort Immunity Act. Provides that taxes levied under the Local Governmental and Governmental Employees Tort Immunity Act are exempt from the rate limitation otherwise imposed by law on taxes levied by the local public entity for general corporate purposes. Validates taxes levied under the Local Governmental and Governmental Employees Tort Immunity Act.

### HOUSE AMENDMENT NO. 2.

Amends the Counties Code to delete added provisions excepting certain taxes from the rate limitation. Amends the Governmental Employees Tort Immunity Act to remove the changes and to provide that taxes levied under that Act are exempt from certain public body rate limitation provisions and to validate certain taxes already levied.

### HOUSE AMENDMENT NO. 3.

Provides that certain taxes levied under the Local Governmental and Governmental Employees Tort Immunity Act in reliance on this amendatory Act of 1994 are not invalid and are validated.

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FISCAL NOTE (DCCA)
HB2627 has no impact on State revenues or expenditures.
Jan 12 1994
             First reading
                                       Referred to Rules
Mar 10
              Ruled Exempt Hse Rule 29(c) HRUL
                                       Rfrd to Comm on Assignment
Mar 11
                                       Assigned to Revenue
Apr 21
                   Amendment No.01
                                       REVENUE
                                                               Adopted
                                       012-000-000
                   Amendment No.02
                                       REVENUE
                                                     Η
                                                               Adopted
                                       012-000-000
                                       Recommnded do pass as amend
                                         012-000-000
              Placed Calndr, Second Reading
Apr 27
              Second Reading
              Placed Calndr, Third Reading
                                       Fiscal Note Requested WENNLUND
                                       State Debt Note Requested
                                         WENNLUND
              Calendar Order of 3rd Rdng
Apr 28
                                       Fiscal Note Request W/drawn
                                       STATE DEBT IMPACT
                                       NOTE REQUEST
                                       -WITHDRAWN
                                       Mtn Prev-Recall 2nd Reading
                   Amendment No.03
                                       CURRIE
                                                               Adopted
              Placed Calndr, Third Reading
May 03
              Third Reading - Passed 083-023-007
May 04
              Arrive Senate
              Sen Sponsor DEANGELIS
              Placed Calendr, First Reading
              First reading
                                       Referred to Rules
May 05
                                       Assigned to Local Government &
                                         Elections
May 11
                                       Recommended do pass 008-001-000
              Placed Calndr.Second Reading
May 12
                                       Fiscal Note Requested HENDON
May 17
                                       Fiscal Note Filed
              Placed Calndr, Second Reading
May 18
              Second Reading
              Placed Calndr, Third Reading
May 20
              Third Reading - Passed 040-005-010
              Passed both Houses
Jun 17
              Sent to the Governor
Jun 27
              Governor approved
                PUBLIC ACT 88-0545 effective date 95-01-01
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HB-2628 **1674** 

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        HB-2628
        PHELPS.

        20 ILCS 2215/4-2
        from Ch. 111 1/2, par. 6504-2

        20 ILCS 2215/4-3
        from Ch. 111 1/2, par. 6504-3

        20 ILCS 2215/5-2
        from Ch. 111 1/2, par. 6505-2

        20 ILCS 2310/55.53
        from Ch. 127, par. 55.53

        110 ILCS 935/10
        from Ch. 144, par. 1460

        410 ILCS 65/4
        from Ch. 111 1/2, par. 8054
```

Amends the Health Finance Reform Act, the Civil Administrative Code, the Family Practice Residency Act, and the Rural/Downstate Health Act. Changes the hospital-specific information that the Health Care Cost Containment Council must gather, and adds provisions for release of data. Authorizes the Department of Public Health and the Center for Rural Health to develop financing programs in cooperation with IDFA. For the purpose of supporting those financing programs, authorizes the Department to transfer to IDFA moneys in the Community Health Center Care Fund and other special funds.

### HOUSE AMENDMENT NO. 1.

```
Deletes reference to: 20 ILCS 2215/4-2 from Ch. 111 1/2, par. 6504-2 20 ILCS 2215/5-2 from Ch. 111 1/2, par. 6504-3 from Ch. 111 1/2, par. 6505-2 from Ch. 127, par. 5505-2 from Ch. 127, par. 5505-2 from Ch. 127, par. 5505-2 from Ch. 127, par. 505-2 from Ch. 127, par. 505-2 from Ch. 111 1/2, par. 8054 410 ILCS 65/5.5 new 410 ILCS 65/7 new
```

Deletes everything. Amends the Civil Administrative Code and the Rural/Downstate Health Act. Requires the Department of Public Health to establish a program to improve the supply and distribution of health care professionals in medically underserved areas. Authorizes the Department to provide assistance and grants to area health education centers established in accordance with federal law.

HOUSE AMENDMENT NO. 2. (Tabled May 3, 1994)

Deletes reference to: 20 ILCS 2310/55.76 new 410 ILCS 65/7 new Adds reference to: New Act

Deletes everything. Creates the Health Care Reform Act. Provides that it is the State's policy that a comprehensive health care plan be implemented by July 1, 1995, and specifies principles to be included in the plan. Provides for a Health Care Reform Commission to recommend a plan by March 1, 1995. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Jan 12 1994 First reading Referred to Rules Mar 10 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Mar 11 Assigned to Health Care & Human Services Mar 18 Recommended do pass 026-000-000 Placed Calndr, Second Reading Apr 06 Second Reading Placed Calndr, Third Reading Apr 28 Mtn Prev-Recall 2nd Reading Amendment No.01 PHELPS Adopted Held on 2nd Reading Apr 29 Amendment No.02 **PHELPS** Adopted Placed Calndr, Third Reading May 03 Mtn Prev-Recall 2nd Reading Mtn Prevail -Table Amend No 02 Held on 2nd Reading Jan 10 1995 Session Sine Die

#### BRUNSVOLD - WOOLARD. HB-2629

430 ILCS 65/3.1

from Ch. 38, par. 83-3.1

Amends the Firearm Owners Identification Card Act to delete December 31, 1993 deadline for the Committee to make recommendations to the Governor and the General Assembly regarding the continuation or abolition of the "dial up system" or Firearm Owners Identification Card Act. Effective immediately.

Jan 12 1994

First reading

Referred to Rules

Mar 10

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11

Assigned to Agriculture & Conservation

Apr 13

Recommended do pass 020-000-000

Placed Calndr, Second Reading Fiscal Note Requested BLACK

Apr 19

Placed Calndr, Second Reading

Apr 28

Second Reading

Jan 10 1995

Held on 2nd Reading Session Sine Die

#### HB-2630 MCPIKE - BUGIELSKI.

55 ILCS 5/5-25012

from Ch. 34, par. 5-25012

Amends the Counties Code by providing that a county with a population of 240,000 (now 275,000) or more inhabitants that does not currently have a county health department may, by resolution of the county board, establish a board of health.

Jan 12 1994

First reading

Referred to Rules Ruled Exempt Hse Rule 29(c) HRUL

Mar 10 Mar 11

Rfrd to Comm on Assignment Assigned to Executive

Apr 22

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-2631 PHELPS - GRANBERG.

25 ILCS 50/1

from Ch. 63, par. 42.31

25 ILCS 50/5

from Ch. 63, par. 42.35

Amends the Fiscal Note Act to specify that it applies to bills that will indirectly increase or decrease revenues. Defines "indirect revenues". Effective immediately. HOUSE AMENDMENT NO. 1.

Deletes reference to:

25 ILCS 50/1

25 ILCS 50/5

Adds reference to:

New Act

35 ILCS 5/211 new 35 ILCS 5/701

from Ch. 120, par. 7-701

35 ILCS 5/703 from Ch. 120, par. 7-703

Replaces the title and everything after the enacting clause. Creates the Southern Illinois Business Development Act. Provides that qualifying enterprises, as defined under the Act, are entitled to certain property tax, use and occupation tax, and income tax abatements, exemptions, and credits. Amends the Illinois Income Tax Act to create a credit for qualifying enterprises in an amount equal to 100% of the amount spent on debt service related to capital investment and expenditures. In addition to the credit, a qualifying enterprise may retain up to 3% of employees' wages that otherwise would have been withheld for income tax purposes. Provides that those amounts retained by a qualifying enterprise instead of withheld shall still be treated as being withheld for purposes of payment of the employees' tax liability. Effective immediately.

### SENATE AMENDMENT NO. 1.

Redefines "qualifying enterprise" to mean an enterprise that (i) creates 1,000 (now 1,200) full time jobs and retains 75% of the original number of employees after 5 years, (ii) maintains an annual payroll of \$30,000,000 (now, \$40,000,000), and (iii) locates in a county with an unemployment rate at least one percentage point higher (now double) the State unemployment rate. Removes the requirement that a qualifying enterprise make an additional \$50,000,000 capital investment within 5 years. Redefines "full-time job" to be a job of 35 hours per week (now 30). Provides that the income tax credit shall not be allowed to the extent that it reduces a taxpayer's liability below zero.

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SENATE AMENDMENT NO. 2.
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Deletes reference to:
New Act
35 ILCS 5/211 new
35 ILCS 5/701
                           from Ch. 120, par. 7-701
35 ILCS 5/703
                           from Ch. 120, par. 7-703
Adds reference to:
35 ILCS 5/502
35 ILCS 5/1301
35 ILCS 105/3-50
                           from Ch. 120, par. 5-502
                            from Ch. 120, par. 13-1301
                            from Ch. 120, par. 439.3-50
35 ILCS 105/3-85 new
35 ILCS 105/9
                           from Ch. 120, par. 439.9
35 ILCS 110/2
                           from Ch. 120, par. 439.32
35 ILCS 110/3-70 new
35 ILCS 110/9
                           from Ch. 120, par. 439.39
35 ILCS 115/2
35 ILCS 115/9
35 ILCS 120/2-45
                           from Ch. 120, par. 439.102
                           from Ch. 120, par. 439.109
                            from Ch. 120, par. 441-45
35 ILCS 120/3
                           from Ch. 120, par. 442
35 ILCS 200/18-165
35 ILCS 200/18-182 new
35 ILCS 505/1.16
                            from Ch. 120, par. 417.16
35 ILCS 505/13a.3
                             from Ch. 120, par. 429a3
35 ILCS 505/13a.4
35 ILCS 505/13a.5
                             from Ch. 120, par. 429a4
                             from Ch. 120, par. 429a5
35 ILCS 505/13a.6
35 ILCS 505/15
                             from Ch. 120, par. 429a6
                            from Ch. 120, par. 431
35 ILCS 505/16
                            from Ch. 120, par. 432
70 ILCS 805/18.6d
230 ILCS 30/2
                           from Ch. 120, par. 1122
230 ILCS 30/4
                           from Ch. 120, par. 1124
230 ILCS 30/5
230 ILCS 30/5.1
                           from Ch. 120, par. 1125
                            from Ch. 120, par. 1125.1
230 ILCS 30/6
                           from Ch. 120, par. 1126
230 ILCS 30/7
                           from Ch. 120, par. 1127
                           from Ch. 120, par. 1128
230 ILCS 30/8
230 ILCS 30/10
                            from Ch. 120, par. 1130
230 ILCS 30/11
                            from Ch. 120, par. 1131
230 ILCS 30/12
                            from Ch. 120, par. 1132
320 ILCS 25/3.16
                            from Ch. 67 1/2, par. 403.16
625 ILCS 5/11-1419.01
                               from Ch. 95 1/2, par. 11-1419.0
625 ILCS 5/11-1419.02
                               from Ch. 95 1/2, par. 11-1419.0
625 ILCS 5/11-1419.03 new
```

Deletes all. Amends the use and occupation tax Acts. Removes provisions relating to the manufacturing machinery and equipment credit memorandum. Creates a Manufacturers Purchase Credit. Provides for a credit in an amount of the percentage of tax that would have been incurred if the manufacturing machinery and equipment exemption was not applicable. Increases the percentage from 15% in 1995 to 50% in 1997. Allows retailers to use credit certificates to pay occupation tax liability. Also adds the provisions of Senate Bill 1191 as it passed the Senate (amending the Property Tax Code in relation to the abatement of taxes); House Bill 3720 (relating to the enforcement of numerous tax Acts); House Bill 3482 (amending the Charitable Games Act); and House Bill 3719 (amending the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act in relation to "reasonable cost"). Effective immediately, with some portions effective July 1, 1994.

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SENATE AMENDMENT NO. 3.
Adds reference to:
35 ILCS 200/10-25
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Amends the Property Tax Code. Provides that townhomes and condominiums used as demonstration models shall be assessed at the value of the lot prior to con-

struction; now only model homes are assessed this way. Changes area in which demonstration model units may be located from "10 mile area" to "3 miles radius".

SENATE AMENDMENT NO. 4.

Adds reference to:

35 ILCS 5/201

from Ch. 120, par. 2-201

Adds the provisions of House Bill 3647, amending the Illinois Income Tax Act in relation to credits for vocational training.

	or vocational training.		
Jan 12 1994	First reading	Referred to Rules	
Mar 10	Ruled Exempt Hse Rule 29		
		Rfrd to Comm on Assign	ment
Mar 11		Assigned to Executive	
Mar 23	Amendment No.01	EXECUTIVE H	Adopted
		Do Pass Amend/Short D	ebate
		007-000-001	
	Cal 2nd Rdng Short Debate		
Apr 12	Short Debate Cal 2nd Rdng		
	Cal 3rd Rdng Short Debate		
Apr 14	Short Debate-3rd Passed 10	07-000-000	
	Arrive Senate		
	Placed Calendr, First Readr	ıg	
	Sen Sponsor DUNN,R	OID A TYPE	
4 15	Added as Chief Co-sponsor		
Apr 15	Added as Chief Co-sponsor		
	Added as Chief Co-sponsor		
A 20	First reading	Referred to Rules	
Apr 28	Amandmant Na Ol	Assigned to Revenue	A domesod
May 06	Amendment No.01	REVENUE S	Adopted
		Recommnded do pass as	amenu
	Placed Calada Second Peac	006-001-001	
Mov 11	Placed Calndr, Second Read Added As A Co-sponsor SE		
May 11 May 17	Sponsor Removed DUNN,		
IVIAY 17	Alt Chief Sponsor Changed		
May 18	Filed with Secretary	DEANGELIS	
Way 10	Amendment No.02	DEANGELIS	Amendment
	Amenament 140.02	DEMINOLEIS	referred to
		SRUL	Teleffed to
	Filed with Secretary	BROE	
	Amendment No.03	DEANGELIS	Amendment
	1 1110110110110 1 (0100		referred to
		SRUL	10101100 10
	Filed with Secretary		
	Amendment No.04	DEANGELIS	Amendment
			referred to
		SRUL	
	Filed with Secretary		
	Amendment No.05	DEANGELIS	Amendment
			referred to
		SRUL	
	Amendment No.02	DEANGELIS	
		Rules refers to SREV	
	Amendment No.03	DEANGELIS	
		Rules refers to SREV	
	Amendment No.04	DEANGELIS	
	1 1 1N 05	Rules refers to SREV	
	Amendment No.05	DEANGELIS	
	Dlagad Calada Sagand Dag	Rules refers to SREV	
May 10	Placed Caindr, Second Read Amendment No.02		
<b>M</b> ay 19	Amendment No.02	DEANGELIS Readonted	
	Amendment No.03	Be adopted DEANGELIS	
	Amendment 10.03	Be adopted	
	Amendment No.04	DEANGELIS	
	Amendment 110.07	Be adopted	
	Amendment No.05	DEANGELIS	

Held in committee

Added as Chief Co-sponsor PALMER

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May 19-Cont.
                                                TO SA 02.
                     Placed Calndr, Second Reading
                     Second Reading
                          Amendment No.02
                                                DEANGELIS
                                                                         Adopted
                          Amendment No.03
                                                DEANGELIS
                                                                         Adopted
                          Amendment No.04
                                                DEANGELIS
                                                                         Adopted
                                                038-013-005
                     Placed Calndr, Third Reading
      May 20
                     Third Reading - Passed 057-000-001
                                                DEANGELIS
                          Amendment No.05
                     Tabled Pursuant to Rule5-4(A)
                     Third Reading - Passed 057-000-001
                                                Refer to Rules/Rul 3-8(b)
      Jan 10 1995
                     Session Sine Die
             DART - HOFFMAN.
HB-2632
   20 ILCS 2635/4
                                    from Ch. 38, par. 1604
  705 ILCS 405/5-19
                                    from Ch. 37, par. 805-19
  705 ILCS 405/5-24
                                    from Ch. 37, par. 805-24
  705 ILCS 405/6-1
                                    from Ch. 37, par. 806-1
  705 ILCS 405/6-6
                                    from Ch. 37, par. 806-6
  725 ILCS 185/4
730 ILCS 5/5-5-6
                                    from Ch. 38, par. 304
                                    from Ch. 38, par. 1005-5-6
  730 ILCS 110/9b
730 ILCS 110/15
                                    from Ch. 38, par. 204-1b
                                    from Ch. 38, par. 204-7
  730 ILCS 110/15.1
                                    from Ch. 38, par. 204-7.1
  730 ILCS 110/Act title
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Amends the Uniform Conviction Information Act, the Juvenile Court Act, the Pretrial Services Act, the Unified Code of Corrections, and the Probation and Probation Officers Act. Provides for a \$25 monthly fee to be imposed on an alleged or adjudicated delinquent minor who is placed on supervision, probation, or conditional discharge after January 1, 1995. Authorizes a court to extend beyond 5 years the period of time within which a payment of restitution is to be paid. Requires probation and court services departments to include in their annual plans provisions concerning crime victims. Makes other changes.

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NOTE(S) THAT MAY APPLY: Fiscal
      Jan 12 1994
                                               Referred to Rules
                     First reading
                     Ruled Exempt Hse Rule 29(c) HRUL
      Mar 10
                                               Rfrd to Comm on Assignment
                                               Assigned to Judiciary II
      Mar 11
      Apr 22
                                               Ref to Rules/Rul 27E
      Jan 10 1995
                     Session Sine Die
HB-2633
             LOPEZ.
  740 ILCS 45/18
                                   from Ch. 70, par. 88
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Amends the Crime Victims Compensation Act. Allows a court to order that all or portion of an award may be paid solely and directly to another person (currently provides that a court may order the award be paid jointly to the applicant and another person) who provided products, services, or accommodations that represent costs included in the award. Applies to all pending claims in existence on the effective date of this amendatory Act.

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Jan 12 1994 Rirst reading Referred to Rules
Apr 07 Ruled Exempt Hse Rule 29(c) HRUL
Rfrd to Comm on Assignment
Assigned to Judiciary II
Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

HB-2634 LOPEZ.

230 ILCS 30/4 from Ch. 120, par. 1124
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230 ILCS 30/4 from Ch. 120, par. 1124 230 ILCS 30/5 from Ch. 120, par. 1125 230 ILCS 30/8 from Ch. 120, par. 1128 Amends the Charitable Games Act to increase the number of the charitable from Ch. 120 par. 1128

Amends the Charitable Games Act to increase the number of charitable game nights that may be conducted on premises offered by municipalities from 8 to 16 in a 12-month period, and makes changes to make certain Sections of the Act consistent with Public Act 87-1271 which amended the Act to allow charitable games to be conducted 8 times in a 12-month period at any location.

Jan 12 1994 Mar 10	First reading Ruled Exempt Hse Rule 29	Referred to Rules
	raid Example 1150 Raid 2	Rfrd to Comm on Assignment
Mar 11		Assigned to Revenue
Apr 21		Recommended do pass 008-002-001
-	Placed Calndr, Second Rea	dng
Apr 27	, , , , , , , , , , , , , , , , , , , ,	Fiscal Note Requested WENNLUND
•	Placed Calndr, Second Rea	
Apr 28	,	Fiscal Note Request W/drawn
-	Placed Calndr, Second Rea	dng
	Second Reading	
	Held on 2nd Reading	
Apr 29	Placed Calndr, Third Readi	ing
•	Third Reading - Passed 066	
	Arrive Senate	- 00 <b>2 000</b>
	Placed Calendr, First Read	ng
May 03	Sen Sponsor DEANGELIS	
May 04	First reading	Referred to Rules
May 05	- 0	Assigned to Revenue
May 11	Amendment No.01	REVENUE S Lost
		Recommended do pass 009-000-000
	Placed Calndr, Second Read	dng
May 12	Second Reading	0
	Placed Calndr, Third Readi	ng
	Filed with Secretary	
	Amendment No.02	BERMAN
		-PALMER
		Amendment referred to
	Placed Calndr, Third Readi	ng
May 13	Added as Chief Co-sponsor	SHAW
	Third Reading - Passed 037	7-014-003
	Amendment No.02	BERMAN
	·	-PALMER
	Tabled Pursuant to Rule5-4	4(A)
	Third Reading - Passed 037	7-014-003
	Passed both Houses	
Jun 10	Sent to the Governor	
Aug 05	Governor approved	
	PUBLIC ACT 88-0563	effective date 95-01-01
2635 LOPEZ		•
0 ILCS 50/10	from Ch. 1:	11.1/2 5510
25 ILCS 60/18	from Ch. 1	11 1/2, par. 5510 11, par. 4400-18
mends the Eme	rgency Medical Services	(EMS) Systems Act and the Medical

Practice Act. Provides for reinstatement of an EMT license upon cessation of the licensee's temporary disability. Provides that a limited temporary visiting physician permit shall be issued to a physician licensed in another state who has been requested to perform emergency procedures in Illinois if he or she meets requirements established by rule.

Jan 12 1994	First reading	Referred to Rules	
Mar 10	Ruled Exempt Hse Rule 29	P(c) HRUL	
		Rfrd to Comm on Assignment	
Mar 11		Assigned to Registration & Regulation	
Mar 23		Do Pass/Consent Calendar 012-000-000	
	Consnt Caldr Order 2nd Re	ead	
Apr 13	Cnsent Calendar, 2nd Read	ing	
	Consnt Caldr Order 3rd Read		
Apr 20	Consnt Caldr, 3rd Read Pass 113-000-001		
	Arrive Senate	•	
	Placed Calendr, First Read	ng	
Apr 21	Sen Sponsor RAICA		
	First reading	Referred to Rules	
Apr 28	-	Assigned to Insurance, Pensions &	
		Licen. Act.	
May 06		Recommended do pass 009-000-000	
	Placed Calndr, Second Read		
May 10	Second Reading		
	Placed Calndr, Third Readi	ng	

Third Reading - Passed 059-000-000 May 11

Passed both Houses

Jun 09 Sent to the Governor Aug 05 Governor approved

PUBLIC ACT 88-0564 effective date 95-01-01

#### HB-2636 HOMER.

730 ILCS 5/5-5-6

from Ch. 38, par. 1005-5-6

Amends the Unified Code of Corrections. Deletes provisions limiting mandated restitution to offenses committed against persons 65 or older and cases in which the defendant is convicted of looting. Deletes provisions concerning the court's determination of whether restitution is appropriate.

JUDICIAL NOTE HB-2636 would neither decrease nor increase the need for the

number of judges in the State. CORRECTIONAL NOTE

There would be little or no fiscal impact.

Jan 12 1994 Referred to Rules First reading

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary II

Apr 19 Do Pass/Short Debate Cal 016-000-000

Cal 2nd Rdng Short Debate Apr 21 Correctional Note Requested

WENNLUND

Judicial Note Request WENNLUND

Cal 2nd Rdng Short Debate

Judicial Note Filed Apr 25 Cal 2nd Rdng Short Debate

Correctional Note Filed Apr 26

Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng Apr 28 Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-2637 SANTIAGO.

30 ILCS 105/5.384 new

210 ILCS 110/11 from Ch. 111 1/2, par. 185.11

210 ILCS 110/18 new

Amends the Illinois Migrant Labor Camp Law. Provides that the Department of Public Health shall assess administrative fines against a person who provides housing for public workers and who violates the Act or rules adopted under the Act. Provides that the Department shall give notice of violations and allow time for correcting violations. Provides that fees and fines collected under the Act shall be deposited into the Facility Licensing Fund. Amends the State Finance Act to create

Note(s) That May Apply: Fiscal

Jan 12 1994 Referred to Rules First reading

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment

Mar 11 Assigned to Elections & State

Government

Ref to Rules/Rul 27E Apr 22

Jan 10 1995 Session Sine Die

#### BRUNSVOLD - LEVIN - MOSELEY. HB-2638

30 ILCS 235/2 from Ch. 85, par. 902 105 ILCS 5/1A-8 from Ch. 122, par. 1A-8

105 ILCS 5/Art. 1C heading new

105 ILCS 5/1C-1 new 105 ILCS 5/1C-2 new

105 ILCS 5/1C-3 new

105 ILCS 5/1C-4 new

105 ILCS 5/1C-5 new 105 ILCS 5/2-3.33 105 ILCS 5/2-3.71a from Ch. 122, par. 2-3.33 from Ch. 122, par. 2-3.71a

105 ILCS 5/2-3.94 from Ch. 122, par. 2-3.94

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      105 ILCS 5/14-13.01
      from Ch. 122, par. 14-13.01

      105 ILCS 5/18-4.4
      from Ch. 122, par. 18-4.4

      105 ILCS 5/18-8
      from Ch. 122, par. 18-8

      105 ILCS 435/2.1
      from Ch. 122, par. 697.1

      110 ILCS 305/1c
      from Ch. 144, par. 22c
```

Amends the Public Funds Investment Act to authorize community college districts to invest public funds in mutual funds that invest in corporate investment grade or global government short term bonds. Amends the School Code, revising conditions under which the State Board of Education may certify school districts to be in financial difficulty. Authorizes the State Board of Education to make block grants for school planning and school improvement purposes, subject to appropriation. Establishes a grant program administered by the State Board of Education for the conduct of K-12 parenting programs for parents of children from kindergarten through high school, including provisions with respect to home visits until July 1, 1996 with informed parental consent in K-12 parenting programs. Authorizes programs and services funded by scientific literacy grants to be made available to private school teachers and students if public schools already have been afforded adequate access. Permits State reimbursement under the applicable formula for special educational facilities and services rendered with respect to children who have not been identified as eligible for special education. Repeals the tax equivalent grant provisions on July 1, 1995. In the school aid formula provides that "full days" (now, "days") used for parent-teacher conferences shall not be considered for computing average daily attendance. Also revises state aid provisions for laboratory schools and alternative schools. Amends the Vocational Education Act to change the composition of and qualifications for certain appointments to the Sex Equity Advisory Committee. Amends the University of Illinois Act to prohibit exclusion of armed forces training program data from course catalogs and transcripts.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 105 ILCS 5/2-3.71a

Deletes the proposal to establish a grant program administered by the State Board of Education for the conduct of K-12 parenting programs for parents of children from kindergarten through high school.

STATE DEBT IMPACT NOTE

House Bill 2638 should have no affect on State indebtedness.

### HOUSE AMENDMENT NO. 4.

Eliminates substance abuse programs from eligibility for the proposed school planning and improvement block grant program.

### SENATE AMENDMENT NO. 1.

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Adds reference to:
105 ILCS 5/11A-2
                              from Ch. 122, par. 11A-2
105 ILCS 5/11A-3
                              from Ch. 122, par. 11A-3
105 ILCS 5/11A-12
                              from Ch. 122, par. 11A-12
105 ILCS 5/11A-17
105 ILCS 5/11D-11
105 ILCS 5/14A-5
                              from Ch. 122, par. 11D-11
                              from Ch. 122, par. 14A-5
                             from Ch. 122, par. 18-8.3
from Ch. 122, par. 18-8.5
105 ILCS 5/18-8.3
105 ILCS 5/18-8.5
105 ILCS 5/26-2
                             from Ch. 122, par. 26-2
```

Further amends the School Code. In the provisions relating to the organization of community unit school districts, substitutes the term "unit school district" (defined to include a special charter unit school district) for the term "community unit school district" when referring to territory or districts that may be organized into a community unit school district. Provides that when contiguous unit school districts dissolve and form a new high school district and one or more new elementary school districts that the supplementary State aid paid to the new districts based on the number of their full-time certified employees shall be calculated in accordance with new provisions that require the supplementary State aid to be paid for a number of school years based on the reorganized district's EAV and ADA quintile rankings. Adds provisions relative to the manner of calculating quintile rankings. Prohibits

multiple payments in a single year to a district that results from multiple reorganizations. Also revises the method of determining the audited fund balances used to determine supplementary State aid for reorganized districts. In the provisions relating to organizing a community unit school district from the entire territory of 2 or more school districts, provides for assumption by the entire territory of the newly formed district of the bonded indebtedness of the previously existing districts. Also revises the formula for the payment of tax equivalent grants for fiscal years 1995 through 1997 and repeals the tax equivalent grant provisions on July 1, 1998. Changes provisions relative to the required manner of filing claims for gifted education reimbursement. Provides that the district's final claim each year is to be filed with the State Superintendent of Education (instead of with the regional superintendent), and that claims received by the State Superintendent of Education after August 20 shall not be honored. Adds an immediate effective date.

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SENATE AMENDMENT NO. 2.
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Adds reference to: 105 ILCS 5/14-7.02 from Ch. 122, par. 14-7.02

Adds provisions further amending the School Code. In the provisions relating to reimbursement of school districts that purchase for their disabled children special education services or facilities from private, out-of-state, or residential facilities, requires the Governor's Purchased Care Review Board to establish rules and regulations for its determination of allowable costs and payments made by school districts for special education and related services and facilities provided by non-public entities. Provides that the costs that are to be considered in the reimbursement formula are the "actual per pupil costs based on program enrollment" (now, only the "actual costs"), excluding room, board and transportation.

SENATE AMENDMENT NO. 3. Renumbers effective date Section.

SENATE AMENDMENT NO. 4.

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Adds reference to:
110 ILCS 945/3
                          from Ch. 144, par. 1603
                           from Ch. 144, par. 1606
110 ILCS 945/6
110 ILCS 945/6.15
110 ILCS 1015/1
                            from Ch. 144, par. 1606.15
                           from Ch. 144, par. 1301
110 ILCS 1015/3.04
                            from Ch. 144, par. 1303.04
110 ILCS 1015/3.07
                            from Ch. 144, par. 1303.07
                            from Ch. 144, par. 1303.07c
110 ILCS 1015/3.07c
110 ILCS 1015/4.01
                            from Ch. 144, par. 1304.01
110 ILCS 1015/4.05
                            from Ch. 144, par. 1304.05
110 ILCS 1015/4.07
                            from Ch. 144, par. 1304.07
110 ILCS 1015/15
                            from Ch. 144, par. 1315
110 ILCS 1015/16
                            from Ch. 144, par. 1316
110 ILCS 1015/21
110 ILCS 1015/24
                            from Ch. 144, par. 1321
                            from Ch. 144, par. 1324
110.ILCS 1015/25
                            from Ch. 144, par. 1325
110 ILCS 945/3.03 rep.
110 ILCS 945/3.04 rep.
110 ILCS 945/3.11 rep.
110 ILCS 945/4 rep.
110 ILCS 945/6.06 rep.
110 ILCS 945/6.07 rep.
110 ILCS 945/6.09 rep.
110 ILCS 945/16 rep.
110 ILCS 945/17 rep.
110 ILCS 945/19 rep.
110 ILCS 945/21 rep.
110 ILCS 945/25 rep.
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Adds provisions that amend the Illinois Educational Facilities Authority Act relative to the Authority's purpose of providing an alternate method of initial project financing and project refinancing. Redefines terms, changes Authority membership requirements and revises conflict of interest provisions applicable to Authority members, expands investment authority, provides for issuance of Authority bonds to refund bonds issued under the Higher Education Loan Act, eliminates the prohi-

bition against issuing refunding bonds unless the Authority has the requisite lease financing arrangement with the participating institution, eliminates the requirement that the Authority take some type of security interest for each financing, and provides that the exercise of the Authority's powers under the Higher Education Loan Act constitute an essential public function, the income from which is exempt from State and local taxation. Also amends the Higher Education Loan Act to reference definitions and powers applicable to the Authority under the Illinois Educational Facilities Authority Act and to repeal numerous provisions parallel to provisions of the latter Act. Effective immediately.

### SENATE AMENDMENT NO. 7

In the provisions relating to community college investments, deletes the proposal to make restrictions otherwise applicable to investments inapplicable to investments in mutual funds that invest primarily in corporate investment grade and global government short term bonds. Requires purchases in mutual funds that invest primarily in global government short term bonds to be limited to funds with assets of at least \$100 million that are rated as one of the 10 highest classifications established by a recognized rating service. Makes the investments subject to approval by the community college board of trustees and requires the board to establish a portfolio policy concerning the investments.

Jan 12 1994 Mar 10	First reading Ruled Exempt Hse Rule 2	Referred to Rules 9(c) HRUL	
Mar 11		Rfrd to Comm on Assignate Assigned to Elementary &	
Mar 18		Education Do Pass/Short Debate Ca	al 020-000-000
Apr 12	Cal 2nd Rdng Short Deba	Fiscal Note Requested BI St Mandate Fis Nte Reql Balanced Budget Note R State Debt Note Request	BLACK BLACK
Apr 13	Cal 2nd Rdng Short Debat Short Debate Cal 2nd Rdn Held 2nd Rdg-Short Deba	te Ig	
Apr 27	Amendment No.01 Amendment No.02	BRUNSVOLD HOEFT 029-079-009	Adopted Lost
	Amendment No.03 Held 2nd Rdg-Short Deba	COWLISHAW te	Lost
Apr 28	Held 2nd Rdg-Short Deba Amendment No.04	State Debt Note Filed te VON B-WESSELS	A domés d
11pi 20	Amendment No.05 Amendment No.06	SCHOENBERG GRANBERG	Adopted Withdrawn Withdrawn
Apr 29	Cal 3rd Rdng Short Debat Short Debate-3rd Passed 1 Arrive Senate Placed Calendr, First Read	11-000-003	
May 03 May 04	Sen Sponsor WATSON		
•	First reading	Referred to Rules Assigned to Education	
May 11	Amendment No.01 Amendment No.02 Amendment No.03 Amendment No.04	EDUCATION S EDUCATION S EDUCATION S EDUCATION S Recommnded do pass as a 010-000-000	Adopted Adopted Adopted Adopted amend
May 13	Placed Calndr, Second Rea Second Reading	dng	
May 17	Placed Calndr, Third Readi Filed with Secretary Amendment No.05	BERMAN	Amendment
	T2 1 24 0	SRUL	referred to
	Filed with Secretary Amendment No.06	WATSON	Amendment

May 17—Cor	ıt.		referred to
		SRUL	
	Amendment No.05	BERMAN	
		Rules refers to SESE	
	Amendment No.06	WATSON	
		Rules refers to SESE	
May 18	Amendment No.05	BERMAN	
		Held in committee	
	Amendment No.06	WATSON	
	DI 101 1 THE 1	Be adopted	
M- 10	Placed Calndr, Third Readi	ing	
May 19	Filed with Secretary Amendment No.07	WATSON	A
	Amendment No.07	WAISON	Amendment referred to
		SRUL	referred to
	Amendment No.07	WATSON	
	Amendment 140.07	Rules refers to SESE	
	Placed Calndr, Third Read		
May 20	Amendment No.07	WATSON	
1.12) 20		Be adopted	
	Placed Calndr, Third Read		
	Recalled to Second Readin		
		Motion prevailed	
		TO TABLE SA 06	
	Amendment No.06	WATSON	Tabled
		WATSON	
	Amendment No.07	WATSON	Adopted
	Placed Calndr, Third Read		
	Third Reading - Passed 05 Amendment No.05		
	Tabled Pursuant to Rule5-	BERMAN	
	Third Reading - Passed 05		
	Tilliu Keauliig - Lasseu 03	Refer to Rules/Rul 3-8()	a)
Jun 14		Recommends Considerat	
Juli	Place Cal Order Concurren		ion in ob
	H Concurs in S Amend. 01		
	H Concurs in S Amend, 04		
	Passed both Houses	,,,	
Jul 13	Sent to the Governor		
Jul 27	Governor approved		
		effective date 94-07-27	
2639 SANT	IAGO – CROSS.		
OCIL CO C/O O E		00 0.071	

105 ILCS 5/2-3.71 from Ch. 122, par. 2-3.71 105 ILCS 5/14C-13 from Ch. 122, par. 14C-13

Amends the School Code. Expands the preschool educational grant program for children ages 3 to 5 to specifically include children in that age bracket from homes where a non-English language is spoken. Includes provisions relative to certification and qualifications of teachers in preschool programs that include children of limited English speaking populations. Adds provisions relative to related State Board of Education reports. Requires the Advisory Council on Bilingual Education to review through its subcommittees bilingual early childhood education issues.

### HOUSE AMENDMENT NO. 1.

Provides that a Chicago teacher employed on a transitional bilingual certificate in preschool programs comprised of 50% or more LEP populations must have kindergarten or preschool experience. Also requires that by the later of that certificate's expiration or July 1, 1998 the teacher, among other requirements, complete a minimum of 2 courses appropriate for teaching young bilingual/ESL/LEP children, ages birth to 8 (instead of certain courses in assessment and in methods and materials). Makes the additional qualifications required with respect to Chicago teachers who don't possess certain bilingual teacher qualifications but who are employed in preschool programs of 50% or more multi-language populations applicable only to teachers employed after the amendatory Act's effective date, and changes the additional qualifications by substituting 2 courses appropriate for teaching young bilingual/ESL/LEP children for courses in assessment and methods and materials.

Note(s) That May	y Apply: Fiscal		
Jan 12 1994	First reading	Referred to Rules	
Mar 10	Ruled Exempt Hse Rule 29	(c) HRUL	
		Rfrd to Comm on Assignment	
Mar 11		Assigned to Elementary & Secondary	
		Education	
Mar 23	Amendment No.01	ELEM SCND ED H Adopted	
•		DP Amnded Consent Calendar	
		022-000-000	
Consnt Caldr Order 2nd Read			
Apr 13	Cnsent Calendar, 2nd Readng		
	Consnt Caldr Order 3rd Read		
Apr 20	Consnt Caldr, 3rd Read Pass 113-000-001		
	Arrive Senate		
Placed Calendr, First Reading			
Apr 28	Sen Sponsor DILLARD		
	First reading	Referred to Rules	
May 04	Added as Chief Co-sponsor		
	Added as Chief Co-sponsor		
		Committee Rules	
Jan 10 1995	Session Sine Die		
IP 2640 I EVIN			

HB-2640 LEVIN.

> 105 ILCS 5/14-7.02 from Ch. 122, par. 14-7.02

Amends the School Code. In the provisions relating to reimbursement of school districts that purchase for their disabled children special education services or facilities from private, out-of-state, or residential facilities, requires the Governor's Purchased Care Review Board to establish rules and regulations for its determination of allowable costs and payments made by school districts for special education and related services and facilities provided by non-public entities. Provides that the costs that are to be considered in the reimbursement formula are the "actual per pupil costs based on program enrollment" (now, only the "actual costs"), excluding room, board and transportation.

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STATE MANDATES ACT FISCAL NOTE (State Board of Education) There would be a fiscal impact from requiring per pupil cost
    calculations to be based on program enrollment which cannot be
    determined due to a lack of available information.
    STATE MANDATES ACT FISCAL NOTE (State Board of Education)
    No change from previous note.
NOTE(s) THAT MAY APPLY: Fiscal; State Mandates
    Jan 12 1994
                    First reading
                                               Referred to Rules
    Mar 10
                    Ruled Exempt Hse Rule 29(c) HRUL
                                               Rfrd to Comm on Assignment
    Mar 11
                                               Assigned to Elementary & Secondary
                                                 Education
    Apr 07
                                               Do Pass/Short Debate Cal 017-000-001
                    Cal 2nd Rdng Short Debate
    Apr 19
                                               Fiscal Note Requested BLACK
                    Cal 2nd Rdng Short Debate
    Apr 26
                                               St Mandate Fis Note Filed
                    Cal 2nd Rdng Short Debate
                    Short Debate Cal 2nd Rdng
    Apr 28
                    Held 2nd Rdg-Short Debate
    May 03
                                               St Mandate Fis Note Filed
                    Held 2nd Rdg-Short Debate
    Jan 10 1995
                    Session Sine Die
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#### HB-2641 GIGLIO - OSTENBURG - SHEEHY - STECZO - MURPHY,M, NOVAK, BALTHIS, BIGGINS, GILES AND MCGUIRE.

110 ILCS 20/1 from Ch. 144, par. 2601

Amends the College Student Immunization Act. Excludes from the definition of a post-secondary educational institution to which the Act applies a public college or university that does not provide on-campus housing for its students in dormitories or equivalent facilities that are owned, operated, and maintained by that public university or college.

CORRECTIONAL NOTE

There would be little or no fiscal impact.

SENATE AMENDMENT NO. 1.

Adds immediate effective date.

SENATE AMENDMENT NO. 2. (Tabled May 17, 1994)

Adds reference to:

105 ILCS 5/7-2b

from Ch. 122, par. 7-2b

Amends the School Code with respect to annexation of territory from an elementary (or high school) district to another contiguous elementary (or high school) district if the annexation will make the affected segment of the boundaries of the annexing district identical, for the entirety of the boundaries of the affected segment, to the boundaries of a different underlying dual district. Provides that only a State's attorney may bring, maintain, or continue an action or part of an action under those annexation provisions if the action or part of an action raises U.S. or Illinois constitutional issues. Prescribes which State's attorney may bring, maintain, or continue that action. Applies to pending cases and adds provisions for withdrawal of other attorneys from their representation, with respect to those constitutional issues, of a district on whose behalf the constitutional issue or issues are raised.

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	Jan 12 1994	First reading	Referred to Rules	
	Apr 05	Ruled Exempt Hse Rule 290		
	p. 00	2	Rfrd to Comm on Assignm	ent
			Assigned to Higher Educa	
	Apr 14		Recommended do pass 011	1-003-000
		Placed Calndr, Second Read	ng	
	Apr 21		Correctional Note Request	ted
	11p1 21		WENNLUND	
				ATAIT TIATES
			Judicial Note Request WE	INNLUND
		Placed Calndr, Second Read	ng	
	Apr 26		Correctional Note Filed	
	<b>F</b>	Placed Calndr, Second Read		
	A 20		116	
	Apr 28	Second Reading	WEATER M	T .
		Amendment No.01	WEAVER,M	Lost
			049-067-000	
			Floor motion JUDICIAL	NOTE NOT
			APPLICABLE-GIGLIO	
			Motion prevailed	
			Judicial Note Not Require	ed
		Placed Calndr, Third Readir	ng	
	Apr 29	Third Reading - Passed 101	-008-004	
		Arrive Senate		
		Placed Calendr, First Readn	a	
	14 02		B	
	May 03	Sen Sponsor DEANGELIS		
	May 04	First reading	Referred to Rules	
	May 05		Assigned to Education	
	May 11	Amendment No.01	EDUCATION S	Adopted
	1714) 11	Amendment No.02	EDUCATION S	Adopted
		Afficialification 140.02		
			Recommnded do pass as a	mena
			006-002-002	
		Placed Caindr, Second Read	ing	
	May 12	Second Reading		
	,	Placed Calndr, Third Readin	nσ	
	M 17			
	May 17	Recalled to Second Reading		1.00
			Mtn Reconsider Vote Prev	
			Mtn Prevail -Table Amen	d No 02
		Amendment No.02	EDUCATION S	Tabled
		Placed Calndr, Third Reading	ng	
	May 18	Third Reading - Passed 054		
	May 10	Tilliu Readilig - Fassed 034		
			Refer to Rules/Rul 3-8(b)	
	Jun 21		Recommends Consideration	on HKUL
		Place Cal Order Concurrent	ce 01	
	Jun 22	H Concurs in S Amend. 01/		
	y 1. 20 24	Passed both Houses		
	T1 20			
	Jul 20	Sent to the Governor		
	Sep 16	Governor approved		
		PUBLIC ACT 88-0651	effective date 94-09-16	

### HB-2642 MCGUIRE AND VON B - WESSELS.

105 ILCS 5/17-2.11

from Ch. 122, par. 17-2.11

Amends the School Code. In the provisions relating to the levy of taxes for life-safety purposes, requires at least one publication notice at least 7 days before the public hearing that is held to determine the existence of the required threat to pupil welfare that warrants levy of a life safety tax.

SENATE AMENDMENT NO. 1.

Adds reference to: 625 ILCS 5/6-408.5

Changes title and adds a provision amending the Illinois Vehicle Code. Prohibits licensed driver training schools or instructors from requesting a certificate of completion from the Secretary of State under the provisions relating to qualifications of driver training instructors for a dropout under 18 years old unless the dropout has received a passing grade in at least 8 courses during the 2 semesters last ending before the date on which the certificate of completion is requested. Adds that the superintendent of schools of the school district in which the dropout resides at the time of dropping out may waive the coursework requirement. Adds immediate effective date.

### SENATE AMENDMENT NO. 2.

Replaces proposed changes of S-am 1 with provisions that amend the Illinois Vehicle Code. With respect to persons enrolled in secondary schools at the time instruction from a licensed driver training school or instructor is to be provided, and with respect to students so enrolled during the semester last ended if the instruction is to be provided between semesters or during the summer, prohibits requesting a certificate of completion from the Secretary of State (currently, furnishing instruction is prohibited) unless the student has received a passing grade in at least 8 courses during the 2 semesters last ending prior to the driver training school or instructor requesting the certificate of completion. Deletes the prohibition in current law against furnishing instruction to those students. Makes the new provisions applicable as well to dropouts under age 18 unless the dropout has obtained a GED certificate or enrolled in a GED or alternative education program, or unless the person before dropping out had received a passing grade in at least 8 courses during the 2 semesters last ending before requesting a certificate of completion or unless the regional superintendent and either the dropout's parents or guardian consent. Requires students to be notified of these provisions at the time they register for a course from a licensed driver training school. Makes other related changes. First reading Referred to Pula

Jan 12 1994	rust reading	Referred to Rules	
Mar 10	Ruled Exempt Hse Rule 2	9(c) HRUL	
		Rfrd to Comm on Assign	ment
Mar 11		Assigned to Elementary	
		Education	•
Mar 18		Do Pass/Consent Calend	lar 021-000-000
	Consnt Caldr Order 2nd R		
Apr 13	Cnsent Calendar, 2nd Rea	dng	
	Consnt Caldr Order 3rd R	.ead	
Apr 20	Consnt Caldr, 3rd Read Pass 113-000-001		
	Arrive Senate		
	Placed Calendr, First Read	Placed Calendr, First Reading	
Apr 28	Sen Sponsor WATSON	_	
	First reading	Referred to Rules	
		Assigned to Education	
May 11	Amendment No.01	EDUCATION S	Adopted
		Recommnded do pass as	amend
		010-000-000	
	Placed Calndr, Second Rea	ıdng	
May 13	Second Reading	-	
	Placed Calndr, Third Read	ling	
May 19	Filed with Secretary		
	Amendment No.02	BURZYNSKI	Amendment
			referred to
		SRUL	
	Amendment No.02	BURZYNSKI	
		Rules refers to SESE	
	Placed Calndr, Third Read	ing	

May 20 Amendment No.02 BURZYNSKI Be adopted Placed Calndr, Third Reading Recalled to Second Reading Amendment No.02 BURZYNSKI Adopted Placed Calndr, Third Reading Third Reading - Passed 057-000-000 Refer to Rules/Rul 3-8(b) Inn 14 Recommends Consideration HRUL Place Cal Order Concurrence 01,02 H Concurs in S Amend. 01,02/102-006-001 Passed both Houses Jul 13 Sent to the Governor-Sep 09 Governor approved PUBLIC ACT 88-0628 effective date 94-09-09

### HB-2643 STECZO.

235 ILCS 5/5-1 from Ch. 43, par. 115 235 ILCS 5/6-8 from Ch. 43, par. 125

Amends the Liquor Control Act. Changes language allowing a brewer to make sales and deliveries of beer to retailers by providing that a brewer may do so only if the brewer obtains an importing distributor's license or distributor's license. Requires a manufacturer to register its agents who contact retailers. Specifies contents of forms for applying for registration as an agent. Provides that knowingly misstating a material fact in an application is a Class B misdemeanor. Deletes language providing that the Act does not apply to importation of beer from another state by an importing distributor directly to a retailer's premises if the beer is sold and consumed at the retailer's premises. Provides that all liquor imported into Illinois must be off-loaded for storage at the importing distributor's premises (except that a waiver may be sought for direct delivery to a licensee holding a special event).

Jan 12 1994 First reading Referred to Rules
Mar 10 Ruled Exempt Hse Rule 29(c) HRUL
Rfrd to Comm on Assignment
Mar 11 Assigned to Executive
Apr 22 Ref to Rules/Rul 27E

# HB-2644 HOMER - BALANOFF - LAURINO - SHEEHY - RONEN, HAWKINS, MCAFEE AND SCHOENBERG.

20 ILCS 2630/5.1 from Ch. 38, par. 206-5.1 750 ILCS 60/214.5 new 750 ILCS 60/303 from Ch. 40, par. 2313-3

Session Sine Die

Amends the Illinois Domestic Violence Act of 1986 and the Criminal Identification Act. Allows the court to furnish a petitioner seeking an order of protection a listing of services available for domestic violence victims. Requires law enforcement officers responding to a bona fide domestic violence offense to report the offense and investigation to the Illinois Uniform Reporting Program. Changes the definition of domestic crime, for purposes of reporting, to a crime committed between family or household members. Effective immediately.

### CORRECTIONAL NOTE

There would be little or no fiscal impact.

JUDICIAL NOTE

Jan 10 1995

The bill would neither decrease nor increase the need for the

number of judges in the State.

Jan 12 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11 Assigned to Judiciary II

Apr 19 Do Pass/Short Debate Cal 016-000-000

Cal 2nd Rdng Short Debate
Apr 21 Correctional Note Requested

WENNLUND

Judicial Note Request WENNLUND

Cal 2nd Rdng Short Debate

Apr 26 Correctional Note Filed

Cal 2nd Rdng Short Debate

Apr 28

Judicial Note Filed

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-2645 HOMER – MCAFEE.

New Act

Creates the Campus Security Act. Requires institutions of higher learning to identify security-sensitive positions and provide background investigations prior to employing individuals in those positions. Creates a community task force for coordinating with community leaders and service providers to prevent sexual assaults and ensure coordinated responses in terms of law enforcement and victim services. Effective immediately.

# HOUSE AMENDMENT NO. 1.

Deletes provisions relating to background investigations. Changes deadline for establishing a task force to December 1, 1996.

# SENATE AMENDMENT NO. 1.

Requires criminal background checks on all security-sensitive positions prior to a person's employment in those positions. Provides that the Act applies to public institutions of higher education.

	m(a) Train Mir		
TOF	re(s) That May		Defended to Dules
	Jan 12 1994	First reading	Referred to Rules
	Mar 10	Ruled Exempt Hse Rule 29	
			Rfrd to Comm on Assignment
	Mar 11		Assigned to Higher Education
	Mar 24		Motion Do Pass-Lost 004-005-006 HHED
			Remains in Committee Higher Education
	Apr 07	Amendment No.01	HIGHER ED H Adopted DP Amnded Consent Calendar 018-000-000
		Consnt Caldr Order 2nd Re	
	Apr 13	Cnsent Calendar, 2nd Read	
	71pi 13	Consnt Caldr Order 3rd Re	
	Apr 20	Consnt Caldr, 3rd Read Pas	
	11p1 20	Arrive Senate	33 113 000 001
		Sen Sponsor GEO-KARIS	
		Placed Calendr, First Readn	.r
	Apr 21	First reading	Referred to Rules
	Apr 29	Added as Chief Co-sponsor	
	May 03	Added as Chief Co-sponsor	
		•	Committee Rules
	May 04	Added as Chief Co-sponsor	
	May 11	Amendment No.01	Assigned to Education EDUCATION S Adopted Recommnded do pass as amend
			010-000-000
		Placed Calndr, Second Read	Ing
		Added as Chief Co-sponsor	STERN
	May 12	Second Reading	
	•	Placed Calndr, Third Readin	ng
	May 13	Added As A Co-sponsor HA	
	•	Third Reading - Passed 054	
	May 16		Refer to Rules/Rul 3-8(b)
	Jun 14		Recommends Consideration HRUL
		Place Cal Order Concurrent	
		H Concurs in S Amend. 01/	
		Passed both Houses	
	Jul 13	Sent to the Governor	
	Sep 09	Governor approved	
	P	PUBLIC ACT 88-0629	effective date 94-09-09
		1 1 2 2 2 2 1 1 0 0 0 0 2 7	

HB-2646 **1690** 

HB-2646 FLINN.

35 ILCS 200/21-90 35 ILCS 200/22-20

Amends the Property Tax Code. Provides that when a county or other taxing district is a petitioner for a tax deed, one petition and one notice may include all parcels that are tax delinquent. Allows counties to deduct the costs of acquisition and sale or assignment of delinquent or forfeited property acquired by the county before distributing the proceeds to the taxing districts. Makes other changes. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal

Jan 12 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 11 Assigned to Revenue
Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-2647 MCAFEE.

225 ILCS 446/30

Amends the Private Detective, Private Alarm, and Private Security Act of 1993 to exempt from the Act insurance adjusters employed under contract by an insurance company or self-insured by which they are employed or under contract (now only adjusters employed by an insurance company). Prohibits the use of the term "investigation" or any derivative by an insurance adjuster or company in its company name or its advertising other than for handling insurance claims. Defines "insurance adjuster" as any authorized person or self insured or employee, including an independent contractor, who acts or appears to act at the direction of an insurance company in matters relating to claim services.

Jan 12 1994 First reading Referred to Rules
Jan 10 1995 Session Sine Die

#### HB-2648 TURNER.

40 ILCS 5/1-110 from Ch. 108 1/2, par. 1-110 30 ILCS 505/6.5 rep.

Amends the Purchasing Act by repealing a prohibition against purchasing South African products. Amends the Pension Code. Eliminates the prohibition against investing pension fund assets in South African property or companies. Effective immediately.

Jan. 12 1994 First reading Referred to Rules
Jan 10 1995 Session Sine Die

HB-2649 GIGLIO.

605 ILCS 10/10 from Ch. 121, par. 100-10

Amends the Toll Highway Act. Authorizes the Toll Highway Authority to fix, assess, and collect civil fines for a vehicle's operation on a toll highway without the required toll having been paid and to establish by rule a system of civil administrative adjudication of alleged violations. Requires that such a system provide for (i) written notice of the alleged violation and an opportunity to be heard, (ii) establishment of a toll-free telephone number, and (iii) the imposition of fines only. Provides that a fine may be imposed only if a violation is established by a preponderance of the evidence. Provides for judicial review under the Administrative Review Law. Provides for judicial review under the Administrative Review Law. Effective immediately.

Jan 12 1994 First reading Referred to Rules Mar 10 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Mar 11 Assigned to Executive Mar 23 Do Pass/Short Debate Cal 011-000-000 Cal 2nd Rdng Short Debate Apr 19 Fiscal Note Requested BLACK Cal 2nd Rdng Short Debate Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Jan 10 1995 Session Sine Die

1691 HB-2650

#### HB-2650 FLOWERS.

750 ILCS 45/8 from Ch. 40, par. 2508 750 ILCS 45/14 from Ch. 40, par. 2514

Amends the Parentage Act of 1984. Bars an action by a party alleging to be a child's natural parent if brought later than 2 years after the child reaches majority. Deletes provision barring an action brought on behalf of any person other than the child if brought later than 2 years after the child's birth. Requires a court, in determining custody or visitation, to apply the relevant standards of the Marriage and Dissolution of Marriage Act. Provides that, in an action brought within 2 years after a child's birth, the judgment or order may direct either parent to pay expenses in connection with the mother's pregnancy and the delivery of the child (now, the father may be so directed).

FISCAL NOTE (Dept. of Public Aid)

House Bill 2650 has no fiscal impact on the Department of Pub-

lic Aid.

Jan 12 1994 Referred to Rules First reading

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary I

Mar 18 Recommended do pass 007-004-000

Placed Calndr, Second Reading

Fiscal Note Requested BLACK Apr 13

Placed Calndr, Second Reading

Fiscal Note Filed Apr 21 Placed Calndr, Second Reading

Second Reading Apr 26

Placed Calndr, Third Reading

Judicial Note Request AS AMENDED **Apr 28** 

-WENNLUND

Calendar Order of 3rd Rdng

Jan 10 1995 Session Sine Die

#### LOPEZ - BALANOFF - LAURINO - MORROW, BURKE, CAPPARELLI HB-2651 AND BUGIELSKI.

720 ILCS 5/44-2.5 new

Amends the Criminal Code of 1961. Prohibits the sale or lease of electronic paging devices to a person under 18 years of age without the written consent of the person's parent or guardian. Exempts sales for medical reasons. Effective immediately.

CORRECTIONAL IMPACT NOTE

HB2651 will have little or no fiscal impact on the Department

of Corrections.

Jan 12 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary II Ref to Rules/Rul 27E Apr 22 Apr 27 Correctional Note Filed Committee Rules

Jan 10 1995 Session Sine Die

#### HB-2652 LAWFER.

225 ILCS 320/30 from Ch. 111, par. 1129

225 ILCS 320/31 new

Amends the Illinois Plumbing License Law. Allows the Department of Public Health, in consultation with the State Board of Plumbing Examiners, to create a class of licenses for retired and part-time plumbers. Establishes a fee of \$15 for licensure as a retired or part-time plumber.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 12 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

HB-2653 DART - CROSS - STROGER - LINDNER - BLAGOJEVICH, KASZAK, IAURINO, SANTIAGO, GIGLIO, SHEEHY, MARTINEZ, MCGUIRE, ERWIN, FRIAS, HANRAHAN, MURPHY,M, MULLIGAN, MCAFEE, RO-TELLO, RONEN, LANG, STECZO, GIOLITTO, LOPEZ, CURRAN AND MOSELEY.

New Acts	
20 ILCS 3930/7.1 new	
20 ILCS 2630/5	
705 ILCS 405/1-7	
705 ILCS 405/1-9	
705 ILCS 405/5-4	
705 ILCS 404/5-14	
705 ILCS 405/5-19	
705 ILCS 405/5-23	
705 ILCS 405/5-24	
705 ILCS 405/5-33	
705 ILCS 405/5-34	
705 ILCS 405/5-35	
705 ILCS 405/5-36 new	
720 ILCS 5/33B-1	
705 ILCS 405/2-3	
705 ILCS 405/2-23	
705 ILCS 405/2-24	
720 ILCS 5/2-8	from Ch. 38, par. 2-8
720 ILCS 5/9-3	from Ch. 38, par. 9-3
720 ILCS 5/10-1	from Ch. 38, par. 10-1
720 ILCS 5/10-1.1 new	110111 Cli. 30, par. 10-1
720 ILCS 5/10-1.1 Ilcw	from Ch 29 nor 10.2
720 ILCS 5/10-2	from Ch. 38, par. 10-2
720 ILCS 5/10-2.1 new	f G1 30 11 10 0
720 ILCS 5/11-19.2	from Ch. 38, par. 11-19.2
720 ILCS 5/12-3	from Ch. 38, par. 12-3
720 ILCS 5/12-4.01 new	
720 ILCS 5/12-4.02 new	
720 ILCS 5/12-4.1	from Ch. 38, par. 12-4.1
720 ILCS 5/12-4.3	from Ch. 38, par. 12-4.3
720 ILCS 5/12-4.6	from Ch. 38, par. 12-4.6
720 ILCS 5/12-6	from Ch. 38, par. 12-6
720 ILCS 5/12-6.1	from Ch. 38, par. 12-6.1
720 ILCS 5/31-4.1 new	
720 ILCS 5/32-4	from Ch. 38, par. 32-4
720 ILCS 5/32-4a	from Ch. 38, par. 32-4a
720 ILCS 5/32-5.3 new	, pa
720 ILCS 5/32-5.4 new	
720 ILCS 5/37-6 new	
725 ILCS 5/106-2.5	from Ch 29 nor 106 25
725 H CC 5/100D 2	from Ch. 38, par. 106-2.5
725 ILCS 5/108B-3	from Ch. 38, par. 108B-3
725 ILCS 5/110-5	from Ch. 38, par. 110-5
730 ILCS 5/5-5-3.2	from Ch. 38, par. 1005-5-3.2
730 ILCS 5/5-6-3	from Ch. 38, par. 1005-6-3
730 ILCS 5/5-6-3.1	from Ch. 38, par. 1005-6-3.1
730 ILCS 5/5-8-2	from Ch. 38, par. 1005-8-2
735 ILCS 5/9-102	from Ch. 110, par. 9-102
740 ILCS 147/10	
625 ILCS 5/6-303	from Ch. 95 1/2, par. 6-303
625 ILCS 5/11-501	from Ch. 95 1/2, par. 11-501
720 ILCS 5/12 <b>-</b> 4.7	from Ch. 38, par. 12-4.7
720 ILCS 550/10	from Ch. 56 1/2, par. 710
720 ILCS 570/410	from Ch. 56 1/2, par. 1410
725 ILCS 150/15 new	, ·
430 ILCS 65/1.1	from Ch. 38, par. 83-1.1
430 ILCS 65/3	from Ch. 38, par. 83-3
430 ILCS 65/4	from Ch. 38, par. 83-4
430 ILCS 65/4.1 new	
430 ILCS 65/6.1 new	
430 ILCS 65/8	from Ch. 38, par. 83-8
430 ILCS 65/14	from Ch. 38, par. 83-14
720 ILCS 5/2-5.1 new	1.0m 0m 00, par 00.14
720 ILCS 5/2-7.1 new	
720 ILCS 5/2-7.2 new	
720 ILCS 5/5-2	from Ch 38 per 52
720 ILCS 5/3-2 720 ILCS 5/16-1	from Ch. 38, par. 5-2 from Ch. 38, par. 16-1
720 ILCS 5/16-1 720 ILCS 5/16-16 new	from Ch. 38, par. 16-1
720 ILCS 5/16-16 flew 720 ILCS 5/16-16.1 new	
720 ILCS 3/ 10-10.1 IICW	

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720 ILCS 5/24-1
                                   from Ch. 38, par. 24-1
720 ILCS 5/24-1.1
                                   from Ch. 38, par. 24-1.1
720 ILCS 5/24-1.3 new
720 ILCS 5/24-2.1
                                   from Ch. 38, par. 24-2.1
720 ILCS 5/24-2.2
720 ILCS 5/24-3
                                   from Ch. 38, par. 24-2.2
                                   from Ch. 38, par. 24-3
720 ILCS 5/24-3A new
720 ILCS 5/24-3.1
                                   from Ch. 38, par. 24-3.1
720 ILCS 5/24-3.2
                                   from Ch. 38, par. 24-3.2
720 ILCS 5/24-5
                                   from Ch. 38, par. 24-5
720 ILCS 5/24-6
                                   from Ch. 38, par. 24-6
720 ILCS 5/24-7 new
720 ILCS 5/32-10
                                   from Ch. 38, par. 32-10
720 ILCS 5/33A-1
                                   from Ch. 38, par. 33A-1
720 ILCS 5/33A-3
                                   from Ch. 38, par. 33A-3
725 ILCS 5/110-10
                                   from Ch. 38, par. 110-10
720 ILCS 5/24-4 rep.
```

Creates a "Safe Neighborhoods Law", consisting of numerous amendatory provisions concerning criminal law, criminal procedure, motor vehicle law, firearms law, and other matters, and also consisting of the new Alcoholic Liquor Responsibility Law and Firearms Accountability Law. Creates new offenses and changes the elements of, and penalties for, various offenses. Makes many other changes. Effective January 1, 1995.

#### HOUSE AMENDMENT NO. 1.

```
Deletes reference to:
720 ILCS 5/33B-1
720 ILCS 5/12-3
720 ILCS 5/31-4.1 new
725 ILCS 150/15 new
430 ILCS 65/4.1 new
430 ILCS 65/8
Adds reference to:
720 ILCS 5/9-1
                           from Ch. 38, par. 9-1
720 ILCS 5/12-4
                           from Ch. 38, par. 12-4
720 ILCS 5/12-4.03 new
720 ILCS 5/12-4.7
                            from Ch. 38, par. 12-4.7
730 ILCS 5/3-6-3
                            from Ch. 38, par. 1003-6-3
740 ILCS 45/2
                           from Ch. 70, par. 72
725 ILCS 150/12.1 new
725 ILCS 150/12.2 new
30 ILCS 715/3
                           from Ch. 56 1/2, par. 1703
430 ILCS 65/3.1
                           from Ch. 38, par. 83-3.1
725 ILCS 215/2
                            from Ch. 38, par. 1702
                            from Ch. 38, par. 1703
725 ILCS 215/3
735 ILCS 5/9-118
                            from Ch. 110, par. 9-118
```

Deletes everything. Inserts generally similar language, but with many changes throughout. Amends other Acts to change cross-references to the new language. Effective January 1, 1995.

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HOUSE AMENDMENT NO. 2.
```

Deletes reference to: 720 ILCS 5/24-1.3

Deletes everything. Inserts the same language as in H-am 1, except deletes all references to semiautomatic assault weapons and large capacity ammunition feeding devices.

# JUDICIAL NOTE, AS AMENDED

It will not be possible to determine the final impact on existing judicial resources and the number of additional judges needed.

## CORRECTIONAL NOTE, AMENDED

The fiscal impact for House Bill 2653 would be \$221,243,303.

FISCAL NOTE, AMENDED (DCCA)

Provides for deposits into the Police Protection Enhancement Distributive Fund of \$200 million: \$100 million (1.79%) of the net receipts from the Illinois Income Tax Act and \$100 million (1.81%) from the State's sales taxes. These deposits will be a

reduction of \$200 million from deposits into GRF.

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HOUSE AMENDMENT NO. 3
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Adds reference to: 30 ILCS 105/5.386 new 30 ILCS 115/1b new 30 ILCS 115/2a new 30 ILCS 115/3a new 30 ILCS 5/901 30 ILCS 105/9 35 ILCS 110/9 35 ILCS 115/9 35 ILCS 120/3

50 ILCS 705/5.1 new 50 ILCS 705/5.2 new

Amends the Illinois Income Tax Act, the use and occupation tax Acts, and the State Revenue Sharing Act to provide that 1.79% of income tax proceeds and 1.81% of use and occupation tax proceeds shall be deposited into the Police Protection Enhancement Distributive Fund. Provides that moneys in the Fund shall be allocated to municipalities and counties in this State for the purposes of hiring new police officers. Amends the State Finance Act to add the Fund to the list of funds in the State treasury. Amends the Illinois Police Training Act to require the Illinois Local Governmental Law Enforcement Officers Training Board to conduct random audits of units of local government that receive distributions from the Police Protection Enhancement Distributive Fund. Provides that if the Board determines that a unit of local government did not use its distribution for hiring new police officers, then that unit of local government shall not be eligible for a distribution for 1 year. Provisions added by this amendment are effective immediately.

HOUSE AMENDMENT NO. 5.

Makes grammatical and technical corrections.

NOTE(s) THAT MAY APPLY: Correctional; Fiscal

Jan 12 1994 First reading Referred to Rules Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary II Apr 07

JUDICIARY II H Amendment No.01 Adopted 014-000-000

> Amendment No.02 JUDICIARY II H Adopted Recomminded do pass as amend

014-000-002 Placed Calndr, Second Reading

Apr 19 Fiscal Note Requested BLACK Placed Calndr, Second Reading

Judicial Note Filed

Placed Calndr, Second Reading

Apr 21 Correctional Note Filed AS AMENDED

Placed Calndr, Second Reading

Apr 27 Fiscal Note Filed

Placed Calndr, Second Reading

Apr 28 Second Reading

Amendment No.03 MADIGAN,MJ Adopted Amendment No.04 DANIELS Lost 040-074-001

Amendment No.05 DART Adopted Placed Calndr, Third Reading

Apr 29 Third Reading - Passed 102-008-006

Arrive Senate Sen Sponsor JONES

Placed Calendr, First Reading

First reading Referred to Rules Jun 28 Added as Chief Co-sponsor FARLEY Committee Rules

Jan 10 1995 Session Sine Die **1695** HB-2654

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HB-2654
             PHELPS.
    5 ILCS 140/7
                                    from Ch. 116, par. 207
   20 ILCS 5/12
                                    from Ch. 127, par. 12
   20 ILCS 415/4d
                                    from Ch. 127, par. 63b104d.
   20 ILCS 1705/4
                                    from Ch. 91 1/2, par. 100-4
                                    from Ch. 91 1/2, par. 100-14
   20 ILCS 1705/14
   20 ILCS 1705/15
                                    from Ch. 91 1/2, par. 100-15
   20 ILCS 1705/34.3 new
   20 ILCS 1705/50
                                    from Ch. 91 1/2, par. 100-50
   20 ILCS 1705/54
                                    from Ch. 91 1/2, par. 100-54
   20 ILCS 1705/68 new
   20 ILCS 1705/69 new
   30 ILCS 105/5.145
                                    from Ch. 127, par. 141.145
   30 ILCS 105/6z-7
                                    from Ch. 127, par. 142z-7
  210 ILCS 30/6.2
                                    from Ch. 111 1/2, par. 4166.2
  210 ILCS 135/11 new
  405 ILCS 70/5
                                    from Ch. 91 1/2, par. 2051-5
  405 ILCS 70/10
405 ILCS 70/15
                                    from Ch. 91 1/2, par. 2051-10
                                    from Ch. 91 1/2, par. 2051-15
  405 ILCS 70/20
                                    from Ch. 91 1/2, par. 2051-20
  405 ILCS 70/30
                                    from Ch. 91 1/2, par. 2051-30
                                    from Ch. 91 1/2, par. 2051-35
  405 ILCS 70/35
  725 ILCS 5/104-23
                                    from Ch. 38, par. 104-23
                                    from Ch. 38, par. 104-25
  725 ILCS 5/104-25
  740 ILCS 110/2
                                    from Ch. 91 1/2, par. 802
  740 ILCS 110/7
                                    from Ch. 91 1/2, par. 807
  210 ILCS 140/Act rep.
```

Amends the Freedom of Information Act, the Civil Administrative Code, the Personnel Code, the Department of Mental Health and Developmental Disabilities Act, the State Finance Act, the Community-Integrated Living Arrangements Licensure and Certification Act, the Community Mental Health Equity Funding Act, the Code of Criminal Procedure, the Abused and Neglected Long Term Care Facility Residents Reporting Act, and the Mental Health and Developmental Disabilities Confidentiality Act. Repeals the Community Residential Alternatives Licensing Act. Requires DMHDD to provide inpatient care at designated facilities to certain persons charged with committing a crime. Adds features required to be included in DMHDD annual plan. Deletes provisions concerning appointment of a community funding advisory committee by the Director of MHDD. Requires the Director of MHDD to develop a written plan regarding placement of residents affected by bedspace closures at State operated facilities. Makes other changes. Effective immediately, except changes to the Community-Integrated Living Arrangements Licensure and Certification Act and repeal of the Community Residential Alternatives Licensing Act take effect January 1, 1995.

# HOUSE AMENDMENT NO. 1.

```
Deletes reference to:
5 ILCS 140/7
20 ILCS 5/12
20 ILCS 415/4d
20 ILCS 1705/4
20 ILCS 1705/14
20 ILCS 1705/15
20 ILCS 1705/34.3 new
20 ILCS 1705/50
20 ILCS 1705/54
20 ILCS 1705/68 new
20 ILCS 1705/69 new
30 ILCS 105/5.145
30 ILCS 105/6z-7
210 ILCS 30/6.2
210 ILCS 135/11 new
405 ILCS 70/5
405 ILCS 70/10
405 ILCS 70/15
405 ILCS 70/20
405 ILCS 70/30
```

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405 ILCS 70/35
725 ILCS 5/104-23
725 ILCS 5/104-25
740 ILCS 110/2
740 ILCS 110/7
210 ILCS 140/Act rep.
Adds reference to:
20 ILCS 1705/3
```

from Ch. 91 1/2, par. 100-3

Replaces the title and everything after the enacting clause. Amends the Department of Mental Health and Developmental Disabilities Act. Makes stylistic changes in the Section concerning the powers and duties of the Department of Mental Health and Developmental Disabilities.

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FISCAL NOTE, AMENDED (DMHDD)
There would be no fiscal impact.
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NOTE(S) THAT MAY APPLY: Fiscal

Jan 12 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 11 Assigned to Health Care & Human

Services

Apr 14 Amendment No.01 HEALTH/HUMAN H Adopted

Do Pass Amend/Short Debate

025-000-000 Cal 2nd Rdng Short Debate

Apr 26 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate

Apr 27 Fiscal Note Filed

Apr 28 Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng
Held 2nd Rdg-Short Debate

Session Sine Die

#### HB-2655 NOLAND - HANNIG.

615 ILCS 75/1

Jan 10 1995

from Ch. 19, par. 41.1

Amends the Kaskaskia River Watershed and Basin Act. Permits the Department of Transportation to recoup federal operation and maintenance charges from water users of Lakes Shelbyville and Carlyle. Effective immediately.

#### HOUSE AMENDMENT NO. 1.

Removes water users of Lake Carlyle from the water users that the Department of Transportation is permitted to charge to recoup the federal operation and maintenance charges incurred as a result of water withdrawal from the lake.

Note(s) That May		Withdrawai Iromi the lake.	
Jan 12 1994	First reading	Referred to Rules	
Apr 14	Ruled Exempt Hse Rule 29		
<b>-</b>		Rfrd to Comm on Assignment	
		Assigned to Agriculture & Conservation	
Apr 19	Mtn Prevail Suspend Rul 2		
•		Committee Agriculture & Conservation	
Apr 20	Amendment No.01	AGRICULTURE H Adopted	
•		DP Amnded Consent Calendar	
		022-000-000	
	Consnt Caldr Order 2nd Re	ead	
Apr 26	Cnsent Calendar, 2nd Read	Ing	
	Consnt Caldr Order 3rd Re	ad	
Apr 28	Consnt Caldr, 3rd Read Pass 117-000-000		
	Arrive Senate		
•	Placed Calendr, First Readr	ıg	
May 03	Sen Sponsor DEMUZIO		
May 04	First reading	Referred to Rules	
		Assigned to State Government & Exec.	
		Appts.	
	Added As A Co-sponsor SEVERNS		
May 05	Added as Chief Co-sponsor		
		Committee State Government & Exec.	
		Appts.	
May 11		Recommended do pass 009-000-000	
	Placed Calndr, Second Read	ing	

May 12 Second Reading

Placed Calndr, Third Reading

Third Reading - Passed 054-000-000 May 13

Passed both Houses

Jun 10 Sent to the Governor

Aug 05 Governor approved PUBLIC ACT 88-0565 effective date 94-08-05

HB-2656 BALANOFF – FRIAS – MCGUIRE – JOHNSON,TIM – PRUSSING, ROTELLO, LEVIN, BLAGOJEVICH, PHELAN, MCAFEE, LAURINO, RASCHKE – LIND, DEERING, GIOLITTO, GASH, STECZO, LOPEZ, SANTIAGO, PHELPS, CURRAN, MARTINEZ, SHEEHY, CAPPARELLI, BUGIELSKI, VON B - WESSELS, HAWKINS AND GIGLIO.

720 ILCS 5/33B-1 from Ch. 38, par. 33B-1

Amends the Criminal Code of 1961 to include convictions for Class 1 and Class 2 felonies in the adjudication of habitual criminals.

#### HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Amends the Criminal Code of 1961 to include convictions for second degree murder, aggravated kidnapping, aggravated battery of a child, vehicular hijacking, aggravated robbery, robbery of a victim at least 60 years of age or physically handicapped, and aggravated battery of a senior citizen in the adjudication of habitual criminals.

# JUDICIAL NOTE, AS AMENDED

It has been determined that the bill would neither decrease nor increase the need for the number of judges in the State.

CORRECTIONAL NOTE, AMENDED

Over 5 years, corrections population impact would be 38 inmates

and fiscal impact would be \$306,400. FISCAL NOTE, AMENDED (DCCA)

Provides for deposits into the Police Protection Enhancement Distributive Fund of \$200 million: \$100 million (1.79%) of the net receipts from the Illinois Income Tax Act and \$100 million

(1.81%) from the State's sales taxes. These deposits will be a reduction of \$200 million from deposits into GRF.

#### HOUSE AMENDMENT NO. 2.

Adds reference to:

30 ILCS 105/5.385 new

30 ILCS 115/1b new

30 ILCS 115/2a new

30 ILCS 115/3a new 35 ILCS 5/901 35 ILCS 105/9 35 ILCS 110/9 from Ch. 120, par. 9-901 from Ch. 120, par. 439.9 from Ch. 120, par. 439.39

35 ILCS 115/9 from Ch. 120, par. 439.109 from Ch. 120, par. 442

35 ILCS 120/3 50 ILCS 705/5.1 new

50 ILCS 705/5.2 new

Amends the Illinois Income Tax Act, the use and occupation tax Acts, and the State Revenue Sharing Act to provide that 1.79% of income tax proceeds and 1.81% of use and occupation tax proceeds shall be deposited into the Police Protection Enhancement Distributive Fund. Provides that moneys in the Fund shall be allocated to municipalities and counties in this State for the purposes of hiring new police officers. Amends the State Finance Act to add the Fund to the list of funds in the State treasury. Amends the Illinois Police Training Act to require the Illinois Local Governmental Law Enforcement Officers Training Board to conduct random audits of units of local government that receive distributions from the Police Protection Enhancement Distributive Fund. Provides that if the Board determines that a unit of local government did not use its distribution for hiring new police officers, then that unit of local government shall not be eligible for a distribution for 1 year. Effective immediately.

#### HOUSE AMENDMENT NO. 3.

Amends the Criminal Code of 1961 to include convictions for second degree murder, aggravated kidnapping, aggravated battery of a child, vehicular hijacking, aggravated robbery, robbery of a victim at least 60 years of age or physically handicapped, and aggravated battery of a senior citizen in the adjudication of habitual criminals. This provision is effective January 1, 1995.

Note(s) That May Apply: Correctional

OTE(S) I HAT MAY	APPLY: Correctional		
Jan 12 1994	First reading	Referred to Rules	
Mar 10	Ruled Exempt Hse Rule 29	(c) HRUL	
Mar 11 Mar 25	Amendment No.01	Rfrd to Comm on Assignm Assigned to Judiciary II JUDICIARY II H Recommnded do pass as a 014-001-000	Adopted
	Placed Calndr, Second Read		
Apr 18	riaceu Camur, Second Rea	Judicial Note Filed	
Apr 10	Placed Calndr, Second Read		
Apr 19	riaceu Camur, Second Rea	Correctional Note Filed A	c
Apr 19		AMENDED	
		Fiscal Note Requested BL	ACV
	Placed Calndr, Second Rea		ACK
Apr 21	Traced Camer, Second Rea	Fiscal Note Filed	
Apr 21	Placed Calndr, Second Rea		
Apr 28	Second Reading	uig	
Apr 20	Held on 2nd Reading		
May 04	Amendment No.02	MADIGAN,MJ	Adopted
Way 04	Amendment No.03	BALANOFF	Adopted
	Amendment No.04	DANIELS	Lost
	Amendment 140.04	038-079-000	Lost
	Placed Calndr, Third Read		
	Third Reading - Passed 10		
May 05	Arrive Senate	0 001 000	
1114) 05	Placed Calendr, First Read	ng	
May 06	Sen Sponsor LAPAILLE	***	
May 09	First reading	Referred to Rules	
Jan 10 1995	Session Sine Die		
OCET DIACK			

#### HB-2657 BLACK.

750 ILCS 5/403

from Ch. 40, par. 403

Amends the Marriage and Dissolution of Marriage Act. Provides that legal disability, insanity, and incompetence are not defenses to an action for dissolution of marriage or legal separation that is brought on grounds of irreconcilable differences. Provides that, if the requirements of the Act are met, a spouse may maintain an action seeking a dissolution of marriage or legal separation from a spouse on grounds of irreconcilable differences regardless of whether the spouse from whom the dissolution or legal separation is sought is under a legal disability. Effective immediately.

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Jan 12 1994
              First reading
                                        Referred to Rules
Mar 10
              Ruled Exempt Hse Rule 29(c) HRUL
                                        Rfrd to Comm on Assignment
Mar 11
                                        Assigned to Judiciary I
Mar 23
                                        Do Pass/Short Debate Cal 011-000-000
              Cal 2nd Rdng Short Debate
Apr 12
              Short Debate Cal 2nd Rdng
              Cal 3rd Rdng Short Debate
Jun 01
              Interim Study Calendar JUDICIARY I
              Session Sine Die
Jan 10 1995
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# HB-2658 GRANBERG.

65 ILCS 5/11-74.4-3 from Ch. 24, par. 11-74.4-3

Amends the Illinois Municipal Code in relation to tax increment financing districts. Provides that the cost of moving a public building from one location to another within a county is not an eligible redevelopment project cost.

Jan 12 1994	First reading	Referred to Rules
Mar 10	Ruled Exempt Hse Ru	ule 29(c) HRUL
		Rfrd to Comm on Assignment
Mar 11		Assigned to Revenue
Apr 22		Ref to Rules/Rul 27E
7 10 1005	a . a. b.	

Jan 10 1995 Session Sine Die

1699 HB-2659

#### HR-2659 LINDNER AND CROSS.

725 ILCS 5/110-10

from Ch. 38, par. 110-10

Amends the Code of Criminal Procedure of 1963 to require as a condition of bail bond or recognizance that the defendant submit to a blood test, for purposes of public health and safety, when in the course of arrest processing or custody there occurs an intentional or unintentional incident in which there could be a medically recognized transmission of a blood borne disease to a peace officer, employee of the criminal justice system, or health care employee.

Jan 12 1994 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary II Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

DANIELS - BIGGERT - MEYER - STEPHENS - MURPHY, M, WENN-HB-2660 LUND, ZICKUS, HUGHES, CHURCHILL, CLAYTON, HASSERT, HOE-FT, LAWFER, PERSICO, WOJCIK, FREDERICK, SAVIANO, CROSS, MULLIGAN, BRADY, BIGGINS, JOHNSON, TOM, OLSON, MOFFITT AND WELLER.

720 ILCS 5/24-3.5 new

Amends the Criminal Code of 1961 to create the offense of unlawfully permitting a minor to possess a concealable firearm. Makes a parent or legal guardian of a child under 18 years of age guilty of a Class 4 felony if the parent or guardian knows the child possesses a firearm of a size that may be concealable upon the person and fails to make reasonable efforts to prevent that possession.

NOTE(s) THAT MAY APPLY: Correctional

Filed With Clerk Jan 13 1994

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

HB-2661 ZICKUS - LINDNER - BIGGERT, CHURCHILL, CLAYTON, HOEFT, PERSICO, WOJCIK, SAVIANO, FREDERICK, MULLIGAN, BRADY, MOFFITT AND WELLER.

720 ILCS 5/44-2.5 new

Amends the Criminal Code of 1961 to make it a Class A misdemeanor to knowingly sell or rent an electronic paging device to a person under 18 years of age without consent from a parent or guardian of the person under 18 years of age.

Jan 13 1994 Filed With Clerk

> First reading Referred to Rules

Jan 10 1995 Session Sine Die

DANIELS - ZICKUS - MEYER - MURPHY,M - LINDNER, HUGHES, HB-2662 CHURCHILL, CLAYTON, HASSERT, HOEFT, PERSICO, WOJCIK, SAVIANO, FREDERICK, CROSS, MULLIGAN, BIGGERT, BRADY, OL-SON, MOFFITT AND WELLER.

720 ILCS 5/Art. 8.5 heading new

720 ILCS 5/8.5-5 new 720 ILCS 5/8.5-10 new

720 ILCS 5/8.5-15 new

Amends the Criminal Code of 1961 to create the offense of gang conscription. Makes it a Class 3 felony to threaten another person for refusing to join, or for withdrawing, or attempting to withdraw from, a criminal street gang.

NOTE(s) THAT MAY APPLY: Correctional

Filed With Clerk Jan 13 1994

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

DANIELS - BIGGERT - STEPHENS - ACKERMAN - HUGHES, CHUR-HB-2663 CHILL, HOEFT, PERSICO, FREDERICK, ZICKUS, MULLIGAN, BRADY, BIGGINS, MOFFITT AND WELLER.

705 ILCS 405/5-4 from Ch. 37, par. 805-4

Amends the Juvenile Court Act of 1987 to provide for automatic trial as an adult of a minor who was at the time of the offense at least 15 years of age, who has within the 2 previous years been adjudicated a delinquent minor for an act that constitutes a Class X felony, and who is charged with a Class X felony.

NOTE(S) THAT MAY APPLY: Correctional

Jan 13 1994 Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

HB-2664 DANIELS - LINDNER - MEYER - ZICKUS - HUGHES, CHURCHILL, CLAYTON, PERSICO, WOJCIK, FREDERICK, SAVIANO, MULLIGAN, BRADY, BIGGINS, MOFFITT AND WELLER.

20 ILCS 2640/20 new

20 ILCS 3930/7

from Ch. 38, par. 210-7

Amends the Illinois Criminal Justice Information Act to require the Illinois Criminal Justice Information Authority to publish an Illinois gang census by locality. Amends the Statewide Organized Gang Database Act to require the Department of State Police to cooperate with the Criminal Justice Information Authority in compiling gang data from SWORD.

Jan 13 1994 Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

HB-2665 DANIELS - ZICKUS - LINDNER - BIGGERT - MURPHY,M, MEYER, CHURCHILL, CLAYTON, HOEFT, PERSICO, WOJCIK, FREDERICK, MULLIGAN, BRADY, OLSON, MOFFITT AND WELLER.

720 ILCS 5/44-2.5 new

Amends the Criminal Code of 1961. Makes it a Class A misdemeanor (and a Class 4 felony for succeeding offenses) for students or persons on school property without permission to use or possess pocket pagers, subject to an affirmative defense exception for students based on prior authorization.

NOTE(S) THAT MAY APPLY: Correctional

Jan 13 1994

Filed With Clerk First reading

Referred to Rules

Jan 10 1995 Session Sine Die

HB-2666 DANIELS – MEYER – MURPHY,M – ACKERMAN – ZICKUS, BIGGERT, LINDNER, HUGHES, CHURCHILL, CLAYTON, HOEFT, PERSICO, WOJCIK, FREDERICK, CROSS, MULLIGAN, BRADY, BALTHIS, JOHNSON,TOM, BIGGINS, MOFFITT AND WELLER.

725 ILCS 5/110-5

from Ch. 38, par. 110-5

Amends the Code of Criminal Procedure of 1963 to provide that in setting bail the court shall consider whether the offense was committed in furtherance of criminal street gang activities.

Jan 13 1994 Filed With Clerk

First reading

Jan 10 1995 Session Sine Die

Referred to Rules

# HB-2667 JOHNSON, TOM, CHURCHILL, CLAYTON, MULLIGAN, OLSON, BRADY, BIGGINS AND WELLER.

725 ILCS 185/7

from Ch. 38, par. 307

Amends the Pretrial Services Act to provide that a pretrial services agency shall request a defendant to submit to drug testing and request a defendant who submits to the tests to receive periodic drug testing during pretrial release. Provides that results of testing shall not be used against the defendant in a criminal proceeding.

Jan 13 1994 Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

# HB-2668 DANIELS - WENNLUND - HUGHES, CHURCHILL, CLAYTON, HOEFT, MULLIGAN, BRADY, BIGGINS AND WELLER.

725 ILCS 5/104-12

from Ch. 38, par. 104-12

725 ILCS 5/104-16

from Ch. 38, par. 104-16

Amends the Code of Criminal Procedure of 1963 to provide that a defendant's fitness to stand trial shall be determined by the court without a jury.

Jan 13 1994

Filed With Clerk

First reading

Referred to Rules

Jan 10 1995

Session Sine Die

1701 HB-2669

HB-2669 DANIELS - MEYER - ACKERMAN - ZICKUS - PARKE, CHURCHILL, CLAYTON, HASSERT, HOEFT, LAWFER, PERSICO, WOJCIK, SAVI-ANO, MULLIGAN, BRADY, JOHNSON, TOM, BALTHIS, BIGGINS, MOF-FITT, PANKAU AND WELLER.

730 ILCS 5/5-5-6 from Ch. 38, par. 1005-5-6

Amends the Unified Code of Corrections to provide that if the defendant is ordered to pay restitution, and the defendant fails to pay restitution in the manner or within the time period specified by the court, the court shall enter an order directing the sheriff to seize any real or personal property of the defendant to the extent necessary to satisfy the restitution order. Present law gives the court discretion to issue the order.

Jan 13 1994 Filed With Clerk

First reading

Jan 10 1995 Session Sine Die

HB-2670 STEPHENS - ZICKUS - MEYER - HUGHES, CHURCHILL, CLAYTON, HASSERT, HOEFT, PERSICO, WOJCIK, MULLIGAN, BALTHIS, BRADY, BIGGINS, MOFFITT, WELLER AND TENHOUSE.

Referred to Rules

725 ILCS 5/Art. 122 rep.

735 ILCS 5/Art. X rep.

725 ILCS 120/4.5

Amends the Code of Criminal Procedure of 1963 to repeal the Post-Conviction Hearing Article and amends the Code of Civil Procedure to repeal the Habeas Corpus Article. Makes conforming changes in the Bill of Rights for Victims and Witnesses of Violent Crime Act.

Jan 13 1994 Filed With Clerk

First reading

Jan 10 1995

Referred to Rules Session Sine Die

HB-2671 DANIELS - BIGGERT - STEPHENS - TENHOUSE, CHURCHILL, CLAY-TON, HOEFT, LAWFER, WOJCIK, FREDERICK, SÁVIANO, MULLIGAN, OLSON, BRADY, BIGGINS, MOFFITT AND WELLER.

430 ILCS 65/2

from Ch. 38, par. 83-2

Amends the Firearm Owners Identification Card Act to provide that it is unlawful to acquire or possess a firearm or firearm ammunition without having in one's possession a "valid" Firearm Owner's Identification Card previously issued in the person's name by the Department of State Police.

Jan 13 1994 Filed With Clerk

> First reading Referred to Rules

Jan 10 1995 Session Sine Die

HB-2672 DANIELS - MEYER - ZICKUS - MURPHY, M, CHURCHILL, CLAYTON, HOEFT, PERSICO, WOJCIK, CROSS, MULLIGAN, BRADY, OLSON, MOFFITT AND WELLER.

310 ILCS 10/25

from Ch. 67 1/2, par. 25

Amends the Housing Authorities Act. Makes streetgang membership an activity that will subject a housing authority tenant to eviction.

Jan 13 1994 Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

HB-2673 DANIELS - LINDNER - MURPHY, M - ZICKUS - STEPHENS, ACKER-MAN, CHURCHILL, CLAYTON, HOEFT, PERSICO, CROSS, MULLI-GAN, BALTHIS, MOFFITT AND WELLER.

from Ch. 67 1/2, par. 8.1a

Amends the Housing Authorities Act. Requires a housing authority in a municipality over 500,000 to exercise police powers to eliminate or reduce streetgang-related activities and illegal activities involving controlled substances. cannabis, and firearms. Authorizes a housing authority in a municipality under 500,000 to establish a police force with the approval of the mayor or president of the municipality.

Ĵan 13 1994 Filed With Clerk

First reading

Jan 10 1995 Session Sine Die Referred to Rules

HB-2674 1702

### HB-2674 DANIELS – MURPHY,M – MEYER – ACKERMAN, CHURCHILL, CLAY-TON, HASSERT, MULLIGAN, MOFFITT AND WELLER.

310 ILCS 50/2

from Ch. 67 1/2, par. 852

Amends the Abandoned Housing Rehabilitation Act. Adds to definition of "nuisance" to include property on which illegal activities involving controlled substances, cannabis, or streetgang-related activities take place.

Jan 13 1994 Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

# HB-2675 PEDERSEN – DANIELS, CHURCHILL, CLAYTON, IAWFER, PERSICO, WOJCIK, MULLIGAN, BALTHIS, BIGGINS AND MOFFITT.

720 ILCS 5/2-19.1 new 720 ILCS 5/2-19.2 new

720 ILCS 5/24-1 from Ch. 38, par. 24-1 720 ILCS 5/24-2 from Ch. 38, par. 24-2 720 ILCS 5/36-1 from Ch. 38, par. 36-1

Amends the Criminal Code of 1961 to make it a Class 2 felony to possess, concealed on or about one's person, a firearm in a safe retail zone if the person is not in compliance with the Firearm Owners Identification Card Act. Provides for forfeiture of a motor vehicle that is used to transport firearms of a person who is not in compliance with the Firearm Owners Identification Card Act. Establishes exemptions for law enforcement, security guards, wardens, armed forces and members of clubs or organizations that practice shooting at target ranges, while the members are using those weapons on the target ranges.

NOTE(S) THAT MAY APPLY: Correctional

Jan 13 1994 Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

# HB-2676 PEDERSEN – DANIELS, CHURCHILL, CLAYTON, WOJCIK, MULLI-GAN, BRADY, BIGGINS AND MOFFITT.

730 ILCS 5/3-3-3

from Ch. 38, par. 1003-3-3

Amends the Unified Code of Corrections to provide that a person shall not receive good conduct credits for aggravated battery committed with a firearm in a safe retail zone and may not be paroled or released except through executive clemency.

Jan 13 1994 Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

# HB-2677 PEDERSEN – DANIELS, CHURCHILL, CLAYTON, LAWFER, WOJCIK, MULLIGAN, BRADY, BIGGINS AND MOFFITT.

720 ILCS 5/12-4.2

from Ch. 38, par. 12-4.2

Amends the Criminal Code of 1961 to provide that aggravated battery with a firearm in a safe retail zone is a Class X felony for which the sentence shall be a term of imprisonment of no less than 10 years and no more than 30 years.

NOTE(S) THAT MAY APPLY: Correctional

Jan 13 1994 Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-2678 DANIELS - JOHNSON, TOM.

720 ILCS 5/24-3

from Ch. 38, par. 24-3

Amends the Criminal Code of 1961 relating to the unlawful sale of firearms to make a grammatical change.

Jan 13 1994 Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-2679 DANIELS - JOHNSON, TOM.

720 ILCS 5/24-1

from Ch. 38, par. 24-1

Amends the Criminal Code of 1961 relating to unlawful use of weapons to make a grammatical change.

Jan 13 1994 Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

HB-2680 HOEFT.

105 ILCS 5/21-9 from Ch. 122, par. 21-9

Amends the School Code. In the provisions relating to a substitute teacher's certificate, adds that a teacher holding an early childhood, elementary, high school, or special education certificate may also substitute teach in grades K-12, but only in place of a certified teacher who is under contract with the employing board. Effective immediately.

Jan 13 1994 Filed With Clerk

> Referred to Rules First reading

Ruled Exempt Hse Rule 29(c) HRUL Apr 07

> Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education

Do Pass/Short Debate Cal 020-000-000 Apr 21

Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng Apr 28 Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

HB-2681 HOEFT.

770 ILCS 60/16 from Ch. 82, par. 16

Amends the Mechanics Lien Act. Provides that the value of the land at the time of making a contract for its improvement shall be presumed to be enhanced by an amount equal to the value of the improvements erected on the premises, and that proof of the price fixed by the contract for the materials or labor furnished as improvements on the premises shall be prima facie evidence of the value of those improvements.

# HOUSE AMENDMENT NO. 1.

Provides that the land's value at the time of making the contract is presumed to be enhanced by an amount equal to the value of the improvements to (instead of the improvements erected on) the premises.

HOUSE AMENDMENT NO. 2.

Adds that the presumption that the value of the land is enhanced by an amount equal to the value of the improvements is rebuttable.

Filed With Clerk Jan 13 1994

Referred to Rules First reading

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11 Assigned to Judiciary I Amendment No.01 JUDICIARY I H

Apr 07 Adopted Recommnded do pass as amend

007-001-001

Placed Calndr Second Reading

Apr 27 Second Reading

> Amendment No.02 HOEFT Adopted

Placed Calndr, Third Reading

Jan 10 1995 Session Sine Die

HB-2682 MCAFEE.

305 ILCS 5/11-26

from Ch. 23, par. 11-26

Amends the Public Aid Code. Provides that a public aid recipient who receives medical services in excess of need and with a frequency or in a manner that constitutes an abuse of the recipient's medical care privileges commits a Class 3 felony.

NOTE(s) THAT MAY APPLY: Correctional; Fiscal

Jan 13 1994 Filed With Clerk

> First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11 Assigned to Judiciary II Apr 22 Ref to Rules/Rul 27E

Ian 10 1995 Session Sine Die HB-2683 1704

HB-2683 MCAFEE.

105 ILCS 5/10-20.12b new

105 ILCS 5/10-22.5a

from Ch. 122, par. 10-22.5a

Amends the School Code. Provides for a tuition charge to be made if a school board determines that a nonresident pupil is improperly attending the district's schools on a tuition free basis. Establishes a hearing process under which a person who has legal custody of the pupil may challenge the school board's determination of the pupil's nonresidency. Makes it a Class C misdemeanor to knowingly enroll or attempt to enroll a nonresident of a district in a school of that district on a tuition free basis or to knowingly or wilfully present to a school district false information regarding the residency of a pupil.

HOUSE AMENDMENT NO. 1.

Exempts from payment of nonresident tuition those children for whom the Department of Children and Family Services has custody and whose residence is outside their current school district when attendance at the former district is determined to be in the child's best interest.

FISCAL NOTE, AMENDED (State Bd. of Ed.)

There would be no fiscal impact on the State. Some local dists, would benefit if they could collect tuition charges from non-

resident students.

STATE MANDATES FISCAL NOTE, AMENDED (State Bd. of Ed.)

No change from fiscal note, above.

Jan 13 1994 Filed With Clerk

First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 11 Assigned to Elementary & Secondary

Education

Apr 21 Amendment No.01 ELEM SCND ED H Adopted

Do Pass Amend/Short Debate

023-000-000

Cal 2nd Rdng Short Debate Apr 28

Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate

Fiscal Note Filed

St Mandate Fis Note Filed

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

HB-2684 MCAFEE - LAURINO - VON B - WESSELS, BURKE, LOPEZ, MCGUIRE, NOVAK, ROTELLO, GIGLIO AND STECZO.

720 ILCS 5/Art. 8.5 heading new

720 ILCS 5/8.5-5 new 720 ILCS 5/8.5-10 new

720 ILCS 5/8.5-15 new

Amends the Criminal Code of 1961 to create the offense of gang conscription. Provides that it is a Class 3 felony to threaten another person for refusing to join, or for withdrawing or attempting to withdraw from, a criminal street gang, to attempt to coerce or force another person to join a criminal street gang, or to coerce a person under 17 years of age to act as an agent of the gang.

JUDICIAL NOTE

HB-2684 would neither decrease nor increase the need for the

number of judges in the State.

CORRECTIONAL NOTE

There would be minimal population or fiscal impact.

NOTE(S) THAT MAY APPLY: Correctional

Jan 13 1994 Filed With Clerk

First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11 Assigned to Judiciary II

Apr 19 Recommended do pass 010-002-001

Placed Calndr, Second Reading

Apr 21 Correctional Note Requested WENNLUND Judicial Note Request WENNLUND Placed Calndr, Second Reading Judicial Note Filed Apr 25 Placed Calndr, Second Reading Correctional Note Filed Apr 26 Placed Calndr, Second Reading Apr 28 Second Reading Held on 2nd Reading Jan 10 1995 Session Sine Die

### HB-2685 MCAFEE, MCGUIRE AND GIOLITTO.

30 ILCS 105/5.384 new 30 ILCS 105/6z-36 new 225 ILCS 715/6.1 new 225 ILCS 715/9

from Ch. 96 1/2, par. 4510

Amends the Surface-Mined Land Conservation and Reclamation Act to require the Department of Mines and Minerals to establish rules for regulating and licensing the use of explosives in mining operations. Requires fees and penalties collected under the Act to be deposited into the Aggregate Operations Regulatory Fund instead of the General Revenue Fund. Amends the State Finance Act to establish the Aggregate Operation Regulatory Fund and provide that moneys in the fund shall be used for enforcement of laws regulating aggregate mining operations and training in the use of explosives.

HOUSE AMENDMENT NO. 1.

Adds reference to: 5 ILCS 140/7

from Ch. 116, par. 207

Replaces everything after the enacting clause. Amends the Surface-Mined Land Conservation and Reclamation Act to require the Department of Mines and Minerals to establish rules for regulating and licensing the use of explosives in mining operations. Requires fees and penalties collected under the Act to be deposited into the Aggregate Operations Regulatory Fund instead of the General Revenue Fund. Amends the State Finance Act to establish the Aggregate Operation Regulatory Fund and provide that moneys in the fund shall be used for enforcement of laws regulating aggregate mining operations and training in the use of explosives. Amends the Freedom of Information Act to exempt blasting records required to be kept under the Surface-Mined Land Conservation and Reclamation Act from disclosure requirements. Effective immediately.

FISCAL NOTE (Dpt. Mines and Minerals) By establishing a dedicated fund and revamping IDMM's fee/fine structure, the Dpt. would be able to decrease its reliance on GRF and support the program with an industry-supported fund. In addition, the Dpt. would notice a programmatic cost for the aggregate blasting program. Because HB-2685 acts only as enabling legislation, there would not be an impact in FY95; however the Dpt. would expect additional program costs in FY96.

Arrive Senate

First reading

Sen Sponsor TOPINKA Placed Calendr, First Reading

Jan 13 1994 Filed With Clerk First reading Referred to Rules Mar 10 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Mar 11 Assigned to Elections & State Government Apr 07 Amendment No.01 ELECTN ST GOV H Adopted Do Pass Amend/Short Debate 020-000-001 Cal 2nd Rdng Short Debate Fiscal Note Requested BLACK Apr 19 Cal 2nd Rdng Short Debate Apr 25 Fiscal Note Filed Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 27 Cal 3rd Rdng Short Debate Short Debate-3rd Passed 114-000-000 Apr 29

Referred to Rules

May 06 Added as Chief Co-sponsor RAICA Jan 10 1995 Session Sine Die

#### HB-2686 MCAFEE.

305 ILCS 5/3-13 from Ch. 23, par. 3-13 305 ILCS 5/9-11 from Ch. 23, par. 9-11

Amends the Public Aid Code by deleting the requirement that the attorney or advocate for an SSI or federal veterans' benefits claimant submit a petition for a disbursement. Also provides that a disbursement be made when a copy of the favorable decision is submitted within 60 days of the date of receipt of the decision (now the date of the decision). Deletes provisions limiting disbursements to cases involving appeals before administrative tribunals.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to: 305 ILCS 5/3-13 305 ILCS 5/9-11 Adds reference to: 305 ILCS 5/3-1a

from Ch. 23, par. 3-1a

Replaces the title and everything after the enacting clause. Amends the Public Aid Code by providing that the advocacy program to assist clients with SSI applications may utilize different approaches within geographic areas to provide advocacy services to secure SSI benefits, including but not limited to legal services from attorneys or advocates working under the supervision of attorneys.

FISCAL NOTE, AMENDED (Dpt. Public Aid)

Applicants who would have been denied at initial levels may be approved due to representation. Further, earlier approvals due to representation may result in income assistance savings.

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NOTE(S) THAT MAY APPLY: Fiscal
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Jan 13 1994	Filed With Clerk		
	First reading	Referred to Rules	
Mar 10	Ruled Exempt Hse Rule 29		
		Rfrd to Comm on Assign	nment
Mar 11		Assigned to Health Care	
17241 11		Services	∞ Human
Mar 24	Amendment No.01	HEALTH/HUMAN H	I Adopted
IVIAI 24	Amendment No.01		
		Do Pass Amend/Short I	Jedate
	GIAIRI GUARIA	026-000-000	
	Cal 2nd Rdng Short Debat		
Apr 20		Fiscal Note Requested V	WENNLUND
	Cal 2nd Rdng Short Debat		
Apr 26		Fiscal Note Filed	
	Cal 2nd Rdng Short Debat	e	
Apr 28	Short Debate Cal 2nd Rdn	g	
-	Amendment No.02	DANIELS	Withdrawn
	Amendment No.03	HUGHES	
		Ruled Out of Order	
	Cal 3rd Rdng Short Debate		
May 03	Short Debate-3rd Passed 1		
May 04	Arrive Senate	10 000 000	
may or	Placed Calendr, First Read	ne	
May 05	Sen Sponsor RAICA	116	
May 05		Deformed to Dules	
Mars 06	First reading	Referred to Rules	
May 06	Added as Chief Co-sponsor	SMIIU	
Jan 10 1995	Session Sine Die		

#### HB-2687 MCAFEE.

625 ILCS 5/1-203.1	from Ch. 95 1/2, par. 1-203.1
625 ILCS 5/2-118.1	from Ch. 95 1/2, par. 2-118.1
625 ILCS 5/6-206	from Ch. 95 1/2, par. 6-206
625 ILCS 5/6-208.1	from Ch. 95 1/2, par. 6-208.1
625 ILCS 5/6-517	from Ch. 95 1/2, par. 6-517
625 ILCS 5/6-520	from Ch. 95 1/2, par. 6-520
625 ILCS 5/11-500	from Ch. 95 1/2, par. 11-500
625 ILCS 5/11-501	from Ch. 95 1/2, par. 11-501
625 ILCS 5/11-501.1	from Ch. 95 1/2, par. 11-501.
625 ILCS 5/11-501.2.	from Ch. 95 1/2, par. 11-501.3

1707 HB-2687—Cont.

625 ILCS 5/11-501.6 720 ILCS 5/9-3

from Ch. 95 1/2, par. 11-501.6

from Ch. 38, par. 9-3

Amends the Criminal Code of 1961 and the Illinois Vehicle Code. Lowers the blood alcohol concentration level at which a person is presumed to be under the influence of alcohol from 0.10 to 0.08.

Jan 13 1994

Filed With Clerk

First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 07

Rfrd to Comm on Assignment

Apr 22

Assigned to Judiciary I Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HR.2688 GIGLIO - MAUTINO.

Appropriates \$150,000 to the Environmental Protection Agency for an engineering study of mine subsidence in the City of Streator. Effective immediately.

NOTE(s) THAT MAY APPLY: Balanced Budget

Jan 13 1994 Filed With Clerk

First reading

Rfrd to Comm on Assignment Assigned to Appropriations-General Services

Ref to Rules/Rul 27E

Referred to Rules

Apr 06 Apr 22

Jan 10 1995 Session Sine Die

#### CROSS - DART. HB-2689

55 ILCS 5/5-12001

from Ch. 34, par. 5-12001

Amends the Counties Code. With respect to general prohibition against county zoning of land used for agricultural purposes, excepts parcels of less than 5 acres from which \$1,000 or less of agricultural products were sold in any calendar year in counties with a population between 300,000 and 400,000 or in counties contiguous to a county with a population between 300,000 and 400,000.

Jan 13 1994

Filed With Clerk

First reading

Apr 07

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Counties & Townships Do Pass/Short Debate Cal 010-000-000

Apr 21 Apr 28

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-2690 CROSS - DART - LINDNER - PERSICO - HOFFMAN AND BLAGO-JEVICH.

705 ILCS 405/1-8

from Ch. 37, par. 801-8

705 ILCS 405/1-12

from Ch. 37, par. 801-12

Amends the Juvenile Court Act of 1987. Provides that the records of a juvenile, who is adjudicated a delinquent for a violation of the Cannabis Control Act, the Illinois Controlled Substances Act, or the Criminal Code of 1961 while using or possessing a firearm, shall be available to the news media as if the juvenile were an adult offender. Provides that the State, local government, or other entities are not liable for injuries arising from public service as part of a station adjustment unless there is wilful, wanton misconduct.

Jan 13 1994 Filed With Clerk

First reading

Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary II Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

#### HB-2691 CURRIE - OSTENBURG - KASZAK - ERWIN - WELLER AND PRUSS-ING.

415 ILCS 5/53

from Ch. 111 1/2, par. 1053

415 ILCS 5/55.7b new

Amends the Environmental Protection Act. Provides that the General Assembly finds the use of scrap rubber in asphalt paving material a promising process that will generate economic development and job opportunities by stimulating the demand for manufacturing capacity and support networks to process tires. Requires the Department of Transportation, in consultation with the Department of Energy and Natural Resources, to establish specifications that optimize the use of rubber-modified asphalt in the construction of State highways. Requires specifications to meet or exceed the minimum requirements contained in the Federal Intermodal Surface Transportation Efficiency Act of 1991. Provides for an advisory committee to assist in the implementation of the program. Effective immediately.

#### HOUSE AMENDMENT NO. 1.

Deletes reference to: 415 ILCS 5/53 Adds reference to: 415 ILCS 5/55.7b new

Deletes everything. Amends Environmental Protection Act. Directs IDOT to undertake 2 field demonstration projects using rubber-modified asphalt. Creates an advisory task force. Effective immediately.

FISCAL NOTE, AMENDED (IDOT)

Fiscal impact of HB2691, as amended, cannot be determined at this time. However, demonstration project costs will increase 20% - 50% with the bill's passage.

Jan 13 1994 Filed With Clerk

First reading

Referred to Rules

Mar 10

Ruled Exempt Hse Rule 29(c) HRUL

Mar 11

Rfrd to Comm on Assignment Assigned to Transportation & Motor

Vehicles

Apr 06

Amendment No.01

TRANSPORTAT'N H Adopted Recommnded do pass as amend

027-001-000

Placed Calndr, Second Reading

Apr 19

Fiscal Note Requested BLACK Placed Calndr, Second Reading

Apr 26 S

Second Reading

Amendment No.02 Amendment No.03 WENNLUND PERSICO Lost Ruled not germane

CHAIR

Appeal Ruling of Chair PERSICO

Motion failed

Amendment No.04

WENNLUND Lost 049-063-000

Mtn Fisc Nte not Applicable CURRIE

Motion prevailed

062-047-000

Fiscal Note not Required

Placed Calndr, Third Reading

Apr 27

Fiscal Note Filed Calendar Order of 3rd Rdng

May 19

Third Reading - Passed 096-013-004

May 20 Arr

Arrive Senate Placed Calendr, First Reading

Sen Sponsor LAUZEN

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

# HB-2692 ERWIN – MOSELEY – PRUSSING – BRADY – BLACK, STROGER AND EDLEY.

110 ILCS 947/35

Amends the Higher Education Student Assistance Act. Increases the grant amount for full-time enrollment to \$3,800 and for part-time enrollment to \$1,900. Effective immediately.

FISCAL NOTE (III. Student Assistance Commission)

There would be a \$9.2 million cost to raise the MAP award.

STATE DEBT IMPACT NOTE

€ HB2692 has no impact upon State debt.

Note(s) That May	111 1 2 3 1 1 10041
Jan 13 1994	Filed With Clerk
	First reading Referred to Rules
Mar 10	Ruled Exempt Hse Rule 29(c) HRUL
1.111	Rfrd to Comm on Assignment
Mar 11	Assigned to Higher Education
Mar 18	Recommended do pass 012-002-000
11111 10	Placed Calndr, Second Reading
Apr 12	Second Reading
14pi 12	Placed Calndr, Third Reading
	Fiscal Note Requested BLACK
Apr 26	
Apr 20	
Amr 27:	
Apr 28	
4 20	
Apr 29	
3411	
Jan 10 1995	Session Sine Die
HB-2693 ERWIN	•
5 ILCS 375/6	from Ch. 127, par. 526
5 ILCS 375/6.1	from Ch. 127, par. 526.1
305 ILCS 5/5-5	from Ch. 23, par. 5-5
5 ILCS 375/6 5 ILCS 375/6.1	St Mandate Fis Nte ReqBLACK State Debt Note Requested BLACK Calendar Order of 3rd Rdng Fiscal Note Filed State Debt Note Filed Calendar Order of 3rd Rdng Third Reading - Passed 100-007-007 Arrive Senate Placed Calendr, First Readng Sen Sponsor WATSON First reading Referred to Rules Added as Chief Co-sponsor STERN Session Sine Die  from Ch. 127, par. 526 from Ch. 127, par. 526.1

Amends the State Employees Group Insurance Act and the Illinois Public Aid Code. Removes language prohibiting the coverage of abortions for State employees. Provides that the Department of Public Aid may not pay for abortions for public aid recipients unless, in a physician's professional judgement, the abortion is medically necessary or medically indicated taking into account all factors that affect a woman's health (now, only to preserve the life of the woman).

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NOTE(S) THAT MAY APPLY: Fiscal
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Jan 13.1994 Fi

Filed With Clerk

First reading

Referred to Rules

Mar 10

Ruled Exempt Hse Rule 29(c) HRUL

Mar 11

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 22

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

# HB-2694 ERWIN.

230 ILCS 10/7.1 new

230 ILCS 5/24

from Ch. 8, par. 37-24

Amends the Horse Racing Act. Prohibits organization licensees, concessionairs, and certain persons associated with those entities from making contributions to any fund-raising committee that provides funds for candidates for public office. Amends the Riverboat Gambling Act. Prohibits owners of gambling riverboats, applicants for owners licenses, certain related entities, and certain persons associated with those entities from making contributions to candidates for public office, political parties, and certain groups that support candidates.

Jan 13 1994

Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

# HB-2695 BALANOFF – LAURINO – OSTENBURG – LEVIN – KRAUSE, STROGER, PRUSSING, ERWIN, CURRIE, LANG, SCHOENBERG, GASH, SHEEHY AND SANTIAGO.

720 ILCS 5/24-1.3 new 720 ILCS 5/24-1.4 new 720 ILCS 5/24-3.5 new

Amends the Criminal Code of 1961. Makes it a petty offense for a person to store or leave on a premises under his or her control a loaded firearm when he or she

knows or reasonably should know that a minor under 14 years of age is likely to gain access to the firearm without permission of the minor's parent, and the minor under 14 gains access to the firearm without parental permission and possesses or exhibits it without supervision in a public place or in a rude, careless, angry or threatening manner. Provides that it is a Class C misdemeanor to negligently store or leave a loaded firearm within the reach or easy access of a minor under 14 if the minor obtains and uses the firearm to inflict injury or death upon himself or another person. Requires retail sellers of firearms and firearm ammunition to deliver a written warning to purchasers that it is unlawful for an adult to store or leave a firearm in any place within the reach or easy access of a minor under 14 years of age.

Filed With Clerk Jan 13 1994 Referred to Rules First reading Mar 10 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary II Apr 22 Ref to Rules/Rul 27E Jan 10 1995

#### HB-2696 CROSS - LINDNER - DART - DEUCHLER - STEPHENS AND HAS-SERT.

705 ILCS 405/1-8 from Ch. 37, par. 801-8

Session Sine Die

Amends the Juvenile Court Act. Authorizes release of a minor's name, address, and juvenile court disposition to the owner of property damaged or destroyed by the minor. In the case of a minor adjudicated a delinquent or convicted in criminal proceedings based on an act in furtherance of criminal activities by a criminal street gang or an act involving the use of a firearm, authorizes release of the minor's name and address to the general public.

#### HOUSE AMENDMENT NO. 1.

Deletes provision that a "victim" entitled to access to juvenile court records includes an owner of property damaged or destroyed by a minor. Allows general public access to the name and address of a minor adjudicated a delinquent for commission of an act that would be a felony offense under the Controlled Substances Act or the Cannabis Control Act or convicted of a felony offense under either of those Acts.

#### HOUSE AMENDMENT NO. 2.

Adds reference to: 20 ILCS 2640/20 new

Amends the Statewide Organized Gang Database Act to permit the Governor to enter into a compact with other states to share information on organized gang members and gangs.

Jan 13 1994 Filed With Clerk Referred to Rules First reading Mar 10 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary II Apr 07 Amendment No.01 JUDICIARY II H Adopted Recommnded do pass as amend 015-000-000 Placed Calndr, Second Reading Second Reading Apr 26 Amendment No.02 WELLER : Adopted Placed Calndr, Third Reading Apr 27 Third Reading - Passed 116-000-000 Apr 28 Arrive Senate Placed Calendr, First Reading Sen Sponsor PETKA May 03 May 04 First reading Referred to Rules Assigned to Judiciary May 11 Recommended do pass 008-002-001 Placed Calndr, Second Reading May 12 Second Reading Placed Calndr, Third Reading Added as Chief Co-sponsor BURZYNSKI Added as Chief Co-sponsor LAUZEN May 13 Third Reading - Passed 044-010-002 Passed both Houses

Jun 10 Sent to the Governor Jul 02 Governor approved

PUBLIC ACT 88-0548 effective date 95-01-01

#### HB-2697 HOFFMAN.

625 ILCS 5/7-604

from Ch. 95 1/2, par. 7-604

Amends the Illinois Vehicle Code. Changes the authority of the Secretary of State to select random samples of vehicle registrations to verify whether the motor vehicles are insured.

Jan 24 1994 Filed With Clerk

Jan 26 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 11 Assigned to Elections & State

Apr 22 Government
Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-2698 BRUNSVOLD – COWLISHAW.

105 ILCS 5/14A-5

from Ch. 122, par. 14A-5

Amends the School Code. Changes provisions relative to the required manner of filing claims for gifted education reimbursement. Provides that the district's final claim each year is to be filed with the State Superintendent of Education (instead of with the regional superintendent), and that claims received by the State Superintendent of Education after August 20 shall not be honored. Effective immediately.

#### HOUSE AMENDMENT NO. 1.

Deletes the changes proposed by the bill as introduced, except for the change that provides that claims for gifted education reimbursement received after August 20 shall not be honored.

STATE MANDATES ACT FISCAL NOTE, AS AMENDED

There would be no fiscal impact resulting from HB-2698.

STATE DEBT IMPACT NOTE, AMENDED

HB2698, as amended, would have no effect on State indebtedness.

Note(s) That May Apply: Fiscal

Jan 24 1994 Filed With Clerk
Jan 26 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 11 Assigned to Elementary & Secondary

Education

Mar 18 Recommended do pass 019-001-000

Placed Calndr, Second Reading

Apr 12 Fiscal Note Requested BLACK

St Mandate Fis Nte ReqBLACK State Debt Note Requested BLACK

Placed Calndr, Second Reading

Apr 13 Second Reading

Amendment No.01 BRUNSVOLD Adopted

Held on 2nd Reading

Apr 20 St Mandate Fis Note Filed

Held on 2nd Reading
Apr 27 State Debt Note Filed AS AMENDED

Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-2699 NOVAK - COWLISHAW - EDLEY - BLACK - HOFFMAN.

20 ILCS 3105/1A-3 from Ch. 127, par. 783.3 30 ILCS 330/2 from Ch. 127, par. 652 30 ILCS 330/5 from Ch. 127, par. 655

Amends the Capital Development Board Act by changing the grant index applicable to grants to school districts for school construction projects to an enrollment based formula from a weighted average daily attendance based formula. Also amends the General Obligation Bond Act to increase the State's bonding authority by \$1,000,000,000, earmarking that increase exclusively for specified types of school construction projects over a 10 year period. Effective immediately.

NOTE(s) THAT MAY APPLY: Debt; Fiscal

Jan 24 1994 Filed With Clerk

Jan 26 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment

Mar 11 Assigned to Revenue Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-2700 PARKE - ZICKUS - SALVI - MOSELEY - WOOLARD.

510 ILCS 70/5 from Ch. 8, par. 705

Amends the Humane Care For Animals Act. Prohibits transporting horses in double-deck trailers.

Jan 24 1994 Filed With Clerk

Jan 26 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Agriculture & Conservation Apr 20 Do Pass/Consent Calendar 022-000-000

Consnt Caldr Order 2nd Read Cnsent Calendar, 2nd Reading Apr 26

Consnt Caldr Order 3rd Read

Apr 28 Consnt Caldr, 3rd Read Pass 117-000-000

Arrive Senate Placed Calendr, First Reading

Sen Sponsor CULLERTON May 10

May 11 Referred to Rules First reading

Jan 10 1995 Session Sine Die

#### HB-2701 SKINNER, MURPHY,M, BIGGINS, CAPPARELLI, FREDERICK, PE-DERSEN, ROSKAM, SALVI, STEPHENS, TURNER, WIRSING, YOUNGE AND ZICKUS.

730 ILCS 5/3-6-2.1 new

Amends the Unified Code of Corrections by providing that all males assigned to adult institutions and facilities of the Department of Corrections shall be tested by the Department during the process of assignment for infection with human immunodeficiency virus (HIV) and any other identified causative agent of AIDS. Provides that males who are already committed to an adult institution or facility shall be tested at their next physical exam. Provides for testing of all males assigned as adults at least once each year. Provides that all males assigned to adult institutions and facilities who test positive for infection with HIV shall be assigned to an area of an institution or facility separate from any other persons not infected with HIV and at no time shall any infected male be in the same area with any other persons not infected with HIV. Effective 30 days after becoming law.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 24 1994 Filed With Clerk

Jan 26 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Session Sine Die

Rfrd to Comm on Assignment Assigned to Judiciary II

Motion Do Pass-Lost 004-011-000

HJUB

Remains in Committee Judiciary II

Apr 22

Ref to Rules/Rul 27E Jan 10 1995

HB-2702 VON B - WESSELS - ROTELLO - BLACK - GIOLITTO - HICKS, DE-JAEGHER, DEERING, MOFFITT, PRUSSING AND NOVAK.

35 ILCS 5/909.5 new

Apr 19

Amends the Illinois Income Tax Act to require the Department of Revenue to send a notice to each person who received a grant under the Nursing Home Grant Assistance Act informing that person that he or she may be entitled to a tax refund for tax paid on the amount of the grant and how to apply for a refund. Effective immediately.

#### HOUSE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 5/909.5 new Adds reference to:

35 ILCS 5/203

from Ch. 120, par. 2-203

Deletes everything. Amends the Illinois Income Tax Act to create a deduction for one year in an amount equal to the amount of income tax paid on grants received under the Nursing Home Grant Assistance Act. Effective immediately.

HOUSE AMENDMENT NO. 2.

Adds reference to: 35 ILCS 5/209

Amends the Illinois Income Tax Act to provide tax credits for "TECH PREP" youth vocational programs to all taxpayers rather than limiting them to taxpayers engaged in manufacturing.

NOTE(S) THAT MAY APPLY: Fiscal

Jàn 24 1994 Filed With Clerk

Jan 26 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 11 Assigned to Revenue

Apr 21 Amendment No.01 REVENUE H Adopted 012-000-000

> Recomminded do pass as amend 012-000-000

Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading

Adopted Amendment No.02 May 10 MURPHY,M

Placed Calndr, Third Reading

Third Reading - Passed 113-000-000

Arrive Senate May 11

Placed Calendr, First Reading

Jan 10 1995 Session Sine Die

#### HB-2703 LINDNER, CROSS, ERWIN, FREDERICK AND SCHOENBERG.

725 ILCS 5/110-7

from Ch. 38, par. 110-7

Amends the Code of Criminal Procedure of 1963 to require a defendant charged with an offense involving domestic violence to post 100% cash bond unless a hearing is later held to determine whether bail should be reduced.

Filed With Clerk Jan 24 1994

Jan 26 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary II Do Pass/Short Debate Cal 013-000-000

Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-2704 STECZO - JOHNSON.TIM - NOLAND - WEAVER.M - WIRSING AND TENHOUSE.

70 ILCS 605/5-8

Apr 21

from Ch. 42, par. 5-8

Amends the Drainage Code. Provides that at the hearing on the assessment roll an interested party may orally present objections and supporting evidence, regardless of whether the party filed objections in writing.

HOUSE AMENDMENT NO. 1.

Adds reference to:

70 ILCS 605/9-4.2 new

Further amends the Drainage Code. Authorizes consolidation of contiguous drainage districts upon petition by the county board.

Jan 24 1994 Filed With Clerk

Jan 26 First reading

Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11	Assigned to Count	ties & Townships
Mar 18	Do Pass/Short De	bate Cal 008-000-000
	Cal 2nd Rdng Short Debate	
Apr 27	Short Debate Cal 2nd Rdng	
•	Amendment No.01 BLACK	Adopted
	Cal 3rd Rdng Short Debate	•
May 03	Short Debate-3rd Passed 110-000-000	
May 04	Arrive Senate	
•	Placed Calendr, First Reading	
Jan 10 1995	Session Sine Die	

#### HB-2705 FLOWERS.

Appropriates \$660,000,000 from the General Revenue Fund to the Capital Development Board to build housing at correctional institutions for female inmates' children under the age of 5. Effective July 1, 1994.

Jan 24 1994 Filed With Clerk First reading Rfrd to Comm on Assignment Jan 26 Apr 06 Assigned to Appropriations-Public Safety Apr 22 Ref to Rules/Rul 27E Session Sine Die Jan 10 1995

#### FLOWERS - MURPHY, H - RONEN - DEUCHLER - RASCHKE - LIND. HB.2706

20 ILCS 3105/10.17 new 225 ILCS 10/2.06 from Ch. 23, par. 2212.06 730 ILCS 5/3-6-2 from Ch. 38, par. 1003-6-2

Amends the Unified Code of Corrections to provide that any female prisoner having sole custody of a child under the age of 5 or any woman giving birth after her commitment may request that the child be housed with her at the correctional facility. Requires the Department of Corrections to do so unless it determines there are special reasons why the child should not be housed at the correctional facility. Requires the Department to adopt necessary rules. Amends the Capital Development Board Act to direct the Board to construct the children's housing at correctional facilities. Amends the Child Care Act of 1969 to provide that the children's housing is subject to the same requirements as other child care institutions under the Act. Effective July 1, 1994.

FISCAL NOTE, AMENDED (DCCA)

Provides for deposits into the Police Protection Enhancement Distributive Fund of \$200 million: \$100 million (1.79%) of the net receipts from the Illinois Income Tax Act and \$100 million (1.81%) from the State's sales taxes. These deposits will be a reduction of \$200 million from deposits into GRF.

NOTE(S) THAT MAY APPLY: Fiscal Jan 24 1994 Filed With Clerk

> Referred to Rules Jan 26 First reading Mar 10 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary II Mar 18 Recommended do pass 009-003-004

Placed Calndr, Second Reading

Apr 19 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Fiscal Note Filed Apr 21

Placed Calndr, Second Reading

Apr 26 Second Reading Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-2707 KUBIK.

35 ILCS 105/2 from Ch. 120, par. 439.2 35 ILCS 110/2 from Ch. 120, par. 439.32 35 ILCS 120/1 from Ch. 120, par. 440

Amends the Use Tax Act, the Service Use Tax Act, and the Retailers' Occupation Tax Act to provide that tangible personal property is deemed to be purchased for the purpose of resale if it is consumed, is destroyed, or loses its identity in the process of manufacturing or assembling tangible personal property.

Note(s) That May Apply: Fiscal Jan 24 1994 Filed With Clerk Jan 26 First reading Jan 10 1995 Session Sine Die

Referred to Rules

Referred to Rules

Referred to Rules

### HB-2708 ZICKUS.

35 ILCS 200/23-5

Amends the Property Tax Code to revise the procedures for payment of property taxes under protest. Provides that the person protesting the taxes shall pay an amount equal to last year's taxes. Upon resolution of the protest, the taxpayer shall pay the difference, if any. If the protest was made in bad faith, the taxpayer shall also pay interest on the amount owed of 1% per month.

Jan 24 1994 Filed With Clerk Jan 26 First reading

Jan 10 1995 Session Sine Die

#### HB-2709 ZICKUS.

35 ILCS 200/23-5

Amend the Property Tax Code to provide that a person who protests taxes based on an alleged overassessment of 20% or more may submit an appraisal with the protest and pay the taxes based upon the appraised value instead of the assessed value until the protest is adjudicated.

NOTE(S) THAT MAY APPLY: Housing Afford

Jan 24 1994 Filed With Clerk
Jan 26 First reading
Jan 10 1995 Session Sine Die

#### HB-2710 LEVIN.

410 ILCS 315/2c

Amends the Communicable Disease Prevention Act by providing that from funds appropriated from the Ryan White Pediatric and Adult AIDS Fund, the Illinois Department of Public Health shall make grants to public and private agencies, by a competitive selection process, for patient care, counselling, and assistance for children and adults who are victims of AIDS or AIDS related complex. Deletes the provision that the Illinois Department shall make grants (i) from 50% of the funds to public and private agencies, including the Chicago Fundraising Committee to Benefit Pediatric AIDS and (ii) from 50% of the funds to public and private agencies for research and assistance for adult victims. Effective immediately.

FISCAL NOTE (Dept. of Revenue)

HB2710 does not affect St. receipts and causes no revenue loss.

Note(s) That May Apply: Fiscal Jan 24 1994 Filed With Clerk

Jan 26 First reading Referred to Rules
Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 11 Assigned to Health Care & Human

Services
Apr 11 Re-assigned to Revenue

Apr 21 Recommended do pass 011-001-000

Placed Calndr, Second Reading

Apr 27 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading

May 03 Fiscal Note Filed Held on 2nd Reading

May 12 Amendment No.01 MULLIGAN Withdrawn

Placed Calndr, Third Reading Third Reading - Passed 117-000-000

May 13 Arrive Senate

Placed Calendr, First Reading
May 17 Sen Sponsor CULLERTON

May 18 First reading Referred to Rules

Jan 10 1995 Session Sine Die

HB-2711 1716

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      HB-2711 MURPHY,M.

      35 ILCS 105/3-10
      from Ch. 120, par. 439.3-10

      35 ILCS 110/3-10
      from Ch. 120, par. 439.33-10

      35 ILCS 115/3-10
      from Ch. 120, par. 439.103-10

      35 ILCS 120/2-10
      from Ch. 120, par. 441-10

      35 ILCS 615/2
      from Ch. 120, par. 467.17

      35 ILCS 620/2
      from Ch. 120, par. 469

      220 ILCS 5/9-222.2
      from Ch. 111 2/3, par. 9-222.2
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Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, the Retailers' Occupation Tax Act, the Gas Revenue Tax Act, the Public Utilities Act, and the Public Utilities Revenue Act. Reduces the rate of and gradually eliminates taxes imposed under those Acts on fuel and electricity used in the manufacturing or assembling process in Illinois, in the mining process in Illinois, or in the operation of a pollution control facility in Illinois. Reduces the tax from 5% to 4% beginning in 1996, to 2% beginning in 1997, and to 0% beginning in 1998. Also amends the Public Utilities Act to require that additional charges to customers' bills for State utility taxes reflect the tax reductions and exemptions. Effective January 1, 1995.

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NOTE(S) THAT MAY APPLY: Fiscal
Jan 24 1994 Filed With Clerk
Jan 26 First reading
Jan 10 1995 Session Sine Die
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Referred to Rules

#### HB-2712 SCHOENBERG.

735 ILCS 5/2-202

from Ch. 110, par. 2-202

Amends the Code of Civil Procedure. Allows sheriffs in all counties to employ civilian personnel to serve process (currently allowed only in counties with less than 1,000,000 population). Allows process to be served by licensed private detectives or registered employees of a private detective agency in all counties (currently allowed only in counties with less than 1,000,000 population). Effective immediately.

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Jan 24 1994 Filed With Clerk
Jan 26 First reading Referred to Rules
Mar 10 Ruled Exempt Hse Rule 29(c) HRUL
Rfrd to Comm on Assignment
Apr 22 Ref to Rules/Rul 27E
Jan 10 1995 Session Sine Die
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HB-2713 NOVAK - CAPPARELLI - GASH - GIOLITTO - VON B - WESSELS, SHEEHY, GIGLIO, HAWKINS, MCAFEE, OSTENBURG, STROGER, MURPHY,H AND JONES,SHIRLEY.

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35 ILCS 200/15-170
35 ILCS 200/15-175
35 ILCS 200/15-180
105 ILCS 5/18-8 from Ch. 122, par. 18-8
```

Amends the Property Tax Code to increase the senior citizen homestead exemption to \$3,000 in counties over 3,000,000 in population and \$2,500 in all other counties, the general homestead exemption to \$5,500 in counties over 3,000,000 and \$4,500 in all other counties. Amends the School Code to require the Department of Revenue to add to the equalized assessed value of all taxable property of each school district within a county with 3,000,000 or more inhabitants an amount equal to the amount by which homestead exemptions exceed the total amount of homestead exemption that would have been allowed if the senior citizens and general homestead exemptions were \$2,500 and \$4,500 respectively.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 2713 creates a local government organization and structure mandate, for which no reimbursement is required, and a tax exemption mandate, for which State reimbursement of the revenue loss to local governments as a result of the downstate homestead improvement exemption is required. Due to statutory exemption, no reimbursement is required for the revenue loss to local governments created by the increase in the homestead improvement exemption for Cook County, the general homestead exemption and the senior citizens' homestead

exemption. Department staff estimates the annual net revenue loss to local governments to be approximately \$146 million, for all of the exemptions. State reimbursement required could be as much as \$28.5 million.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates

Jan 24 1994 Filed With Clerk

Jan 26 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11 Assigned to Revenue

Mar 18 St Mandate Fis Note Filed

Committee Revenue Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

#### BRUNSVOLD - WENNLUND - MCPIKE - WOOLARD - BLACK AND HB-2714

20 ILCS 415/4d from Ch. 127, par. 63b104d 20 ILCS 415/8a from Ch. 127, par. 63b108a 20 ILCS 805/63a from Ch. 127, par. 63a 20 ILCS 805/63b2.8 new

20 ILCS 805/63b2.9 new

20 ILCS 805/63b2.10 new

20 ILCS 805/63b2.11 new 20 ILCS 805/63b2.12 new

20 ILCS 805/63b2.13 new

20 ILCS 805/63b2.14 new 20 ILCS 805/63b2.15 new

20 ILCS 805/63b2.16 new 20 ILCS 805/63b2.17 new

20 ILCS 805/63b2.18 new

20 ILCS 805/63b2.19 new 20 ILCS 805/63b2.20 new

40 ILCS 5/14-103.12 from Ch. 108 1/2, par. 14-103.12

Amends the Personnel Code to exempt Conservation Police from term appointment requirements and to require that a pay plan be established for them. Amends the Civil Administrative Code to require the Department of Conservation to establish a law enforcement agency to be managed by a chief of law enforcement. Provides that Conservation Police officers receive salary and pension benefits commensurate to State Police along with longevity increments in salary. Includes criteria for applicants for Conservation Police officer, uniforms, equipment, and public liability insurance. Provides for the creation of an Advisory Council and includes criteria for the Council's vacancies, compensation, meetings, jurisdiction, rules, and regulations. Amends the Illinois Pension Code to allow Conservation Police officers to calculate their retirement and survivor annuities based upon their last day of service or the average monthly compensation for the last 48 months service prior to retirement (currently applies only to State Police officers). Effective immediately.

### HOUSE AMENDMENT NO. 1.

Limits the exemption from term appointment requirements to persons below the

FISCAL NOTE (Dept. of Conservation)

The total fiscal impact for House Bill 2714 will be \$648,591.

### HOUSE AMENDMENT NO. 3. (Tabled April 28, 1994)

Deletes reference to: 40 ILCS 5/14-103.12

Deletes the Section of the Illinois Pension Code concerning final average compensation.

# HOUSE AMENDMENT NO. 4.

Deletes reference to:

40 ILCS 5/14-103.12

Removes the requirement that Conservation Police officers receive salary and pension benefits commensurate to equal ranks and longevity scales of State Police

officers. Removes the amendment to the Illinois Pension Code that included Conservation Police officers among the police officers that are allowed to calculate certain retirement benefits under different methods.

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FISCAL NOTE (DCMS)
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Administration costs would be minimal. However, costs related to pay increases, OT, etc. would be significant. There would be a ripple effect on salary increases for other employee groups. There would be an additional expense associated with liability insurance or self-insurance.

PENSION IMPACT NOTE, AMENDED

It is estimated that the provisions of HB 2714, as amended, would increase the accrued liabilities of the State Employees Retirement System by approximately \$2.0 Million.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

Jan 24 1994 Filed With Clerk Jan 26 First reading Referred to Rules Mar 10 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Mar 11 Assigned to Agriculture & Conservation AGRICULTURE H Apr 13 Amendment No.01 Adopted Do Pass Amend/Short Debate 018-000-002 Cal 2nd Rdng Short Debate Fiscal Note Requested BLACK Apr 18 Cal 2nd Rdng Short Debate Fiscal Note Filed Apr 27 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 28 Amendment No.02 WELLER Withdrawn Amendment No.03 BRUNSVOLD Adopted Mtn Prevail -Table Amend No 03 Amendment No.04 GRANBERG Adopted Cal 3rd Rdng Short Debate May 03 Fiscal Note Filed Short Debate Cal 3rd Rdng Short Debate-3rd Passed 107-005-002 May 04 May 05 Arrive Senate Sen Sponsor PHILIP Pension Note Filed

Placed Calendr, First Reading Referred to Rules First reading

Jan 10 1995 Session Sine Die

720 ILCS 5/28-5

#### HR-2715 CAPPARELLI - MCAULIFFE - SAVIANO - BUGIELSKI - SANTIAGO.

from Ch. 38, par. 28-5

70 ILCS 1825/5.1	from Ch. 19, par. 255.1
230 ILCS 10/Act title	f C1 100 2401
230 ILCS 10/1	from Ch. 120, par. 2401
230 ILCS 10/2	from Ch. 120, par. 2402
230 ILCS 10/3	from Ch. 120, par. 2403
230 ILCS 10/4	from Ch. 120, par. 2404
230 ILCS 10/5	from Ch. 120, par. 2405
230 ILCS 10/5.1	from Ch. 120, par. 2405.1
230 ILCS 10/6	from Ch. 120, par. 2406
230 ILCS 10/7	from Ch. 120, par. 2407
230 ILCS 10/8	from Ch. 120, par. 2408
230 ILCS 10/9	from Ch. 120, par. 2409
230 ILCS 10/11	from Ch. 120, par. 2411
230 ILCS 10/11.1	from Ch. 120, par. 2411.1
230 ILCS 10/12	from Ch. 120, par. 2412
230 ILCS 10/13	from Ch. 120, par. 2413
230 ILCS 10/18	from Ch. 120, par. 2418
230 ILCS 10/19	from Ch. 120, par. 2419
230 ILCS 10/20	from Ch. 120, par. 2420
235 ILCS 5/6-30	from Ch. 43, par. 144f
720 ILCS 5/28-1	from Ch. 38, par. 28-1
720 ILCS 5/28-1.1	from Ch. 38, par. 28-1.1
720 ILCS 5/28-3	from Ch. 38, par. 28-3

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720 ILCS 5/28-7 from Ch. 38, par. 28-7
815 ILCS 420/2 from Ch. 121 1/2, par. 1852
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Amends the Riverboat Gambling Act. Changes the short title of the Act to the "Casino Gambling Act". Provides that the Gaming Board may issue licenses authorizing land-based casino gambling operations anywhere in Illinois. Permits an owner of a gambling riverboat to apply to the Board to convert the gambling operation to a land-based operation. Makes other changes. Amends other Acts to conform to the changes made in the Riverboat Gambling Act.

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NOTE(s) THAT MAY APPLY: Fiscal
      Jan 24 1994
                    Filed With Clerk
      Jan 26
                                              Referred to Rules
                    First reading
      Mar 10
                    Ruled Exempt Hse Rule 29(c) HRUL
                                              Rfrd to Comm on Assignment
      Mar 11
                                              Assigned to Revenue
                                              Re-assigned to Judiciary I
      Mar 16
      Apr 22
                                              Ref to Rules/Rul 27E
      Ian 10 1995
                    Session Sine Die
            WELLER.
HR-2716
  430 ILCS 70/2.5 new
                                   from Ch. 38, par. 85-3
 430 ILCS 70/3
 430 ILCS 70/5
                                   from Ch. 38, par. 85-5
```

Amends the Public Demonstrations Law. Defines "principal law enforcement officer", to whom notice of a proposed march or gathering must be given, as the sheriff of a county or the chief of police of a municipality. Defines "roadway". Requires permission of the principal law enforcement officer for each municipal or unincorporated area in which a march or gathering is conducted. Changes requirements for holding a march or gathering; requires satisfactory evidence of sanitary facilities, health care, and other factors. Requires a principal law enforcement officer to notify march organizers if any part of a march is proposed to be conducted in another jurisdiction.

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Jan 24 1994Filed With ClerkJan 26First readingReferred to RulesJan 10 1995Session Sine Die
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#### HB-2717 MURPHY,M - WENNLUND - WALSH.

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30 ILCS 805/8.22 new
35 ILCS 200/15-185 new
```

Amends the Property Tax Code to exempt from taxation property of fraternal organizations used primarily for civic or charitable purposes. Amends the State Mandates Act to exempt this amendatory Act from the reimbursement requirements of the State Mandates Act.

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Note(s) That May Apply: Fiscal; Housing Afford; State Mandates

Jan 26 1994 Filed With Clerk
First reading Referred to Rules

Jan 10 1995 Session Sine Die
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#### HB-2718 PARKE - SCHOENBERG - BUGIELSKI - CLAYTON - CURRAN, RO-TELLO AND MOFFITT.

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705 ILCS 405/5-4 from Ch. 37, par. 805-4
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Amends the Juvenile Court Act of 1987 to provide for automatic transfer to adult criminal prosecution of a minor at least 15 years of age charged with aggravated battery with a firearm or aggravated discharge of a firearm.

# HOUSE AMENDMENT NO. 1.

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Adds reference to:

30 ILCS 105/5.385 new
30 ILCS 115/1b new
30 ILCS 115/2a new
30 ILCS 115/3a new
35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 110/9 from Ch. 120, par. 439.99
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 120/3 from Ch. 120, par. 442
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50 ILCS 705/5.1 new 50 ILCS 705/5.2 new

Amends the Illinois Income Tax Act, the use and occupation tax Acts, and the State Revenue Sharing Act to provide that 1.79% of income tax proceeds and 1.81% of use and occupation tax proceeds shall be deposited into the Police Protection Enhancement Distributive Fund. Provides that moneys in the Fund shall be allocated to municipalities and counties in this State for the purposes of hiring new police officers. Amends the State Finance Act to add the Fund to the list of funds in the State treasury. Amends the Illinois Police Training Act to require the Illinois Local Governmental Law Enforcement Officers Training Board to conduct random audits of units of local government that receive distributions from the Police Protection Enhancement Distributive Fund. Provides that if the Board determines that a unit of local government did not use its distribution for hiring new police officers, then that unit of local government shall not be eligible for a distribution for 1 year. Effective immediately.

Jan 26 1994 Filed With Clerk First reading Referred to Rules Ruled Exempt Hse Rule 29(c) HRUL Apr 07 Rfrd to Comm on Assignment Assigned to Judiciary II Apr 19 Recommended do pass 012-002-002 Placed Calndr, Second Reading Apr 26 Second Reading Amendment No.01 MADIGAN,MJ Adopted 077-031-002 Placed Calndr, Third Reading Apr 27 Third Reading - Passed 106-005-006 Apr 28 Arrive Senate Placed Calendr, First Reading Sen Sponsor SHADID Apr 29 First reading Referred to Rules Added as Chief Co-sponsor FARLEY May 06 Jan 10 1995 Session Sine Die

# HB-2719 SCHOENBERG – ERWIN – HAWKINS – GIGLIO – EDLEY AND HICKS.

15 ILCS 20/38.2 from Ch. 127, par. 38.2

Amends the Civil Administrative Code of Illinois. Requires the Director of the Bureau of the Budget to select a maximum of 5 State departments to participate in a pilot program of budget accountability procedures for fiscal years 1996 and 1997. Effective immediately.

Jan 26 1994 Filed With Clerk Referred to Rules First reading Ruled Exempt Hse Rule 29(c) HRUL Mar 10 Rfrd to Comm on Assignment Mar 11 Assigned to Elections & State Government Do Pass/Short Debate Cal 017-000-000 Mar 24 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 12 Cal 3rd Rdng Short Debate Short Debate-3rd Passed 113-000-000 Apr 28 Arrive Senate Placed Calendr, First Reading May 04 Sen Sponsor CARROLL Added as Chief Co-sponsor SEVERNS Added as Chief Co-sponsor SMITH First reading Referred to Rules Jan 10 1995 Session Sine Die

#### HB-2720 COWLISHAW.

30 ILCS 805/8.18 new

65 ILCS 5/8-11-2 from Ch. 24, par. 8-11-2

Amends the Illinois Municipal Code and the State Mandates Act. Excludes from the definition of "gross receipts" (as used in connection with municipal utility taxes) taxes and other amounts added to utility bills under the provisions of the Public Utilities Act. Exempt from the State Mandates Act. Effective January 1, 1995, and applies to utility bills issued on and after that date.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Jan 26 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-2721 CURRIE.

35 ILCS 200/14-15

Amends the Property Tax Code to provide that the county assessor (now county assessor or supervisor of assessments) must provide the county treasurer with a certificate of error allowing a homestead exemption for the exemption to take effect.

Jan 26 1994 Referred to Rules First reading

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11

Assigned to Revenue

Apr 21

Do Pass/Consent Calendar 012-000-000

Consnt Caldr Order 2nd Read Remvd from Consent Calendar Cal 2nd Rdng Short Debate

Apr 27

Fiscal Note Requested WENNLUND Cal 2nd Rdng Short Debate

Apr 28

Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995

Session Sine Die

#### HR-2722 CURRIE.

35 ILCS 200/17-5

Amends the Property Tax Code to make a technical change.

Jan 26 1994

First reading

Referred to Rules

Mar 10

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11

Assigned to Revenue

Apr 21

Recommended do pass 010-002-000

Placed Calndr, Second Reading

Apr 27

Fiscal Note Requested WENNLUND Placed Calndr, Second Reading

Apr 28

Held on 2nd Reading

Jan 10 1995

Second Reading Session Sine Die

#### HB-2723 DART.

35 ILCS 200/15-180

Amends the Property Tax Code to increase the maximum homestead improvement exemption to \$45,000 beginning January 1, 1995. Effective immediately.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 2723 creates a tax exemption mandate for which State reimbursement of the revenue loss to all local governments would normally be required. However, due to a statutory exception, no State reimbursement is required for the loss of revenue in Cook County. State reimbursement required could be as much as \$28.5 million.

Note(s) That May Apply: Fiscal; Housing Afford; State Mandates Jan 26 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11 Mar 18

Apr 26

Assigned to Revenue St Mandate Fis Note Filed Committee Revenue

Apr 21

Do Pass/Consent Calendar 012-000-000

Consnt Caldr Order 2nd Read Remvd from Consent Calendar

> CHURCHILL **BALTHIS AND** JOHNSON, TOM

Cal 2nd Rdng Short Debate

Apr 27

Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng Apr 28 Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-2724 KUBIK.

220 ILCS 5/9-221.5 new

Amends the Public Utilities Act. Provides that costs incurred by a public utility under a franchise agreement with a municipality may be recovered only from the customers that the public utility serves in the municipality that is a party to the agreement.

Feb 02 1994 Filed With Clerk

First reading

Referred to Rules

Session Sine Die Jan 10 1995

#### HB-2725 SALTSMAN - HOFFMAN.

625 ILCS 5/18c-7405 new

Amends the Illinois Vehicle Code. Requires a locomotive or helper unit to be operated by at least 2 crew members when the locomotive or helper unit is not attached to a train. Requires at least one crew member to be a federally licensed and certified locomotive engineer and the second selected from either train service or engine service personnel as long as the second selection does not violate federal law or local collective bargaining agreements. Defines terms. Provides that it is unlawful to take disciplinary action or other adverse administrative action against a person who reports a violation of the Act. Requires the Illinois Commerce Commission to promulgate rules to implement the crew requirements on or before January 1, 1995.

Filed With Clerk Feb 02 1994

Referred to Rules First reading

Session Sine Die Jan 10 1995

# CAPPARELLI - MCAULIFFE - BUGIELSKI - SAVIANO - SANTIAGO.

Appropriates \$4,800,000 from the Metropolitan Fair and Exposition Authority Reconstruction Fund to the Metropolitan Pier and Exposition Authority for its corporate purposes. Appropriates \$31,886,500 from the Metropolitan Fair and Exposition Authority Improvement Bond Fund to the Metropolitan Pier and Exposition Authority for debt service on the Authority's Dedicated State Tax Revenue Bonds. Appropriates \$53,000,000 from the McCormick Place Expansion Project to the Metropolitan Pier and Exposition Authority for debt service on the Authority's Mc-Cormick Place Expansion Project Bonds. Effective July 1, 1994.

STATE DEBT IMPACT NOTE

HB 2726 appropriates \$84.9 million to the MPEA for debt service and \$4.8 million for its corporate purposes.

## HOUSE AMENDMENT NO. 1.

Changes the amount appropriated from the Metropolitan Fair and Exposition Authority Improvement Bond Fund to the Metropolitan Pier and Exposition Authority for debt service on the Authority's Dedicated State Tax Revenue Bonds to \$32,250,400 (now \$31,886,500). Changes the amount appropriated from the Mc-Cormick Place Expansion Project to the Metropolitan Pier and Exposition Authority for debt service on the Authority's McCormick Place Expansion Project Bonds to \$58,000,000 (now \$53,000,000).

STATE DEBT IMPACT NOTE, AMENDED

HB-2726, as amended, appropriates \$90.3 million to the MPEA for

debt service and \$4.8 million for its corporate purposes.

Feb 02 1994 Filed With Clerk

Apr 21

First reading Rfrd to Comm on Assignment

Assigned to Appropriations-Public

Apr 06 Safety

APP PÙB SAFTY H Adopted Amendment No.01 Recommnded do pass as amend

011-000-000

Placed Calndr, Second Reading

State Debt Note Filed Apr 27

State Debt Note Filed AS AMENDED

Placed Calndr, Second Reading

Apr 28

Second Reading

Held on 2nd Reading

May 25

Placed Calndr, Third Reading

Jan 10 1995 Session Sine Die

#### HB-2727 EDLEY.

625 ILCS 5/3-824.1 new

Amends the Illinois Vehicle Code. Requires the Secretary of State to refund any fee paid for a certificate of title or registration that is issued more than 30 days after receipt. Sets a time limitation for requesting a refund through the Secretary of State and authorizes the maintenance of a checking account for the purpose of providing refunds. Effective immediately.

## HOUSE AMENDMENT NO. 1.

Provides that the Secretary of State shall make the required refunds from refund appropriations to administer the Vehicle Code. Deletes authority of the Secretary of State to maintain a 2 signature checking account.

FISCAL NOTE, AMENDED (Secretary of State) There would be no fiscal impact over current costs.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 02 1994 Filed With Clerk

First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11 Assigned to Elections & State

Government

Apr 14 Amendment No.01

ELECTN ST GOV H Adopted Recommnded do pass as amend

decomminded do pass as as 012-009-000

Placed Calndr, Second Reading

Apr 20 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Apr 26 Second Reading

Held on 2nd Reading

Apr 28 Fiscal Note Filed

Jan 10 1995 Held on 2nd Reading Session Sine Die

# HB-2728 BRUNSVOLD - WENNLUND - JOHNSON, TIM AND WEAVER, M.

New Act

430 ILCS 65/13.1

from Ch. 38, par. 83-13.1

720 ILCS 5/24-2

from Ch. 38, par. 24-2

Creates the Concealed Firearms Permit Act. Requires the Department of State Police to issue an Illinois concealed firearms permit to qualified applicants. Amends the Firearm Owners Identification Card Act to preempt home rule units from regulating the issuance of permits to carry concealed firearms. Amends the Criminal Code of 1961 to exempt from unlawful use of weapons for carrying a concealable firearm those persons issued Illinois Concealed Firearms Permits.

NOTE(S) THAT MAY APPLY: Home Rule

Feb 02 1994 Filed With Clerk First reading

Referred to Rules

Jan 10 1995 Session Sine Die

Jan 10 1995 Session Sine Die

MORROW – MEYER – JONES, LOU – GASH – PUGH, STROGER, JONES, SHIRLEY, MURPHY, H, HAWKINS, RASCHKE – LIND, BRUNS-VOLD, WOOLARD, NOVAK, PHELPS, GILES, DART, FRIAS, HARTKE, HOFFMAN, DUNN, JOHN, MARTINEZ, GIGLIO, GRANBERG, MAUTINO, VON B – WESSELS, YOUNGE, LANG, HANNIG, MCGUIRE, PRUSSING, GIOLITTO, TURNER, CURRIE, KASZAK, SANTIAGO, ERWIN, RONEN, CURRAN, MOSELEY, FLOWERS, MOORE, ANDREA, FREDERICK, WOJCIK, STEPHENS, MOFFITT, BLACK, PARKE, WIRSING, PANKAU, SHEEHY, STECZO, BIGGERT, CLAYTON, NOLAND, SCHAKOWSKY, DEUCHLER, MURPHY, M, DAVIS, BALANOFF AND MOORE, EUGENE.

30 ILCS 575/9

from Ch. 127, par. 132.609

Amends the Minority and Female Business Enterprise Act. Delays the Act's repeal from 1994 to 2004. Effective immediately.

#### FISCAL NOTE (DCMS)

Total yearly operational costs in FY94 through FY2004 are expected to be approximately \$427,600 with future increases for inflationary adjustments and new programs.

# HOUSE AMENDMENT NO. 1.

Deletes reference to:	from Ch. 127, par. 132.609
30 ILCS 575/9	
Adds reference to:	
30 ILCS 575/.01	from Ch. 127, par. 132.600
30 ILCS 575/1	from Ch. 127, par. 132.601
30 ILCS 575/2	from Ch. 127, par. 132.602
30 ILCS 575/4	from Ch. 127, par. 132.604
30 ILCS 575/5	from Ch. 127, par. 132.605
30 ILCS 575/6	from Ch. 127, par. 132.606
30 ILCS 575/6a	from Ch. 127, par. 132.606a
30 ILCS 575/7	from Ch. 127, par. 132.607
30 ILCS 575/8	from Ch. 127, par. 132.608
30 ILCS 575/8a	from Ch. 127, par. 132.608a
30 ILCS 575/8b	from Ch. 127, par. 132.608b
30 ILCS 575/9	from Ch. 127, par. 132.609

Deletes everything. Amends the Minority and Female Business Enterprise Act. Changes the short title of the Act to the "Business Enterprise for Minorities, Females, and Persons with Disabilities Act". Makes "businesses owned by persons with disabilities" a category of business for which contracting goals under the Act must be met. Provides that certain not-for-profit agencies for persons with disabilities may be considered "businesses owned by persons with disabilities". Provides that a business meets the criteria of the Act if a combination of minorities, females, and persons with disabilities has at least a 51% interest in the business. Changes the name of the "Minority and Female Business Enterprise Council" to the "Business Enterprise Council for Minorities, Females, and Persons with Disabilities". Requires State agencies and universities to notify the Secretary of the Council of proposed professional and artistic services contracts at least 21 days before execution of the contracts, rather than notifying the Council of those contracts by the day potential contractors are notified. Requires consideration of any vendor referred by the Secretary. Makes procedures inapplicable when authorized by rule of the Department of Central Management Services or when the State agency has awarded contracts of a specified amount to businesses owned by the disabled. Provides that the Act is repealed on September 6, 1999 (rather than September 6, 1994). Makes other changes. Effective immediately.

#### HOUSE AMENDMENT NO. 3.

Amends the Minority and Female Business Enterprise Act. Provides that the Minority and Female Business Enterprise Council may establish 24 hour electronic access to bid and application information regarding State contracts. Requires the Council to report by March 1 of each year to the Governor and General Assembly regarding State agency and university progress in achieving goals under the Act.

# HOUSE AMENDMENT NO. 6.

Amends the Minority and Female Business Enterprise Act. Provides that, in determining whether a State agency or university is in compliance with the Act, both prime contracts and subcontracts shall be considered. Provides that, to the extent practicable, the amount of a contract shall be allocated according to the amount of the prime contract that is not subcontracted and the amount of the subcontracts in determining compliance with the Act.

Feb 02 1994 Filed With Clerk

1 60 02 1994	Thed with Clerk	
	First reading Referred to Rules	
Mar 10	Ruled Exempt Hse Rule 29(c) HRUL	
	Rfrd to Comm on Assignment	
Mar 11	Assigned to Executive	
Mar 18	Do Pass/Short Debate Cal 009-000-	000
	Cal 2nd Rdng Short Debate	
Apr 19	Fiscal Note Requested WENNLUN	D
•	Cal 2nd Rdng Short Debate	
Apr 26	Fiscal Note Filed	
•	Cal 2nd Rdng Short Debate	

Apr 28	Short Debate Cal 2nd Rdr	ıg	
11p1 20	Amendment No.01	MORROW	Adopted
	Amendment No.02	MORROW	Withdrawn
	Amendment No.03	MORROW	Adopted
	Amendment No.04	MORROW	Withdrawn
	Held 2nd Rdg-Short Deba	te	
May 03	Amendment No.05	MORROW	Withdrawn
	Amendment No.06	SANTIAGO	Adopted
	Cal 3rd Rdng Short Debat		
	Short Debate-3rd Passed 1	12-000-001	
May 04	Arrive Senate		
	Placed Calendr, First Read	ng	
	Sen Sponsor JONES		
	First reading	Referred to Rules	
Jan 10 1995	Session Sine Die		

## HB-2730 HUGHES.

35 ILCS 200/18-165

Amends the Property Tax Code to provide that a taxing district may abate taxes on the property of a commercial or industrial firm to a maximum aggregate amount of \$3,000,000 (now \$1,000,000). Effective immediately.

io property or a	TOTAL VIOL OF THE	• • • • • • • • • • • • • • • • • • •
3,000,000 (now	\$1,000,000). Effe	ctive immediately.
Feb 02 1994	Filed With Clerk	
	First reading	Referred to Rules
Jan 10 1995	Session Sine Die	

### HB-2731 EDLEY - HANNIG.

P.A. 88-90; Sec. 8A new

Appropriates \$60,000 to the Department of Rehabilitation Services for grants to the Illinois School for the Deaf for the purchase of a bus and a passenger van. Effective immediately.

NOTE(s) THAT MAY APPLY: Balanced Budget

Feb 02 1994	Filed With Clerk	
	First reading	Rfrd to Comm on Assignment
Apr 06	J	Assigned to Appropriations-Human Services
Apr 22		Ref to Rules/Rul 27E
Jan 10 1995	Session Sine Die	

## HB-2732 JOHNSON,TIM - TURNER - WEAVER,M - WIRSING - BRADY.

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30 ILCS 105/5.384 new
110 ILCS 947/37 new
625 ILCS 5/3-412 from Ch. 95 1/2, par. 3-412
625 ILCS 5/3-628 new
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Amends the State Finance Act, the Higher Education Student Assistance Act, and the Illinois Vehicle Code. Creates collegiate license plates. Imposes additional fees for the issuance and renewal of the plates. Requires the fees to be deposited into the State University Grant Fund. Establishes the State University Grant Fund and provides that the moneys in the Fund be appropriated to the Student Assistance Commission for administration of the Higher Education License Plate Grant program. Creates the Higher Education License Plate Grant program to provide a maximum of a \$2,000 per year grant to needy students who are enrolled in a qualified institution of higher learning in this State. Provides that a portion of the issuance fee shall be used by the Secretary of State to help defray the administrative costs in issuing the plates. Establishes guidelines for the issuance and renewal of the plates.

Note(s) That May	r Apply: Fiscal	
Feb 02 1994	Filed With Clerk	
	First reading	Referred to Rules
Apr 07	Ruled Exempt Hse Rule 290	(c) HRUL
•	•	Rfrd to Comm on Assignment
		Assigned to Constitutional Officers
Apr 19		Do Pass/Short Debate Cal 005-000-000
•	Cal 2nd Rdng Short Debate	
Apr 28	Short Debate Cal 2nd Rdng	
·	Held 2nd Rdg-Short Debate	<b>;</b>

Jan 10 1995 Session Sine Die

NOTE(S) THAT MAY APPLY: Fiscal

HB-2733 PRUSSING – GIOLITTO – NOVAK – EDLEY – CURRAN, HAWKINS, LAURINO, WIRSING, TURNER, JOHNSON, TIM, WEAVER, M, BALAN-OFF AND BRADY.

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30 ILCS 105/5.384 new
30 ILCS 105/6z-21 from Ch. 127, par. 142z-21
625 ILCS 5/3-412 from Ch. 95 1/2, par. 3-412
625 ILCS 5/3-628 new
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Amends the Illinois Vehicle Code to allow the Secretary of State to issue collegiate license plates for certain State universities. Imposes additional fees for the issuance and renewal of the plates. Requires the fees to be deposited into a separate account in the Education Assistance Fund to be appropriated, for financial assistance only, to each university in proportion to the number of collegiate plates issued regarding that university. Provides that a portion of the issuance fee and all of the renewal fee shall be deposited into the Collegiate License Plate Fund to be used by the Secretary of State to help defray the administrative costs in issuing the plates. Establishes guidelines for the issuance and renewal of the plates. Amends the State Finance Act to provide for distributions from the Education Assistance Fund to universities under the collegiate license plate program and establishes the Collegiate License Plate Fund.

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Feb 02 1994
              Filed With Clerk
              First reading
                                        Referred to Rules
Mar 10
              Ruled Exempt Hse Rule 29(c) HRUL
                                         Rfrd to Comm on Assignment
Mar 11
                                        Assigned to Elections & State
                                          Government
Mar 18
                                         Motion Do Pass-Lost 007-006-005
                                          HESG
                                         Remains in Committee Elections &
                                          State Government
Mar 24
                                        Do Pass/Short Debate Cal 020-000-000
              Cal 2nd Rdng Short Debate
Apr 06
              Short Debate Cal 2nd Rdng
              Cal 3rd Rdng Short Debate
              Short Debate-3rd Passed 109-007-000
Apr 27
Apr 28
              Arrive Senate
              Placed Calendr, First Reading
Apr 29
              Sen Sponsor FAWELL
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# Jan 10 1995 Sess HB-2734 MOSELEY.

110 ILCS 205/2

from Ch. 144, par. 182

Referred to Rules

Amends the Board of Higher Education Act. Makes the chairperson of the Federation of Independent Illinois Colleges and Universities a member of the Board of Higher Education. Effective immediately.

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Note(s) That May Apply: Fiscal
Feb 02 1994 First reading Referred to Rules
Mar 10 Ruled Exempt Hse Rule 29(c) HRUL
Rfrd to Comm on Assignment
Mar 11 Assigned to Higher Education
Apr 22 Ref to Rules/Rul 27E
Jan 10 1995 Session Sine Die
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## HB-2735 HUGHES.

605 ILCS 5/6-501 from Ch. 121, par. 6-501

First reading

Session Sine Die

Amends the Illinois Highway Code. Provides that road districts or consolidated road districts located in townships in counties with a population of 3,000,000 or more or counties adjacent to those counties may accumulate up to 50% of the taxes collected from a subdivision for road improvements. Allows the accumulated funds to be used to improve roads within that subdivision. Provides that the total accumulation may not exceed 10% of the total funds held by that district for road purposes.

## HOUSE AMENDMENT NO. 1

Eliminates the amended language allowing the 50% accumulation for counties with a population of 3,000,000 or more. Provides that the roads to be improved or maintained must have been plotted prior to July 23, 1959, and that those roads then become a part of the township and district road system if the roads meet the criteria established by the county in which the roads are located. Provides that these provisions are effective only for a period of 8 years after the effective date of this amendatory Act.

Feb 02 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Mar 11 Amendment No.01 Rfrd to Comm on Assignment
Assigned to Counties & Townships
Apr 21 Amendment No.01 CNTY TWNSHIP H Adopted

Apr 21 Amendment No.01 CNTY TWN 010-000-000

Recommnded do pass as amend

009-000-000

Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

HB-2736 HOFFMAN - SCHOENBERG - GIGLIO - SHEEHY - GASH, WELLER, OSTENBURG, EDLEY, HICKS, SCHAKOWSKY AND VON B - WESSELS.

New Act

5 ILCS 120/1.02 from Ch. 102, par. 41.02 5 ILCS 140/2 from Ch. 116, par. 202

Creates the Child Death Review Team Act and amends the Open Meetings Act and the Freedom of Information Act. Requires DCFS to establish teams to review deaths of children who were DCFS wards or who had other contact with the Department and make reports and recommendations concerning prevention of child deaths due to abuse or neglect. Exempts team meetings from the Open Meetings Act. Exempts team records and information from the Freedom of Information Act. Provides for tort immunity and indemnification of team members. Effective immediately.

# HOUSE AMENDMENT NO. 1.

Provides that the Director of Children and Family Services shall respond in writing to explain the implementation or nonimplementation of recommendations made by a child death review team (rather than justify the nonimplementation of recommendations that are not implemented).

# HOUSE AMENDMENT NO. 2.

Deletes provisions making persons who provide information to a child death review team, or who attend a meeting of a team, not subject to examination. Deletes provisions making information and records provided to a team not subject to discovery or a subpoena and not admissible as evidence. Deletes provisions concerning tort immunity for team members.

### HOUSE AMENDMENT NO. 3.

Adds reference to:

740 ILCS 110/11 from Ch. 91 1/2, par. 811

Amends the Mental Health and Developmental Disabilities Confidentiality Act. Provides that records of a child and the child's parent, guardian, or person in loco parentis may be disclosed to a child death review team.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 02 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11 Assigned to Health Care & Human

Services

Mar 24 Amendment No.01 HEALTH/HUMAN H Adopted Amendment No.02 HEALTH/HUMAN H Adopted

Amendment No.03 HEALTH/HUMAN H Adopted Do Pass Amend/Short Debate

027-000-000

Apr 06 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate

May 11 Short Debate-3rd Passed 115-000-000

May 12 Arrive Senate

Sen Sponsor FAWELL Placed Calendr, First Reading

First reading Referred to Rules

Jan 10 1995 Session Sine Die

### HB-2737 STEPHENS.

20 ILCS 2610/18 from Ch. 121, par. 307.18 625 ILCS 5/15-113 from Ch. 95 1/2, par. 15-113 625 ILCS 5/16-105 from Ch. 95 1/2, par. 16-105

Amends the State Police Act and the Illinois Vehicle Code. Changes certain cross references so that they refer to requirements concerning second division vehicles rather than to the Federal Highway Users Tax. Effective July 1, 1994.

Feb 09 1994 Filed With Clerk

Feb 16 First reading Referred to Rules

Jan 10 1995 Session Sine Die

### HB-2738 BLACK.

20 ILCS 2605/55a from Ch. 127, par. 55a 30 ILCS 105/5.385 new 30 ILCS 105/8.39 new 50 ILCS 750/2.02 from Ch. 134, par. 32.02 50 ILCS 750/2.12 from Ch. 134, par. 32.12 50 ILCS 750/2.16 new 50 ILCS 750/5 from Ch. 134, par. 35 50 ILCS 750/6.2 new 50 ILCS 750/14 from Ch. 134, par. 44 50 ILCS 750/15.3 from Ch. 134, par. 45.3 50 ILCS 750/15.3-1 new 50 ILCS 750/15.4 from Ch. 134, par. 45.4 50 ILCS 750/15.4-1 new

Amends the Civil Administrative Code of Illinois, the State Finance Act, and the Emergency Telephone System Act. Authorizes the Department of State Police to operate an emergency cellular phone network and creates the necessary fund in the State treasury. Authorizes the Department to make grants to certain emergency telephone system boards that provide emergency cellular telephone services. Imposes a surcharge on cellular telephone bills for cellular 9-1-1 services. Directs the Illinois Commerce Commission to change the amount of the monthly surcharge for cellular 9-1-1 services to reflect the actual costs incurred and allows the Commission to set a separate rate for any city with a population over 1,000,000. Defines terms.

Note(s) That May Apply: Fiscal Feb 09 1994 Filed With Clerk

Feb 16 First reading Referred to Rules

Jan 10 1995 Session Sine Die

### HB-2739 BALANOFF.

5 ILCS 420/4A-101 from Ch. 127, par. 604A-101 5 ILCS 420/4A-106 from Ch. 127, par. 604A-106 5 ILCS 420/4A-107 from Ch. 127, par. 604A-107 10 ILCS 5/9-1.10 from Ch. 46, par. 9-1.10

Amends the Illinois Governmental Ethics Act and the Election Code to make State central committeemen and ward and township committeemen subject to the requirement of filing ethics statements and campaign disclosure statements.

Feb 09 1994 Filed With Clerk

Feb 16 First reading Referred to Rules

Jan 10 1995 Session Sine Die

## HB-2740 BRUNSVOLD.

50 ILCS 750/2.12 from Ch. 134, par. 32.12

Amends the Emergency Telephone System Act. Adds a Section caption.

**1729** HB-2740—Cont.

### HOUSE AMENDMENT NO. 1.

Deletes reference to: 50 ILCS 750/2.12 Adds reference to: 50 ILCS 750/2.06a 50 ILCS 750/2.16 new 50 ILCS 750/2.18 new 50 ILCS 750/2.19 new 50 ILCS 750/15.5 new 50 ILCS 750/15.6 new 220 ILCS 5/13-708 rep.

Replaces the title and everything after the enacting clause. Amends the Emergency Telephone System Act and the Public Utilities Act. Provides that after June 30, 1995 providers of private residential switch services must provide to their customers emergency 9-1-1 service at the same level as that service is provided to other residential users by the public safety agency and telecommunications carrier serving those other residential users. Imposes similar requirements effective after June 30, 1996 for providers of private business switch systems.

Filed With Clerk Feb 09 1994 Feb 16 First reading Referred to Rules Mar 10 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Mar 11 Assigned to Public Utilities PUB UTILITIES H Apr 06 Amendment No.01 Adopted 011-000-000 Do Pass Amend/Short Debate 011-000-000 Cal 2nd Rdng Short Debate Apr 19 Fiscal Note Requested WENNLUND Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 26 Mtn Fisc Nte not Applicable BRUNSVOLD Fiscal Note Request W/drawn Placed Calndr, Third Reading

Jan 10 1995 Sessi HB-2741 BALANOFF.

5 ILCS 420/4A-105.5 new

Amends the Illinois Governmental Ethics Act to require the following people to file, by May 1 of each year, a copy of their federal and State income tax returns: the Governor, the Lieutenant Governor, the Secretary of State, the Treasurer, the Comptroller, the Attorney General, every member of the Illinois General Assembly, every United States Senator and United States Representative from Illinois, and every candidate for one of those offices. Provides that if one of these persons is granted an extension to file his or her return, he or she shall file a statement to that effect with the Secretary of State by May 1 and shall file a copy of his or her return within 10 days after filing it with the IRS or Department of Revenue, as the case may be. Provides for public examination and copying of returns that are filed.

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NOTE(s) THAT MAY APPLY: Fiscal
      Feb 09 1994
                    Filed With Clerk
      Feb 16
                     First reading
                                               Referred to Rules
      Jan 10 1995
                     Session Sine Die
HB-2742
            KUBIK.
   40 ILCS 5/3-110
                                   from Ch. 108 1/2, par. 3-110
   40 ILCS 5/3-110.7 new
   40 ILCS 5/4-108
                                   from Ch. 108 1/2, par. 4-108
   40 ILCS 5/4-108.4 new
   30 ILCS 805/8.18 new
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Session Sine Die

Amends the Downstate Police and Fire Articles of the Illinois Pension Code. Allows a person with less than 5 years of creditable service who is transferred from the police force to the fire department (or vice versa) by a municipality that has a popu-

lation of more than 60,000 and was incorporated and now exists under a special charter to apply for a one-time transfer of his or her pension credits between the corresponding pension funds. Includes a State Mandates Act finding that this amendatory Act is intended to accommmodate a local government request. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
      Feb 09 1994
                    Filed With Clerk
      Feb 16
                    First reading
                                              Referred to Rules
      Apr 07
                    Ruled Exempt Hse Rule 29(c) HRUL
                                              Rfrd to Comm on Assignment
                                              Assigned to Personnel & Pensions
      Apr 22
                                              Ref to Rules/Rul 27E
      Jan 10 1995
                    Session Sine Die
HB-2743
            GRANBERG.
   40 ILCS 5/14-108
                                   from Ch. 108 1/2, par. 14-108
   40 ILCS 5/14-133
                                   from Ch. 108 1/2, par. 14-133
  Amends the State Employee Article of the Pension Code to increase the retire-
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ment formula and required contributions for highway maintenance employees of the Illinois Department of Transportation. Effective immediately.

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NOTE(s) THAT MAY APPLY: Fiscal; Pension
    Feb 09 1994
                   Filed With Clerk
    Feb 16
                   First reading
                                             Referred to Rules
    Mar 10
                   Ruled Exempt Hse Rule 29(c) HRUL
                                             Rfrd to Comm on Assignment
    Mar 11
                                             Assigned to Personnel & Pensions
    Apr 22
                                             Ref to Rules/Rul 27E
    Jan 10 1995
                  Session Sine Die
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### HR.2744 DANIELS - HOEFT.

105 ILCS 5/Art. 27A heading new 105 ILCS 5/27A-1 new 105 ILCS 5/27A-2 new 105 ILCS 5/27A-3 new 105 ILCS 5/27A-4 new 105 ILCS 5/27A-5 new 105 ILCS 5/27A-6 new 105 ILCS 5/27A-7 new 105 ILCS 5/27A-8 new 105 ILCS 5/27A-9 new 105 ILCS 5/27A-10 new 105 ILCS 5/27A-11 new 105 ILCS 5/27A-12 new

Amends the School Code. Authorizes creation of charter schools in all school districts. Establishes the 7 member Illinois Charter Schools Commission to administer the Charter Schools Law, and provides that members of the Commission are to be appointed to staggered 4 year terms by the Governor. If the governing body of a charter school is a college or university or public community college, provides that the Illinois Board of Higher Education must approve the charter before it takes effect. Adds other provisions relative to the manner of approval of a charter school contract, material contract revision, and release of a charter school from State laws and regulations. Provides that a charter school shall be a public school that is accountable to its sponsor and that is operated in a nonsectarian, nonreligious, non-home based manner. Makes the charter school subject to statutory and constitutional prohibitions against discrimination, provides that it shall not charge tuition, and provides for its administration by a governing body in a manner provided by its charter. Authorizes it to negotiate for the use, operation, and maintenance of a school building and grounds on a rent free basis with colleges, universities, and other entities. Prescribes certain terms that are required to be included in a charter school application and contract. If the charter school is to be established by converting an existing public school to charter school status, requires approval by a majority of the certified teachers at the school proposed to be established as a charter school, by a majority of the parents and guardians of pupils enrolled in that school, and (in Chicago) by the local school council before an application may be submitted or received for consideration to establish the designated school as a charter school. Adds provisions relative to charter terms and renewals, employee options, financing, evaluation, and reporting. Effective immediately.

Note(s) That May Apply: Fiscal Feb 09 1994 Filed With Clerk

Feb 16 First reading Referred to Rules

Jan 10 1995 Session Sine Die

## HB-2745 NOVAK – LEITCH, WALSH AND PHELPS.

20 ILCS 2310/55.60 new 30 ILCS 105/5.385 new 35 ILCS 5/507N new 35 ILCS 5/509

35 ILCS 5/509 from Ch. 120, par. 5-509 35 ILCS 5/510 from Ch. 120, par. 5-510

Amends the Illinois Income Tax Act to create a tax checkoff to allow contributions to the Hemophilia Treatment Fund. Amends the Civil Administrative Code of Illinois to provide that money in the Fund shall be used for grants to be issued by the Department of Public Health for research and treatment of hemophilia. Amends the State Finance Act to create the Hemophilia Treatment Fund.

Note(s) That May Apply: Fiscal

Feb 09 1994 Filed With Clerk

Feb 16 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 11 Assigned to Revenue

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

# HB-2746 PARKE AND ZICKUS.

740 ILCS 150/Act rep.

Repeals the Structural Work Act. Effective immediately.

Feb 09 1994 Filed With Clerk

Feb 16 First reading Referred to Rules

Jan 10 1995 Session Sine Die

### HB-2747 STEPHENS.

305 ILCS 5/4-2 from Ch. 23, par. 4-2

Amends the Public Aid Code. Provides that an AFDC recipient's grant shall not be increased on account of the birth of a child after September 1, 1995. Requires the Department of Public Aid to study ways to use any resulting budgetary savings to supplement existing funding for JOBS Program employment and training services.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 09 1994 Filed With Clerk Feb 16 First reading

First reading Referred to Rules Session Sine Die

# Jan 10 1995 S HB-2748 GIGLIO.

605 ILCS 10/14.3 new

Amends the Toll Highway Act. Requires the Toll Highway Authority to enter into all contracts and agreements necessary to acquire and operate the Chicago Skyway. Provides that the Authority protect the interests of bond holders of the Authority and the bond holders of the Chicago Skyway.

Feb 09 1994 Filed With Clerk

Feb 16 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 11 Assigned to Executive

Apr 22 Ref to Rules/Rul 27E
Jan 10 1995 Session Sine Die

## HB-2749 LANG - SAVIANO.

230 ILCS 10/3 from Ch. 120, par. 2403 230 ILCS 10/6 from Ch. 120, par. 2406

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230 ILCS 10/7
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from Ch. 120, par. 2407

Amends the Riverboat Gambling Act. Provides that the Gaming Board shall issue 2 new owners licenses to governing bodies of counties. Deletes language prohibiting riverboat gambling within a county having a population of more than 3,000,000.

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Note(s) That May Apply: Fiscal
      Feb 09 1994
                     Filed With Clerk
      Feb 16
                     First reading
                                               Referred to Rules
      Mar 10
                     Ruled Exempt Hse Rule 29(c) HRUL
                                               Rfrd to Comm on Assignment
      Mar 11
                                               Assigned to Revenue
      Mar 16
                                               Re-assigned to Judiciary I
      Apr 22
                                               Ref to Rules/Rul 27E
                     Session Sine Die
      Jan 10 1995
HR-2750
            MCAFEE.
  625 ILCS 5/6-103
                                   from Ch. 95 1/2, par. 6-103
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625 ILCS 5/7-604.5 new 625 ILCS 5/7-606 from Ch. 95 1/2, par. 7-606

Amends the Illinois Vehicle Code. Requires a person applying for a driver's license to show proof of financial responsibility. Requires insurers to notify the Secretary of State when motor vehicle insurance coverage is terminated. Provides for a 30 day suspension of registration for a first violation of the mandatory insurance requirements.

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NOTE(s) THAT MAY APPLY: Fiscal
    Feb 09 1994
                  Filed With Clerk
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Feb 16 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 10

Rfrd to Comm on Assignment Assigned to Elections & State Mar 11

Government

Mar 23 Interim Study Calendar ELECTN ST GOV

Jan 10 1995 Session Sine Die

### HB-2751 MCAFEE, BURKE AND LOPEZ.

35 ILCS 5/210

Amends the Illinois Income Tax Act to allow all employers (now just manufacturers) to take a tax credit of 5% of amounts expended on dependent care assistance programs. Allows employers with fewer than 100 employees to enter into an arrangement with other employers to establish and operate a single program for the employees of all of the employers. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
    Feb 09 1994
                  Filed With Clerk
                                            Referred to Rules
    Feb 16
                  First reading
                  Ruled Exempt Hse Rule 29(c) HRUL
    Mar 10
                                            Rfrd to Comm on Assignment
    Mar 11
                                            Assigned to Revenue
                                            Motion Do Pass-Lost 006-003-000
    Apr 21
                                              HREV
                                            Remains in Committee Revenue
    Apr 22
                                            Ref to Rules/Rul 27E
    Jan 10 1995
                  Session Sine Die
```

### HR-2752 HUGHES.

35 ILCS 5/203 from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act to create a deduction for self-employed individuals or individuals who are shareholders in a Subchapter S corporation for amounts paid for health insurance to the extent that the amount paid is not deductible under the Internal Revenue Code and does not exceed the individual's self-employment income. Provides that a deduction shall not be allowed if the individual is eligible to participate in the health insurance plan of an employer. Applicable to taxable years ending on or after December 31, 1994. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 09 1994 Filed With Clerk

Feb 16 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Revenue
Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

# HB-2753 BRUNSVOLD - COWLISHAW, CURRAN, NOLAND, HASSERT, WOOLARD, BALTHIS AND HARTKE.

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105 ILCS 5/1A-8
                                 from Ch. 122, par. 1A-8
105 ILCS 5/Art. 1B heading
105 ILCS 5/1B-1
                                  from Ch. 122, par. 1B-1
105 ILCS 5/1B-2
                                 from Ch. 122, par. 1B-2
105 ILCS 5/1B-3
                                  from Ch. 122, par. 1B-3
                                 from Ch. 122, par. 1B-4
105 ILCS 5/1B-4
105 ILCS 5/1B-5
                                  from Ch. 122, par. 1B-5
105 ILCS 5/1B-6
                                  from Ch. 122, par. 1B-6
105 ILCS 5/1B-7
                                 from Ch. 122, par. 1B-7
105 ILCS 5/1B-8
                                  from Ch. 122, par. 1B-8
```

Amends the School Code. Authorizes the State Board of Education to appoint a Financial Oversight Panel for, and to rescind approval of the financial plan of, a school district that has been certified to be in financial difficulty if the district fails to comply with its financial plan. In the School District Emergency Financial Assistance Law within the School Code, authorizes the State Superintendent of Education to petition the State Board of Education for establishment of a Financial Oversight Panel, with or without emergency financial assistance, for a school district whose financial plan was rescinded because the district failed to comply with that plan. Provides that if an approved petition for establishment of a Financial Oversight Panel requests emergency financial assistance, the district is eligible to receive it. Provides that reimbursable expenses of a Financial Oversight Panel may be deducted from the district's State aid. Requires a district with a Financial Oversight Panel to have improved its financial situation in order for the Panel's responsibilities to be terminated prior to expiration of a 10 year period. Provides that the approval of the State Board and State Superintendent of Education are required for a Financial Oversight Panel to furnish financial assistance to a district. Effective immediately.

FISCAL NOTE (State Board of Education)

Expenses associated with operations of the panels would be paid from the district's general State Aid or from emergency financial assistance received by the district. There would be no fiscal impact upon the State Board nor the State as a whole as a result of HB-2753.

STATE MANDATES FISCAL NOTE (State Board of Education)

No change from fiscal note.

STATE DEBT IMPACT NOTE

House Bill 2753 should not affect State indebtedness.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Feb 09 1994 Filed With Clerk
Feb 16 First reading Referred to Rules
Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 11 Assigned to Elementary & Secondary

Education

Mar 18 Recommended do pass 016-005-000

Placed Calndr, Second Reading

Mar 22 Fiscal Note Filed
St Mandate Fis Note Filed

St Mandate Fis Note File Placed Calnur Second Reading

Apr 12 State Debt Note Requested BLACK
Placed Caindr Second Reading

Apr 27 State Debt Note Filed

Apr 28 Placed Calndr, Second Reading
Second Reading
Held on 2nd Reading

Jan 10 1995 Session Sine Die

# HB-2754 NOVAK - GRANBERG - DART, HOFFMAN, PHELPS AND SHEEHY.

New Act
65 ILCS 5/10-1-16
65 ILCS 5/10-2.1-8
65 ILCS 5/10-2.1-9.1 new
65 ILCS 5/10-2.1-12
330 ILCS 35/Act rep.
from Ch. 24, par. 10-2.1-12
from Ch. 24, par. 10-2.1-12

Creates the Illinois Prisoner of War Bonus Act and repeals the Prisoner of War Bonus Act. Amends the Municipal Code. Requires the Illinois Department of Veterans' Affairs to compensate certain veterans \$50 a month for each month they were held as prisoners of war. Provides certain hiring preferences to certain veterans.

# HOUSE AMENDMENT NO. 1.

Deletes reference to:

New Act

330 ILCS 35/Act rep.

Deletes provisions creating the Illinois Prisoner of War Bonus Act and repealing the Prisoner of War Bonus Act.

# NOTE(s) THAT MAY APPLY: Fiscal

Feb 09 1994 Filed With Clerk Feb 16 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11 Assigned to Veterans' Affairs

Apr 14 Amendment No.01 VETS' AFFAIRS H Adopted Recommnded do pass as amend

005-000-000

Placed Calndr, Second Reading
Apr 26 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Apr 27 Second Reading

Amendment No.02 STEPHENS Ruled not germane

Fiscal Note Request W/drawn

Placed Calndr, Third Reading

Apr 28 Third Reading - Passed 109-000-000

Arrive Senate

Placed Calendr, First Reading

Apr 29 Sen Sponsor DÚNN,T

First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-2755 CURRAN – JOHNSON,TIM – HAWKINS – BLACK, HOFFMAN, WEAV-ER,M AND SAVIANO.

40 ILCS 5/7-141.1 new

40 ILCS 5/7-141.2 new

40 ILCS 5/15-136.3 new

40 ILCS 5/15-136.4 new

30 ILCS 805/8.18 new

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Pension Code to provide a program of early retirement incentives for educational employees retiring in 1995 or 1996. Authorizes the purchase of up to 5 years of additional creditable service and provides an equal period of age enhancement. Amends the State Universities Article to provide early retirement incentives for members of the State Universities Retirement System. Applies to certain persons applying for retirement following the school years ending in 1994 and 1995. Grants an increase in the amount of retirement annuity, equal to 10% of the final rate of earnings. Requires an employer contribution and an employee contribution. Lowers the service requirement for retirement without age discount from 35 to 30 years. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates

Feb 09 1994 Filed With Clerk

Feb 16 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 11 Assigned to Personnel & Pensions
Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-2756 CROSS.

820 ILCS 105/4a

from Ch. 48, par. 1004a

Amends the Minimum Wage Law to exempt from the overtime pay provisions a radio or television announcer, news editor, or chief engineer covered under the Federal Fair Labor Standards Act of 1938.

Feb 09 1994 Filed With Clerk
Feb 16 First reading Referred to Rules
Jan 10 1995 Session Sine Die

### HB-2757 WOOLARD.

20 ILCS 3105/1A-3 from Ch. 127, par. 783.3 30 ILCS 105/5.385 new 30 ILCS 330/2 from Ch. 127, par. 652 30 ILCS 330/5 from Ch. 127, par. 655 30 ILCS 330/14 from Ch. 127, par. 664 230 ILCS 10/13 from Ch. 120, par. 2413

Amends the Capital Development Board Act by changing the grant index range applicable to grants for school district construction projects. Also amends the General Obligation Bond Act to increase the State's bonding authority by \$1,000,000,000, earmarking that increase exclusively for specified types of school construction projects in school districts other than those with a population exceeding 500,000 over a 10 year period. Amends the Riverboat Gambling Act to earmark 100% of all tax revenues realized from any tax at any time imposed on the adjusted gross receipts from gambling games authorized under the Act under owners licenses at any time issued for the conduct of riverboat gambling or other gambling games at any location within Cook County, Provides for deposit of 50% of those earmarked Cook County revenues into the Chicago Schools Gaming Fund, created in the State treasury, for appropriation to the Chicago School District. Provides for deposit of the remainder of the earmarked revenues into a special account created by the State Treasurer within the General Obligation Bond Retirement and Interest Fund, to be used for debt service payments on bonds issued under the new \$1,000,000,000 bond authorization. Amends the State Finance Act in relation to the Chicago Schools Gaming Fund. Effective immediately.

### HOUSE AMENDMENT NO. 1.

Deletes reference to: 30 ILCS 105/5.385 new

Eliminates provisions that would prohibit use of proceeds from the new bond authorization for school construction in Chicago and provisions that would require 50% of the tax collected on adjusted gross receipts from gambling games under owners licenses authorizing those games within Cook County to be deposited in the Chicago Schools Gaming Fund. Eliminates provisions creating that Fund.

STATE DEBT IMPACT NOTE, AMENDED

House Bill 2757, as amended, could increase State's indebted-

ness up to \$1 billion over the next ten years.

Note(s) That May Apply: Debt; Fiscal Feb 09 1994 Filed With Clerk

Feb 16 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11 Assigned to Revenue

Apr 21 Amendment No.01 REVENUE H Adopted 012-000-000

Motion Do Pass Amended-Lost 006-001-004 HREV

Remains in Committee Revenue

Apr 22 Apr 27 Ref to Rules/Rul 27E

State Debt Note Filed AS AMENDED

Jan 10 1995 Session Sine Die

HB-2758 GRANBERG,

40 ILCS 5/3-112 40 ILCS 5/3-121

from Ch. 108 1/2, par. 3-112 from Ch. 108 1/2, par. 3-121

30 ILCS 805/8.18 new

Amends the Downstate Police Article of the Pension Code to allow surviving spouses to remarry without loss of benefits. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 2758 creates a personnel/retirement benefit mandate for which reimbursement of the increased cost to municipalities would normally be required. However, HB 2758 amends the State Mandates Act to relieve the State of reimbursement liability. The cost is estimated to be minor.

# HOUSE AMENDMENT NO. 1.

Deletes reference to: 40 ILCS 5/3-112

40 ILCS 5/3-121 30 ILCS 805/8.18 new

Adds reference to: 40 ILCS 5/7-114

S 5/7-114 from Ch. 108 1/2, par. 7-114

Deletes all substantive provisions of the bill. Amends a Section of the Pension Code to change obsolete cross-references.

PENSION IMPACT NOTE, AMENDED

House Bill 2758, as amended, has no fiscal impact.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Feb 09 1994 Filed With Clerk

Feb 16 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Mar 11 Rfrd to Comm on Assignment
Assigned to Personnel & Pensions

Apr 14 St Mandate Fis Note Filed Committee Personnel & Pensions
Apr 21 Amendment No.01 PERS PENSION H Adopted

Do Pass Amend/Short Debate

007-000-000

Cal 2nd Rdng Short Debate
Apr 27
Pension Note Filed

Apr 28 Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

# HB-2759 SALTSMAN.

40 ILCS 5/3-114.3

from Ch. 108 1/2, par. 3-114.3

30 ILCS 805/8.18 new

Amends the Downstate Police Article of the Pension Code to provide an occupational disease disability benefit for police officers who are disabled by heart disease and for their dependent children and survivors. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Note(s) That May Apply: Fiscal; Pension; State Mandates

Feb 09 1994 Filed With Clerk

Feb 16 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 11 Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

## HB-2760 SALTSMAN.

40 ILCS 5/3-111 from Ch. 108 1/2, par. 3-111

30 ILCS 805/8.18 new

1737 HB-2760—Cont.

Amends the Downstate Police Article of the Pension Code to authorize retirement at any age with 25 years of service credit. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB 2760 creates a personnel/retirement benefit mandate for which reimubrsement of the increased cost to municipalities would normally be required. However, HB 2760 amends the State Mandates Act to relieve the State of reimbursement liability. The estimated annual cost is \$2.4 million.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

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Feb 09 1994
              Filed With Clerk
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Feb 16 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 11 Assigned to Personnel & Pensions Apr 14 St Mandate Fis Note Filed Committee Personnel & Pensions Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-2761 SALTSMAN.

65 ILCS 5/1-4-5 from Ch. 24, par. 1-4-5 65 ILCS 5/1-4-6 from Ch. 24, par. 1-4-6 745 ILCS 10/2-302 from Ch. 85, par. 2-302

Amends the Municipal Code and the Local Governmental and Governmental Employees Tort Immunity Act. Requires a municipality to indemnify a police officer for a judgment recovered against the officer on account of an injury caused by the officer where the injury occurs as a result of the officer's performance of his or her duties (rather than to indemnify except where the injury results from the wilful misconduct of the officer). Removes \$500,000 cap for certain municipalities. Removes provision that, as a matter of public policy, no local public entity may elect to indemnify an employee for any portion of a judgment representing an award of punitive or exemplary damages. Makes grammatical changes. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; State Mandates

Feb 09 1994 Filed With Clerk Feb 16 First reading Referred to Rules Jan 10 1995 Session Sine Die

#### HB-2762 SALTSMAN.

40 ILCS 5/3-131 from Ch. 108 1/2, par. 3-131 40 ILCS 5/3-132 from Ch. 108 1/2, par. 3-132 40 ILCS 5/3-135 from Ch. 108 1/2, par. 3-135 40 ILCS 5/3-143 from Ch. 108 1/2, par. 3-143 from Ch. 108 1/2, par. 22-503 from Ch. 108 1/2, par. 22-508 40 ILCS 5/22-503 40 ILCS 5/22-508

Amends the Downstate Police Article of the Illinois Pension Code to expand the investment authority of the trustees and to specify the factors to be taken into consideration when appointing investment advisors and custodians. Increases the filing fees for the annual report to the Department of Insurance and grants the Department discretion to reduce the late filing fee. Effective immediately.

Note(s) That May Apply: Fiscal; Pension

Feb 09 1994 Filed With Clerk

Feb 16 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 11 Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

# SALTSMAN.

40 ILCS 5/3-112.1 new 30 ILCS 805/8.18 new

Amends the Downstate Police Article of the Pension Code to grant a compounded 3% annual increase in survivor pensions. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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STATE MANDATES ACT FISCAL NOTE
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In the opinion of DCCA, HB 2763 creates a personnel/retirement benefit mandate for which reimbursement of the increased cost to municipalities would normally be required. However, HB 2763 amends the State Mandates Act to relieve the State of reimbursement liability. The estimated annual cost of HB 2763 is \$9.9 million.

Note(s) That May Apply: Fiscal; Pension; State Mandates

Feb 09 1994 Filed With Clerk

Feb 16 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 10

Rfrd to Comm on Assignment Mar 11 Assigned to Personnel & Pensions Apr 14 St Mandate Fis Note Filed Committee Personnel & Pensions

Ref to Rules/Rul 27E Apr 22

Jan 10 1995 Session Sine Die

#### HR.2764 SALTSMAN.

40 ILCS 5/3-124.1 from Ch. 108 1/2, par. 3-124.1 30 ILCS 805/8.18 new

Amends the Downstate Police Article of the Pension Code to remove the 5-year service requirement for earning new benefits after a return to service. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Note(s) That May Apply: Fiscal; Pension; State Mandates

Feb 09 1994 Filed With Clerk

Feb 16 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 10

Rfrd to Comm on Assignment Assigned to Personnel & Pensions Mar 11

Ref to Rules/Rul 27E Apr 22

Jan 10 1995 Session Sine Die

### HR.2765 SALTSMAN.

40 ILCS 5/7-152 from Ch. 108 1/2, par. 7-152 30 ILCS 805/8.18 new

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Pension Code to increase the basic disability benefit for sheriff's law enforcement employees from 50% to 65% of final rate of earnings. Amends the State Mandates Act to re-

quire implementation without reimbursement. Effective immediately.

STATE MANDATES ACT FISCAL NOTE In the opinion of DCCA, HB 2765 creates a personnel/retirement benefit mandate for which reimbursement of the increased cost to units of local government would normally be required. However HB 2765 amends the State Mandates Act to relieve the State of reimbursement liablility. While an actuarial estimate of the annual cost is not available, the cost could be sub-

Note(s) That May Apply: Fiscal; Pension; State Mandates

Feb 09 1994 Filed With Clerk

Feb 16 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions Mar 11 Apr 14 St Mandate Fis Note Filed Committee Personnel & Pensions Ref to Rules/Rul 27E

Apr 22

Session Sine Die Jan 10 1995

#### HB-2766 SALTSMAN.

40 ILCS 5/3-103 from Ch. 108 1/2, par. 3-103 40 ILCS 5/3-145 from Ch. 108 1/2, par. 3-145 30 ILCS 805/8.18 new

Amends the Downstate Police Article of the Pension Code to require participation by all municipalities with a population of 3500 or more (now 5000). Amends the State Mandates Act to require implementation without reimbursement.

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NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates
                    Filed With Clerk
      Feb 09 1994
      Feb 16
                     First reading
                                               Referred to Rules
      Mar 10
                     Ruled Exempt Hse Rule 29(c) HRUL
                                               Rfrd to Comm on Assignment
      Mar 11
                                               Assigned to Personnel & Pensions
      Apr 22
                                               Ref to Rules/Rul 27E
      Jan 10 1995
                    Session Sine Die
HB-2767
            SALTSMAN.
   40 ILCS 5/3-111
                                   from Ch. 108 1/2, par. 3-111
   40 ILCS 5/3-111.1
                                   from Ch. 108 1/2, par. 3-111.1
   40 ILCS 5/3-112.1 new
   30 ILCS 805/8.18 new
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Amends the Downstate Police Article of the Pension Code to provide a noncompounded 3% annual increase in survivor pensions. Bases the calculation of retirement pensions and the initial automatic annual increase in retirement pension on the number of months (rather than full years) of creditable service. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 2767 creates a personnel/retirement benefit mandate for which reimbursement of the increased cost to local governments would normally be required. However, HB 2767 amends the State Mandates Act to relieve the State of reimbursement liability. The estimated increase in total annual cost to the Downstate Police Pension Funds is \$8.6 million.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Feb 09 1994 Filed With Clerk

Feb 16 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 11 Assigned to Personnel & Pensions
Apr 14 St Mandate Fis Note Filed
Committee Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

# **HB-2768 SALTSMAN.** 40 ILCS 5/3-124.3 new

40 ILCS 5/3-124.3 new 30 ILCS 805/8.18 new

Amends the Downstate Police Article of the Pension Code to require each pension fund to place 20% of its annual net investment earnings into a health insurance reserve. Authorizes the board to pay up to \$100 per month from this reserve to each pensioner as reimbursement for health insurance costs. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Note(s) That May Apply: Fiscal; Pension; State Mandates

Feb 09 1994 Filed With Clerk

Feb 16 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 11 Assigned to Personnel & Pensions
Apr 22 Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

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# HB-2769 SALTSMAN.

40 ILCS 5/14-103.12 from Ch. 108 1/2, par. 14-103.12

Amends the State Employee Article of the Pension Code to allow persons with at least 20 years of creditable service as a conservation police officer to have their pensions based on their salary rate on their last day of service in that capacity.

Note(s) That May Apply: Fiscal; Pension

Feb 09 1994 Filed With Clerk

Feb 16 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11 Assigned to Personnel & Pensions Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die

HB-2770 PARKE.

740 ILCS 150/Act rep.

Repeals the Structural Work Act. Effective immediately.

Feb 15 1994 Filed With Clerk

Feb 16 First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-2771 KUBIK - WELLER - MEYER, HASSERT AND LEITCH.

105 ILCS 5/2-3.13a

from Ch. 122, par. 2-3.13a

Amends the School Code. In the provisions relating to records required to be forwarded when a student transfers schools, includes the student's disciplinary records and evaluations from teachers among the records to be forwarded. Effective immediately.

# HOUSE AMENDMENT NO. 1. (Tabled April 26, 1994)

Deletes the changes proposed in the bill as introduced and provides instead that public schools are authorized to forward to the school to which a student is transferring a record of the student's expulsion or, in the case of a student who withdraws before an expulsion hearing, a record of the conduct of the student that constitutes grounds for expulsion under the disciplinary policy in effect at the school.

STATE MANDATES ACT FISCAL NOTE, AMENDED (State Board of Ed)

There would be no fiscal impact resulting from HB-2771.

# HOUSE AMENDMENT NO. 2.

Adds reference to:

105 ILCS 5/2-3.13a from Ch. 122, par. 2-3.13a

105 ILCS 10/7 from Ch. 122, par. 50-7

Deletes everything. Amends the School Code and Illinois School Student Records Act. In addition to an unofficial record of a student's grades, requires the remainder of the student's school student records to be forwarded by a public school from which the student transfers. Denies parents the right to challenge references to expulsions or out-of-school suspensions that are included if the challenge is attempted when the records are forwarded to another school to which the student is transferring.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Feb 15 1994 Filed With Clerk

Feb 16 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL
Rfrd to Comm on Assignment

Mar 11 Assigned to Elementary & Secondary

Education

Mar 23 Amendment No.01 ELEM SCND ED H Adopted

Do Pass Amend/Short Debate

022-000-000

Cal 2nd Rdng Short Debate

Apr 05 St Mandate Fis Note Filed

Cal 2nd Rdng Short Debate

Apr 26 Short Debate Cal 2nd Rdng

Mtn Prevail -Table Amend No 01
Amendment No.02 KUBIK Adopted

Cal 3rd Rdng Short Debate

Fiscal Note Requested BRUNSVOLD

Short Debate Cal 3rd Rdng

Jan 10 1995 Session Sine Die

## HB-2772 KUBIK.

10 ILCS 5/2A-1.2	from Ch. 46, par. 2A-1.2
10 ILCS 5/2A-20	from Ch. 46, par. 2A-20
105 ILCS 5/3-0.01	from Ch. 122, par. 3-0.01
105 ILCS 5/3-1	from Ch. 122, par. 3-1
105 ILCS 5/3-12	from Ch. 122, par. 3-12
105 ILCS 5/3-15.10	from Ch. 122, par. 3-15.10
105 ILCS 5/3A-1	from Ch. 122, par. 3A-1

105 ILCS 5/3A-17 rep.

Amends the Election and School Codes. Abolishes the office of regional superintendent in that portion of a Class II county school unit outside of a city of 500,000 or more inhabitants. Effective immediately.

Note(s) That May Apply: Fiscal Feb 15 1994 Filed With Clerk

Feb 16 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11 Assigned to Elementary & Secondary Education

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-2773 PERSICO.

35 ILCS 200/18-185

Amends the Property Tax Extension Limitation Law within the Property Tax Code to exclude from the aggregate extension of a school district levies made by the district for purposes of fire prevention, safety, energy conservation, and school security under Sections 17-2.11 and 17-2.11a of the School Code. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford

Feb 15 1994 Filed With Clerk

Feb 16 First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-2774 EDLEY – SCHOENBERG – HICKS – ROTELLO – GRANBERG AND HAWKINS.

15 ILCS 20/38 from Ch. 127, par. 38 20 ILCS 3005/2.1 from Ch. 127, par. 412.1 30 ILCS 105/13.4 from Ch. 127, par. 149.4

30 ILCS 105/25a new

30 ILCS 105/30 from Ch. 127, par. 166

30 ILCS 105/25 rep.

Amends the Civil Administrative Code of Illinois, the Bureau of the Budget Act, and the State Finance Act. Requires the Governor, in preparing the State budget, and the State Comptroller, in the State's appropriation system, to gradually implement generally accepted accounting principles beginning with fiscal year 1996. Changes the system of expending lapsed appropriations. Requires that the Governor monitor each State agency's budgetary compliance and report quarterly to the General Assembly.

FISCAL NOTE (Bureau of the Budget)

The most recent CAFR indicates that while the state general funds had a GAAP deficit of approximately \$1.9 B in FY1993, the state, in total, was balanced on a GAAP basis. If House Bill 2774 applies only to the state general funds and all future budgets are GAAP balanced, the annual fiscal impact in each of the next five years would be approximately twenty percent of \$1.9 B or \$380 M.

FISCAL NOTE (Dept. of Public Aid)

The fiscal impact of this bill is dependent on the amount of medical bills that are currently provided in one fiscal year but paid from the following year's appropriation. In FY'93 that amount was \$1.5 billion. In FY'94 that amount is expected to increase by \$450 million to reach \$2 billion. Given the FY'94 amount the initial FY'96 phase in of 20% would equal \$400 million. Given available resources, if the bill had been effective FY'94, the only alternative would have been severe rate or program reductions.

STATÉ DEBT IMPACT NOTE

House Bill 2774 will not affect State indebtedness.

FISCAL NOTE (DCMS)

Removal of certain exclusions from lapse period spending exclusions would mean that contingent liabilities for various claims would not be funded past the end of the fiscal year, although the State would remain obligated by statute to pay the incoming claims. Additionally, agencies would be forced to commit funds much earlier in a fiscal year, thereby preventing effective use of reserves to control spending and provide for unforeseen operational needs. There would be an estimated loss of \$29.7 in collections for revolving funds, which bad debts would affect viability of the funds. Payment obligations to vendors could not be met which would cause an increase in cases brought to the Court of Claims and an increase in penalties. Finally, minor costs would be involved to develop and implement accrual basis accounting for CMS funds.

### HOUSE AMENDMENT NO. 1.

Adds reference to:

New Act from Ch. 127, par. 412 20 ILCS 3005/2

20 ILCS 3005/2.7 new

Creates the Zero-Based Budget Act. Provides that, beginning with the FY96 budget, the Governor's executive budget shall include a financial plan containing specified elements. Provides that 10% of the "budget units" in the budget shall be prepared on a "zero base". Provides that the Bureau of the Budget shall develop forms for presentation of zero-based budgets. Provides for legislative oversight of zero-based budgeting. Amends the Bureau of the Budget Act to require the Bureau of the Budget to carry out its duties under the Zero-Based Budget Act.

NOTE(S) THAT MAY APPLY: Fiscal Feb 15 1994 Filed With Clerk

Feb 16 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 11 Assigned to Elections & State

Government

Recommended do pass 012-008-000 Apr 14 Placed Calndr, Second Reading

Apr 18 Fiscal Note Requested BLACK

Placed Calndr, Second Reading Fiscal Note Filed Apr 21

Fiscal Note Filed

Placed Caindr, Second Reading State Debt Note Requested Apr 26

WENNLUND

Placed Calndr, Second Reading State Debt Note Filed Apr 27

Placed Calndr, Second Reading Apr 28 Second Reading

Held on 2nd Reading

May 02 Fiscal Note Filed Held on 2nd Reading

**STEPHENS** May 04 Amendment No.01 Adopted

109-000-000 Placed Calndr, Third Reading

Verified May 05 Third Reading - Passed 060-041-009

Arrive Senate

Placed Calendr, First Reading Sen Sponsor SEVERNS

May 06 Referred to Rules First reading

Jan 10 1995 Session Sine Die

### HB-2775 DART AND CURRAN.

415 ILCS 5/22.30 from Ch. 111 1/2, par. 1022.30

Amends the Environmental Protection Act to prohibit the land application of commercial car-wash or truck-wash washwaters or sludge beginning January 1, 1995. Effective January 1, 1995. Feb 15 1994 Filed With Clerk

Feb 16 Referred to Rules First reading

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11 Apr 14

Assigned to Environment & Energy Interim Study Calendar ENVRMNT ENRGY

Jan 10 1995 Session Sine Die

# HB-2776 VON B – WESSELS.

220 ILCS 5/2-103

from Ch. 111 2/3, par. 2-103

Amends the Public Utilities Act to change from one to 3 years the time limit on various employment restrictions for former Commerce Commission members whose service ends after December 31, 1994. Effective January 1, 1995.

Feb 15 1994 Filed With Clerk

Feb 16 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Assigned to Public Utilities
Apr 20
Motion Do Pass-Lost 006-005-000

HPUB

Remains in Committee Public Utilities
Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die Ref to Rules/Rul 2/1

# HB-2777 VON B - WESSELS - MOSELEY - LEITCH - LEVIN.

220 ILCS 5/9-201

from Ch. 111 2/3, par. 9-201

Amends the Public Utilities Act. Provides that if the Commerce Commission orders a public utility to refund overcharges, a portion of the refund money must be set aside for refunds to former customers of the utility.

## HOUSE AMENDMENT NO. 1.

Limits set-aside for historic refunds to 5% of the amount ordered refunded. Deletes provision regarding manner of notice to historic customers. Requires the Commission to establish the formula for determining the amount of historic refunds.

# HOUSE AMENDMENT NO. 2.

Provides that the set aside for former customers is required to be made with respect to refund orders of the Commission entered after the effective date of this amendatory Act.

FISCAL NOTE, AMENDED (IL Commerce Commission)
HB2777, as amended, would required a minimal expenditure of
State funds depending on the number of court or Commission ordered refunds. The exact expenditure cannot be estimated at

this time.

Apr 20

# NOTE(s) THAT MAY APPLY: Fiscal

Feb 15 1994 Filed With Clerk

Feb 16 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 11 Assigned to Public Utilities

Amendment No.01 PUB UTILITIES H Adopted

Amendment No.02 PUB UTILITIES H Adopted

Do Pass Amend/Short Debate

Cal 2nd Rdng Short Debate 009-000-002

Apr 26 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate
Apr 28 Fiscal Note Filed

Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng

Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

# HB-2778 CHURCHILL - DAVIS.

220 ILCS 5/8-505.5 new

Amends the Public Utilities Act. Prohibits the construction of electric transmission lines that operate at greater than 60 kilovolts in a county with more than 500,000, but fewer than 600,000, residents for one year after the effective date of this amendatory Act. Requires the Illinois Commerce Commission, in consultation with the Department of Nuclear Safety, to study electromagnetic radiation and as-

sociated potential health effects in relation to electric transmission lines. Requires a report to the General Assembly by January 1, 1996. Requires the Commerce Commission to conduct a survey to identify the location of electric transmission lines and related installations in relation to schools, day care centers, hospitals, and related institutions.

NOTE(S) THAT MAY APPLY: Fiscal Feb 15 1994 Filed With Clerk Referred to Rules Feb 16 First reading Apr 07 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Public Utilities Do Pass/Short Debate Cal 011-000-000 Apr 20 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 28 Held 2nd Rdg-Short Debate Jun 14 Interim Study Calendar PUB UTILITIES Jan 10 1995 Session Sine Die

### HB-2779 JONES, SHIRLEY.

220 ILCS 5/8-406

from Ch. 111 2/3, par. 8-406

Amends the Public Utilities Act concerning requirements relating to the provision of utility services. Adds a Section caption.

## HOUSE AMENDMENT NO. 1.

Deletes reference to: 220 ILCS 5/8-406 from Ch. 111 2/3, par. 8-406 Adds reference to: 220 ILCS 5/7-102 from Ch. 111 2/3, par. 7-102

Replaces the title and everything after the enacting clause. Amends provisions of the Public Utilities Act allowing the Commerce Commission to waive the approval requirements for certain transactions by utilities. In the case of utilities with gross annual revenues of more than \$50,000,000, permits waiver of approval of sales of property involving not more than \$300,000 and permits waiver of approval of leases, easements, and licenses involving consideration or rental of not more than \$30,000 per year. Effective immediately.

FISCAL NOTE, AMENDED (IL Commerce Commission) HB 2779, as amended, requires no expenditure of State funds. Feb 15 1994 Filed With Clerk

Referred to Rules Feb 16 First reading

Ruled Exempt Hse Rule 29(c) HRUL Mar 10

Rfrd to Comm on Assignment Assigned to Public Utilities Mar 11

Amendment No.01 PUB UTILITIES H Adopted Apr 06

011-000-000

Do Pass Amend/Short Debate

011-000-000

Cal 2nd Rdng Short Debate Apr 19 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate Fiscal Note Filed

Apr 27

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Apr 28 Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

### HB-2780 JONES, SHIRLEY.

220 ILCS 5/13-503 from Ch. 111 2/3, par. 13-503

Amends the telecommunications Article of the Public Utilities Act. Adds a Section caption.

Feb 15 1994 Filed With Clerk

Feb 16 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 10

Rfrd to Comm on Assignment Assigned to Public Utilities Mar 11 Ref to Rules/Rul 27E Apr 22

Jan 10 1995 Session Sine Die **1745** HB-2781

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HB-2781
             JONES.SHIRLEY - MAUTINO - LEITCH - DAVIS.
  220 ILCS 5/8-201
                                  from Ch. 111 2/3, par. 8-201
  Amends the Public Utilities Act concerning utility and heating customer rela-
tionships. Adds a Section caption.
      Feb 15 1994
                    Filed With Clerk
      Feb 16
                    First reading
                                              Referred to Rules
      Mar 10
                    Ruled Exempt Hse Rule 29(c) HRUL
                                              Rfrd to Comm on Assignment
      Mar 11
                                              Assigned to Public Utilities
      Apr 13
                                              Do Pass/Short Debate Cal 009-000-000
                    Cal 2nd Rdng Short Debate
      Apr 19
                                              Fiscal Note Requested WENNLUND
                    Cal 2nd Rdng Short Debate
      Apr 28
                    Short Debate Cal 2nd Rdng
                    Held 2nd Rdg-Short Debate
      Jan 10 1995
                    Session Sine Die
HB-2782
            MCPIKE.
   70 ILCS 3105/7
                                  from Ch. 85, par. 1657
  Amends the Solid Waste Disposal District Act to add a Section caption.
      Feb 15 1994
                    Filed With Clerk
      Feb 16
                    First reading
                                              Referred to Rules
      Mar 10
                    Ruled Exempt Hse Rule 29(c) HRUL
                                              Rfrd to Comm on Assignment
      Mar 11
                                              Assigned to Environment & Energy
      Mar 24
                                              Interim Study Calendar ENVRMNT
                                                ENRGY
      Jan 10 1995
                    Session Sine Die
HB-2783
            MCPIKE.
  415 ILCS 5/22.14
                                  from Ch. 111 1/2, par. 1022.14
  Amends the Environmental Protection Act to add a Section caption.
      Feb 15 1994
                    Filed With Clerk
      Feb 16
                    First reading
                                             Referred to Rules
      Mar 10
                    Ruled Exempt Hse Rule 29(c) HRUL
                                              Rfrd to Comm on Assignment
      Mar 11
                                              Assigned to Environment & Energy
      Mar 24
                                              Interim Study Calendar ENVRMNT
                                                ENRGY
      Jan 10 1995
                    Session Sine Die
HB-2784
            MCPIKE.
  415 ILCS 5/8
                                  from Ch. 111 1/2, par. 1008
  Amends the Environmental Protection Act by adding a Section caption.
      Feb 15 1994
                    Filed With Clerk
      Feb 16
                    First reading
                                              Referred to Rules
      Mar 10
                    Ruled Exempt Hse Rule 29(c) HRUL
                                              Rfrd to Comm on Assignment
      Mar 11
                                              Assigned to Environment & Energy
      Mar 24
                                             Interim Study Calendar ENVRMNT
                                               ENRGY
      Jan 10 1995
                    Session Sine Die
HB-2785
            MCPIKE.
  430 ILCS 15/1
                                  from Ch. 127 1/2, par. 153
  Amends the Gasoline Storage Act to add a Section caption.
      Feb 15 1994
                    Filed With Clerk
      Feb 16
                    First reading
                                             Referred to Rules
      Mar 10
                    Ruled Exempt Hse Rule 29(c) HRUL
                                             Rfrd to Comm on Assignment
      Mar 11
                                              Assigned to Environment & Energy
      Mar 24
                                             Interim Study Calendar ENVRMNT
                                               ENRGY
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Jan 10 1995

Session Sine Die

HB-2786 1746

### HB-2786 MCPIKE.

420 ILCS 20/1

from Ch. 111 1/2, par. 241-1

Amends the Illinois Low-Level Radioactive Waste Management Act to add a Section caption and make other technical changes.

Feb 15 1994 Filed With Clerk

Feb 16 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11 Assigned to Environment & Ene

Mar 11 Assigned to Environment & Energy
Mar 24 Interim Study Calendar ENVRMNT

ENRGY

Jan 10 1995 Session Sine Die

## HB-2787 NOVAK.

415 ILCS 5/20.1

from Ch. 111 1/2, par. 1020.1

Amends the Environmental Protection Act by adding a Section caption.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

415 ILCS 5/20.1 Adds reference to:

20 ILCS 1105/3

from Ch. 96 1/2, par. 7403

105 ILCS 5/2-3.112 new

Deletes everything. Amends the School Code and the Natural Resources Act. Requires the State Board of Education and Department of Energy and Natural Resources to conduct a joint study to determine the feasibility of and to develop preliminary plans for implementation of a statewide school recycling program. Specifies matters to be addressed by the study. Requires a written report of the study, with recommendations, to be filed with the General Assembly. Requires the State Board of Education and Department of Energy and Natural Resources to provide technical assistance, workshops, and information to assist schools in implementing recycling programs developed under the study.

# HOUSE AMENDMENT NO. 2.

Adds reference to:

415 ILCS 5/22.33

415 ILCS 5/22.34

415 ILCS 5/22.35

Amends the Environmental Protection Act to require the Pollution Control Board to adopt compost quality standards by December 1, 1997 (now 1994). Provides that these standards shall not take effect until December 1, 1997. Effective immediately.

Feb 15 1994 Filed With Clerk

Feb 16 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Mar 11 Assigned to Environment & Energy
Mar 24 Motion Do Pass-Lost 011-011-002

HENE

Remains in Committee Environment &

Energy

Apr 07 Recommended do pass 015-009-002

Placed Calndr, Second Reading

Apr 13 Fiscal Note Requested BLACK

Placed Caindr, Second Reading

Apr 26 Second Reading

Amendment No.01 PERSICO Adopted

Held on 2nd Reading

Apr 28 Amendment No.02 NOVAK Adopted

Placed Calndr, Third Reading

May 17 Third Reading - Passed 102-008-003

Arrive Senate

Placed Calendr, First Reading

Jan 10 1995 Session Sine Die

1747 HB-2788

## HB-2788 NOVAK.

415 ILCS 5/9.2

from Ch. 111 1/2, par. 1009.2

Amends the Environmental Protection Act to add a Section caption.

HOUSE AMENDMENT NO. 2.

Adds reference to: 415 ILCS 15/4.1 new

Amends the Solid Waste Planning and Recycling Act to require the Department of Energy and Natural Resources to provide municipalities with an evaluation of quantity based garbage fees. Requires municipalities with a population over 5,000 in counties with a population over 100,000 to consider quantity based fees before January 1, 1995. Requires these municipalities to implement quantity based user fees unless the fees would pose an administrative, safety, or economic hardship. Effective immediately.

Feb 15 1994	Filed With Clerk		
Feb 16	First reading	Referred to Rules	
Mar 10	Ruled Exempt Hse Rule 29	P(c) HRUL	i.
	•	Rfrd to Comm on Assignr	nent
<b>M</b> ar 11		Assigned to Environment	& Energy
Mar 24		Motion Do Pass-Lost 011-	-011-002
		HENE	
		Remains in Committee Er	nvironment &
		Energy	
Apr 07		Recommended do pass 01	5-009-002
•	Placed Calndr, Second Read		
Apr 13		Fiscal Note Requested BI	LACK
	Placed Calndr, Second Read	dng	
Apr 28	Second Reading		
	Amendment No.01	PERSICO	Withdrawn
	Amendment No.02	NOVAK	Adopted
	Held on 2nd Reading		
Jan 10 1995	Session Sine Die		
HB-2789 NOVAK	ζ.		
420 ILCS 35/5	from Ch. 1	11 1/2, par. 230.5	
	oactive Waste Storage A	• •	ion
Feb 15 1994	Filed With Clerk	ici io add a Section capti	оп.
Feb 15 1994 Feb 16	First reading	Referred to Rules	
Mar 10	Ruled Exempt Hse Rule 29		
IVIAI 10	Ruled Exempt 11se Rule 2:	Rfrd to Comm on Assignm	ment
Mar 11		Assigned to Environment	
Mar 24		Motion Do Pass-Lost 011	
17101 21		HENE	011 002
		Remains in Committee Er	nvironment &
		Energy	
Apr 07		Recommended do pass 01	5-009-002
	Placed Calndr, Second Rea		
Apr 13	,	Fiscal Note Requested BI	LACK
•	Placed Calndr, Second Rea		
Apr 28	Second Reading	-	
•	Held on 2nd Reading		
Jan 10 1995	Session Sine Die		•
HB-2790 NOVAL	ζ.		
70 ILCS 3110/2		11 1/2, par. 7102	
		• •	
Amends the Metro East Solid Waste Disposal and Energy Producing Service Act			
	caption and make techni	ical changes.	
Feb 15 1994	Filed With Clerk		

Feb 16 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 11 Assigned to Environment & Energy
Mar 24 Motion Do Pass-Lost 011-011-002

HENE Remains in Committee Environment &

Energy

Apr 07 Recommended do pass 015-009-002 Placed Calndr, Second Reading Apr 13 Fiscal Note Requested BLACK Placed Calndr, Second Reading Apr 28 Second Reading Held on 2nd Reading Jan 10 1995 Session Sine Die HB-2791 NOVAK. 430 ILCS 15/5 from Ch. 127 1/2, par. 157 Amends the Gasoline Storage Act to add a Section caption. Feb 15 1994 Filed With Clerk Feb 16 First reading Referred to Rules Ruled Exempt Hse Rule 29(c) HRUL Mar 10 Rfrd to Comm on Assignment Mar 11 Assigned to Environment & Energy Mar 24 Motion Do Pass-Lost 011-011-002 HENE Remains in Committee Environment & Energy Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die

### HB-2792 HARTKE.

New Act

Creates the Effingham Civic Center Act. Provides for an Effingham Metropolitan Exposition, Auditorium, and Office Building Authority. Provides for the powers and duties of the Authority. Defines terms. Makes other related provisions.

STATE DEBT IMPACT NOTE

HB2792 could increase State indebtedness by an amount that

cannot be determined.

# HOUSE AMENDMENT NO. 1.

Provides for the issuance of bonds by the Effingham Metropolitan Exposition, Auditorium, and Office Building Authority upon referendum approval.

STATE DEBT IMPACT NOTE, AMENDED

No change from previous note. Feb 15 1994 Filed With Clerk Feb 16 First reading

Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 11 Assigned to Revenue

Amendment No.01

Apr 21 REVENUE Adopted

012-000-000

Recomminded do pass as amend

007-004-000

Placed Calndr, Second Reading

Apr 26 State Debt Note Filed

Placed Calndr, Second Reading

Apr 27 State Debt Note Filed AS AMENDED

Placed Calndr, Second Reading

Second Reading Apr 28

Held on 2nd Reading

May 05 Placed Calndr, Third Reading Third Reading - Passed 061-047-004

May 06 Arrive Senate

Placed Calendr, First Reading

May 12 Sen Sponsor O'DANIEL

First reading Referred to Rules

Jan 10 1995 Session Sine Die

### HB-2793 PEDERSEN.

New Act

20 ILCS 2220/Act rep.

Creates the Scientific Job Training Evaluation Act. Requires the Department of Central Management Services to contract with a private entity to conduct a controlled, scientific, random evaluation of job training and education programs for AFDC recipients. Repeals the Job Training Evaluation Act.

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Note(s) That May Apply: Fiscal
Feb 15 1994 Filed With Clerk
Feb 16 First reading Referred to Rules
Jan 10 1995 Session Sine Die
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# HB-2794 WOOLARD - RYDER - NOLAND, LAWFER AND WIRSING.

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510 ILCS 5/18 from Ch. 8, par. 368
510 ILCS 5/18.1 from Ch. 8, par. 368.1
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Amends the Animal Control Act. Permits owners of ratites to pursue and kill, under certain circumstances, any dog that caused damage to a ratite. Makes owners of dogs liable to owners of ratites for all damages caused by certain activities of the dogs to the ratites. Effective immediately.

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SENATE AMENDMENT NO. 1.
    Adds reference to:
    30 ILCS 105/5,354 new
    225 ILCS 470/2
                               from Ch. 147, par. 102
    225 ILCS 470/3
                               from Ch. 147, par. 103
    225 ILCS 470/5
                               from Ch. 147, par. 105
                               from Ch. 147, par. 108
    225 ILCS 470/8
    225 ILCS 470/8.1
                               from Ch. 147, par. 108.1
    225 ILCS 470/9
                               from Ch. 147, par. 109
                               from Ch. 147, par. 110
from Ch. 147, par. 117
    225 ILCS 470/10
    225 ILCS 470/17
225 ILCS 470/22
                               from Ch. 147, par. 122
                               from Ch. 147, par. 130
    225 ILCS 470/30
    225 ILCS 470/32
                               from Ch. 147, par. 132
    225 ILCS 470/40
                               from Ch. 147, par. 140
    225 ILCS 470/42
                               from Ch. 147, par. 142
                               from Ch. 147, par. 149
    225 ILCS 470/49
    225 ILCS 470/56.1
                                from Ch. 147, par. 156.1
    225 ILCS 470/43 rep.
    225 ILCS 470/44 rep.
225 ILCS 470/45 rep.
    225 ILCS 470/46 rep.
    225 ILCS 470/47 rep.
    225 ILCS 470/48 rep.
    225 ILCS 470/50 rep.
    225 ILCS 470/51 rep.
    410 ILCS 620/21.2
                                from Ch. 56 1/2, par. 521.2
    410 ILCS 635/16
                               from Ch. 56 1/2, par. 2216
    510 ILCS 70/2.01a new
    510 ILCS 70/3.02 new
    510 ILCS 70/9
                              from Ch. 8, par. 709
    510 ILCS 70/12
                               from Ch. 8, par. 712
    510 ILCS 70/16
                               from Ch. 8, par. 716
```

Amends the State Finance Act to create the Weights and Measures Fund. Amends the Weights and Measures Act. Changes references from the National Bureau of Standards to the National Institute of Standards and Technology. Requires all devices put in service to have a decal indicating the accuracy of the device. Defines "special sealer". Requires the Director of Agriculture to annually test the standards of weights and measures of certain cities. Requires annual inspection of law enforcement vehicle scales. Provides that all fees and penalties collected under the Act shall be paid into the Weights and Measures Fund. Requires bulk sales to be accompanied by a delivery ticket containing certain information. Makes decisions of the Department under the Act subject to judicial review under the Administrative Review Law. Repeals the Sections relating to liquid petroleum meters, sale of butter and margarine, fluid dairy products, flour packaging, sale of coal, sale of heating oil, sale of meat, sale of bread, and sale of small fruits. Amends the Illinois Food, Drug and Cosmetic Act and the Grade A Pasteurized Milk and Milk Products Act. Authorizes the Illinois Department of Public Health to assess penalties on persons who ship milk that is found to be adulterated with a violative drug residue. Provides that penalties collected shall be deposited in the Food and Drug Safety Fund. Amends the Humane Care for Animals Act. Defines "companion animal" and provides that a person intentionally committing any act that causes a companion animal to suffer serious injury or death, except for methods of euthanasia approved by the Department of Agriculture, is guilty of a Class A misdemeanor. Authorizes the Department of Agriculture to order impoundment of animals. Requires humane investigators to cooperate with the Department of Agriculture in investigations of violations. Provides that every day that a violation of the Act continues constitutes a separate offense.

Feb 15 1994 Filed With Clerk

reb 15 1994	Filed With Clerk		
Feb 16	First reading	Referred to Rules	
Mar 10	Ruled Exempt Hse Rule 29	(c) HRUL	
		Rfrd to Comm on Assignment	nent
Mar 11		Assigned to Consumer Pro	otection
Mar 24		Do Pass/Short Debate Ca	1010-000-000
	Cal 2nd Rdng Short Debate		
Apr 12	Short Debate Cal 2nd Rdns	g	
	Cal 3rd Rdng Short Debate		
Apr 27	Short Debate-3rd Passed 10		
Apr 28	Arrive Senate		
•	Placed Calendr, First Readr	19	
May 03	Sen Sponsor KARPIEL	-6	
May 04	First reading	Referred to Rules	
,	1 mot reading	Assigned to Agriculture &	Concernation
May 11	Amendment No.01	AGRICULTURE S	Adopted
1.14) 11	intendinent 140.01	Perommaded do page ag	
		Recommnded do pass as a 008-000-000	menu
	Placed Caladr Second Page		
May 12	Placed Calndr, Second Read Second Reading	mig	
May 12			
Mov 12	Placed Calndr, Third Readi	ng Woody a dd	
May 13	Added as Chief Co-sponsor	WOODYARD	
	Added As A Co-sponsor GI	EU-KARIS	
	Added As A Co-sponsor FA	WELL	
M 16	Third Reading - Passed 049		
May 16		Refer to Rules/Rul 3-8(b)	
Jun 14	Ti	Recommends Consideration	on HRUL
	Place Cal Order Concurren	ce 01	
	H Concurs in S Amend. 01,	/109-002-000	
	Passed both Houses		
Jul 13	Sent to the Governor		
Sep 01	Governor approved		
	PUBLIC ACT 88-0600	effective date 94-09-01	
HB-2795 WOOL	ARD.		
520 ILCS 5/1.2k	from Ch. 6	l nor 1 2k	
., –	from Ch. 61	* -	
Amends the Wild	llife Code. Makes a stylist	tic change.	
Feb 15 1994	Filed With Clerk	-	
Feb 16	First reading	Referred to Rules	
Mar 10	Ruled Exempt Hse Rule 29	(c) HRUL	
		Rfrd to Comm on Assignm	nent
Mar 11		Assigned to Agriculture &	Conservation
Apr 06		Recommended do pass 01:	
	Placed Calndr, Second Read	lng .	
Apr 13		Fiscal Note Requested BL	ACK
	Placed Calndr, Second Read	lng	
Apr 19	Second Reading	Mtn Fisc Nte not Applical	ble
	•	WOOLARD	
		Motion prevailed	
		Fiscal Note not Required	
	Placed Calndr, Third Readin		
May 20	-,	Mtn Prev-Recall 2nd Read	ding
·	Amendment No.01	BALANOFF	Ruled not
			germane
	Amendment No.02	DAVIS	Ruled not
			germane
	Amendment No.03	DAVIS	Ruled not
			germane
	Placed Calndr, Third Readin	ng	B0
Jan 10 1995	Session Sine Die	-	

**1751** HB-2796

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WOOLARD - BURKE.
HB-2796
  510 ILCS 5/8
                                   from Ch. 8, par. 358
  Amends the Animal Control Act. Makes stylistic changes.
      Feb 15 1994
                    Filed With Clerk
      Feb 16
                    First reading
                                              Referred to Rules
      Mar 10
                    Ruled Exempt Hse Rule 29(c) HRUL
                                              Rfrd to Comm on Assignment
      Mar 11
                                              Assigned to Consumer Protection
                                              Recommended do pass 007-004-000
      Apr 21
                    Placed Calndr, Second Reading
      Apr 27
                                              Fiscal Note Requested WENNLUND
                    Placed Calndr, Second Reading
      Apr 28
                    Second Reading
                    Held on 2nd Reading
                    Session Sine Die
      Jan 10 1995
HB-2797
            WOOLARD.
  415 ILCS 60/3
                                   from Ch. 5, par. 803
  Amends the Illinois Pesticide Act. Makes stylistic changes.
      Feb 15 1994
                    Filed With Clerk
      Feb 16
                    First reading
                                              Referred to Rules
      Mar 10
                    Ruled Exempt Hse Rule 29(c) HRUL
                                              Rfrd to Comm on Assignment
      Mar 11
                                              Assigned to Environment & Energy
      Mar 24
                                              Motion Do Pass-Lost 011-011-002
                                                HENE
                                              Remains in Committee Environment &
                                                Energy
      Apr 22
                                              Ref to Rules/Rul 27E
      Jan 10 1995
                    Session Sine Die
HB-2798
            WOOLARD - DAVIS.
  410 ILCS 425/9
                                   from Ch. 111 1/2, par. 2609
  Amends the High Blood Pressure Control Act. Makes stylistic changes.
      FISCAL NOTE (Dpt. Public Health)
      HB-2798 has no fiscal implications for the Department.
                    Filed With Clerk
      Feb 15 1994
      Feb 16
                    First reading
                                              Referred to Rules
      Mar 10
                    Ruled Exempt Hse Rule 29(c) HRUL
                                              Rfrd to Comm on Assignment
      Mar 11
                                              Assigned to Health Care & Human
                                                Services
      Apr 14
                                              Recommended do pass 017-012-000
                    Placed Calndr, Second Reading
                                              Fiscal Note Requested WENNLUND
      Apr 20
                    Placed Calndr, Second Reading
                                              Fiscal Note Filed
      Apr 28
                    Placed Calndr, Second Reading
                    Second Reading
                     Held on 2nd Reading
      Jan 10 1995
                    Session Sine Die
HR-2799
            WOOLARD - NOLAND.
  240 ILCS 25/5
                                   from Ch. 114, par. 705
  Amends the Illinois Grain Insurance Act. Makes stylistic changes.
  SENATE AMENDMENT NO. 1.
  Replaces everything after the enacting clause. Amends the Illinois Grain Insur-
ance Act to change certain fees assessed grain dealers and grain warehousemen.
Adds immediate effective date.
                     Filed With Clerk
      Feb 15 1994
      Feb 16
                     First reading
                                              Referred to Rules
      Mar 10
                     Ruled Exempt Hse Rule 29(c) HRUL
                                              Rfrd to Comm on Assignment
      Mar 11
                                              Assigned to Insurance
      Mar 23
                                              Recommended do pass 014-011-000
                    Placed Calndr, Second Reading
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Apr 13		Fiscal Note Requested B	LACK
	Placed Calndr, Second Rea	dng	
Apr 28	Second Reading		
	Held on 2nd Reading		
May 03	Amendment No.01	BRADY	Withdrawn
	Amendment No.02	BRADY	Withdrawn
	Amendment No.03	BRADY	Withdrawn
	Placed Calndr, Third Read		
	Third Reading - Passed 11	3-000-003	
May 04	Arrive Senate		
	Placed Calendr, First Read	ng	
	Sen Sponsor WOODYAR	D	
	First reading	Referred to Rules	
May 05		Assigned to Agriculture	& Conservation
May 11	Amendment No.01	AGRICULTURE S	Adopted
		Recommnded do pass as	amend
		006-000-000	
	Placed Calndr, Second Rea	dng	
May 12	Second Reading		
3.5	Placed Calndr, Third Read		
May 13	Third Reading - Passed 05		
May 16	*	Refer to Rules/Rul 3-8(t	
Jun 14	, , , , , , , , , , , , , , , , , , ,	Recommends Considerat	ion HRUL
	Place Cal Order Concurren		
	H Concurs in S Amend. 01	/109-000-000	
T 1 10	Passed both Houses		
Jul 13	Sent to the Governor		
Sep 09	Governor approved	ST .: 1 . 04.00.00	
	PUBLIC ACT 88-0630	effective date 94-09-09	

### HB-2800 HARTKE.

625 ILCS 5/15-107

from Ch. 95 1/2, par. 15-107

Amends the Vehicle Code by providing that on certain streets and highways, the overall length of a truck tractor-semitrailer combination shall not exceed 65 feet (currently limited to 55 feet from the front axle to the rear axle). Effective immediately.

Feb 15 1994	Filed With Clerk	
Feb 16	First reading Referre	d to Rules
Mar 10	Ruled Exempt Hse Rule 29(c) HRU	JL
	Rfrd to	Comm on Assignment
Mar 11		ed to Transportation & Motor
	Vehic	-1-0
Mar 18	Do Pass	s/Short Debate Cal 026-000-000
	Cal 2nd Rdng Short Debate	
Apr 19	Fiscal N	Note Requested WENNLUND
•	Cal 2nd Rdng Short Debate	
Apr 27	Fiscal N	Note Request W/drawn
•	Cal 2nd Rdng Short Debate	1
Apr 28	Short Debate Cal 2nd Rdng	
•	Held 2nd Rdg-Short Debate	
May 20	Amendment No.01 STEPH	IENS Withdrawn
•	Held 2nd Rdg-Short Debate	
Jan 10 1995	Session Sine Die	

### HB-2801 STECZO.

65 ILCS 5/3,1-20-5.5 new

Amends the Municipal Code by providing that in a municipality in which the municipal treasurer is elected, that position shall remain an elected position unless a proposition to make the municipal treasurer an appointed position is approved by the electors of the municipality by referendum. Provides for the procedures by which the referendum may be initiated.

# HOUSE AMENDMENT NO. 1.

Deletes reference to: 65 ILCS 5/3.1-20-5.5 new Adds reference to:

65 ILCS 5/3.1-15-5

from Ch. 24, par. 3.1-15-5

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65 ILCS 5/3.1-20-5
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from Ch. 24, par. 3.1-20-5

Deletes everything. Amends the Municipal Code. Authorizes the corporate authorities of a city having 10,000 or fewer inhabitants (now, any city) to provide by ordinance that the mayor, subject to the advice and consent of the city council, shall appoint the city treasurer. Effective immediately.

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Feb 15 1994
                Filed With Clerk
Feb 16
                First reading
                                              Referred to Rules
                Ruled Exempt Hse Rule 29(c) HRUL
Mar 10
                                              Rfrd to Comm on Assignment
Assigned to Cities & Villages
Mar 11
                                              Do Pass/Short Debate Cal 007-000-000
Mar 18
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Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng Apr 06 Amendment No.01 STECZO

Adopted

Cal 3rd Rdng Short Debate

Jan 10 1995 Session Sine Die

### HB-2802 CURRAN - BALANOFF - DAVIS - SALTSMAN - VON B - WESSELS AND HAWKINS.

New Act	
820 ILCS 5/1	from Ch. 48, par. 2a
820 ILCS 25/0.01	from Ch. 48, par. 2b.9
820 ILCS 25/1.1 new	·•
820 II CS 25/Act title	

Creates the Illinois Labor Equity Act. Prohibits the State, units of local government and school districts from entering into contracts with, making loans or grants to, surveying lands on behalf of, or purchasing the securities of any employer which has offered or granted the status of a permanent replacement employee to an individual for performing bargaining unit work for the employer during a labor dispute. Amends the Advertisement for Strike Workers Act. Changes the short title to the Advertisement for and Employment of Strike Workers Act. Provides that no public or educational employer may hire permanent replacements for employees lawfully striking under the Public Labor Relations Act or Educational Labor Relations Act. Provides that a court may grant injunctive relief to enforce those provisions. Amends the Labor Dispute Act to provide that it does not apply to injunctions issued by a court under the Advertisement for and Employment of Strike Workers Act. TICCAL MOTE (D.-+ -41-1

FISCAL NOT	ΓE (Dept. of Labor)		
First year star	t-up and implementation cos	sts are \$84,632.	
Note(s) That Ma	y Apply: Fiscal		
Feb 16 1994	First reading	Referred to Rules	
Mar 10	Ruled Exempt Hse Rule 2	9(c) HRUL	
		Rfrd to Comm on A	ssignment
Mar 11		Assigned to Labor &	¿ Commerce
Apr 06		Recommended do pa	ass 010-008-000
•	Placed Calndr, Second Rea	adne	
Apr 12	•	Fiscal Note Request	ed BLACK
•	Placed Calndr, Second Rea		
<b>A</b> pr 19	•	Fiscal Note Request	ed WENNLUND
•	Placed Calndr, Second Rea		
Apr 21	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Fiscal Note Filed	
•	Placed Calndr, Second Rea	adng	
Apr 26	,	Pension Note Reque	std WENNLUND
•	Placed Calndr, Second Rea	adng	
Apr 28	Second Reading	. 0	
•	Amendment No.01	PARKE	Lost
		043-067-006	
		Floor motion PENS	ION NOTE NOT
		APPLICABLE-CU	
		Motion prevailed	
		Pension Note Not R	eanired
	Placed Calndr, Third Read		
May 03		Verified	
	Third Reading - Passed 06		
May 04	Arrive Senate		

Referred to Rules

Sen Sponsor SHAW Placed Calendr, First Reading

First reading

Jan 10 1995 Session Sine Die

HB-2803 BLACK.

(05 H CG 5/15 105

625 ILCS 5/15-107 from Ch. 95 1/2, par. 15-107

Amends the Illinois Vehicle Code. Authorizes any first or second division motor vehicle to draw both a trailing unit and a boat trailer as long as the combination does not exceed 60 feet in length.

Feb 16 1994 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Transportation & Motor

Vehicles

Apr 19

Interim Study Calendar TRANSPORTAT'N

Jan 10 1995 Session Sine Die

HB-2804 GRANBERG.

740 ILCS 45/18

from Ch. 70, par. 88

Amends the Crime Victims Compensation Act to provide that a court ordered award may be paid solely and directly to another person who provided products, services, or accommodations, the costs of which are included in the award (currently provides that an award may be paid jointly to the applicant and another person). Applies to pending claims in existence on the effective date of this amendatory Act.

CORRECTIONAL NOTE

There would be little or no fiscal impact.

JUDICIAL NOTE

The bill would neither decrease nor increase the need for the

number of judges in the State.

Feb 16 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11 Assigned to Judiciary II

Apr 19 Do Pass/Short Debate Cal 016-000-000

Cal 2nd Rdng Short Debate
Correctional Note Requested

Apr 21 Correctional Note Requested WENNLUND

Judicial Note Request WENNLUND

Cal 2nd Rdng Short Debate

Apr 26 Correctional Note Filed

Cal 2nd Rdng Short Debate
Apr 28

Judicial Note Filed

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Session Sina Dia

Jan 10 1995 Session Sine Die

HB-2805 MOSELEY.

20 ILCS 210/6

from Ch. 127, par. 1706

Amends the State Fair Act. Gives boarding priority for horse-show events to horses owned or trained by Illinois residents.

Feb 16 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11 Assigned to Agriculture & Conservation

Apr 20 Do Pass/Consent Calendar 022-000-000

Consnt Caldr Order 2nd Read Remvd from Consent Calendar

OLSON & WENNLUND

Cal 2nd Rdng Short Debate

Apr 26 Fiscal Note Requested WENNLUND

State Debt Note Requested

WENNLUND

Short Debate Cal 2nd Rdng

Mtn Fisc Nte not Applicable

MOSELEY Motion prevailed 071-040-000 Apr 26-Cont.

Fiscal Note not Required Motion to Reconsider Vote

Floor motion TABLE MOTION TO

RECONSIDER VOTE-

MCPIKE

Mtn Reconsider Vote Tabled

Cal 3rd Rdng Short Debate

May 24 Short Debate-3rd Passed 065-045-001

May 25 Arrive Senate

Placed Calendr, First Reading

Jan 10 1995 Session Sine Die

## HB-2806 WIRSING.

305 ILCS 5/4-2

from Ch. 23, par. 4-2

Amends the Public Aid Code. Provides for a \$50 per month AFDC grant decrease for teenage parents who fail to maintain acceptable school attendance. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 16 1994 First reading Jan 10 1995 Session Sine Die

Referred to Rules

# Jan 10 1995 HB-2807 LOPEZ.

20 ILCS 2630/5

from Ch. 38, par. 206-5

Amends the Criminal Identification Act. Provides that records of arrests resulting in a first time conviction for a person arrested or taken into custody before the person's 21st birthday for violating certain fraudulent driver's license or permit provisions may not be expunged until 2 years from the date that the sentence imposed by the court is completed.

# CORRECTIONAL NOTE

There would be little or no fiscal impact.

JUDICIAL NOTE

The bill would neither decrease nor increase the need for the

number of judges in the State.

Feb 16 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11 Assigned to Judiciary II

Apr 19 Do Pass/Short Debate Cal 016-000-000

Cal 2nd Rdng Short Debate
Apr 21

Correctional Note Requested

WENNLUND

Judicial Note Request WENNLUND

Cal 2nd Rdng Short Debate

Apr 26 Correctional Note Filed

Cal 2nd Rdng Short Debate

Apr 28 Judicial Note Filed

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

### HB-2808 RASCHKE - LIND - GIOLITTO - ROTELLO.

720 ILCS 5/24-1

from Ch. 38, par. 24-1

720 ILCS 5/24-3.3 from Ch. 38, par. 24-3.3

Amends the Criminal Code of 1961 to provide for enhanced penalties for various weapons violations occurring in a medical facility or within 1,000 feet of a medical facility. Prohibits the carrying of pepper spray.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 720 ILCS 5/24-3.3

Deletes everything. Reinserts bill as introduced without the amendatory language prohibiting the carrying of pepper spray.

JUDICIAL NOTE

HB-2808, as amended, would neither decrease nor increase the need for the number of judges in the State.

CORRECTIONAL NOTE

There would be no population or fiscal impact.

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HOUSE AMENDMENT NO. 2.
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Adds reference to: 30 ILCS 105/5.385 new 30 ILCS 115/1b new 30 ILCS 115/2a new 30 ILCS 115/3a new 35 ILCS 5/901 from Ch. 120, par. 9-901 35 ILCS 105/9 from Ch. 120, par. 439.9 from Ch. 120, par. 439.39 35 ILCS 110/9 35 ILCS 115/9 from Ch. 120, par. 439.109 35 ILCS 120/3 from Ch. 120, par. 442 50 ILCS 705/5.1 new 50 ILCS 705/5.2 new

Amends the Illinois Income Tax Act, the use and occupation tax Acts, and the State Revenue Sharing Act to provide that 1.79% of income tax proceeds and 1.81% of use and occupation tax proceeds shall be deposited into the Police Protection Enhancement Distributive Fund. Provides that moneys in the Fund shall be allocated to municipalities and counties in this State for the purposes of hiring new police officers. Amends the State Finance Act to add the Fund to the list of funds in the State treasury. Amends the Illinois Police Training Act to require the Illinois Local Governmental Law Enforcement Officers Training Board to conduct random audits of units of local government that receive distributions from the Police Protection Enhancement Distributive Fund. Provides that if the Board determines that a unit of local government did not use its distribution for hiring new police officers, then that unit of local government shall not be eligible for a distribution for 1 year. Effective immediately.

Feb 16 1994	First reading	Referred to Rules	
Mar 10	Ruled Exempt Hse Rule 29	O(c) HRUL	
		Rfrd to Comm on Assignr	nent
Mar 11		Assigned to Judiciary II	
Mar 25	Amendment No.01	JUDICIARY II H	Adopted
		Motion Do Pass Amended	l-Lost
		006-006-002 HJUB	
		Remains in Committee Ju	idiciary II
Apr 19		Do Pass Amend/Short De	ebate
	.fv=-	015-000-000	
	Cal 2nd Rdng Short Debat	e	
Apr 21		Correctional Note Reques	sted
		WENNLUND	
		Judicial Note Request W	ENNLUND
	Cal 2nd Rdng Short Debat		
Apr 25		Judicial Note Filed	
	Cal 2nd Rdng Short Debat		
Apr 26		Correctional Note Filed	
	Cal 2nd Rdng Short Debat		
Apr 28	Short Debate Cal 2nd Rdn		
	Held 2nd Rdg-Short Debat		
May 06	Amendment No.02	MADIGAN,MJ	
		CHAIR RULES -	
	•	AMENDMENT GERM	ANE
	Appeal Ruling of Chair BL		
		Motion failed	
	Amendment No.02	MADIGAN,MJ	Adopted
	Amendment No.03	JOHNSON,TOM	Withdrawn
	Held 2nd Rdg-Short Debat		
May 10	Amendment No.04	CROSS_	Withdrawn
	Amendment No.05	BIGGERT	Withdrawn
	Cal 3rd Rdng Short Debat		
	Short Debate-3rd Passed 1	07-008-000	
<b>M</b> ay 11	Arrive Senate		
	Placed Calendr, First Read	ng	
	Sen Sponsor SYVERSON		
	First reading	Referred to Rules	
Jan 10 1995	Session Sine Die		

1757 HB-2809

# HB-2809 VON B - WESSELS, LANG, DART, MAUTINO AND HOFFMAN.

755 ILCS 5/2-6.5 new

Amends the Probate Act of 1975 to prohibit the parent of a minor or dependent child from inheriting from the child's estate if the parent has willfully neglected or failed to perform a duty of support owed to the child for a period of a year or more before the child's death. Effective immediately.

# HOUSE AMENDMENT NO. 1.

Provides that a holder of property is not liable for distributing property to the deceased child's parent who neglected, deserted, or failed to perform a duty of support to the child if the holder of the property did not receive written notification of the determination that the parent neglected, deserted, or failed to perform a duty of support owed to the child.

### SENATE AMENDMENT NO. 1.

Requires that petitions alleging parental neglect must be filed within 6 months of the death of the child.

## SENATE AMENDMENT NO. 2.

Provides that a parent who has neglected a child may take a reduced amount from the child's estate if so ordered by the court.

# SENATE AMENDMENT NO. 3.

Provides that a neglectful parent can take property of a deceased neglected child as a surviving joint tenant. Provides that a holder of the property of a deceased child is not liable for transfer of the property before a determination is made under the provisions of this amendatory Act and the holder has not received a certified copy of the determination. Provides that real property may be transferred at any time before a certified copy of the determination is filed with the recorder in the county in which the property is located.

Referred to Rules

Mar 10	Ruled Exempt Hse Rule 29	(c) HRUL		
	-	Rfrd to Comm on Assig	nment	
Mar 11		Assigned to Judiciary I		
Apr 07	Amendment No.01	JUDICIARY I H	Adopted	
		Do Pass Amend/Short I	Debate	
		011-000-000		
	Cal 2nd Rdng Short Debat	e		
Apr 19	_	Fiscal Note Requested V	WENNLUND	
-	Cal 2nd Rdng Short Debat	e		
Apr 26	Short Debate Cal 2nd Rdn	g		
-		Mtn Fisc Nte not Applie	cable VON	
		B-WESSELS		
		Motion prevailed		
		Fiscal Note not Require	ed	
	Cal 3rd Rdng Short Debate			
Apr 27	Short Debate-3rd Passed 1	103-008-003		
Apr 28	Arrive Senate			
	Placed Calendr, First Read	ng		
	Sen Sponsor JONES			
Apr 29	First reading	Referred to Rules		
May 04		Assigned to Judiciary		
	Added as Chief Co-sponsor			
May 11	Added as Chief Co-sponsor			
	Amendment No.01	JUDICIARY S	Adopted	
	Amendment No.02	JUDICIARY S	Adopted	
		Recommnded do pass as	s amend	
		010-000-000		
	Placed Calndr, Second Rea			
May 12	Added as Chief Co-sponsor	SHAW		
	Second Reading			
	Placed Calndr, Third Read	ing		
May 17	Filed with Secretary			
	Amendment No.03	JONES	Amendment	
			referred to	
		SRUL		
	Amendment No.03	JONES		
		Rules refers to SJUD		

May 18	Amendment No.03	JONES Be adopted				
	Placed Calndr, Third Read					
	Recalled to Second Reading					
	Amendment No.03		Adopted			
	Placed Calndr, Third Read	ing				
May 20	Third Reading - Passed 05					
	Ç	Refer to Rules/Ru	ıl 3-8(b)			
Jun 14		Recommends Con	sideration HRUL			
	Place Cal Order Concurrence 01,02,03					
	H Concurs in S Amend. 1,2,3/111-000-000					
	Passed both Houses					
Jul 13	Sent to the Governor					
Sep 09	Governor approved					
•	PUBLIC ACT 88-0631	effective date 94-0	9-09			
HB-2810 BALTHIS - CLAYTON.						
220 ILCS 50/3	from Ch. 1	11 2/3, par. 1603				
220 ILCS 50/4		11 2/3, par. 1604				
220 ILCS 50/11.5		• • •				

Amends the Illinois Underground Utility Facilities Damage Prevention Act. Provides that municipalities shall not be required to pay fees to participate in the State-Wide One-Call Notice System. Requires all persons who engage in nonemergency excavation and demolition to obtain all required local permits. Provides that a municipality's liability as a member of the State-Wide One-Call Notice System is limited. Effective immediately.

Feb 16 1994 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

# HB-2811 STECZO - BALTHIS - CLAYTON - MCGUIRE - MURPHY,M AND GASH.

30 ILCS 115/1 from Ch. 85, par. 611 35 ILCS 5/901 from Ch. 120, par. 9-901

Amends the State Revenue Sharing Act and the Income Tax Act. Provides that the Department of Revenue shall deposit into the Local Government Distributive Fund (rather than certify to the Treasurer for transfer to the Fund) fractions of the amount collected (rather than net revenue realized) under the Income Tax Act, minus deposits into the Income Tax Refund Fund, for various time periods. Effective immediately.

Feb 16 1994 First reading Referred to Rules Mar 10 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Revenue Mar 11 Apr 21 Recommended do pass 012-000-000 Placed Calndr, Second Reading Apr 28 Second Reading Held on 2nd Reading May 10 Amendment No.01 MURPHY,M Withdrawn Placed Calndr, Third Reading Third Reading - Passed 114-000-000 May 11 Arrive Senate Placed Calendr, First Reading Jan 10 1995 Session Sine Die

# HB-2812 MCGUIRE - CROSS - HASSERT - WENNLUND.

230 ILCS 5/26 from Ch. 8, par. 37-26

Amends the Illinois Horse Racing Act of 1975. Provides for allocation of certain moneys paid into the Horse Racing Tax Allocation Fund by intertrack wagering location licensees that are located in downstate park districts and begin operating after November 30, 1992. Allows a park district that has no museum to use its allocation for general purposes.

## HOUSE AMENDMENT NO. 1.

Provides for allocation of certain moneys paid into the Horse Racing Tax Allocation Fund by intertrack wagering location licensees that are located in downstate park districts operating on May 1, 1994 (rather than November 30, 1992).

Feb	16 1994	First reading	Referred to Rules		
Ma	r 10	Ruled Exempt Hse Rule 2			
			Rfrd to Comm on Assign	nent	
Ma	r 11		Assigned to Executive	HOIR	
Ma	r 18		Do Pass/Consent Calenda	* UU8"UUU"UUU	
		Consnt Caldr Order 2nd F		11 000-000-000	
Ap	r 13	Remvd from Consent Cale			
•		Cal 2nd Rdng Short Deba			
Apr	r 20	Short Debate Cal 2nd Rdr			
•		Amendment No.01		Adopted	
		Cal 3rd Rdng Short Debat		ridopiod	
Ma	y 06	Short Debate-3rd Passed			
Ma	y 09	Arrive Senate			
	•	Sen Sponsor DUNN,T			
		Placed Calendr, First Reac	ng		
		First reading	Referred to Rules		
Jan	10 1995	Session Sine Die			
HB-2813	CAPPA	RELLI			
	CS 5/3-402.		NE 1 /2 2 402 2		
			95 1/2, par. 3-402.2		
Amend	ls the Vehi	cle Code. Makes stylistic	changes.		
HOUSE AMENDMENT NO. 1.					
Del	letes referen	ce to:			
625	ILCS 5/3-	402.2			
Adds reference to:					
625	ILCS 5/2-	from Ch. 95 1	/2, par. 2-123		
			• -		

Amends the Illinois Vehicle Code section on sale of information. Eliminates provisions that require persons or firms licensed under the Private Detective, Private Alarm, and Private Security Act of 1993 who seek disclosure of personally identifiable information on the record to be employed by, or acting on behalf of, government, financial institutions, attorneys, insurers, automobile associated businesses, and other business entities. Effective immediately.

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Feb 16 1994
              First reading
                                       Referred to Rules
Mar 10
              Ruled Exempt Hse Rule 29(c) HRUL
                                       Rfrd to Comm on Assignment
Mar 11
                                       Assigned to Transportation & Motor
                                         Vehicles
Apr 13
                  Amendment No.01
                                       TRANSPORTAT'N H
                                                               Adopted
                                       030-000-000
                                       Recomminded do pass as amend
                                         029-001-000
              Placed Calndr, Second Reading
Apr 19
                                       Fiscal Note Requested WENNLUND
              Placed Calndr, Second Reading
Apr 28
              Second Reading
              Held on 2nd Reading
Jan 10 1995
              Session Sine Die
      HOMER - GASH - RONEN - MCGUIRE - LEVIN.
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725 ILCS 5/104-29

from Ch. 38, par. 104-29

Amends the Code of Criminal Procedure of 1963. Adds a caption. HOUSE AMENDMENT NO. 1.

Deletes reference to: 725 ILCS 5/104-29 Adds reference to: 725 ILCS 120/4.5 750 ILCS 5/607

Amends Rights of Crime Victims and Witnesses Act and the Illinois Marriage and Dissolution of Marriage Act. Requires the State's Attorney to provide notice of the release on bail or personal recognizance of a defendant charged with certain offenses. Provides that a parent not entitled to custody of the child is not entitled to reasonable visitation rights if the court finds that he or she poses a threat to the health or safety of the custodial parent.

FISCAL NOTE, AMENDED (DCCA)

Provides for deposits into the Police Protection Enhancement

Distributive Fund of \$200 million: \$100 million (1.79%) of the net receipts from the Illinois Income Tax Act and \$100 million (1.81%) from the State's sales taxes. These deposits will be a reduction of \$200 million from deposits into GRF. CORRECTIONAL IMPACT NOTE HB-2814 has little or no fiscal impact on the Department of Corrections. JUDICIAL NOTE, AMENDED The bill would neither decrease nor increase the need for the number of judges in the State. Feb 16 1994 Referred to Rules First reading Mar 10 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary II Mar 25 Amendment No.01 JUDICIARY II H Do Pass Amend/Short Debate 016-000-000 Cal 2nd Rdng Short Debate Fiscal Note Requested WENNLUND Apr 19 Cal 2nd Rdng Short Debate Fiscal Note Filed Apr 21 Cal 2nd Rdng Short Debate Correctional Note Requested Apr 26 WENNLUND Judicial Note Request WENNLUND Cal 2nd Rdng Short Debate Apr 27 Correctional Note Filed Cal 2nd Rdng Short Debate Judicial Note Filed Apr 28 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Jan 10 1995 Session Sine Die HB-2815 HOMER. 705 ILCS 405/3-25 from Ch. 37, par. 803-25 Amends the Juvenile Court Act Section concerning protective supervision. Makes stylistic changes. JUDICIAL NOTE The bill would neither decrease nor increase the need for the number of judges in the State. CORRECTIONS IMPACT NOTE This bill has little or no fiscal impact upon the Dept. of Corrections. Feb 16 1994 First reading Referred to Rules Mar 10 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Judiciary II Mar 11 Recommended do pass 009-007-000 Apr 19 Placed Calndr, Second Reading Correctional Note Requested Apr 26 WENNLUND Judicial Note Request WENNLUND Placed Calndr, Second Reading Judicial Note Filed Apr 28

Placed Calndr, Second Reading Second Reading

Held on 2nd Reading Session Sine Die

# Jan 10 1995 S **HB-2816 HOMER.**

725 ILCS 5/104-31

from Ch. 38, par. 104-31

Correctional Note Filed

Amends the Code of Criminal Procedure of 1963. Adds a caption. HOUSE AMENDMENT NO. 1.

Deletes reference to: 725 ILCS 5/104-31 Adds reference to:

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725 ILCS 125/7.1 new
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Deletes title and everything after the enacting clause. Amends the Criminal Jurisprudence Act. Requires that before a person can subpoena a crime victim in a post-conviction proceeding, the person must first petition the court and grant notice to the victim. Effective immediately.

CORRECTIONAL NOTE

There would be little or no fiscal impact.

JUDICIAL NOTE, AMENDED

The bill would neither decrease nor increase the need for the

number of judges in the State. Feb 16 1994 First reading

16 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11 Assigned to Judiciary II

Apr 19 Amendment No.01 JUDICIARY II H Adopted
Do Pass Amend/Short Debate

016-000-000

Cal 2nd Rdng Short Debate

Correctional Note Requested

WENNLUND

Judicial Note Request WENNLUND

Cal 2nd Rdng Short Debate Apr 26

Correctional Note Filed Cal 2nd Rdng Short Debate

Apr 28 Judicial Note Filed

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

## HB-2817 HOMER.

Apr 21

720 ILCS 5/2-.5

from Ch. 38, par. 2-.5

Amends the Criminal Code of 1961. Adds a caption.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 720 ILCS 5/2-.5

Adds reference to:

725 ILCS 5/106-1

from Ch. 38, par. 106-1 from Ch. 38, par. 106-2

725 ILCS 5/106-2 fr

725 ILCS 5/Art. 106D heading new 725 ILCS 5/106D-5 new

725 ILCS 5/106C rep.

Amends the Code of Criminal Procedure of 1963. Provides that an individual who is called to testify or provide information before a grand jury or at trial involving the investigation or prosecution for first degree murder or a Class X, Class 1, or Class 2 felony and refuses to testify or provide information may be ordered to give that information and granted use immunity. Effective immediately.

FISCAL NOTE, AMENDED (DCCA)

Provides for deposits into the Police Protection Enhancement Distributive Fund of \$200 million: \$100 million (1.79%) of the net receipts from the Illinois Income Tax Act and \$100 million (1.81%) from the State's sales taxes. These deposits will be a

reduction of \$200 million from deposits into GRF.

CORRECTIONAL IMPACT NOTE

HB-2817 has little or no fiscal impact on the Department

of Corrections.

Mar 11

Mar 25

Feb 16 1994 First reading

Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Dfrd to

Rfrd to Comm on Assignment Assigned to Judiciary II

Amendment No.01 JUDICIARY II H Adopted
Do Pass Amend/Short Debate

013-000-001

Cal 2nd Rdng Short Debate

Apr 19 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate

Apr 07

Apr 21 Fiscal Note Filed Cal 2nd Rdng Short Debate Correctional Note Requested Apr 26 WENNLUND Cal 2nd Rdng Short Debate Correctional Note Filed Apr 27 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 28 Held 2nd Rdg-Short Debate Jan 10 1995 Session Sine Die HOUSE JUDICIARY II COMMITTEE - HOMER. HB-2818 730 ILCS 5/3-2-2.2 from Ch. 38, par. 1003-2-2.2 Amends the Unified Code of Corrections. Adds a caption. HOUSE AMENDMENT NO. 1. Deletes reference to: 730 ILCS 5/3-2-2.2 Adds reference to: 730 ILCS 5/3-6-3 from Ch. 38, par. 1003-6-3 730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3 Deletes the title and everything after the enacting clause. Amends the Unified Code of Corrections. Requires repeat and violent offenders to serve at least 85% of their term of imprisonment in a Department of Corrections facility. The minimum term cannot be reduced by the imposition of good conduct credit. Defines violent offender. JUDICIAL NOTE HB-2818, as amended, may result in an increased number of trials; the need for additional judges cannot be determined without more information. CORRECTIONAL NOTE There would be little or no fiscal impact. Feb 16 1994 First reading Referred to Rules Mar 10 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary II JUDICIARY II H Apr 19 Amendment No.01 Adopted 016-000-000 Recommnded do pass as amend 014-002-000 Placed Calndr, Second Reading Apr 21 Correctional Note Requested WENNLUND Judicial Note Request WENNLUND Placed Calndr.Second Reading Apr 25 Judicial Note Filed Placed Caindr, Second Reading Correctional Note Filed Apr 26 Placed Calndr, Second Reading Apr 28 Second Reading Held on 2nd Reading Jan 10 1995 Session Sine Die HB-2819 HOMER - BRUNSVOLD. 705 ILCS 405/3-13 from Ch. 37, par. 803-13 Amends the Juvenile Court Act Section concerning medical and dental treatment and care. Makes stylistic changes. CORRECTIONAL IMPACT NOTE HB-2819 has little or no fiscal impact on the Department of Corrections. JUDICIAL NOTE HB-2819 would neither decrease nor increase the need for the number of judges in the State. Feb 16 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary II

Apr	19	DI 10110	Recommended do pass 009-007-000
Apr :	26	Placed Calndr, Second	Reading Correctional Note Requested
			WENNLUND
		Placed Calndr, Second 1	Judicial Note Request WENNLUND Reading
Apr :	27		Correctional Note Filed
Apr :		Placed Calndr, Second I Second Reading Held on 2nd Reading	
May	02	Held on 2nd Reading	Judicial Note Filed
Jan 1	0 1995	Session Sine Die	
HB-2820	BRUNS	VOLD - HOMER.	
105 ILCS	5/5-19	from C	h. 122, par. 5-19
STA Ther FISO Ther STA	TE MANI e would be CAL NOT e will be no TE MANI	ol Code. Makes stylis DATES FISCAL NOT! no fiscal impact on the E (State Bd. of Ed.) o fiscal impact on the St DATES FISCAL NOT! In previous note.	E (State Bd. of Ed.) State or local dists. ate or local dists.
	16 1994	First reading Ruled Exempt Hse Rul	Referred to Rules le 29(c) HRUL Rfrd to Comm on Assignment
Mar	11		Assigned to Elementary & Secondary Education
Mar	23	Placed Calndr, Second	Recommended do pass 013-010-000
Apr	12	,	Fiscal Note Requested BLACK St Mandate Fis Nte ReqBLACK
		Placed Calndr, Second	
Apr	13	Second Reading Held on 2nd Reading	State Debt Note Requested BLACK
Apr	28	2.0.0	St Mandate Fis Note Filed Fiscal Note Filed
Jan :	10 1995	Held on 2nd Reading Session Sine Die	
HB-2821	HOME	R – BRUNSVOLD.	
105 ILCS	5 5/5-20	from C	Ch. 122, par. 5-20
Amends the School Code. Makes stylistic changes.  FISCAL NOTE (State Bd. of Ed.)  There would be no fiscal impact on the State or local dists.  STATE MANDATES FISCAL NOTE (State Bd. of Ed.)  No change from fiscal note, above.			
	16 1994	First reading	Referred to Rules
Mar		Ruled Exempt Hse Ru	le 29(c) HRUL
Mar	11		Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education
Mar	23	Di 10110 1	Recommended do pass 013-010-000
Apr	13	Placed Calndr, Second	Fiscal Note Requested BLACK
Apr	28	Placed Calndr,Second	
		Placed Calndr, Second Second Reading Held on 2nd Reading	
Jan	10 1995	Session Sine Die	
HB-2822	KOTLA	RZ.	
65 ILCS	5 5/11-31-	2 from C	Ch. 24, par. 11-31-2

65 ILCS 5/11-31-2 from Ch. 24, par. 11-31-2

Amends the Illinois Municipal Code by providing that a holder of a note or certificate sold or transferred for value by a receiver appointed by a circuit court file no-

tice of lien within 90 days of such sale or transfer (now 180 days). Also provides that the date of default occur 90 days from the date of issuance of the receiver's certificate if at that time the certificate remains unpaid in whole or in part (now 180) days).

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FISCAL NOTE (Office of IL Courts)
This bill would have no fiscal impact on the Judicial Branch.
Feb 16 1994
              First reading
                                         Referred to Rules
Mar 10
              Ruled Exempt Hse Rule 29(c) HRUL
                                         Rfrd to Comm on Assignment
Mar 11
                                         Assigned to Judiciary I
Mar 23
                                         Do Pass/Short Debate Cal 012-000-000
              Cal 2nd Rdng Short Debate
                                         Fiscal Note Requested WENNLUND
Apr 19
              Cal 2nd Rdng Short Debate
              Short Debate Cal 2nd Rdng
Apr 28
              Held 2nd Rdg-Short Debate
                                         Fiscal Note Filed
May 04
              Held 2nd Rdg-Short Debate
Jan 10 1995
              Session Sine Die
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#### HB-2823 KOTLARZ.

65 ILCS 5/11-31-1

from Ch. 24, par. 11-31-1

Amends provisions of the Municipal Code authorizing a municipality with a population of 2,000,000 or more to obtain a lien against real property following the demolition, repair, or enclosure of a hazardous building of 2 stories or less (or following the removal of garbage or hazardous substances from the property). Provides that the lien may be enforced by mortgage foreclosure proceedings in accordance with the Code of Civil Procedure (rather than by enforcing it under other specified procedures), and that the lien may be released upon payment, by the owner or other interested person, of the costs and expenses incurred by the municipality with respect to the building.

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HOUSE AMENDMENT NO. 1.
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Adds reference to: 65 ILCS 5/2-3-5a

from Ch. 24, par. 2-3-5a

Further amends the Municipal Code. Authorizes incorporation as a village of an area containing 3 square miles and 8,000 inhabitants in a county having a population between 350,000 and 400,000.

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FISCAL NOTE, AMENDED (Office of IL Courts)
This bill would have no fiscal impact on the Judicial Branch.
                                       Referred to Rules
Feb 16 1994
              First reading
Mar 10
              Ruled Exempt Hse Rule 29(c) HRUL
                                       Rfrd to Comm on Assignment
Mar 11
                                       Assigned to Executive
Mar 23
                                       Do Pass/Short Debate Cal 011-000-000
              Cal 2nd Rdng Short Debate
                                       Fiscal Note Requested WENNLUND
Apr 19
              Cal 2nd Rdng Short Debate
Apr 20
              Short Debate Cal 2nd Rdng
                   Amendment No.01
                                        WENNLUND
                                                                Adopted
                                       110-002-001
                                       Fiscal Note Request W/drawn
              Held 2nd Rdg-Short Debate
                                       Fiscal Note Requested WENNLUND
Apr 21
              Held 2nd Rdg-Short Debate
Apr 29
                                       Fiscal Note Request W/drawn
              Held 2nd Rdg-Short Debate
                                       Fiscal Note Filed
May 04
              Held 2nd Rdg-Short Debate
Jan 10 1995
              Session Sine Die
      KOTLARZ.
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# HB-2824

50 ILCS 20/14	from Ch. 85, par. 1044
50 ILCS 20/14.2	from Ch. 85, par. 1044.2
50 ILCS 20/20	from Ch. 85, par. 1050
735 ILCS 5/7-103	from Ch. 110, par. 7-103

Amends the Public Building Commission Act and the Code of Civil Procedure. Makes changes concerning compensation for persons displaced by land acquisition by a public building commission. Increases competitive bidding threshold for public building commissions from \$5,000 to \$10,000. Permits public building commissions in counties over 3,000,000 to use "quick take" procedures to acquire property for Chicago elementary schools and related facilities. Makes other changes. Effective immediately.

Feb 16 1994 First reading Referred to Rules Mar 10 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Mar 11 Assigned to Executive Apr 06 Recommended do pass 009-003-000 Placed Calndr, Second Reading Apr 19 Fiscal Note Requested WENNLUND Placed Calndr, Second Reading Apr 26 Fiscal Note Request W/drawn Placed Calndr, Second Reading Apr 27 Fiscal Note Requested WENNLUND Placed Calndr, Second Reading Second Reading Apr 28 Held on 2nd Reading Jan 10 1995 Session Sine Die

# HB-2825 STROGER - JONES,LOU - MOORE,EUGENE - JONES,SHIRLEY - GILES.

from Ch. 24, par. 8-10-3
from Ch. 24, par. 8-10-5
from Ch. 24, par. 8-10-7
from Ch. 24, par. 8-10-10
from Ch. 24, par. 8-10-13

Amends the Municipal Code to provide that purchases over \$25,000 (now \$10,000) shall be made by free and open competitive bidding. Increases from \$40,000 to \$500,000 the amount of emergency purchases that may be made without competitive bidding. Effective immediately.

HOUSE AMENDMENT NO. 1.

Increases from \$40,000 to \$100,000 the amount of emergency purchases that may be made without competitive bidding.

Feb 16 1994 First reading Referred to Rules
Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Refrd to Comm on Assignment

Mar 11 Assigned to Executive

Apr 21 Amendment No.01 EXECUTIVE H Adopted Recommnded do pass as amend

007-001-001

Apr 27 Placed Calndr, Second Reading
Second Reading

Placed Calndr, Third Reading

Fiscal Note Requested WENNLUND Calendar Order of 3rd Rdng

May 10 Third Reading - Lost 037-076-000

## HB-2826 RONEN.

20 ILCS 2215/4-2 from Ch. 111 1/2, par. 6504-2

Amends the Health Finance Reform Act. Beginning January 1, 1995, requires hospitals to report trauma diagnoses to the Health Care Cost Containment Council. Requires the Council to report that data and to cause a study of the data to be made.

FISCAL NOTE (Health Care Cost Containment Council)
There would be slight to moderate fiscal impact from HB-2826.

Note(s) That May Apply: Fiscal

Feb 16 1994 First reading Referred to Rules
Mar 10 Ruled Exempt Hse Rule 29(c) HRIII

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL
Rfrd to Comm on Assignment

Mar 11 Assigned to Health Care & Human Services

Apr 07 Do Pass/Short Debate Cal 026-000-000

Cal 2nd Rdng Short Debate

Apr 12 Fiscal Note Requested BLACK

Cal 2nd Rdng Short Debate

Apr 27 Fiscal Note Filed

Cal 2nd Rdng Short Debate Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-2827 RONEN.

New Act

Creates the Regional Health Authority Act. Provides the short title only.

Feb 16 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 11 Assigned to Health Care & Human

Services

Apr 21 Motion Do Pass-Lost 014-008-003

**HCHS** 

Motion Do Pass-Lost 014-008-003

**HCHS** 

Tbl-pursuant Hse Rul 26D

#### HB-2828 RONEN.

New Act

Creates the Illinois Health Security Act. Provides the short title only.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

New Act

Mar 11

Adds reference to:

305 ILCS 5/12-4.29-5 new

Deletes everything. Amends the Public Aid Code by providing for the Medicaid Funding Advisory Committee. Provides that the Illinois Department shall take all necessary steps to have the proposed Government Accounting Office alternative formulas for reimbursement to states for medical services provided under the Medicaid program adopted through the Medicaid Funding Advisory Committee. Provides the composition of the Medicaid Funding Advisory Committee. Provides that the Medicaid Funding Advisory Committee shall report to the General Assembly 6 months after the effective date of this amendatory Act of 1994 on the status of the proposed GAO formula.

Feb 16 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 10

Rfrd to Comm on Assignment

Assigned to Health Care & Human

Services

HEALTH/HUMAN H Adopted Apr 21 Amendment No.01

Recomminded do pass as amend 028-000-000

Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-2829 BLAGOJEVICH.

625 ILCS 5/5-401.2A new

Amends the Vehicle Code. Requires vehicle repairers to report crash-related damages that are not accounted to insurance claims to law enforcement agencies and makes a violation of the requirement a business offense punishable by a \$1,000 fine.

FISCAL NOTE (IL State Police)

There is no fiscal impact on the IL State Police, and there would be minimal fiscal impact on local police agencies.

Feb 16 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 11

Assigned to Judiciary I

Apr 22 Ref to Rules/Rul 27E
Apr 27 Fiscal Note Filed
Committee Rules

Jan 10 1995 Session Sine Die

### HB-2830 BUGIELSKI.

415 ILCS 5/21 from Ch. 111 1/2, par. 1021 415 ILCS 5/33 from Ch. 111 1/2, par. 1033 415 ILCS 5/44 from Ch. 111 1/2, par. 1044

Amends the Environmental Protection Act. Requires the maintenance and production of documentation concerning receipt and disposal of clean construction or demolition debris. Authorizes the performance of community service as a penalty that may be imposed in certain circumstances.

### HOUSE AMENDMENT NO. 1.

Deletes reference to: 415 ILCS 5/21 415 ILCS 5/33

Deletes everything after the enacting clause. Amends the Environmental Protection Act. Provides that a court may, in addition to any penalty imposed under the Act, order a person convicted of a violation of the Act to perform between 50 and 300 hours of community service.

First reading Referred to Rules
Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Mar 11 Amendment No.01 Rfrd to Comm on Assignment Assigned to Environment & Energy ENVRMNT ENRGY H Adopted

Do Pass Amend/Short Debate 026-000-000

Cal 2nd Rdng Short Debate

Apr 20 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate Apr 26 Short Debate Cal 2nd Rdng

Amendment No.02 PERSICO Withdrawn

Fiscal Note Request W/drawn

Cal 3rd Rdng Short Debate

May 03 Short Debate-3rd Passed 112-001-000 May 04 Arrive Senate

Sen Sponsor MOLARO

Placed Calendr, First Reading

First reading Referred to Rules

Jan 10 1995 Session Sine Die

## HB-2831 LAURINO.

105 ILCS 5/34-18 from Ch. 122, par. 34-18 105 ILCS 5/34-83.1 from Ch. 122, par. 34-83.1

Amends the School Code. Requires that beginning on September 1, 1997, all persons employed by the Chicago Board of Education, except principals, shall be residents of a city having a population exceeding 500,000.

Feb 16 1994 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Education

Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die

# HB-2832 LAURINO – ERWIN – CAPPARELLI – BUGIELSKI – SHEEHY, MCAFEE, HICKS AND STECZO.

730 ILCS 5/3-6-3 from Ch. 38, par. 1003-6-3 730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3

Amends the Unified Code of Corrections to provide that a person sentenced to a term of imprisonment for a conviction of a Class X felony, criminal sexual assault, first degree murder, or aggravated battery of a child shall serve at least 85% of his or her sentence as imposed by the court in a Department of Corrections facility. The sentence cannot be reduced below 85% by good conduct credit.

# JUDICIAL NOTE

HB-2832 may result in an increased number of trials; the need for additional judges cannot be determined without more infor-

CORRECTIONAL NOTE

There would be a population impact of 12,443 inmates and a fiscal impact of \$1.2 billion.

NOTE(S) THAT MAY APPLY: Correctional

Feb 16 1994 Referred to Rules First reading

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary II

Apr 19 Recommended do pass 014-002-000

Placed Calndr, Second Reading

Correctional Note Requested Apr 21

WENNLUND

Judicial Note Request WENNLUND

Placed Calndr, Second Reading

Apr 25 Judicial Note Filed

Placed Calndr, Second Reading

Apr 26 Correctional Note Filed

Placed Calndr, Second Reading Second Reading Apr 28

Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-2833 WIRSING.

105 ILCS 5/9-12 from Ch. 122, par. 9-12 105 ILCS 5/11A-8 from Ch. 122, par. 11A-8 from Ch. 122, par. 11B-7 105 ILCS 5/11B-7

Amends the School Code. Adds provisions authorizing combined school districts formed before July 1, 1983 to change, pursuant to referendum, from electing their school board members with restrictions based on area of residence to at large elections without restriction by area of residence. Also eliminates certain conditions that currently must be met before a community unit school district formed before January 1, 1975 may, by referendum, change to election by school board members at large and without restriction by area of residence. Revises ballot formats accordingly. Effective immediately.

Feb 16 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 10

Rfrd to Comm on Assignment Mar 11

Assigned to Elementary & Secondary Education

Mar 23 Do Pass/Short Debate Cal 019-000-000

Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng Apr 26 Fiscal Note Requested BRUNSVOLD

Held 2nd Rdg-Short Debate

Apr 27 Fiscal Note Request W/drawn

Held 2nd Rdg-Short Debate

Cal 3rd Rdng Short Debate Apr 28 Session Sine Die

Jan 10 1995

#### HR-2834 STEPHENS.

70 ILCS 2405/27 from Ch. 42, par. 317i

Amends the Sanitary District Act of 1917. Authorizes dissolution of a sanitary district that has a population not over 5,000 (now, 1500). Makes stylistic changes.

Feb 23 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### DANIELS - HOEFT - COWLISHAW - HUGHES - ZICKUS AND HAN-HB-2835 RAHAN.

105 ILCS 5/Art. 27A heading new

105 ILCS 5/27A-1 new

105 ILCS 5/27A-2 new

105 ILCS 5/27A-3 new

105 ILCS 5/27A-4 new

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105 ILCS 5/27A-5 new
105 ILCS 5/27A-6 new
105 ILCS 5/27A-7 new
105 ILCS 5/27A-8 new
105 ILCS 5/27A-9 new
105 ILCS 5/27A-10 new
105 ILCS 5/27A-11 new
105 ILCS 5/27A-12 new
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Amends the School Code. Authorizes creation of charter schools in all school districts. Establishes the 7 member Illinois Charter Schools Commission to administer the Charter Schools Law, and provides that members of the Commission are to be appointed to staggered 4 year terms by the Governor. If the governing body of a charter school is a college or university or public community college, provides that the Illinois Board of Higher Education must approve the charter before it takes effect. Adds other provisions relative to the manner of approval of a charter school contract, material contract revision, and release of a charter school from State laws and regulations. Provides that a charter school shall be a public school that is accountable to its sponsor and that is operated in a nonsectarian, nonreligious, non-home based manner. Makes the charter school subject to statutory and constitutional prohibitions against discrimination, provides that it shall not charge tuition, and provides for its administration by a governing body in a manner provided by its charter. Authorizes it to negotiate for the use, operation, and maintenance of a school building and grounds on a rent free basis with colleges, universities, and other entities. Prescribes certain terms that are required to be included in a charter school application and contract. If the charter school is to be established by converting an existing public school to charter school status, requires approval by a majority of the certified teachers at the school proposed to be established as a charter school, by a majority of the parents and guardians of pupils enrolled in that school, and (in Chicago) by the local school council before an application may be submitted or received for consideration to establish the designated school as a charter school. Adds provisions relative to charter terms and renewals, employee options, financing, evaluation, and reporting. Effective immediately.

Note(s) That May Apply: Fiscal Feb 23 1994 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

# HB-2836 DANIELS – MADIGAN,MJ – ZICKUS – GRANBERG, BLACK, HOEFT AND PARKE.

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40 ILCS 5/2-108.1 from Ch. 108 1/2, par. 2-108.1
40 ILCS 5/20-106 from Ch. 108 1/2, par. 20-106
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Amends the General Assembly Article of the Pension Code. For persons who first become members on or after the effective date, provides that the salary limitations imposed on regular GA retirement annuities will also apply to proportional annuities calculated under the Retirement Systems Reciprocal Act. Defines "last day of service" for Reciprocal Act purposes. Also amends the Reciprocal Act to specify that each participating system shall apply the earnings limitations imposed by the Article governing that system. Effective immediately.

· · · · · · · · · · · · · · · · · · ·		
Feb 23 1994	First reading	Referred to Rules
Apr 07	Ruled Exempt Hse Rule 29	O(c) HRUL
•	•	Rfrd to Comm on Assignment
		Assigned to Personnel & Pensions
Apr 21		Do Pass/Short Debate Cal 007-000-000
	Cal 2nd Rdng Short Debat	e
Apr 28	Short Debate Cal 2nd Rdn	g
•	Held 2nd Rdg-Short Debat	te .
May 11	Cal 3rd Rdng Short Debate	2
•	Short Debate-3rd Passed 1	15-000-000
May 12	Arrive Senate	
•	Placed Calendr, First Read	ng
May 17	Sen Sponsor MADIGAN	
May 18	First reading	Referred to Rules
Jan 10 1995	Session Sine Die	

1770 HB-2837

#### HB-2837 STEPHENS.

35 ILCS 200/21-265

Amends the Property Tax Code to provide that a person who owns property in this State (now in the county of the scavenger sale) that is tax delinquent is ineligible to bid at a scavenger sale.

Feb 23 1994 First reading Jan 10 1995 Session Sine Die Referred to Rules

#### HB-2838 SHEEHY - GASH - HOFFMAN - DART - LEVIN, VON B - WESSELS, MCAFEE AND OSTENBURG.

625 ILCS 5/11-501.1 from Ch. 95 1/2, par. 11-501.1 625 ILCS 5/11-501.8 new

Amends the Illinois Vehicle Code. Provides for the suspension of the driver's license of a person under age 21 if the person has an alcohol concentration in his or her blood or breath of an amount greater than 0.00 but less than 0.10; the suspension to be 90 days for the first offense, 180 days for the second offense, and one year or until the person reaches the age of 21, whichever is longer, for a third or further violation. Allows a person under age 21 who has been found to have an alcohol concentration of up to 0.10 to request a hearing and have the suspension rescinded upon a showing that the alcohol concentration was the result of participation in a religious ceremony or the ingestion of any medicine. Requires a warning about the suspensions be given to drivers under age 21 that are requested to submit to a blood, breath, or urine test. Includes the determination of the blood alcohol content of a person under age 21 among the purposes for implied consent by a vehicle driver for submission to blood, breath, or urine tests.

FISCAL NOTE (Sec. of State)

The fiscal impact to the Office of the Secretary of State cannot be determined. There would be marginal start-up costs to implement the bill.

## HOUSE AMENDMENT NO. 1.

Adds reference to: 625 ILCS 5/2-118.2 new

Provides that a statutory summary suspension for a driver with a blood alcohol content of more than 0.00 and less than 0.10 may not become effective until the person is notified of the impending suspension and that the person may request a hearing. Provides that the person may make a written request for a hearing in the circuit court and sets out the issues that the hearing is limited to. Requires the circuit court to sustain or rescind the suspension. Provides that the reports received by the Secretary of State are privileged information. Provides that implied consent is given for blood alcohol, urine, or breath tests to determine if a driver's blood alcohol content is greater than 0.00 and less than 0.10 only if the driver is arrested by evidence of a uniform traffic ticket and the police officer has probable cause to believe the driver has consumed alcohol or other first hand knowledge of the officer. Allows the Secretary of State to grant restricted driving permits for those suspensions to relieve undue hardship.

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NOTE(S) THAT MAY APPLY: Fiscal
    Feb 23 1994
                                            Referred to Rules
                  First reading
                  Ruled Exempt Hse Rule 29(c) HRUL
    Mar 10
                                            Rfrd to Comm on Assignment
    Mar 11
                                            Assigned to Judiciary I
                                            Do Pass/Short Debate Cal 012-000-000
    Mar 18
                  Cal 2nd Rdng Short Debate
                                            Fiscal Note Filed
    Apr 05
                  Cal 2nd Rdng Short Debate
                  Short Debate Cal 2nd Rdng
    Apr 26
                                           HOMER
                       Amendment No.01
                                                                    Adopted
                  Cal 3rd Rdng Short Debate
    Apr 29
                  Short Debate-3rd Lost 053-010-050
          JOHNSON,TIM.
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## HB-2839

820 ILCS 305/7 from Ch. 48, par. 138.7 820 ILCS 305/8 from Ch. 48, par. 138.8

Amends the Workers' Compensation Act. Provides that, if a physician, hospital, or other medical provider imposes late charges (in accordance with an agreement) for failure to pay for services or treatment within a specified time period and the employer is liable for the services or treatment, then the employer is liable for the late charges.

Feb 23 1994 First reading Referred to Rules Jan 10 1995 Session Sine Die

#### HR-2840 COWLISHAW - DANIELS.

105 II CC 5 /2 2 62	from Ch 122 mar 2 2 62
105 ILCS 5/2-3.62	from Ch. 122, par. 2-3.62
105 ILCS 5/3-11	from Ch. 122, par. 3-11
105 ILCS 5/3-12	from Ch. 122, par. 3-12
105 ILCS 5/3A-16	•
105 H.CS 5/3A-17	

Amends the School Code. Changes the name of the regional office of education oversight boards to regional office of education advisory boards and changes and limits the responsibilities of those boards to advisory functions. Provides for assumption by the regional offices of education of the functions of the former educational service centers. Eliminates the requirement that a regional superintendent's use of the Institute Fund be subject to approval by an oversight board.

Feb 23 1994 First reading Referred to Rules Session Sine Die Jan 10 1995

#### HB-2841 MURPHY.M.

35 ILCS	105/3-10	from Ch. 120, par. 439.3-10
35 ILCS	110/3-10	from Ch. 120, par. 439.33-10
35 ILCS	115/3-10	from Ch. 120, par. 439.103-10
35 ILCS	120/2-10	from Ch. 120, par. 441-10
35 ILCS	615/2	from Ch. 120, par. 467.17
35 ILCS	620/2	from Ch. 120, par. 469
<b>220 ILCS</b>	5/9-222.2	from Ch. 111 2/3, par. 9-222.2

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, the Retailers' Occupation Tax Act, the Gas Revenue Tax Act, the Public Utilities Act, and the Public Utilities Revenue Act. Reduces the rate of and gradually eliminates taxes imposed under those Acts on fuel and electricity used in the manufacturing or assembling process in Illinois, in the mining process in Illinois, or in the operation of a pollution control facility in Illinois. Reduces the tax from 5% to 4% beginning in 1996, to 2% beginning in 1997, and to 0% beginning in 1998. Also amends the Public Utilities Act to require that additional charges to customers' bills for State utility taxes reflect the tax reductions and exemptions. Effective January 1, 1995.

NOTE(s) THAT MAY APPLY: Fiscal Feb 23 1994 First reading Referred to Rules Jan 10 1995 Session Sine Die

#### MADIGAN, MJ - CURRIE. HB-2842

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105 ILCS 5/3A-4
                                 from Ch. 122, par. 3A-4
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Amends the School Code. In the provisions relating to the mandatory consolidation of educational service regions, supplies the effective date of an amendatory Act.

Feb 23 1994 First reading Referred to Rules Ruled Exempt Hse Rule 29(c) HRUL Mar 10 Rfrd to Comm on Assignment

Assigned to Elementary & Secondary Mar 11 Education

Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die

#### HB-2843 BRUNSVOLD.

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105 ILCS 5/14-7.02a
                                  from Ch. 122, par. 14-7.02a
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Amends the School Code. In the provisions relating to extraordinary special education services and facilities, supplies a gender neutral reference and makes a grammatical change.

Feb 23 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

```
Mar 11
                                                             Assigned to Elementary & Secondary
                                                               Education
        Apr 22
                                                            Ref to Rules/Rul 27E
        Jan 10 1995
                           Session Sine Die
HB-2844
                BRUNSVOLD - STECZO.
   105 ILCS 5/18-8
                                             from Ch. 122, par. 18-8
   Amends the School Code. In the State aid formula provisions, makes a grammat-
ical change, replaces references to the Revenue Act of 1939 with references to the
Property Tax Code, and deletes obsolete provisions.
        Feb 23 1994
                           First reading
                                                            Referred to Rules
        Mar 10
                           Ruled Exempt Hse Rule 29(c) HRUL
                                                            Rfrd to Comm on Assignment
        Mar 11
                                                            Assigned to Elementary & Secondary
                                                               Education
        Apr 22
                                                            Ref to Rules/Rul 27E
        Jan 10 1995
                           Session Sine Die
HB-2845
                HICKS - DEJAEGHER.
    20 ILCS 415/19a
                                             from Ch. 127, par. 63b1 19a
   105 ILCS 5/2-3.47
                                             from Ch. 122, par. 2-3.47
                                             from Ch. 122, par. 2-3.78
   105 ILCS 5/2-3.78
                                             from Ch. 122, par. 2-3.79
   105 ILCS 5/2-3.79
                                             from Ch. 122, par. 2-3.83
   105 ILCS 5/2-3.83
   105 ILCS 5/3-15.11
105 ILCS 5/10-20.12a
                                             from Ch. 122, par. 3-15.11
                                             from Ch. 122, par. 10-20.12a
   105 ILCS 5/10-22.11
105 ILCS 5/10-22.31
                                             from Ch. 122, par. 10-22.11
from Ch. 122, par. 10-22.31
   105 ILCS 5/10-22.31b
105 ILCS 5/10-22.38
                                             from Ch. 122, par. 10-22.31b
                                             from Ch. 122, par. 10-22.38
   105 ILCS 5/10-22.41
105 ILCS 5/Art. 14 heading
                                             from Ch. 122, par. 10-22.41
  105 ILCS 5/14-1.02
105 ILCS 5/14-1.03a
105 ILCS 5/14-1.08
                                             from Ch. 122, par. 14-1.02
from Ch. 122, par. 14-1.03a
from Ch. 122, par. 14-1.08
   105 ILCS 5/14-1.10
105 ILCS 5/14-3.01
                                             from Ch. 122, par. 14-1.10
from Ch. 122, par. 14-3.01
   105 ILCS 5/14-3.02
105 ILCS 5/14-3.03
                                             from Ch. 122, par. 14-3.02
                                             from Ch. 122, par. 14-3.03
  105 ILCS 5/14-4.01
105 ILCS 5/14-6.01
105 ILCS 5/14-7.01
                                             from Ch. 122, par. 14-4.01
from Ch. 122, par. 14-6.01
from Ch. 122, par. 14-7.01
   105 ILCS 5/14-7.02
                                             from Ch. 122, par. 14-7.02
                                             from Ch. 122, par. 14-7.03
   105 ILCS 5/14-7.03
                                             from Ch. 122, par. 14-8.01
   105 ILCS 5/14-8.01
   105 ILCS 5/14-8.02
                                             from Ch. 122, par. 14-8.02
   105 ILCS 5/14-8.03
                                             from Ch. 122, par. 14-8.03
  105 ILCS 5/14-8.04
105 ILCS 5/14-9.01
105 ILCS 5/14-11.01
                                             from Ch. 122, par. 14-8.04
from Ch. 122, par. 14-9.01
from Ch. 122, par. 14-11.01
   105 ILCS 5/14-11.02
                                             from Ch. 122, par. 14-11.02
                                             from Ch. 122, par. 14-12.01
   105 ILCS 5/14-12.01
                                             from Ch. 122, par. 14-13.01
   105 ILCS 5/14-13.01
                                             from Ch. 122, par. 14A-2
   105 ILCS 5/14A-2
   105 ILCS 5/14C-3
105 ILCS 5/17-2.2a
                                             from Ch. 122, par. 14C-3
                                             from Ch. 122, par. 17-2.2a
  105 ILCS 5/18-4.3
105 ILCS 5/18-8
105 ILCS 5/19-31
                                             from Ch. 122, par. 18-4.3
                                             from Ch. 122, par. 18-8
from Ch. 122, par. 19-31
   105 ILCS 5/21-1
                                             from Ch. 122, par. 21-1
                                             from Ch. 122, par. 21-21.1
   105 ILCS 5/21-21.1
                                             from Ch. 122, par. 27-22
   105 ILCS 5/27-22
  105 ILCS 5/34-18
105 ILCS 5/34-128
110 ILCS 947/65.05
105 ILCS 420/2
                                             from Ch. 122, par. 34-18
                                             from Ch. 122, par. 34-128
                                             from Ch. 122, par. 1902
   105 ILCS 420/4
                                             from Ch. 122, par. 1904
```

Amends the School Code, Council on Vocational Education Act, Higher Education Student Assistance Act, and the Personnel Code. Changes references to a

handicapped child or children to a child or children with disabilities. Also changes certain uses of the word "handicap" and its derivatives to "disability" or its variations. Effective immediately.

FISCAL NOTE (St. Bd. of Education)

There would be no fiscal impact resulting from this bill.

STATE MANDATES FISCAL NOTE (St. Bd. of Education)

No change from fiscal note, above.

Feb 23 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 11 Assigned to Elementary & Secondary

Education

Mar 23 Do Pass/Consent Calendar 022-000-000

Consnt Caldr Order 2nd Read
Mar 30 Remyd from Consent Calendar

Cal 2nd Rdng Short Debate

Apr 19 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

May 03 Fiscal Note Filed

St Mandate Fis Note Filed

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

# HB-2846 BLACK – VON B – WESSELS – MOFFITT – GRANBERG AND WEAV-ER,M.

105 ILCS 5/17-2.11

from Ch. 122, par. 17-2.11

Amends the School Code. Defines the term "handicapped accessibility purposes" by listing some of the accessibility features included in that term that may be financed using health/life safety funds.

## HOUSE AMENDMENT NO. 1.

Adds that a school district is not required to use life safety funds for any life safety purpose before it may use those funds for handicapped accessibility purposes.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 23 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 11 Assigned to Elementary & Secondary

Education

Mar 18 Do Pass/Short Debate Cal 019-000-000

Cal 2nd Rdng Short Debate Apr 26 Short Debate Cal 2nd Rdng

Amendment No.01 BLACK Adopted

Fiscal Note Requested BRUNSVOLD

Held 2nd Rdg-Short Debate

Apr 28 Amendment No.02 SALVI Lost

049-062-005

Cal 3rd Rdng Short Debate
Interim Study Calendar ELEM SCND ED

May 12 Interim Study Ca Jan 10 1995 Session Sine Die

# HB-2847 BRUNSVOLD - WENNLUND - WEAVER, M.

105 ILCS 5/17-2.2c

from Ch. 122, par. 17-2.2c

Amends the School Code. Allows a school district whose school board determines that it no longer needs moneys held in the fund established for taxes levied for leasing educational facilities and for temporary relocation expenses to abolish that fund and to use the fund balance and outstanding taxes when collected to abate taxes levied for debt service, to construct new classrooms, or for other lawful school purposes determined by the school board.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 23 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

### HB-2848 BLACK.

65 ILCS 5/8-5-1

from Ch. 24, par. 8-5-1

Amends the Municipal Code. Makes provisions limiting the aggregate amount of municipal indebtedness to 8.625% of the value of the taxable property in the municipality applicable to home rule municipalities under 500,000.

Note(s) That May Apply: Fiscal; Home Rule; Housing Afford Feb 23 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

## HB-2849 BURKE.

New Act

Creates the Motor Vehicle Theft Reporting Act. Requires motor vehicle repair station operators to immediately report thefts of motor vehicles from their place of business to the police and then to notify the customer whose vehicle was stolen of the theft. Provides that a violation is a business offense.

FISCAL NOTE (Ill. State Police) There would be no fiscal impact to the agency; there may be potential impact to the motor vehicle repair station operators. Feb 23 1994 First reading Referred to Rules Mar 10 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Mar 11 Assigned to Judiciary I Mar 18 Do Pass/Consent Calendar 012-000-000 Consnt Caldr Order 2nd Read Remvd from Consent Calendar Apr 05 **BLACK & BIGGERT** Cal 2nd Rdng Short Debate Apr 19 Fiscal Note Requested WENNLUND Short Debate Cal 2nd Rdng Amendment No.01 DANIELS Tabled BURKE Mtn Fisc Nte not Applicable LANG Motion prevailed Fiscal Note not Required Held 2nd Rdg-Short Debate Apr 20 Fiscal Note Filed Judicial Note Request WENNLUND Held 2nd Rdg-Short Debate Apr 26 Floor motion JUDICIAL NOTE INAPPLICABLE-BURKE Motion prevailed 061-051-000 Judicial Note Not Required Cal 3rd Rdng Short Debate Apr 27 Short Debate-3rd Passed 117-000-000 Apr 28 Arrive Senate Placed Calendr, First Reading Sen Sponsor FARLEY First reading Referred to Rules Assigned to Transportation May 05 Recommended do pass 007-001-000 Placed Calndr, Second Reading May 06 Second Reading Placed Calndr, Third Reading May 12 Third Reading - Passed 045-014-000 Passed both Houses Jun 10 Sent to the Governor Aug 05 Governor approved PUBLIC ACT 88-0566 effective date 95-01-01

## HB-2850 BURKE,

815 ILCS 505/2J.2 from Ch. 121 1/2, par. 262J.2

Amends the Consumer Fraud and Deceptive Business Practices Act. Prohibits retail sales made by means of an automatic price look-up system from being made at a price greater than the price posted for the item being sold.

## HOUSE AMENDMENT NO. 1.

Deletes substantive provisions. Retains stylistic changes and addition of a Section caption.

Feb 23 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 10

Rfrd to Comm on Assignment Mar 11 Assigned to Consumer Protection

Apr 21 Amendment No.01 CONSUMER PROT H Adopted Recommnded do pass as amend

007-004-000

Placed Calndr, Second Reading

Apr 27 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading Session Sine Die

Jan 10 1995

BURKE.

HR-2851

15 ILCS 205/4 from Ch. 14, par. 4

Amends the Attorney General Act by providing that the Attorney General shall monitor compliance with federal safety standards in children's toys sold at retail in this State. Provides that if substantial lack of compliance is found, the Attorney General shall institute actions for injunctive relief or other appropriate relief to enforce federal law.

Feb 23 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 11 Assigned to Consumer Protection

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-2852 PARKE.

305 ILCS 5/4-2 from Ch. 23, par. 4-2

Amends the Public Aid Code. Provides that a family receiving AFDC (or that is temporarily ineligible for AFDC or that has voluntarily requested termination of an AFDC grant) shall not receive, on account of the birth of a child after the effective date of this amendatory Act of 1994, any increase in the amount of that aid. Exempts an assistance unit consisting exclusively of a pregnant woman with no dependent child. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 23 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-2853 BIGGERT.

705 ILCS 405/2-17 705 ILCS 405/3-19	from Ch. 37, par. 802-17 from Ch. 37, par. 803-19
705 ILCS 405/4-16	from Ch. 37, par. 804-16
705 ILCS 405/5-17	from Ch. 37, par. 805-17

Amends the Juvenile Court Act. Prescribes duties and responsibilities of a guardian ad litem appointed under the Act, including conducting a thorough and complete investigation and periodic reviews and making reports to the court. Effective immediately.

Feb 23 1994 First reading Referred to Rules Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11 Assigned to Judiciary II

Apr 07 Do Pass/Short Debate Cal 016-000-000

Cal 2nd Rdng Short Debate

Apr 19 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng Apr 26 Fiscal Note Request W/drawn

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

1776 HB-2854

#### HB-2854 BIGGERT.

20 ILCS 5/4.1 new 20 ILCS 5/5.12a new

Amends the Civil Administrative Code, Provides that the Director of Children and Family Services must have at least a Ph.D. in social work or psychology or be a physician with a speciality in psychiatry and must have have at least 10 years of work experience in the field. Provides that DCFS regional administrators must have at least a master's degree in social work or psychology and have at least 5 years of work experience in the field. Effective immediately.

### HOUSE AMENDMENT NO. 1.

Deletes reference to: 20 ILCS 5/4.1 new

Deletes everything. Amends the Civil Administrative Code. Authorizes appointment of DCFS regional administrators. Specifies education and experience requirements for regional administrators appointed after the effective date of this amendatory Act of 1994. Effective immediately.

Feb 23 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 11 Assigned to Health Care & Human

Services

HEALTH/HUMAN H Adopted Amendment No.01 Apr 07

Recommnded do pass as amend

016-001-001

Placed Calndr, Second Reading

Second Reading Apr 26

Held on 2nd Reading

Fiscal Note Requested AS AMENDED/DART Fiscal Note Request W/drawn

Placed Calndr, Third Reading

Jan 10 1995 Session Sine Die

# HB-2855 HOFFMAN - GRANBERG - GIGLIO - GASH - PRUSSING, VON B -WESSELS, GIOLITTO, NOVAK, MCGUIRE, ROTELLO, HICKS, STECZO, CURRAN, MOSELEY, HANNIG AND WOOLARD.

from Ch. 38, par. 1003-6-3

Amends the Unified Code of Corrections to provide that a prisoner in a Department of Corrections facility shall serve 85% of the sentence imposed by the court, notwithstanding the accumulation of good conduct credits. Effective immediately.

JUDICIAL NOTE

HB-2855 may result in an increased number of trials; the need for additional judges cannot be determined without more infor-

mation.

CORRECTIONAL NOTE

There would be a population impact of 45,000 inmates and a fiscal impact of \$5.8 billion.

# HOUSE AMENDMENT NO. 1.

Adds reference to: 30 ILCS 105/5.385 new 30 ILCS 115/1b new 30 ILCS 115/2a new

30 ILCS 115/3a new 35 ILCS 5/901 35 ILCS 105/9 from Ch. 120, par. 9-901 from Ch. 120, par. 439.9 35 ILCS 110/9 from Ch. 120, par. 439.39

35 ILCS 115/9 from Ch. 120, par. 439.109 35 ILCS 120/3 from Ch. 120, par. 442

50 ILCS 705/5.1 new 50 ILCS 705/5.2 new

Amends the Illinois Income Tax Act, the use and occupation tax Acts, and the State Revenue Sharing Act to provide that 1.79% of income tax proceeds and 1.81% of use and occupation tax proceeds shall be deposited into the Police Protection Enhancement Distributive Fund. Provides that moneys in the Fund shall be allocated to municipalities and counties in this State for the purposes of hiring new police officers. Amends the State Finance Act to add the Fund to the list of funds in the State treasury. Amends the Illinois Police Training Act to require the Illinois Local Governmental Law Enforcement Officers Training Board to conduct random audits of units of local government that receive distributions from the Police Protection Enhancement Distributive Fund. Provides that if the Board determines that a unit of local government did not use its distribution for hiring new police officers, then that unit of local government shall not be eligible for a distribution for 1 year. Effective immediately.

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FISCAL NOTE, AMENDED (DCCA)
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Provides for deposits into the Police Protection Enhancement Distributive Fund of \$200 million: \$100 million (1.79%) of the net receipts from the Illinois Income Tax Act and \$100 million (1.81%) from the State's sales taxes. These deposits will be a reduction of \$200 million from deposits into GRF.

Feb 23 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 11 Assigned to Judiciary II

Apr 19 Recommended do pass 014-002-000

Placed Calndr, Second Reading

Apr 21 Correctional Note Requested WENNLUND

Judicial Note Request WENNLUND

Placed Calndr, Second Reading

Apr 25 Judicial Note Filed

Placed Caindr, Second Reading
Apr 26 Correctional Note Filed

Placed Calndr, Second Reading

Apr 27 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading

May 05 Fiscal Note Filed

Amendment No.01 MADIGAN,MJ Adopted
Amendment No.02 DANIELS Withdrawn
Amendment No.03 JOHNSON,TOM Withdrawn

Placed Calndr, Third Reading

Third Reading - Passed 096-011-004

May 06 Arrive Senate

Placed Calendr, First Reading

May 17 Sen Sponsor DUDYCZ

8 First reading Referred to Rules

May 18 First reading Jan 10 1995 Session Sine Die

HB-2856 HOFFMAN – GRANBERG – VON B – WESSELS – GIOLITTO – MOSE-LEY, GASH, GIGLIO, SHEEHY, WELLER, MAUTINO, PRUSSING, MC-GUIRE, NOVAK, MCAFEE, HAWKINS, CURRAN AND STECZO.

720 ILCS 5/33B-1

from Ch. 38, par. 33B-1

720 ILCS 5/33B-1.5 new

Amends the Criminal Code of 1961 to provide that a person who commits 3 felonies, one of which is a violent felony, within a specified period shall be sentenced as an habitual criminal with life imprisonment. Defines violent felony.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

720 ILCS 5/33B-1.5 new

Deletes everything. Amends the Criminal Code of 1961 to provide that a person who commits 3 felonies, one of which is a Class X felony, second degree murder, vehicular hijacking, aggravated criminal sexual abuse, or aggravated kidnapping, within a specified period shall be sentenced as an habitual criminal with life imprisonment.

HOUSE AMENDMENT NO. 2.

Adds reference to:

30 ILCS 105/5.385 new

30 ILCS 115/1b new

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30 ILCS 115/2a new
30 ILCS 115/3a new
35 ILCS 5/901
35 ILCS 105/9
35 ILCS 110/9
35 ILCS 115/9
35 ILCS 120/3
50 ILCS 705/5.1 new
50 ILCS 705/5.2 new
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Amends the Illinois Income Tax Act, the use and occupation tax Acts, and the State Revenue Sharing Act to provide that 1.79% of income tax proceeds and 1.81% of use and occupation tax proceeds shall be deposited into the Police Protection Enhancement Distributive Fund. Provides that moneys in the Fund shall be allocated to municipalities and counties in this State for the purposes of hiring new police officers. Amends the State Finance Act to add the Fund to the list of funds in the State treasury. Amends the Illinois Police Training Act to require the Illinois Local Governmental Law Enforcement Officers Training Board to conduct random audits of units of local government that receive distributions from the Police Protection Enhancement Distributive Fund. Provides that if the Board determines that a unit of local government did not use its distribution for hiring new police officers, then that unit of local government shall not be eligible for a distribution for 1 year. Effective immediately.

HOUSE AMENDMENT NO. 3.

Amends the Criminal Code of 1961 to provide that a person who is convicted of a Class X felony, criminal sexual assault, second degree murder, vehicular hijacking, aggravated criminal sexual abuse, aggravated kidnapping, or first degree murder after 2 previous convictions shall be adjudged a habitual criminal. If only one of the 2 previous convictions is for one of these felonies and the other previous conviction is for any other felony, then the offender may be adjudged a habitual criminal. This provision effective January 1, 1995.

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This provision effective January 1, 1995.
CORRECTIONAL NOTE, AMENDED
      Corrections population impact in 5 years would be 72, and fiscal impact over 5 years would be $615,500.
      CORRECTIONS IMPACT NOTE, As AMENDED BY HA #1 & HA #3
      After the full impact of this legislation is felt, 169 addi-
      tional inmates will be admitted every year to serve a life
      sentence as an habitual offender. The prison population would
      increase by 761 inmates with an annual cost increase of
       $22,363,500 over five years.
      JUDICÍAL NOTE, ÁS AMENDED
      It is not possible to ascertain what effect this bill would
      have on the need to increase or decrease the number of judges
      STATE MANDATES ACT FISCAL NOTE, AS AMENDED
      In the opinion of DCCA, HB2856, as amended by H-am 3, fails to
      meet the definition of a mandate under the State Mandates Act.
       STATE DEBT IMPACT NOTE, AS AMENDED
       HB2856, as amended, would have no affect on State indebtedness.
       JUDICIÁL NOTE, ÁMENDED, CORRECTED
       No change from previous judicial note.
       FISCAL NOTE, AMENDED (DCCA)
       Provides for deposits into the Police Protection Enhancement
       Distributive Fund of $200 million: $100 million (1.79%) of the
       net receipts from the Illinois Income Tax Act and $100 million
       (1.81%) from the State's sales taxes. These deposits will be a
       reduction of $200 million from deposits into GRF.
  NOTE(S) THAT MAY APPLY: Correctional
      Feb 23 1994
                      First reading
                                                 Referred to Rules
       Mar 10
                      Ruled Exempt Hse Rule 29(c) HRUL
                                                 Rfrd to Comm on Assignment
       Mar 11
                                                 Assigned to Judiciary II
                                                 JUDICIARY II H
       Mar 25
                           Amendment No.01
                                                                           Adopted
                                                 012-001-003
                                                 Recomminded do pass as amend
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012-001-003

Apr 12	Second Reading Amendment No.02	MADIGAN,MJ	Adopted
	Amendment No.02	114-000-000	Adopted
	Amendment No.03	HOFFMAN Judicial Note Request B	Adopted LACK
	Held on 2nd Reading	·	
Apr 13	-	Fiscal Note Requested E Correctional Note Requ	
	Held on 2nd Reading	•	
Apr 14		Correctional Note Filed AMENDED	AS
	Held on 2nd Reading		
Apr 18		Correctional Note Filed AMENDED-HA#18	
	Held on 2nd Reading		
Apr 19		Fiscal Note Requested V Judicial Note Filed	VENNLUND
	Held on 2nd Reading		
Apr 20		St Mandate Fis Note Filed A	
	Held on 2nd Reading	Judicial Note Filed	
Apr 21	Tield oil zild Readilig	Fiscal Note Filed	
11p1 21	Held on 2nd Reading	risear riote rilea	
Jan 10 1995	Session Sine Die		

# HB-2857 HOFFMAN – NOVAK – BLAGOJEVICH – DART – MCGUIRE, STECZO, VON B – WESSELS AND ROTELLO.

New Act 10 ILCS 5/28-1

from Ch. 46, par. 28-1

Creates the Bonds for Correctional Institutions Referendum Act. Provides for the submission of an advisory referendum to the voters at the 1994 general election on whether the General Assembly should authorize the issuance of up to \$500,000,000 in general obligation bonds, in addition to those amounts authorized by law, to use for acquiring, constructing, or equipping new correctional institutions and for major repair or renovation of existing facilities of those correctional institutions. Amends the Election Code to provide that the advisory referendum is not subject to the 3 question limitation for advisory questions submitted to the voters at a general election. Effective immediately.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 2857 creates a local government organization and structure mandate for which no reimbursement

is required under the State Mandates Act.

STATE DEBT IMPACT NOTE

HB 2857 authorizes a referendum to be submitted to the voters in November. The referendum would allow the State to incur an additional \$500 million of General Obligation Debt.

CORRECTIONS IMPACT NOTE

There will be no fiscal impact with HB 2857. Note(s) That May Apply: Fiscal; State Mandates

Feb 23 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11 Assigned to Executive

Mar 18 St Mandate Fis Note Filed

State Debt Note Filed

State Debt Note Filed Correctional Note Filed Committee Executive

Apr 06 Recommended do pass 008-001-004

Placed Calndr, Second Reading

Apr 28 Second Reading
Held on 2nd Reading
Jan 10 1995 Session Sine Die

HB-2858 HOFFMAN – GRANBERG – VON B – WESSELS – GIGLIO – HAWKINS, LAURINO, MAUTINO, WELLER, GIOLITTO, NOVAK, MCGUIRE, ROTELLO AND STECZO.

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730 ILCS 5/3-3-7

730 ILCS 5/3-3-9

730 ILCS 5/3-5-3.2 new

730 ILCS 5/5-5-3

from Ch. 38, par. 1003-3-9

from Ch. 38, par. 1005-5-3
```

Amends the Unified Code of Corrections to require an offender who commits a forcible felony while serving a term of electronic home detention, periodic imprisonment, mandatory supervised release, or parole to receive at least the minimum term of imprisonment for that forcible felony. Requires a person released on parole or mandatory supervised release to have at least 2 face to face contacts per month and at least 3 home visits per year by an agent of the Department of Corrections. If the parolee or releasee was convicted of a drug offense, he or she must undergo at least 3 drug tests per year. Requires the Prisoner Review Board to conduct a hearing on any alleged violation of the conditions of parole or mandatory supervised release before parole or mandatory supervised release can be revoked. Requires the Department of Corrections, in consultation with and with the cooperation of the Prisoner Review Board, to submit a report by October 1st of each year of the number of persons who were released on parole or mandatory supervised release during the previous fiscal year, the number of persons who violated conditions of parole or mandatory supervised release during the previous fiscal year and descriptions of the violations, and the number of persons sentenced to the Department of Corrections during the previous fiscal year for offenses committed while they were released on parole or mandatory supervised release. Effective July 1, 1994.

# HOUSE AMENDMENT NO. 1.

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Adds reference to:
30 ILCS 105/5.385 new
30 ILCS 115/1b new
30 ILCS 115/2a new
30 ILCS 115/3a new
35 ILCS 15/9
35 ILCS 105/9
35 ILCS 110/9
35 ILCS 115/9
35 ILCS 120/3
50 ILCS 705/5.1 new
50 ILCS 705/5.2 new
```

Amends the Illinois Income Tax Act, the use and occupation tax Acts, and the State Revenue Sharing Act to provide that 1.79% of income tax proceeds and 1.81% of use and occupation tax proceeds shall be deposited into the Police Protection Enhancement Distributive Fund. Provides that moneys in the Fund shall be allocated to municipalities and counties in this State for the purposes of hiring new police officers. Amends the State Finance Act to add the Fund to the list of funds in the State treasury. Amends the Illinois Police Training Act to require the Illinois Local Governmental Law Enforcement Officers Training Board to conduct random audits of units of local government that receive distributions from the Police Protection Enhancement Distributive Fund. Provides that if the Board determines that a unit of local government did not use its distribution for hiring new police officers, then that unit of local government shall not be eligible for a distribution for 1 year. Effective immediately.

## CORRECTIONAL NOTE

CORRECTIONAL NOTE

Corrections population impact in 5 years would be 481, and fiscal impact over 5 years would be \$52,045,750.

CORRECTIONAL NOTE, AS AMENDED

No change from previous note.

JUDICIAL NOTE, AS AMENDED

It is not possible to ascertain what effect this bill would have on the need to increase or decrease the number of judges in the State.

STATE MANDATES ACT FISCAL NOTE, AS AMENDED

In the opinion of DCCA, HB2858, as amended by H-am 1, fails to meet the definition of a mandate under the State Mandates Act.

STATE DEBT IMPACT NOTE, AS AMENDED

House Bill 2858, as amended, would have no affect on State in-

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debtedness.
    FISCAL NOTE, AMENDED (DCCA)
    Provides for deposits into the Police Protection Enhancement
    Distributive Fund of $200 million: $100 million (1.79%) of the
    net receipts from the Illinois Income Tax Act and $100 million
    (1.81%) from the State's sales taxes. These deposits will be a
    reduction of $200 million from deposits into GRF.
NOTE(s) THAT MAY APPLY: Correctional; Fiscal
    Feb 23 1994
                  First reading
                                            Referred to Rules
    Mar 10
                  Ruled Exempt Hse Rule 29(c) HRUL
                                            Rfrd to Comm on Assignment
    Mar 11
                                            Assigned to Judiciary II
                                            Recommended do pass 011-002-001
    Mar 18
                  Placed Calndr, Second Reading
    Apr 13
                  Second Reading
                       Amendment No.01
                                            MADIGAN, MJ
                                                                    Adopted
                       Amendment No.02
                                            SKINNER
                                                                    Lost
                                            Fiscal Note Requested AS
                                              AMENDED-BLACK
                                            Correctional Note Requested AS
                                              AMENDED-BLACK
                                            Judicial Note Request AS
                                              AMENDED-BLACK
                                            State Debt Note Requested AS
                                              AMENDED-BLACK
                  Held on 2nd Reading
    Apr 14
                                            Correctional Note Filed
                  Held on 2nd Reading
                                            Correctional Note Filed AS
    Apr 18
                                              AMENDED
                  Held on 2nd Reading
    Apr 19
                                            Fiscal Note Requested WENNLUND
                                            Judicial Note Filed
                  Held on 2nd Reading
    Apr 20
                                            St Mandate Fis Note Filed
                                            State Debt Note Filed AS AMENDED
                  Held on 2nd Reading
                                            Fiscal Note Filed
    Apr 21
                  Held on 2nd Reading
    Jan 10 1995
                  Session Sine Die
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#### HB-2859 HOFFMAN.

Appropriates \$1 to the Department of Corrections to increase the number of correctional parole agents in the Community Services Division. Effective July 1, 1994.

Feb 23 1994 First reading Rfrd to Comm on Assignment Apr 06 Assigned to Appropriations-Public

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HOFFMAN - GRANBERG. HB-2860

730 ILCS 5/5-8-7

from Ch. 38, par. 1005-8-7

Amends the Unified Code of Corrections to provide that an offender sentenced for an offense in which a sentence of probation, conditional discharge, or periodic imprisonment is prohibited by law shall not receive credit for time spent in home detention prior to judgment. Effective immediately.

## CORRECTIONAL NOTE

Corrections population impact would be minimal, and fiscal

impact would be \$36,162 per year.

JUDICIAL NOTE

Mar 11

It has been determined that the bill would neither decrease nor increase the need for the number of judges in the State.

NOTE(s) THAT MAY APPLY: Correctional

Referred to Rules Feb 23 1994 First reading

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary II

Apr 07	Amendment No.01	JUDICIARY II H Adopted	
		Mtn Prevail -Table Amend No 01	
		Recommended do pass 011-002-001	
	Placed Calndr, Second Rea	dng	
Apr 14		Correctional Note Filed	
	Placed Calndr, Second Rea	dng	
Apr 18	•	Judicial Note Filed	
•	Placed Calndr, Second Rea	dng	
Apr 19	,	Fiscal Note Requested WENNLUN	D
	Placed Calndr, Second Rea	dng	
Apr 28	Second Reading		
F	Held on 2nd Reading		
Jan 10 1995	Session Sine Die		
		i de la companya de	

#### HB-2861 MADIGAN, MJ - DART.

720 ILCS 5/16-1 from Ch. 38, par. 16-1

Amends the Criminal Code of 1961 in relation to theft. Provides that obtaining or exerting control over property in the custody of any law enforcement agency which is explicitly represented by a law enforcement officer as being stolen is theft only if the person intends to deprive the owner permanently of the use or benefit of the property, or to knowingly use, conceal, or abandon the property in such a manner as to deprive the owner permanently of the use or benefit of the property, or to use, conceal, or abandon the property knowing the use, concealment or abandonment probably will deprive the owner permanently of the use or benefit of the property.

## HOUSE AMENDMENT NO. 2.

Deletes reference to: 720 ILCS 5/16-1 Adds reference to: 720 ILCS 5/24-1.3 new

Deletes title and everything after the enacting clause. Amends the Criminal Code of 1961 to make it a Class 3 felony to manufacture, transfer, or possess a semiautomatic assault weapon or to manufacture, transfer, or possess a large capacity ammunition feeding device. A violation on certain public property is a Class 2 felony. Provides exceptions. Creates a Firearm Review Committee to recommend to the General Assembly and Governor annually modifications of this amendatory Act, and study the impact of this amendatory Act on the commission of crimes of violence. Effective immediately.

FISCAL NOTE, AMENDED (DCCA)

Provides for deposits into the Police Protection Enhancement Distributive Fund of \$200 million: \$100 million (1.79%) of the net receipts from the Illinois Income Tax Act and \$100 million (1.81%) from the State's sales taxes. These deposits will be a

Nor

	me State's sales taxes. These		
reduction of \$2	200 million from deposits int	o GRF.	
TE(S) THAT MA	y Apply: Correctional		
Feb 23 1994	First reading	Referred to Rules	
Mar 10	Ruled Exempt Hse Rule 29	9(c) HRUL	
	•	Rfrd to Comm on Assign	ment
Mar 11		Assigned to Judiciary II	
Mar 18		Do Pass/Consent Calenda	ar 016-000-000
	Consnt Caldr Order 2nd R	ead	
Mar 29	Remyd from Consent Cale	ndar	
	Cal 2nd Rdng Short Debat	te	
Apr 06	Short Debate Cal 2nd Rdn	g	
•	Amendment No.01	MADIGAN,MJ	Withdrawn
	Amendment No.02	MADIGAN,MJ	Adopted
		Fiscal Note Requested Bl	LACK
		St Mandate Fis Nte Reg	BLACK
		Balanced Budget Note R	BLACK
		Correctional Note Reque	sted BLACK
		Judicial Note Request BI	LACK
		State Debt Note Request	ed BLACK
		CHAIR RULES - ALL	
		REQUESTS OUT OF	

ORDER

Cal 3rd Rdng Short Debate

Apr 1	3d Reading Consideration PP	
	Calendar Consideration PP.	
Apr 2	Third Reading - Lost 051-064-001	
	Motion to Reconsider Vote	
	LOST - FLINN	
	Third Reading - Lost 051-064-001	
	Motion filed TO TABLE MOTION TO	)
	RECONSIDER VOTE BY	•
	WHICH HB-2861 WAS	
	DEFEATED-GRANBERG	
	Motion filed TO TABLE MOTION TO	١
	RECONSIDER THAT	′
	WAS FILED ON	
	HB-2861 ON 4/20/94	
	-WENNLUND	
	Third Reading - Lost 051-064-001	
Apr 2		
Apr 2		
A 3	Lost on Third Reading940420	
Apr 2		
	RECONSIDER VOTE BY	
	WHICH HB-2861 WAS	
	DEFEATED	
	Mtn Reconsider Vote - Lost	
	Lost on Third Reading94-04-20	
-2862	HOFFMAN.	

## HB-

705 ILCS 405/5-7	from Ch. 37, par. 805-7
705 ILCS 405/5-8	from Ch. 37, par. 805-8
705 ILCS 405/5-9	from Ch. 37, par. 805-9
705 ILCS 405/5-10	from Ch. 37, par. 805-10
705 ILCS 405/5-23	from Ch. 37, par. 805-23

Amends the Juvenile Court Act of 1987. Extends the time a minor may be held prior to a hearing from 36 to 48 hours. Restricts application of investigation and release provisions to counties having more than 3,000,000 inhabitants. Requires the law enforcement officer who took the minor into custody or the juvenile police officer to be present at the minor's detention or shelter care hearing. Increases the maximum length of time that a delinquent minor can be placed in detention following a dispositional hearing from 30 to 90 days. Provides that 10 (now 13) is the minimum age for commitment to the Department of Corrections. Permits (now requires) minor to be credited for days served in detention.

## HOUSE AMENDMENT NO. 1.

Removes the requirement that a law enforcement officer who takes a minor into custody or the juvenile officer be present at the minor's hearing. Gives a judge the discretion to decide whether a law enforcement officer who takes a minor into custody or the juvenile officer shall be present at the minor's hearing. Removes the provision changing the minimum age for commitment to the Department of Corrections from 13 to 10.

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CORRECTIONS IMPACT NOTE
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This bill has little or no fiscal impact upon the Dept. of

Corrections.

JUDICIAL NOTE, AMENDED

HB2862, as amended, may ultimately result in an increase in

the number of judges needed in the State.

NOTE(s) THAT MAY APPLY: Correctional; Fiscal

Feb 23 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11 Assigned to Judiciary II

Apr 21 Amendment No.01 JUDICIARY II H Adopted

Do Pass Amend/Short Debate

012-000-003

Cal 2nd Rdng Short Debate

Apr 27 Correctional Note Requested

WENNLUND

Judicial Note Request WENNLUND

Cal 2nd Rdng Short Debate

Apr 28

Correctional Note Filed Judicial Note Filed

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

HB-2863 HOFFMAN - MOSELEY - CAPPARELLI - GASH - GIGLIO, BALANOFF, WELLER, SHEEHY, HAWKINS, MAUTINO, JONES, LOU, MOORE, EUGENE, PRUSSING, GIOLITTO, VON B - WESSELS, MCGUIRE, NOVAK, MORROW, OSTENBURG, ROTELLO, FRIAS AND STECZO.

730 ILCS 5/3-10-12.5 new

Amends the Unified Code of Corrections to create a regimented juvenile training program for certain delinquent minors. The program consists of 60 days of mandatory physical training and labor, military formation and drills, regimented activities, uniformity of dress and appearance, education and counseling, followed by one year of community service. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: 30 ILCS 105/5.385 new 30 ILCS 115/1b new 30 ILCS 115/2a new 30 ILCS 115/3a new 35 ILCS 5901 35 ILCS 105/0

 35 ILCS 5/901
 from Ch. 120, par. 9-901

 35 ILCS 105/9
 from Ch. 120, par. 439.9

 35 ILCS 110/9
 from Ch. 120, par. 439.39

 35 ILCS 115/9
 from Ch. 120, par. 439.109

 35 ILCS 120/3
 from Ch. 120, par. 442

50 ILCS 705/5.1 new 50 ILCS 705/5.2 new

Amends the Illinois Income Tax Act, the use and occupation tax Acts, and the State Revenue Sharing Act to provide that 1.79% of income tax proceeds and 1.81% of use and occupation tax proceeds shall be deposited into the Police Protection Enhancement Distributive Fund. Provides that moneys in the Fund shall be allocated to municipalities and counties in this State for the purposes of hiring new police officers. Amends the State Finance Act to add the Fund to the list of funds in the State treasury. Amends the Illinois Police Training Act to require the Illinois Local Governmental Law Enforcement Officers Training Board to conduct random audits of units of local government that receive distributions from the Police Protection Enhancement Distributive Fund. Provides that if the Board determines that a unit of local government did not use its distribution for hiring new police officers, then that unit of local government shall not be eligible for a distribution for 1 year. Effective immediately.

JUDICIAL NOTE, AS AMENDED

It is not possible to ascertain what effect this bill would have on the need to increase or decrease the number of judges in the State.

STATE MANDATES ACT FISCAL NOTE, AS AMENDED In the opinion of DCCA, HB 2863, as amended by H-am 1, fails to meet the definition of a mandate under the State Mandates Act. STATE DEBT IMPACT NOTE, AMENDED

HB2863, as amended, would have no effect on State indebtedness.

JUDICIAL NOTE, AMENDED, CORRECTED

No change from previous judicial note.

FISCAL NOTE, AMENDED (DCCA)
Provides for deposits into the Police Protection Enhancement
Distributive Fund of \$200 million: \$100 million (1.79%) of the
net receipts from the Illinois Income Tax Act and \$100 million
(1.81%) from the State's sales taxes. These deposits will be a
reduction of \$200 million from deposits into GRF.
CORRECTIONS IMPACT NOTE, AMENDED
Construction of a 100-bed juvenile boot camp would be \$6 million with an annual operating budget of \$4 million. The operating budget includes funding for the aftercare parole supervi-

sion program and would not be required until late FY96.			
Feb 23 1994	First reading	Referred to Rules	
Mar 10	Ruled Exempt Hse Rule 29	O(c) HRUL	
		Rfrd to Comm on Assignr	ment
Mar 11		Assigned to Judiciary II	
Mar 18		Recommended do pass 01	6-000-000
	Placed Calndr, Second Reading		
Apr 13	Second Reading		
	Amendment No.01	MADIGAN,MJ	Adopted
	Held on 2nd Reading		
Apr 19		Judicial Note Filed	
	**	Fiscal Note Requested W	ENNLUND
	Held on 2nd Reading		
Apr 20		St Mandate Fis Note File	-
		State Debt Note Filed AS	AMENDED
	II II O ID II	Judicial Note Filed	
A - 01	Held on 2nd Reading	Tr. 137 - Tr. 1	
Apr 21	Hold on 2nd Donding	Fiscal Note Filed	
A 27	Held on 2nd Reading	Connectional Nata Filed A	
Apr 27		Correctional Note Filed A AMENDED	12
	Held on 2nd Reading		
<b>J</b> an 10 1995	Session Sine Die		

## HB-2864 GRANBERG.

5 ILCS 120/2

from Ch. 102, par. 42

Amends the Open Meetings Act to permit the governing board of a public university authorized to award baccalaureate or higher degrees to hold closed meetings for purposes of discussing the board's self-evaluation, practices and procedures, or professional ethics.

Feb 23 1994 First reading Referred to Rules Mar 10 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Mar 11 Assigned to Higher Education Mar 24 Motion Do Pass-Lost 006-008-001 HHED Remains in Committee Higher Education Ref to Rules/Rul 27E Apr 22 Jan 10 1995 Session Sine Die

HB-2865 BLACK.

410 ILCS 535/17	from Ch. 111 1/2, par. 73-17
410 ILCS 535/22	from Ch. 111 1/2, par. 73-22
750 ILCS 50/19	from Ch. 40, par. 1523

Amends the Vital Records Act and the Adoption Act. Provides that, if an adopted person applies to amend the name on his or her birth certificate, the State Registrar of Vital Records shall amend the birth certificate if the person provides documentation or other evidence supporting the application that would be deemed sufficient if it had been submitted in support of an application by a person who has not been adopted.

Feb 23 1994	First reading	Referred to Rules
Mar 10	Ruled Exempt Hse Rule 29	(c) HRUL
		Rfrd to Comm on Assignment
Mar 11		Assigned to Judiciary I
Mar 18		Do Pass/Short Debate Cal 012-000-000
	Cal 2nd Rdng Short Debate	<b>;</b>
Apr 12	Short Debate Cal 2nd Rdns	!
	Cal 3rd Rdng Short Debate	
Jun 01	Interim Study Calendar JU	
		DIGITIKTI
Jan 10 1995	Session Sine Die	

## HB-2866 LANG.

235 ILCS 5/3-1

from Ch. 43, par. 97

Amends the Liquor Control Act. Makes a stylistic change.

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HOUSE AMENDMENT NO. 7.
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235 ILCS 5/9-2

Deletes reference to: 235 ILCS 5/3-1 Adds reference to: 235 ILCS 5/7-5 from Ch. 43, par. 149 235 ILCS 5/7-9 from Ch. 43, par. 153

Deletes everything. Amends the Liquor Control Act. Changes provisions relating to referend to prohibit the sale of liquor in a precinct (or at an establishment in the precinct) in a municipality with a population over 200,000 by providing that if the first petition filed with the city clerk is not in proper form or is invalid, the clerk shall consider other petitions setting forth the same proposition. Requires a license appeal commission in a municipality of more than 500,000 to make its decision in an appeal from an order of a local liquor control commission within 30 days after the appeal is heard (rather than within 20 days after the appeal is filed). Requires the local liquor control commissioner, in an appeal to the license appeal commission, to file a certified record of the proceedings with the license appeal commission promptly after the appellant licensee delivers the transcript to the local liquor control commission (rather than within 5 days after notice of filing of the appeal).

from Ch. 43, par. 167

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Feb 23 1994
             First reading
                                      Referred to Rules
Mar 10
             Ruled Exempt Hse Rule 29(c) HRUL
                                      Rfrd to Comm on Assignment
Mar 11
                                      Assigned to Executive
Apr 06
                                      Do Pass/Short Debate Cal 013-000-000
             Cal 2nd Rdng Short Debate
Apr 13
                                      Fiscal Note Requested BLACK
             Cal 2nd Rdng Short Debate
                                      Fiscal Note Requested WENNLUND
Apr 19
              Cal 2nd Rdng Short Debate
              Short Debate Cal 2nd Rdng
Apr 26
                  Amendment No.01
                                      LANG
                                                              Withdrawn
                  Amendment No.02
                                      LANG
                                                              Withdrawn
                  Amendment No.03
                                      LANG
                                                              Withdrawn
                  Amendment No.04
                                      LANG
                                                              Withdrawn
                  Amendment No.05
                                      LANG
                                                              Withdrawn
                  Amendment No.06
                                      LANG
                                                              Withdrawn
                                                              Adopted
                  Amendment No.07
                                      LANG
                                      Fiscal Note Request W/drawn
              Cal 3rd Rdng Short Debate
May 03
              Short Debate-3rd Passed 064-043-005
May 04
              Arrive Senate
              Sen Sponsor MOLARO
              Placed Calendr, First Reading
              First reading
                                       Referred to Rules
Jan 10 1995
              Session Sine Die
      LANG.
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HB-2867

235 ILCS 5/7-9

from Ch. 43, par. 153

Amends the Liquor Control Act. Provides that, if a local liquor control commissioner in a municipality with 500,000 or more inhabitants revokes or suspends a license and the licensee appeals to the license appeal commission, the licensee shall cease operations under the license until the local liquor control commissioner's action is reversed.

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Feb 23 1994
              First reading
                                         Referred to Rules
Mar 10
              Ruled Exempt Hse Rule 29(c) HRUL
                                         Rfrd to Comm on Assignment
Mar 11
                                         Assigned to Executive
Apr 22
                                         Ref to Rules/Rul 27E
Jan 10 1995
              Session Sine Die
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HB-2868 LANG.

235 ILCS 5/7-9 from Ch. 43, par. 153

Amends the Liquor Control Act. Provides that, in a trial de novo hearing before the State Commission or a license appeal commission on an appeal of an order of a local liquor control commissioner suspending or revoking a license or denying a renewal application (rather than only a decision denying a renewal application), the licensee shall deposit with the local liquor control commissioner an amount sufficient to cover the license fee for the renewal period and any bond that may be required.

Feb 23 1994 First reading Referred to Rules Mar 10 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Mar 11 Assigned to Executive Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die HR.2869 LANG AND HICKS. 235 ILCS 5/1-3.04 from Ch. 43, par. 95.04 235 ILCS 5/1-3.05 from Ch. 43, par. 95.05 235 ILCS 5/6-16 from Ch. 43, par. 131 Amends the Liquor Control Act. Prohibits the sale of non-alcoholic beer ("near beer") to persons under age 21. Feb 23 1994 First reading Referred to Rules Ruled Exempt Hse Rule 29(c) HRUL Mar 10 Rfrd to Comm on Assignment Mar 11 Assigned to Executive Mar 23 Do Pass/Short Debate Cal 011-000-000 Cal 2nd Rdng Short Debate Apr 06 Interim Study Calendar EXECUTIVE Jan 10 1995 Session Sine Die HB-2870 LANG. 235 ILCS 5/7-5 from Ch. 43, par. 149 235 ILCS 5/7-8 from Ch. 43, par. 152 235 ILCS 5/7-9 from Ch. 43, par. 153

Amends the Liquor Control Act. Changes provisions relating to referenda to prohibit the sale of liquor in a precinct (or at an establishment in the precinct) in a municipality with a population over 200,000 by providing that if the first petition filed with the city clerk is not in proper form or is invalid, the clerk shall consider other petitions setting forth the same proposition. Provides that more than one proposition regarding the sale of liquor may appear on the ballot in a precinct. Increases the membership of a license appeal commission in a municipality with 500,000 or more inhabitants from 3 persons to 5 persons, and enlarges the time period within which a license appeal commission is required to decide an appeal. Changes provisions regarding the filing of a record by a local liquor control commissioner with the license appeal commission.

from Ch. 43, par. 167

Feb 23 1994 First reading Referred to Rules
Mar 10 Ruled Exempt Hse Rule 29(c) HRUL
Rfrd to Comm on Assignment
Assigned to Executive
Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

71 71CKUS

HB-2871 ZICKUS.

20 ILCS 505/6b from Ch. 23, par. 5006b 325 ILCS 40/3.5 new

235 ILCS 5/9-2

Amends the Children and Family Services Act and the Intergovernmental Missing Child Recovery Act of 1984. Requires the Department of State Police to report missing children information to the Department of Children and Family Services. Requires the Department of Children and Family Services to check its computer network to determine whether the descriptions of any missing children reported to the Department match the descriptions of any of the Department's wards.

Note(s) That May Apply: Fiscal
Feb 23 1994 First reading Referred to Rules
Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human Services Apr 21 Do Pass/Short Debate Cal 022-000-000

Apr 28 Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng
Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

## HB-2872 CURRIE – BLAGOJEVICH AND CROSS.

735 ILCS 5/5-105 from Ch. 110, par. 5-105

Amends the Code of Civil Procedure provisions on poor persons suing or defending a suit. Provides that indigent persons shall be granted leave to sue or defend an action without the payment of fees, costs, and charges of the action if the person applies in writing with a supporting affidavit. Provides for notice informing litigants to ask how to proceed if they are unable to pay the fees or costs. Requires the court to rule on the application and state any specific reasons for denial. Provides that any paper filed with an application shall be considered filed on the date the application is presented and allows the action to be dismissed if the application is denied and the person fails to pay the costs or fees within the time and manner ordered by the court. Allows a court to order an indigent person to pay all or a portion of the fees and costs out of any recovery or settlement. Allows a court, in its discretion, to appoint counsel to represent an indigent person with counsel performing his or her duties without fees, charges, or reward. Defines terms.

# HOUSE AMENDMENT NO. 1.

Removes fees for the preparation of transcripts and the record on appeal from the definition of fees, costs, and charges that are not charged to an indigent person.

## HOUSE AMENDMENT NO. 2.

Adds charges for translation services and guardian ad litem fees to the list of fees and charges waived for indigent persons.

FISCAL NOTE, AMENDED (Office of IL Courts)

The total fiscal impact of this bill cannot be ascertained at this time.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 23 1994 First reading Referred to Rules
Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11 Assigned to Elections & State
Government

Mar 17 Re-assigned to Judiciary I

Apr 07 Motion Do Pass-Lost 006-003-000 HJUA

Remains in Committee Judiciary I

Apr 14 Amendment No.01 JUDICIARY I H Adopted 011-000-000

Amendment No.02 JUDICIARY I H Adopted

011-000-000 Do Para Amand (Short Dahata

Do Pass Amend/Short Debate 011-000-000

Cal 2nd Rdng Short Debate

Apr 20 Fiscal Note Requested WENNLUND

Apr 28 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

May 19 Fiscal Note Filed

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

# HB-2873 OLSON – TENHOUSE – CLAYTON – JOHNSON,TOM – STEPHENS, BLACK, LAWFER, MEYER AND WOJCIK.

605 ILCS 5/9-103 from Ch. 121, par. 9-103

Amends the Illinois Highway Code. Increases penalty for removal of a sign, traffic control device, or barrier erected on a public highway from a Class B misdemeanor punishable by a fine of at least \$250 to a Class A misdemeanor punishable by a fine of at least \$500. Includes the possession of such a sign, traffic control device, or barrier as a violation with same penalty. Effective January 1, 1995.

FISCAL NOTE, AMENDED (DCCA)

Provides for deposits into the Police Protection Enhancement Distributive Fund of \$200 million: \$100 million (1.79%) of the net receipts from the Illinois Income Tax Act and \$100 million (1.81%) from the State's sales taxes. These deposits will be a reduction of \$200 million from deposits into GRF.

Feb 23 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary II Mar 11

Mar 18 Amendment No.01 JUDICIARY II H Adopted

Mtn Prevail -Table Amend No 01 Do Pass/Short Debate Cal 014-000-000

Cal 2nd Rdng Short Debate

Apr 21 Fiscal Note Requested AS AMENDED

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Apr 26 Apr 28 Held 2nd Rdg-Short Debate Jan 10 1995 Session Sine Die

#### HB-2874 BLACK - OLSON - STEPHENS - CLAYTON - MEYER AND HOEFT.

30 ILCS 105/5.384 new 30 ILCS 105/6c 625 ILCS 5/15-113 from Ch. 127, par. 142c from Ch. 95 1/2, par. 15-113

Amends the State Finance Act and the Illinois Vehicle Code. Creates the Overweight Vehicle Enforcement Fund, and requires all fines for overweight vehicles to be deposited into the Fund (currently deposited into the Road Fund). Requires the Department of Transportation to use the amounts in the Fund to support vehicle weight enforcement programs.

NOTE(S) THAT MAY APPLY: Fiscal Feb 23 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11 Assigned to Transportation & Motor Vehicles

Apr 05 Interim Study Calendar TRANSPÓRTAT'N

Jan 10 1995 Session Sine Die

#### HB-2875 CLAYTON - WOJCIK - SKINNER.

625 ILCS 5/15-109.1

from Ch. 95 1/2, par. 15-109.1

Amends the Illinois Vehicle Code. Requires second division vehicles operating upon a tollway within the boundaries of a county that has a population of 3,000,000 or more, with an open load of dirt, aggregate, garbage, refuse, or other similar materials to secure loads with a tarpaulin or other covering sufficient to prevent spillage of the material. Exempts vehicles owned and operated by units of local government.

Feb 23 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 11 Assigned to Transportation & Motor

Vehicles Mar 23 Motion Do Pass-Lost 007-011-008

**HTRN** 

Remains in Committee Transportation

& Motor Vehicles

Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die

#### MEYER - BIGGERT - CLAYTON - HOEFT - LINDNER, KUBIK AND HB-2876 SKINNER.

625 ILCS 5/15-109.1 from Ch. 95 1/2, par. 15-109.1

Amends the Illinois Vehicle Code. Requires second division vehicles operating within the boundries of a county that has a population of 3,000,000 or more, or within a boundry of a county adjacent to a county that has a population of 3,000,000 or more, with an open load of dirt, aggregate, garbage, refuse or other similar materials to secure loads with a tarpaulin or other covering sufficient to prevent spillage of the material. Exempts vehicles owned and operated by units of local government.

Mar 11

Feb 23 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Transportation & Motor

Vehicles

Mar 23 Motion Do Pass-Lost 007-012-007

HTRN

Remains in Committee Transportation

& Motor Vehicles Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

HB-2877 STEPHENS - HOEFT - LINDNER - PANKAU.

605 ILCS 10/14.3 new

Amends the Toll Highway Act. Provides that in counties contiguous to a county with 2,000,000 or more inhabitants, the Authority shall not encroach upon any land that is part of an open space land acquisition program for the purpose of expanding or constructing a toll highway unless the county board of the county where the land is located has given prior approval.

Feb 23 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

## HB-2878 CLAYTON - STEPHENS - JOHNSON, TOM - OLSON - BLACK, BIG-GERT AND WOJCIK.

30 ILCS 105/5.384 new 605 ILCS 5/4-508.2 new 605 ILCS 10/10

from Ch. 121, par. 100-10

Amends the State Finance Act, the Illinois Highway Code, and the Toll Highway Act. Creates the Strategic Regional Arterial Fund. Requires the State Toll Highway Authority to pay fair market value to the Department of Transportation for any tollway right-of-way transferred from the Department of Transportation. Requires the Department of Transportation to deposit the funds into the Strategic Regional Arterial Fund to be used for the repair and improvement of Strategic Regional Arterials under the jurisdiction of the Department of Transportation's Division of Highways, District One (northeastern Illinois).

Feb 23 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

HB-2879 MURPHY,M – WENNLUND – MCAULIFFE – BLACK – WEAVER,M, MEYER, WALSH, LEITCH, BALTHIS, CLAYTON, DANIELS, JOHN-SON,TIM, STEPHENS, BIGGINS, CROSS, ZICKUS, HOEFT AND SAVIANO.

 40 ILCS 5/4-110
 from Ch. 108 1/2, par. 4-110

 40 ILCS 5/4-110.1
 from Ch. 108 1/2, par. 4-110.1

 40 ILCS 5/4-114
 from Ch. 108 1/2, par. 4-114

Amends the Downstate Firefighter Article of the Pension Code in relation to survivors of firefighters who die while receiving duty disability or occupational disease disability pensions. Effective immediately.

NOTE(S) THAT MAY APPLY: Pension

Peb 23 1994First readingReferred to RulesJan 10 1995Session Sine Die

HB-2880 WENNLUND - WIRSING - MEYER - MOFFITT - ACKERMAN, BLACK, LEITCH, KRAUSE, BALTHIS, DANIELS, CLAYTON, JOHNSON,TIM, STEPHENS, BIGGINS, CROSS, ZICKUS, PERSICO AND HOEFT.

40 ILCS 5/16-127 from Ch. 108 1/2, par. 16-127 40 ILCS 5/16-128 from Ch. 108 1/2, par. 16-128

Amends the Downstate Teacher Article of the Pension Code to authorize teachers and annuitants to purchase credit for certain periods of resignation from teaching due to pregnancy. Requires payment of employee contributions plus interest. Changes provisions relating to the calculation of the interest required for establishing certain optional credits. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Feb 23 1994 First reading Referred to Rules
Jan 10 1995 Session Sine Die

1791 HB-2881

HB-2881 WEAVER,M - HOEFT - MURPHY,M - BLACK - MEYER, MULLIGAN, LEITCH, KRAUSE, BALTHIS, CLAYTON, JOHNSON,TIM, WENN-LUND, STEPHENS, CROSS, PERSICO, FREDERICK AND SAVIANO.

40 ILCS 5/16-136.2

from Ch. 108 1/2, par. 16-136.2

Amends the Downstate Teacher Article of the Pension Code to increase the minimum monthly retirement annuity to \$25 per month for each of the first 30 years of creditable service, beginning January 1, 1995. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal: Pension

Feb 23 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 11 Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

HB-2882 IAWFER – WEAVER,M – BLACK – MEYER – MULLIGAN, BALTHIS, CLAYTON, STEPHENS, PERSICO, HOEFT AND FREDERICK.

20 ILCS 405/35.7d new

25 ILCS 155/6.1-1 new

Amends the Illinois Economic and Fiscal Commission Act and the Civil Administrative Code of Illinois. Requires the Illinois Economic and Fiscal Commission to study, with the aid of the Department of Central Management Services, the potential effect on State finances of providing health insurance benefits under the State Employees' Group Insurance Act of 1971 to annuitant members of the Teachers' Retirement System and community college annuitant members of the State Universities Retirement System. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal

Feb 23 1994 First reading Jan 10 1995 Session Sine Die Referred to Rules

HB-2883 MOFFITT – WENNLUND – MEYER – ZICKUS – STEPHENS, BIGGERT, CLAYTON, DEUCHLER, FREDERICK, MULLIGAN, PERSICO, WEAVER,M, BIGGINS, WELLER, BALTHIS AND MURPHY,M.

20 ILCS 2310/55.76 new

Amends the Civil Administrative Code. Requires the Department of Public Health to conduct a study of spousal abuse and report its findings and recommendations by January 1, 1996.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 23 1994 First reading Jan 10 1995 Session Sine Die Referred to Rules

HB-2884 WOJCIK – FREDERICK – MOFFITT – ACKERMAN – WENNLUND, BIGGERT, COWLISHAW, DEUCHLER, KRAUSE, MEYER, MULLIGAN, WEAVER,M, ZICKUS, BIGGINS, WELLER, LEITCH AND SAVIANO.

20 ILCS 2305/8.2 new

Amends the Department of Public Health Act. Provides that the Department shall establish an Osteoporosis Prevention and Education Program. Establishes in the Department an Osteoporosis Advisory Council, appointed by the Director of Public Health, to assist the Department in implementing the program.

HOUSE AMENDMENT NO. 1.

Directs the Department of Public Health, in establishing the Osteoporosis Prevention and Education Program, to utilize federal, State, and other available funding. Deletes provisions establishing the Osteoporosis Advisory Council. Provides that the State Board of Health shall advise and assist the Department of Public Health with respect to osteoporosis prevention and education activities.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 23 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 11 Assigned to Health Care & Human

Apr 07 Amendment No.01 Services
Apr 07 Amendment No.01 HEALTH/HUMAN H Adopted

023-000-000

Do Pass Amend/Short Debate 023-000-000

Cal 2nd Rdng Short Debate

Apr 26 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate

May 11 Short Debate-3rd Passed 116-000-000

May 12 Arrive Senate

Placed Calendr, First Reading

Jan 10 1995 Session Sine Die

#### HB-2885 MULLIGAN - COWLISHAW - ZICKUS - MOFFITT - MEYER AND BIG-GINS.

215 ILCS 5/356g new 215 ILCS 125/4-6.4 new

Amends the Illinois Insurance Code and the Health Maintenance Organization Act. Provides that health insurance must provide coverage for an annual screening for cervical cancer.

Feb 23 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 11 Assigned to Health Care & Human

Services

Mar 22 Re-assigned to Insurance

Apr 13 Motion Do Pass-Lost 008-016-000 HINS

Remains in Committee Insurance

Ref to Rules/Rul 27E Apr 22

Jan 10 1995 Session Sine Die

### HB-2886 MEYER - STEPHENS - COWLISHAW - ZICKUS - LAWFER, BIGGERT, DEUCHLER, FREDERICK, HASSERT, WEAVER,M, BIGGINS, WELLER, SAVIANO AND BALTHIS.

720 ILCS 5/3-5 from Ch. 38, par. 3-5 720 ILCS 5/3-6 from Ch. 38, par. 3-6 720 ILCS 5/12-18 from Ch. 38, par. 12-18

Amends the Criminal Code of 1961 to provide that prosecutions for criminal sexual assault and aggravated criminal sexual assault may be commenced at any time. Eliminates provision that bars prosecution of a spouse of a victim for those offenses unless the victim reports the offense to a law enforcement agency or the State's Attorney's office within 30 days after the offense was committed.

NOTE(S) THAT MAY APPLY: Correctional

Feb 23 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11 Assigned to Judiciary II

Mar 18 Motion Do Pass-Lost 003-001-011 HIUB

Remains in Committee Judiciary II

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### ZICKUS - MURPHY,M - BIGGERT - MEYER - SAVIANO, BRADY, KU-HB-2887 BIK, MULLIGAN, WEAVER, M AND BALTHIS.

35 ILCS 200/12-30 35 ILCS 200/12-50

Apr 22

35 ILCS 200/12-55

Amends the Property Tax Code to require the notice of changed assessment in a general assessment year to be mailed in counties with 3,000,000 or more inhabitants and to include the assessed value of the land, the assessed value of the improvements, the estimated market value, and an estimate of the amount of change in tax resulting from the assessment change. Requires the notice of change of assessment in years other than general assessment years to include the assessed value of the land, the value of improvements, the estimated market value, the median level of assessment in the assessment district, an estimate of the amount of change in tax resulting from the change in assessment, and notice of possible eligibility for a homestead improvement exemption.

NOTE(S) THAT MAY APPLY: Fiscal; State Mandates

Feb 23 1994 First reading Referred to Rules 1793

Jan 10 1995 Session Sine Die

#### WOJCIK - WENNLUND - WELLER - MURPHY, M. HB-2888

35 ILCS 200/16-160

Amends the Property Tax Code to allow taxpayers in all counties (now all counties except Cook) to appeal assessment decisions to the Property Tax Appeal Board. NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford

Feb 23 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-2889 ACKERMAN - MOFFITT - BIGGERT - WIRSING - KUBIK, BLACK, JOHNSON, TOM, MEYER, MULLIGAN, WEAVER, M, ZICKUS AND MURPHY.M.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act to create a tax credit equal to 5% of the federal earned income tax credit. Applies to tax years ending on or after December 31, 1994. Effective immediately.

Feb 23 1994 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-2890 MOFFITT - LAWFER - STEPHENS - ZICKUS - WOJCIK, CLAYTON, MEYER AND MULLIGAN.

35 ILCS 105/3-5	from Ch. 120, par. 439.3-5
35 ILCS 110/3-5	from Ch. 120, par. 439.33-5
35 ILCS 115/3-5	from Ch. 120, par. 439.103-5
35 ILCS 120/2-5	from Ch. 120, par, 441-5

Amends the use and occupation tax Acts to exempt from taxation personal property that is donated by a retailer to a disaster victim or a charitable or religious organization providing disaster relief.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 23 1994 First reading Jan 10 1995 Session Sine Die Referred to Rules

#### HB-2891 MURPHY,M-LINDNER-BIGGERT-ZICKUS-MEYER, BLACK, HAS-SERT, JOHNSON, TOM, KUBIK, MULLIGAN, PERSICO, WEAVER, M AND BALTHIS.

35 ILCS 5/203

from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act to create a \$5000 deduction for individuals who buy a home during the taxable year, receive a homestead exemption, and have not received a homestead exemption in the previous 3 years. Effective immediately and applicable to taxable years ending on or after December 31, 1994.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 23 1994 First reading Jan 10 1995 Session Sine Die Referred to Rules

#### PEDERSEN - MURPHY,M. HB-2892

55 ILCS 5/5-1006	from Ch. 34, par. 5-1006
55 ILCS 5/5-1007	from Ch. 34, par. 5-1007
55 ILCS 5/5-1008	from Ch. 34, par. 5-1008
65 ILCS 5/8-11-1	from Ch. 24, par. 8-11-1
65 ILCS 5/8-11-5	from Ch. 24, par. 8-11-5
65 ILCS 5/8-11-6	from Ch. 24, par. 8-11-6

Amends the Counties Code and the Illinois Municipal Code to limit home rule occupation and use tax rates to a maximum of 1%. Preempts home rule units. Effective immediately.

NOTE(S) THAT MAY APPLY: Home Rule

Feb 23 1994 First reading

Referred to Rules

### Jan 10 1995 Session Sine Die HB-2893

WIRSING - WEAVER,M - BLACK - KRAUSE - PERSICO, BIGGERT, KUBIK, MEYER, MULLIGAN, WOJCIK, WELLER, LEITCH, BALTHIS, MURPHY, M AND HANRAHAN.

35 ILCS 5/203

from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act to create a deduction for individual taxpayers in an amount equal to all amounts spent on tuition for the taxpayer and his or her dependents up to a certain limit depending on income. Effective immediately and applicable to taxable years ending on or after December 31, 1994.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 23 1994 First reading Jan 10 1995 Session Sine Die Referred to Rules

HB-2894 BIGGERT - ZICKUS - MEYER - HASSERT - MOFFITT, BIGGINS, LAW-FER, LINDNER, MULLIGAN, PERSICO, WEAVER, MANDMURPHY, M.

325 ILCS 5/4.5 new

Amends the Abused and Neglected Child Reporting Act. Requires appointment of a Child Abuse Task Force to (i) develop guidelines to be used in identifying and providing services to children who are victims of sexual abuse, (ii) provide resources for persons required to report possible child abuse or neglect, and (iii) provide for training of medical personnel in the identification and treatment of children who are victims of sexual abuse.

HOUSE AMENDMENT NO. 1.

Replaces everything after the enacting clause with similar provisions amending the Abused and Neglected Child Reporting Act. Provides for a Child Abuse Task Force of 5, rather than 10, members. Requires that members be appointed within 60 days after the effective date of this amendatory Act of 1994. Requires the Task Force to report to the Governor and General Assembly by December 1, 1995. Provides that Task Force members may be reimbursed for their expenses. Effective immediately.

HOUSE AMENDMENT NO. 2.

Provides that all 5 Task Force members shall be appointed by the Governor (rather than one each by the Governor and the 4 legislative leaders).

Feb 23 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 11 Assigned to Health Care & Human

Services

Apr 07 Amendment No.01 HEALTH/HUMAN H Adopted Do Pass Amend/Short Debate

018-000-003

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 26

Amendment No.02 DART

Adopted

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

HB-2895 HUGHES - BIGGERT - JOHNSON, TOM - ZICKUS - LAWFER, BLACK, BRADY, CLAYTON, MEYER, MOFFITT, MULLIGAN, PERSICO, WEAV-ER,M, WOJCIK, LEITCH, MURPHY,M, SCHOENBERG AND GASH.

New Act 35 ILCS 5/203

from Ch. 120, par. 2-203

Creates the Medical Care Savings Account Act and amends the Income Tax Act. Authorizes an employer to offer a medical care savings account program, under which the employer contributes into an account all or part of the premium differential realized by the employer based on the purchase of a higher deductible health plan for the benefit of an employee. Requires the account administrator to use moneys in the account to pay the employee's medical expenses or purchase health coverage for the employee. Allows an employee to make withdrawals from the account. subject to certain restrictions. Makes amounts of contributions to an account, and interest earned, not subject to State income tax, with certain exceptions.

Note(s) That May Apply: Fiscal

Feb 23 1994 First reading Jan 10 1995 Session Sine Die

Referred to Rules

ZICKUS - MEYER - HASSERT - MULLIGAN - LINDNER, CLAYTON HB-2896

AND JOHNSON, TOM.

305 ILCS 5/5-5.12a new

Amends the Public Aid Code by providing that the Department of Public Aid shall implement procedures to reduce the number of excessive and unnecessary sales of prescription drugs by pharmacies in which the prescribing physician has an ownership interest.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 23 1994 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 21 Motion Do Pass-Lost 012-000-009

**HCHS** 

Remains in Committee Health Care &

Human Services Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

#### MEYER - LAWFER - WOJCIK - BIGGINS - BRADY, MULLIGAN, HB-2897 CLAYTON AND STEPHENS.

305 ILCS 5/5-2.1

from Ch. 23, par. 5-2.1

Amends the Public Aid Code. Provides that periods of Medicaid ineligibility based on property transfers may not run concurrently unless required to do so by a federal law or regulation.

NOTE(S) THAT MAY APPLY: Fiscal Feb 23 1994 First reading

Referred to Rules

#### Jan 10 1995 Session Sine Die HB-2898 BIGGERT - WENNLUND - LINDNER - MEYER - WOJCIK, LAWFER,

CLAYTON, BRADY AND MULLIGAN. 305 ILCS 5/5-2.1

from Ch. 23, par. 5-2.1

Amends the Public Aid Code. Requires the Department of Public Aid to use certain measures (including obtaining information from the IRS, conducting comprehensive financial checks, and placing on applicants the burden of proving the transfer was for a legitimate purpose) in enforcing the provisions of the Code concerning property transfers to qualify for or increase the need for Medicaid.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 23 1994 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

#### HR.2899 BIGGINS - BRADY - LAWFER - MOFFITT - CLAYTON AND WOJCIK. 305 ILCS 5/5-13 from Ch. 23, par. 5-13

Amends the Public Aid Code. Provides that the amount expended under the Medical Assistance Article of the Code for a person (now, a nursing home resident or a person 65 or older) shall be a claim against the estate of the person or the person's surviving spouse.

NOTE(s) THAT MAY APPLY: Fiscal

Feb 23 1994 First reading Jan 10 1995 Session Sine Die Referred to Rules

### HB-2900 STEPHENS - MEYER - BIGGERT - MOFFITT - BRADY, BIGGINS, BLACK, CLAYTON, HASSERT, JOHNSON, TOM, LAWFER, LINDNER, PERSICO, SAVIANO, WEAVER,M, WENNLUND, WOJCIK, WELLER, BALTHIS AND MURPHY, M.

305 ILCS 5/Art, IVA heading new

305 ILCS 5/4A-5 new

305 ILCS 5/4A-10 new

305 ILCS 5/4A-15 new 305 ILCS 5/4A-20 new 305 ILCS 5/4A-25 new

305 ILCS 5/4A-30 new

305 ILCS 5/4A-35 new

305 ILCS 5/4A-40 new

305 ILCS 5/4A-45 new

305 ILCS 5/4A-50 new

305 ILCS 5/4A-55 new

305 ILCS 5/4A-60 new

305 ILCS 5/4A-65 new

305 ILCS 5/4A-70 new 305 ILCS 5/4A-75 new

305 ILCS 5/4A-80 new

305 ILCS 5/4A-85 new

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305 ILCS 5/4A-90 new
305 ILCS 5/4A-95 new
305 ILCS 5/4A-100 new
305 ILCS 5/4A-105 new
305 ILCS 5/4A-115 new
305 ILCS 5/4A-120 new
305 ILCS 5/4A-125 new
305 ILCS 5/5-2 from Ch. 23, par. 5-2
305 ILCS 5/6-1.9 from Ch. 23, par. 6-1.9
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Amends the Public Aid Code. Requires the Department of Public Aid to apply for federal waivers to conduct a work-not-welfare pilot program as a part of the AFDC program. With certain exceptions, provides that an AFDC family in the pilot program may not receive more than 24 monthly benefit payments within a 48-month benefit period. After the end of a family's 48-month benefit period, prohibits the family from receiving another monthly benefit under the pilot program (or from receiving general assistance or medical assistance) unless it has been at least 36 months since the family received a monthly benefit under the pilot program. Provides employment and training requirements for pilot program participants. Requires the Department to conduct a pilot program under which State Transitional Assistance recipients may not receive more than 24 monthly benefit payments.

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Note(s) That May Apply: Fiscal
Feb 23 1994 First reading Referred to Rules
Jan 10 1995 Session Sine Die
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# HB-2901 BRADY - BIGGINS - MULLIGAN - WEAVER,M - WOJCIK AND BLACK.

705 ILCS 405/2-9 from Ch. 37, par. 802-9

Amends the Juvenile Court Act. Requires that an alleged abused, neglected, or dependent minor taken into temporary protective custody must be brought before a judicial officer within 72 (now, 48) hours for a temporary custody hearing. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
    Feb 23 1994
                  First reading
                                            Referred to Rules
                   Ruled Exempt Hse Rule 29(c) HRUL
    Mar 10
                                             Rfrd to Comm on Assignment
    Mar 11
                                             Assigned to Judiciary II
                                            Do Pass/Short Debate Cal 016-000-000
    Apr 07
                   Cal 2nd Rdng Short Debate
    Apr 28
                   Short Debate Cal 2nd Rdng
                   Held 2nd Rdg-Short Debate
    Jan 10 1995
                   Session Sine Die
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## HB-2902 HUGHES – LAWFER – MOFFITT – SAVIANO – WOJCIK, BLACK, BRA-DY, CLAYTON, WEAVER,M, BALTHIS AND STEPHENS.

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305 ILCS 5/3-10.11 new
305 ILCS 5/5-13.5
305 ILCS 5/11-22 from Ch. 23, par. 11-22
305 ILCS 5/11-22b from Ch. 23, par. 11-22b
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Amends the Public Aid Code. Requires the Auditor General to conduct program audits of the Department of Public Aid's enforcement of liens in connection with aid to the aged, blind, and disabled, Medicaid, and certain other aid.

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NOTE(s) THAT MAY APPLY: Fiscal
Feb 23 1994 First reading Referred to Rules
Jan 10 1995 Session Sine Die
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# HB-2903 HUGHES – LAWFER – CLAYTON – WEAVER,M – BRADY, BLACK, WO-JCIK, BALTHIS AND STEPHENS.

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305 ILCS 5/5-2.1 from Ch. 23, par. 5-2.1
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Amends the Public Aid Code. Prohibits a person from transferring real property, for less than fair market value, within 60 (now, 30) months immediately before applying for Medicaid or being admitted to a nursing home. Effective immediately.

Note(s) That May Apply: Fiscal

Feb 23 1994 First reading Jan 10 1995 Session Sine Die Referred to Rules

## HB-2904 LAWFER – BLACK – MEYER – MULLIGAN – MOFFITT, BRADY, CLAY-TON, WEAVER,M, WOJCIK, ZICKUS, LEITCH AND MURPHY,M.

20 ILCS 2310/55.76 new

Amends the Civil Administrative Code of Illinois by providing that the Department of Public Health establish a program that enables persons who need continuous medication to receive drugs intravenously at home. Provides that the Department shall publicize the program and the availability of program resources. Provides that the Department shall publish an informational brochure about the program and shall make it available for statewide distribution.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 23 1994 First reading Jan 10 1995 Session Sine D Referred to Rules

Jan 10 1995 Session Sine Die

## HB-2905 HOEFT – BIGGINS – BIGGERT – PERSICO – LINDNER, CLAYTON, WO-JCIK, SAVIANO, MEYER, HUGHES AND COWLISHAW.

105 ILCS 5/18-8

from Ch. 122, par. 18-8

Amends the School Code. Decreases the equalized assessed value used to compute general State aid for school districts subject to the Property Tax Extension Limitation Act whenever the total tax rate of the district as extended by the county clerk is less than the total tax rate of the district that the county clerk would have been authorized to extend if the Property Tax Extension Limitation Act did not apply and if the district had levied at the maximum rates at which it was authorized by law to levy. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal

Feb 23 1994 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

# HB-2906 COWLISHAW – BIGGERT – WEAVER,M – LAWFER – ZICKUS, HASSERT, JOHNSON,TOM, SAVIANO, BIGGINS, WOJCIK, BRADY, PANKAU, LEITCH AND ACKERMAN.

105 ILCS 5/2-3.116 new

Amends the School Code. Authorizes the State Board of Education to waive all but specifically excepted provisions of the Code under certain conditions upon request of a school district or other agency. Adds provisions relative to the public notice required to be given of a public hearing before the school board on the waiver request. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Feb 23 1994 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

# HB-2907 BIGGERT – COWLISHAW – HASSERT – JOHNSON, TOM – SAVIANO, WEAVER, M, BIGGINS, ZICKUS, LAWFER, CLAYTON, BRADY, WOJCIK, LINDNER, LEITCH AND ACKERMAN.

105 ILCS 5/Art. 18A heading n

105 ILCS 5/18A-1 new

Amends the School Code. Authorizes school districts to discontinue or modify action or programs mandated on or after August 1, 1985 if full, specifically identifiable State funding is not provided therefor, subject to certain exceptions. Effective July 1, 1994.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Feb 23 1994 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-2908 BIGGERT - WOJCIK.

105 ILCS 5/29-5a new

Amends the School Code relative to transportation reimbursement for school districts. Requires all qualified students to be claimed, and all miles for transportation of students to be calculated, under one category. Specifies the student transportation related expenses that are claimable and provides that all transportation related costs are claimable. Establishes a 4 tier transportation reimbursement formula, subject to a hold harmless provision for fiscal years 1995 through 1997. Effective immediately.

Note(s) That May Apply: Fiscal Feb 23 1994 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

HB-2909 ZICKUS – LAWFER – WOJCIK – BIGGINS – JOHNSON, TOM.

New Act

Creates the Scholarship Schools Pilot Program Act, a 4 year program to be implemented in one of Chicago's elementary school subdistricts. Provides for State educational scholarships to attend a scholarship school of up to \$1,500 for elementary students and \$2,000 for high school students who reside within the pilot subdistrict. Provides criteria for the private schools that wish to qualify as scholarship schools. Adds provisions relative to transportation to and accountability of scholarship schools. Creates the Scholarship Schools Council to administer the Act. Repeals the Act on August 1, 1999. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal

Feb 23 1994 First reading Jan 10 1995 Session Sine Die Referred to Rules

HB-2910 LINDNER - BIGGERT - LAWFER - MEYER - WEAVER,M AND WO-JCIK.

105 ILCS 5/34-6

from Ch. 122, par. 34-6

Amends the School Code. Caps the annual salary and other employment benefits of the general superintendent of schools of the Chicago public school system at the maximum levels at which the general superintendent's salary and other employment benefits are payable under the contract of the general superintendent that is in effect on the effective date of the amendatory Act. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 23 1994 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

HB-2911 HOEFT – ZICKUS – BIGGERT – SAVIANO – WOJCIK, LAWFER, MEY-ER, CLAYTON, HASSERT, WEAVER,M, LINDNER AND MURPHY,M.

105 ILCS 5/34-20.05 new

Amends the School Code. Requires the Chicago Board of Education to file a report with the General Assembly listing and identifying all of its educational property and all of its noneducational property. Requires the Board to sell, within a 2 year period, all of its noneducational property that does not produce a profit during each of a specified number of years preceding the year in which the report is filed. Requires the Board to file a supplemental report accounting for the sale of that unprofitable, noneducational property. Effective immediately.

Note(s) That May Apply: Fiscal Feb 23 1994 First reading Jan 10 1995 Session Sine Die

Referred to Rules

HB-2912 STECZO.

225 ILCS 65/5

Mar 11

from Ch. 111, par. 3505

Amends the Illinois Nursing Act of 1987 to make a grammar correction.

Feb 23 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 21 Motion Do Pass-Lost 014-008-003

HCHS

Motion Do Pass-Lost 014-008-003

HCHS

Tbl-pursuant Hse Rul 26D

## HB-2913 MEYER – LAWFER – WOJCIK – BIGGINS AND JOHNSON, TOM. New Act

Creates the Charter School and Voucher System Studies Act. Requires the 9 member Task Force established under the Act to analyze, study, and report to the Governor and the General Assembly by December 1, 1994 concerning the feasibility and method of funding and implementing a charter school program, voucher system, or both. Repeals the Act on January 1, 1995. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 23 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

## HB-2914 LAWFER – STEPHENS – ZICKUS – DEUCHLER – CLAYTON, MEYER, MULLIGAN, WEAVER,M AND LEITCH.

10 ILCS 5/9-1.3 from Ch. 46, par. 9-1.3 10 ILCS 5/9-1.4 from Ch. 46, par. 9-1.4 10 ILCS 5/9-1.5 from Ch. 46, par. 9-1.5 10 ILCS 5/9-1.8 from Ch. 46, par. 9-1.8 10 ILCS 5/9-1.10a new

Amends the Election Code. Subjects candidates for election to the offices of State, ward, precinct, and township committeemen to the provisions of Article 9 of the Code concerning disclosures of contributions and expenditures.

Feb 23 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

## MEYER - STEPHENS - SAVIANO - BIGGINS - HASSERT, CLAYTON, DEUCHLER, LAWFER AND WEAVER,M.

New Act

HB-2915

Creates the Legislative Ethics Act. Establishes a Legislative Ethics Board, composed of 8 legislators, to investigate and decide complaints of ethical breaches by legislative members and staff.

Feb 23 1994 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

## HB-2916 STEPHENS - PARKE - BIGGINS - LAWFER - HASSERT, BLACK, CLAYTON, DEUCHLER, WEAVER,M AND JOHNSON,TOM.

New Act

10 ILCS 5/Art. 9 heading

10 ILCS 5/9-7.1 new

Creates the Legislative Contributions Act and amends the Election Code. Prohibits General Assembly members from sponsoring or voting upon legislation affecting an industry or group from which the legislator has accepted more than \$20,000. Limits the honoraria a legislator may accept to \$100 per activity and \$5,000 per election cycle. Prohibits individuals, businesses, and political action committees from contributing more than \$5,000 to a legislative candidate per election cycle.

Feb 23 1994 First reading

Jan 10 1995 Session Sine Die

Referred to Rules

## HB-2917 BIGGINS – ZICKUS – BIGGERT – STEPHENS – LAWFER, CLAYTON, DEUCHLER, SAVIANO AND WEAVER,M.

New Act

10 ILCS 5/Art. 9 heading

10 ILCS 5/9-7.1 new

Creates the Campaign Contribution Act. Prohibits a General Assembly member from sponsoring or voting upon legislation relating to or affecting his fiduciary relationships. Amends the Election Code to prohibit certain uses of campaign contributions and require written evidence of campaign loans.

Feb 23 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

## HB-2918 ZICKUS – PEDERSEN – ROSKAM – MURPHY,M – BIGGINS, WEAV-ER,M, PANKAU AND CROSS.

New Act

Creates the Public Employee Compensation Reporting Act. Provides that each State officer and agency, unit of local government and school district shall file an annual Employee Compensation Report with the State Comptroller. Sets forth the contents and form for the Report, including information concerning the number of employees, employee compensation, paid employee benefits, leave used by employees, employee turnover, and other matters.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 2918 creates a local government or-

ganization and structure mandate for which no State reimbursement is required under the State Mandates Act.

## HOUSE AMENDMENT NO. 1

Provides that the Act applies only to State officers and agencies (and not to units of local government and school districts).

Note(s) That May Apply: Fiscal; State Mandates

Feb 23 1994 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elections & State

Apr 20 Government
St Mandate Fis Note Filed

Committee Elections & State

Government

Apr 21 Amendment No.01 ELECTN ST GOV H Adopted

Motion Do Pass Amended-Lost 008-003-008 HESG

Remains in Committee Elections & State Government

State Government Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

## HB-2919 STEPHENS – MURPHY,M – PEDERSEN – ROSKAM, BIGGINS, CLAY-TON AND ZICKUS.

New Act

Creates the Public Pay Equity Act. Provides that the rate of change in compensation paid to employees of the State of Illinois, units of local government, and school districts shall not exceed the rate of change of compensation in the private sector. Sets forth methods for making necessary calculations regarding private and public compensation levels and changes in compensation. Provides that the Comptroller shall make specified determinations under the Act, receive annual reports from governmental entities, and make an annual report to the Governor and the General Assembly regarding public and private compensation. Prohibits arbitration awards and labor contracts that are inconsistent with the Act.

Feb 23 1994 First reading Referred to Rules
Jan 10 1995 Session Sine Die

HB-2920 STEPHENS – MEYER – MOFFITT – BIGGERT – WEAVER,M, BIGGINS, BLACK, CLAYTON, COWLISHAW, DEUCHLER, JOHNSON,TOM, LINDNER, SAVIANO AND BALTHIS.

20 ILCS 3005/2 from Ch. 127, par. 412 20 ILCS 3005/2.7 new

Creates the Zero-Based Budget Act. Provides that, beginning with the FY96 budget, the Governor's executive budget shall include a financial plan containing specified elements. Provides that 10% of the "budget units" in the budget shall be prepared on a "zero base". Provides that the Bureau of the Budget shall develop forms for presentation of zero-based budgets. Provides for legislative oversight of zero-based budgeting. Amends the Bureau of the Budget Act to require the Bureau of the Budget to carry out its duties under the Zero-Based Budget Act. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 23 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-2921 MEYER – HASSERT – BLACK – WEAVER,M – DEUCHLER, BIGGINS, CLAYTON, MULLIGAN, JOHNSON,TOM, STEPHENS, SAVIANO, BALTHIS AND MURPHY,M.

30 ILCS 505/Art. 1 heading new preceding 30 ILCS 505/1 30 ILCS 505/Art. 2 heading new preceding 30 ILCS 505/4

30 ILCS 505/A from Ch. 127, par. 132.6

30 ILCS 505/Art. 3 heading

30 ILCS 505/100 new

30 ILCS 505/105, formerly 30 ILCS 105/6-1

from Ch. 127, par. 132.6-1 30 ILCS 505/110, formerly 30 ILCS 505/10.1

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from Ch. 127, par. 132.10-1
 30 ILCS 505/115, formerly 30 ILCS 505/10.2
from Ch. 127, par. 132.10-2
 30 ILCS 505/120, formerly 30 ILCS 505/10.3
from Ch. 127, par. 132.10-3
 30 ILCS 505/125, formerly 30 ILCS 505/11.1
from Ch. 127, par. 132.11-1
 30 ILCS 505/130, formerly 30 ILCS 505/11.2
from Ch. 127, par. 132.11-2
 30 ILCS 505/135, formerly 30 ILCS 505/11.3
from Ch. 127, par. 132.11-3
 30 ILCS 505/140, formerly 30 ILCS 505/11.4
from Ch. 127, par. 132.11-4
 30 ILCS 505/145, formerly 30 ILCS 505/11.5
from Ch. 127, par. 132.11-5
 30 ILCS 505/150, formerly 30 ILCS 505/11.6
from Ch. 127, par. 132.11-6
 30 ILCS 505/155 new
 30 ILCS 505/160 new
 30 ILCS 505/165 new
 30 ILCS 505/170 new
 30 ILCS 505/175 new
 30 ILCS 505/Art. 4 heading new preceding 30 ILCS 505/200
 30 ILCS 505/200, formerly 30 ILCS 505/12
from Ch. 127, par. 132.12
 30 ILCS 505/205, formerly 30 ILCS 505/13
from Ch. 127, par. 132.13
 30 ILCS 515/42
                                 from Ch. 127, par. 132.242
 30 ILCS 515/4 rep.
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Amends the Illinois Purchasing Act. Places provisions of the Act pertaining to ethical matters in a separate Article of the Act, and adds provisions to that Article: requiring the reporting of anticompetitive practices to the Attorney General; prohibiting the use of confidential information; requiring State employees to notify their employing agencies of certain contracts and payroll positions; disqualifying a former State employee who was involved in procurement from dealing with the State on similar matters for one year or more; and authorizing the suspension of vendors who violate the Act. Provides that both the old and new ethical provisions apply to State agencies even if purchasing by those agencies is governed by other Acts. Amends the State Printing Contracts Act by providing that the ethical provisions of the Illinois Purchasing Act apply to that Act.

Feb 23 1994 First reading Referred to Rules
Jan 10 1995 Session Sine Die

## HB-2922 STEPHENS – SALVI – PEDERSEN – ROSKAM – DEUCHLER, BIGGINS, HASSERT, WEAVER,M AND MURPHY,M.

New Act

Creates the Competitive Contracting of Public Services Act. Applies to all State officers and agencies, units of local government, and school districts. Applies to all goods and services provided by any of the above governmental entities with the exception of police, regulatory, instructional, judicial, and legislative functions. Requires each governmental entity to periodically perform a "make or buy analysis" of goods and services to determine whether they could be obtained from, or provided by, the private sector at a lower cost. Also requires the above analysis to be made when requested by a private entity. Sets forth a method for conducting the analysis. Provides that, if the analysis reveals that particular goods or a particular service can be supplied at lower cost by a private entity, the governmental entity shall have the goods or services provided by a private entity.

NOTE(S) THAT MAY APPLY: Fiscal; State Mandates

Feb 23 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

## HB-2923 MOFFITT – BLACK – STEPHENS – ROSKAM – SALVI, BIGGINS, DEUCHLER, MULLIGAN AND WEAVER,M.

30 ILCS 105/13.4

from Ch. 127, par. 149.4

Amends the State Finance Act to require amounts recommended by the Governor for new appropriations and amounts recommended for reappropriation, for the Department of Conservation and the Environmental Protection Agency, to be prepared as 2 separate bills for each agency.

Feb 23 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### CROSS - BIGGERT - STEPHENS - WEAVER,M - MULLIGAN, CLAY-HR.2924 TON, ROSKAM AND SALVI.

705 ILCS 505/20

from Ch. 37, par. 439.20

Amends the Court of Claims Act to require the clerk of the court of claims to transmit to the General Assembly a complete statement of all decisions in favor of claimants rendered by the court during the preceding year (presently the preceding 2 years). Feb 23 1994 First reading

Feb 23 1994	First reading Referred to Rules
Mar 10	Ruled Exempt Hse Rule 29(c) HRUL
Mar 11 Mar 18	Rfrd to Comm on Assignment Assigned to Judiciary I Do Pass/Consent Calendar 012-000-000
	Consnt Caldr Order 2nd Read
Apr 13	Cnsent Calendar, 2nd Reading
•	Consnt Caldr Order 3rd Read
Apr 20	Consnt Caldr, 3rd Read Pass 113-000-001
	Arrive Senate
	Placed Calendr, First Reading
Apr 28	Sen Sponsor DILLARD
11p1 20	First reading Referred to Rules
	Assigned to Judiciary
May 05	
May 05	Recommended do pass 010-000-000
May 06	
May 00	
M 10	
May 12	
T 40	
Aug 05	
	PUBLIC ACT 88-0567 effective date 95-01-01
May 06 May 12 Jun 10 Aug 05	Placed Calndr, Second Reading Second Reading Placed Calndr, Third Reading Third Reading - Passed 058-000-000 Passed both Houses Sent to the Governor Governor approved PUBLIC ACT 88-0567 effective date 95-01-01

#### HB-2925 JONES, LOU.

225 ILCS 75/19.12

from Ch. 111, par. 3731

Referred to Rules

Amends the Illinois Occupational Therapy Practice Act to make stylistic changes. Feb 23 1994 First reading

1 00 20 1771	1 II St I Cauming	Referred to Rules
Mar 10	Ruled Exempt Hse Rule 29(	c) HRUL
		Rfrd to Comm on Assignment
Mar 11		Assigned to Registration & Regulation
Mar 23		Recommended do pass 007-004-000
	Placed Calndr, Second Read	ng
Apr 13	·	Fiscal Note Requested BLACK
	Placed Calndr, Second Read	
Apr 28	Second Reading	
•	Held on 2nd Reading	
Jan 10 1995	Session Sine Die	

#### HB-2926 JONES, LOU.

225 ILCS 10/4.4

from Ch. 23, par. 2214.4

Amends the Child Care Act of 1969 to make a technical correction in the definition of a license applicant.

Feb 23 1994	First reading	Referred to Rules
<b>M</b> ar 10	Ruled Exempt Hse Rule 29	(c) HRUL
		Rfrd to Comm on Assignment
Mar 11		Assigned to Registration & Regulation
Mar 23		Recommended do pass 007-004-000
	Placed Caindr, Second Read	
Apr 12	Second Reading	
-	Placed Calndr, Third Reading	ng

**1803** HB-2926—Cont.

Jan 10 1995 Session Sine Die

### HB-2927 JONES,LOU.

225 ILCS 25/10 from Ch. 111, par. 2310

Amends the Illinois Dental Practice Act to make a stylistic change.

Feb 23 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 11 Assigned to Registration & Regulation Mar 23 Recommended do pass 007-004-000

Placed Calndr, Second Reading

Apr 12 Second Reading

Placed Calndr, Third Reading

Jan 10 1995 Session Sine Die

#### HB-2928 STECZO.

225 ILCS 105/6

from Ch. 111, par. 5006

Referred to Rules

Amends the Professional Boxing and Wrestling Act to make a stylistic change, HOUSE AMENDMENT NO. 2.

Deletes reference to: 225 ILCS 105/6 Adds reference to:

Feb 23 1994 First reading

225 ILCS 105/13 from Ch. 111, par. 5013

Deletes everything. Amends the Professional Boxing and Wrestling Act. Exempts athletic events having an indoor seating capacity of more than 17,000 from the 10% tax of the first \$500,000 of gross receipts and the reporting and inventory requirements. Effective immediately.

r mot reading	TOTOTTO TO TECTOR	
Ruled Exempt Hse Rule 29	(c) HRUL	
	Rfrd to Comm on Assignr	nent
	Assigned to Registration	& Regulation
	Recommended do pass 00	7-004-000
Placed Calndr, Second Read		
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		LACK
Placed Calndr, Second Read		
,		rawn
Placed Caindr. Second Read		
	•	
Amendment No.01	STECZO	Withdrawn
Amendment No.02		Adopted
	าย	
	Referred to Rules	
Session Sine Die		
	Placed Calndr, Second Read Placed Calndr, Second Read Second Reading Held on 2nd Reading Amendment No.01 Amendment No.02 Placed Calndr, Third Readi Third Reading - Passed 111 Arrive Senate Placed Calendr, First Readi Sen Sponsor PETERSON First reading	Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assigns Assigned to Registration of Recommended do pass 00 Placed Calndr,Second Reading Fiscal Note Requested BI Placed Calndr,Second Reading Fiscal Note Request W/d Placed Calndr,Second Reading Second Reading Held on 2nd Reading Amendment No.01 STECZO Amendment No.02 STECZO Placed Calndr,Third Reading Third Reading - Passed 111-000-000 Arrive Senate Placed Calendr,First Reading Sen Sponsor PETERSON First reading Referred to Rules

## HB-2929 DANIELS – PERSICO – WOJCIK – MURPHY,M – BLACK, CLAYTON, MULLIGAN, WEAVER,M AND JOHNSON,TOM.

20 ILCS 1105/20 new

Amends the Natural Resources Act. Creates the Coordinating Council for Natural Resources and the Environment within the Department of Energy and Natural Resources. Provides that the 10-person membership of the Coordinating Council shall consist of the Director of the Department of Energy and Natural Resources, who shall act as chairperson, the directors of certain other State departments and agencies, and the Governor, or their designees. Requires the Council to: develop a natural resource and environmental philosophy; develop protection programs for Illinois systems; establish plans that balance the State's natural resources and the State's economy; promote metropolitan planning organizations; establish an information clearinghouse for federal and State regulations, and permits; coordinate and utilize private resources; direct citizens to available technical assistance.

## HOUSE AMENDMENT NO. 1

Reduces the number of members from 10 to 8 and specifies that the members shall be: the Directors of Agriculture, Conservation, Energy and Natural Re-

sources, Mines and Minerals, the Illinois Environmental Protection Agency, and the Division of Water Resources within the IL Department of Transportation; a Lieutenant Governor's office representative; and the Executive Director of the Governor's Science Advisory Committee. Provides that the goals, strategies, and programs to be established by the Council are to be multi-agency in scope.

## **HOUSE AMENDMENT NO. 2.**

Directs the Council to address the development of guidelines for an environmental education curriculum.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 23 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 11 Assigned to Environment & Energy

Mar 24 Amendment No.01

ENVRMNT ENRGY H Adopted ENVRMNT ENRGY H Adopted Amendment No.02 Do Pass Amend/Short Debate

023-000-000

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Apr 28 Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-2930 PERSICO - ACKERMAN - LAWFER - BLACK - CROSS, CLAYTON, LINDNER, MURPHY,M, WEAVER,M, WOJCIK, ZICKUS, JOHN-SON, TOM, BIGGINS, WOOLARD AND VON B - WESSELS.

20 ILCS 805/63a40 new

Amends the Civil Administrative Code. Authorizes the Department of Conservation to establish and maintain Adopt-A-Park programs with individual or group volunteers in an effort to reduce and remove litter from parks and park lands.

Feb 23 1994 First reading Referred to Rules

Mar 10 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 11

Assigned to Agriculture & Conservation Apr 06 Do Pass/Short Debate Cal 019-000-000

Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng Apr 28 Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### RYDER - PERSICO - TENHOUSE - STEPHENS - KRAUSE, BLACK, HB-2931 LAWFER, MULLIGAN, WEAVER,M, WOJCIK, ZICKUS, JOHN-SON, TOM, BIGGINS AND PANKAU.

20 ILCS 2705/49.06d

from Ch. 127, par. 49.06d

Amends the Civil Administrative Code of Illinois to authorize the Department of Transportation to undertake regulatory flood hazard mapping within this State.

NOTE(S) THAT MAY APPLY: Fiscal

Referred to Rules Feb 23 1994 First reading Mar 10

Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment

Assigned to Transportation & Motor Mar 11

Vehicles

Do Pass/Consent Calendar 026-000-000 Mar 18 Consnt Caldr Order 2nd Read

Apr 13 Cnsent Calendar, 2nd Reading Consnt Caldr Order 3rd Read

Consnt Caldr, 3rd Read Pass 113-000-001 Apr 20

Arrive Senate

Placed Calendr, First Reading

Sen Sponsor DEMUZIO Apr 28

Apr 29 First reading Referred to Rules

Assigned to State Government & Exec. May 04 Appts.

Recommended do pass 007-000-000 May 11

Placed Calndr, Second Reading

May 13 Second Reading

Placed Calndr, Third Reading

**1805** HB-2931—Cont.

May 20 Added as Chief Co-sponsor BOWLES

Sponsor Removed DEMUZIO

Alt Chief Sponsor Changed BOWLES Chief Co-sponsor Changed to DEMUZIO

Third Reading - Passed 058-000-001 Passed both Houses

Jun 17 Sent to the Governor Aug 12 Governor approved

PUBLIC ACT 88-0574 effective date 95-01-01

### HB-2932 PERSICO – MURPHY,M – WOJCIK – WEAVER,M – LAWFER, CLAY-TON, LINDNER AND ERWIN.

20 ILCS 1105/3

from Ch. 96 1/2, par. 7403

105 ILCS 5/2-3.112 new

Amends the School Code and the Natural Resources Act. Requires the State Board of Education and Department of Energy and Natural Resources to conduct a joint study to determine the feasibility of and to develop preliminary plans for implementation of a statewide school recycling program. Specifies matters to be addressed by the study. Requires a written report of the study, with recommendations, to be filed with the General Assembly. Requires the State Board of Education and Department of Energy and Natural Resources to provide technical assistance, workshops, and information to assist schools in implementing recycling programs developed under the study.

Feb 23 1994

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

## HB-2933 ACKERMAN – WEAVER,M – LAWFER – HOEFT – BLACK, PERSICO, CLAYTON, LINDNER, LEITCH AND JOHNSON,TOM.

30 ILCS 235/2

from Ch. 85, par. 902

Amends the Public Funds Investment Act. Authorizes community college districts to invest their public funds in any mutual funds that invest primarily in corporate investment grade or global government short term bonds.

Feb 23 1994

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

## HB-2934 WEAVER,M - SKINNER.

110 ILCS 205/8

from Ch. 144, par. 188

Amends the Board of Higher Education Act. Requires budget proposals and appropriation bills for the Board of Trustees of the University of Illinois, Board of Trustees of Southern Illinois University, Board of Governors of State Colleges and Universities, and Board of Regents to contain for each university under the jurisdiction of those respective boards a separate aggregate expenditure proposal or appropriation for each of 8 specific expenditure categories as defined by the Board of Higher Education, together with separate line item proposals or appropriations for specified expenses that comprise each aggregate proposal or appropriation.

Feb 23 1994 First reading Jan 10 1995 Session Sine Die Referred to Rules

## HB-2935 WEAVER,M - LAWFER - CLAYTON - LINDNER - BIGGINS.

5 ILCS 225/2 from Ch. 111 2/3, par. 602 5 ILCS 260/14.3 from Ch. 103, par. 14.3 5 ILCS 340/4 from Ch. 15, par. 504 5 ILCS 340/5 from Ch. 15, par. 505 5 ILCS 365/2 from Ch. 127, par. 352 5 ILCS 420/4A-101 from Ch. 127, par. 604A-101 15 ILCS 405/13 from Ch. 15, par. 213 from Ch. 15, par. 221 15 ILCS 405/21 from Ch. 127, par. 63b13.1 from Ch. 127, par. 63b104c 20 ILCS 405/67.01 20 ILCS 415/4c from Ch. 127, par. 1404 20 ILCS 435/4 20 ILCS 605/46.19a from Ch. 127, par. 46.19a from Ch. 127, par. 782 20 ILCS 3105/12 20 ILCS 3110/3 from Ch. 127, par. 213.3 20 ILCS 3110/4 from Ch. 127, par. 213.4 from Ch. 127, par. 213.5 20 ILCS 3110/5

20 ILCS 3110/9 30 ILCS 105/5.72 30 ILCS 105/5.384 new 30 ILCS 105/5.385 new 30 ILCS 105/5.386 new 30 ILCS 105/5.387 new 30 ILCS 105/5.389 new 30 ILCS 105/5.390 new 30 ILCS 105/6a-1a new 30 ILCS 105/6a-1b new 30 ILCS 105/6a-1c new 30 ILCS 105/6a-1d new	from Ch. 127, par. 213.9 from Ch. 127, par. 141.72
30 ILCS 105/6a-1e new	
30 ILCS 105/6a-1f new 30 ILCS 105/6a-1g new	
30 ILCS 105/6a	from Ch. 127, par. 142a
30 ILCS 105/6a-2	from Ch. 127, par. 142a2
30 ILCS 105/6a-4 30 ILCS 105/6w	from Ch. 127, par. 142a4 from Ch. 127, par. 142w
30 ILCS 105/10	from Ch. 127, par. 146
30 ILCS 105/12-1	from Ch. 127, par. 148-1
30 ILCS 105/13.2 30 ILCS 230/1	from Ch. 127, par. 149.2 from Ch. 127, par. 170
30 ILCS 235/6	from Ch. 85, par. 906
30 ILCS 395/1	from Ch. 127, par. 307
30 ILCS 505/11.1 30 ILCS 510/1	from Ch. 127, par. 132.11-1 from Ch. 127, par. 132.101
30 ILCS 515/2	from Ch. 127, par. 132.202
30 ILCS 575/2 30 ILCS 750/1-3	from Ch. 127, par. 132.602 from Ch. 127, par. 2701-3
40 ILCS 5/15-106	from Ch. 108 1/2, par. 15-106
40 ILCS 5/15-159	from Ch. 108 1/2, par. 15-159
65 ILCS 50/2 65 ILCS 80/4	from Ch. 144, par. 61.52 from Ch. 24, par. 1554
70 ILCS 910/15	from Ch. 23, par. 1265
105 ILCS 5/30-13	from Ch. 122, par. 30-13
105 ILCS 5/30-15.25 105 ILCS 5/30-16.4	from Ch. 122, par. 30-15.25 from Ch. 122, par. 30-16.4
105 ILCS 5/30-16.6	from Ch. 122, par. 30-16.6
105 ILCS 415/1	from Ch. 122, par. 698.1
110 ILCS 10/1 110 ILCS 20/1	from Ch. 144, par. 225 from Ch. 144, par. 2601
110 ILCS 70/36b	from Ch. 24 1/2, par. 38b1
110 ILCS 70/36c	from Ch. 24 1/2, par. 38b2
110 ILCS 70/36e 110 ILCS 85/1	from Ch. 24 1/2, par. 38b4 from Ch. 144, par. 70.11
110 ILCS 85/2	from Ch. 144, par. 70.12
110 ILCS 95/1 110 ILCS 100/2	from Ch. 144, par. 1701 from Ch. 144, par. 217
110 ILCS 110/1	from Ch. 144, par. 2101
110 ILCS 205/1	from Ch. 144, par. 181
110 ILCS 205/2 110 ILCS 205/3	from Ch. 144, par. 182 from Ch. 144, par. 183
110 ILCS 205/4	from Ch. 144, par. 184
110 ILCS 205/7	from Ch. 144, par. 187
110 ILCS 205/8 110 ILCS 205/9.11	from Ch. 144, par. 188 from Ch. 144, par. 189.11
110 ILCS 205/9.19	from Ch. 144, par. 189.19
110 ILCS 205/10 110 ILCS 205/10.5 new	from Ch. 144, par. 190
110 ILCS 203/10.5 new 110 ILCS 220/2	from Ch. 144, par. 282
.110 ILCS 225/2	from Ch. 144, par. 2952
110 ILCS 305/8a 110 ILCS 310/1	from Ch. 144, par. 29a
110 ILCS 510/1 110 ILCS 520/2	from Ch. 144, par. 41 from Ch. 144, par. 652
110 ILCS 520/8d	from Ch. 144, par. 658d
110 ILCS 605/10 new	

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110 ILCS 610/7 new
110 ILCS 615/14 new
110 ILCS 705/8e
                                       from Ch. 144, par. 308e
110 ILCS 705/12 new
110 ILCS 710/14 new
110 ILCS 920/3
                                       from Ch. 144, par. 2403
110 ILCS 947/45
110 ILCS 947/65
110 ILCS 947/65.20
110 ILCS 947/65.25
110 ILCS 947/65.30
110 ILCS 947/65.40
110 ILCS 990/1
                                       from Ch. 144, par. 1801
705 ILCS 505/8
                                       from Ch. 37, par. 439.8
705 ILCS 505/22-1
                                        from Ch. 37, par. 439.22-1
705 ILCS 505/22-2
                                       from Ch. 37, par. 439.22-2
110 ILCS 620/0.01 rep.
110 ILCS 620/1 rep.
110 ILCS 625/0.01 rep.
110 ILCS 625/2a rep.
110 ILCS 625/2b rep.
110 ILCS 630/0.01 rep.
110 ILCS 630/1 rep.
110 ILCS 635/0.01 rep.
110 ILCS 635/2a rep.
110 ILCS 635/2b rep.
110 ILCS 640/0.01 rep.
110 ILCS 640/1 rep.
110 ILCS 640/2 rep.
110 ILCS 645/0.01 rep. thru 110/645/3 rep.
110 ILCS 650/0.01 rep. thru 110/650/3 rep.
110 ILCS 655/0.01 rep. thru 110/655/4 rep.
110 ILCS 715/0.01 rep.
110 ILCS 715/1 rep.
110 ILCS 715/2 rep.
110 ILCS 720/0.01 rep.
110 ILCS 720/1a rep.
110 ILCS 725/0.01 rep.
110 ILCS 725/2a rep.
110 ILCS 725/2b rep.
110 ILCS 730/0.01 rep.
110 ILCS 730/1 rep.
110 ILCS 735/0.01 rep.
110 ILCS 735/2a rep.
110 ILCS 735/2b rep.
110 ILCS 740/0.01 rep.
110 ILCS 740/1 rep.
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Abolishes the Board of Governors of the State Colleges and Universities and the Board of Regents, and places each university formerly under the jurisdiction of those entities under a separate 7 member board of trustees. Creates a separate law applicable to the governance and operation of each such university and creates a separate revenue bond law for each such university. Changes the name of Sangamon State University to the University of Illinois at Springfield and places that university under the governance of the Board of Trustees of the University of Illinois, making it a branch of that University. Provides that one student from each campus of the University of Illinois (now, 2 students, one from each campus) shall be a nonvoting student member of the University's Board of Trustees. Creates the Illinois Universities Appointment Advisory Council and specifies its duties and the duties of the Governor with respect to all gubernatorial appointments of voting members to the governing boards of public universities. Provides for assumption of the contracts, bonds, and other obligations of the abolished boards by the new Boards of Trustees and for the transfer of income and funds with respect thereto. Makes numerous other changes and amends and repeals numerous Acts in connection therewith. Effective July 1, 1994.

Feb 23 1994 First reading

Jan 10 1995 Session Sine Die

BLACK - WEAVER,M - TENHOUSE - STEPHENS - COWLISHAW, ACKERMAN, CLAYTON, LAWFER, MULLIGAN, HOEFT, LEITCH, JOHN-HB-2936 SON, TOM, BALTHIS, PANKAU AND WELLER.

110 ILCS 205/8.1 new

Amends the Board of Higher Education Act. Provides that the Illinois Student Assistance Commission is to submit its annual budget proposals for its financial assistance programs to the Board of Higher Education based on 100% of the funding required for administration and full implementation of those programs. Provides that the Board is to submit its recommendations on those proposals to the Governor, General Assembly, and appropriate budget agencies. Prohibits the Board from reducing or recommending a reduction in the Commission's budget proposal for its Veteran Grant program unless the Board expressly states that its reduced recommendation is sufficient to fund administration and full implementation of that program on a 100% basis. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Feb 23 1994 First reading

Referred to Rules

Session Sine Die Jan 10 1995

#### HICKS - HOEFT - GRANBERG - MCGUIRE - GASH, LEITCH, NOVAK, HB-2937 GIOLITTO, STECZO AND DEERING.

105 ILCS 5/14-7.03

from Ch. 122, par. 14-7.03

Amends the School Code. Provides that beginning with fiscal year 1994 if the fiscal year appropriation for orphanage reimbursement claims is less than the amount required to pay all claims in full, the amount needed to eliminate the reimbursement shortage shall be paid by September 30 of the succeeding fiscal year, before any current fiscal year claims are paid. Effective immediately.

FISCAL NOTE (State Bd. of Ed.) For FY94, there would be a \$3.7 million shortfall to pay all claims at 100%, which would require that amount to be taken from the FY95 appropriation. To avoid the problem getting worse over the years, the FY95 appropriation would have to be increased by an amount equal to the estimated shortfall. STATE MANDATES FISCAL NOTE (State Bd. of Ed.) No change from fiscal note, above.

HOUSE AMENDMENT NO. 3.

Adds reference to:

30 ILCS 105/25 from Ch. 127, par. 161 105 ILCS 5/18-3 from Ch. 122, par. 18-3

Makes the same changes to the orphanage reimbursement provisions of the School Code that apply to orphans and dependent, abandoned, or maladjusted children generally that the bill as introduced makes to the provisions of the School Code that apply to special education classes for such children. Also amends the State Finance Act to permit payment of orphanage reimbursement claims from appropriations made for those purposes for any fiscal year, even though the claims are attributable to a prior fiscal year.

Note(s) That May Apply: Fiscal Már 01 1994 Filed With Clerk

Mar 02 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 17

Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Education

Mar 23 Do Pass/Consent Calendar 020-000-000

Consnt Caldr Order 2nd Read Remvd from Consent Calendar Apr 05

**BLACK & BIGGERT** 

Cal 2nd Rdng Short Debate

Fiscal Note Requested WENNLUND Apr 21

State Debt Note Requested

WENNLUND

Cal 2nd Rdng Short Debate

Apr 28 Fiscal Note Filed St Mandate Fis Note Filed

> Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

May 03	Amendment No.01	HOEFT	Withdrawn
	Amendment No.02	COWLISHAW	Withdrawn
	Amendment No.03	HICKS	Adopted
	Amendment No.04	BLACK	Withdrawn
	Amendment No.05	DANIELS	Withdrawn
	Amendment No.06	BLACK	Withdrawn
	Amendment No.07	KUBIK	Withdrawn
	Cal 3rd Rdng Short Debat	e	
	Short Debate-3rd Passed 1	16-000-000	
May 04	Arrive Senate		
	Sen Sponsor O'MALLEY		
	Added as Chief Co-sponsor	BUTLER	
	Added as Chief Co-sponsor		
	Placed Calendr, First Read		
	First reading	Referred to Rules	
		to RAUSCHENBERGER	
	Added as Chief Co-sponsor		
	Added As A Co-sponsor To		
May 05	Trade Itali eo sponsor i	Assigned to Education	
May 11		Recommended do pass 010	1_000_000
1.24, 11	Placed Calndr, Second Rea		0-000-000
	Added As A Co-sponsor B		
May 12	Second Reading	SK2 I NSKI	
141ay 12	Placed Calndr, Third Readi	no.	
May 17	Added As A Co-sponsor Fl	TZCEDALD	
May 17			
	Third Reading - Passed 05' Passed both Houses	7-000-000	
Jun 15	Sent to the Governor		
Aug 12	Governor approved	offerting data 04.00.10	
	PUBLIC ACT 88-0575	effective date 94-08-12	
2020 171/	AUTED DELICITION OF A		

## HB-2938 FLOWERS - DEUCHLER - CROSS.

New Act

20 ILCS 3105/10.17 new

Amends the Capital Development Board Act to direct the Board to construct a behavioral health and substance abuse treatment center on real property transferred to the Board from Mental Health and Mental Retardation Services, Inc., of Aurora, Illinois. Directs the Board to accept the transfer of the property for \$1. Directs the board to transfer the property back to Mental Health and Mental Retardation, Inc., upon completing construction of the center.

Note(s) That May Apply: Fiscal: Housing Afford

	completing constitution		
	Y APPLY: Fiscal; Housing.	Afford	
Mar 01 1994	Filed With Clerk		
Mar 02	First reading	Referred to Rules	
Apr 07	Ruled Exempt Hse Rule	29(c) HRUL	
-	•	Rfrd to Comm on Assignment	
		Assigned to Executive	
Apr 21		Do Pass/Short Debate Cal 011-000-000	
·	Cal 2nd Rdng Short Deb		
Apr 28	Short Debate Cal 2nd Ro		
71p1 20		•	
Apr 29	Cal 3rd Rdng Short Debate Apr 29 Short Debate-3rd Passed 106-003-007		
Apr 29	Arrive Senate	100-003-007	
		1	
M 02	Placed Calendr, First Rea	lang	
May 03	Sen Sponsor PETKA		
May 04	First reading	Referred to Rules	
		Assigned to State Government & Exec.	
		Appts.	
May 11		Recommended do pass 005-000-003	
	Placed Calndr, Second Re		
May 12	,	Fiscal Note Requested CARROLL	
·	Placed Calndr, Second Re		
May 20		Re-referred to Rules	
Jan 10 1995	Session Sine Die		

HB-2939 LAWFER - ZICKUS - BIGGERT - BIGGINS - WEAVER,M, BLACK, CLAYTON AND MEYER.

Amends the Unemployment Insurance Act. Deletes language providing that the Director of Employment Security shall be deemed to be a party to any action seeking judicial review of a decision of the Board of Review or the Director, and that the Attorney General shall represent the Director in the action. Effective immediately.

Mar 01 1994 Filed With Clerk

Mar 02 First reading Referred to Rules

Jan 10 1995 Session Sine Die

## HB-2940 HUGHES – BIGGERT – ZICKUS, JOHNSON, TOM, STEPHENS, WENN-LUND AND ACKERMAN.

740 ILCS 150/Act rep.

Repeals the Structural Work Act. Effective immediately.

Mar 01 1994 Filed With Clerk

Mar 02 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

# HB-2941 HUGHES – STEPHENS – BIGGERT – BLACK – WEAVER,M, BIGGINS, CLAYTON, DEUCHLER, PERSICO, ZICKUS, LEITCH, MURPHY,M, WENNLUND AND ACKERMAN.

820 ILCS 305/1

from Ch. 48, par. 138.1

820 ILCS 310/1

from Ch. 48, par. 172.36

Amends the Workers' Compensation Act and the Workers' Occupational Diseases Act to exclude from coverage under the Acts a person who is employed outside of Illinois even if the contract of hire was entered into in Illinois. Retains coverage for a person who enters into a contract of hire in Illinois if the person is employed in another state or country that does not have a Workers' Compensation or Workers' Occupational Diseases Act.

Mar 01 1994 Filed With Clerk Mar 02 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

# HB-2942 WIRSING – HUGHES – ZICKUS – BIGGERT – STEPHENS, BIGGINS, BLACK, CLAYTON, FREDERICK, JOHNSON, TOM, MEYER, WEAVER, WENNLUND, MURPHY, MAND ACKERMAN.

820 ILCS 305/26.1 new 820 ILCS 310/20.1 new

Amends the Workers' Compensation Act and Workers' Occupational Diseases Act. Provides that any person who, by false statement, willful misrepresentation, or other fraudulent device, obtains or attempts to obtain any payment or benefit to which the person is not entitled is guilty of a Class 3 felony. Effective immediately.

Note(s) That May Apply: Correctional

Mar 01 1994 Filed With Clerk

Mar 02 First reading Jan 10 1995 Session Sine Die Referred to Rules

## HB-2943 BIGGERT – HUGHES – MEYER – DEUCHLER – PERSICO, BIGGINS, CLAYTON, LEITCH, STEPHENS, WENNLUND AND ACKERMAN.

820 ILCS 305/8

from Ch. 48, par. 138.8

Amends provisions of the Workers' Compensation Act relating to the payment of medical expenses of injured employees. In language requiring the employer to pay for services provided by a second physician, surgeon, or hospital, eliminates language allowing the employee to select the second provider. (Retains language allowing the employee to select a provider at the employer's expense if the employer agrees to the selection.)

Mar 01 1994 Filed With Clerk

Mar 02 First reading

rst reading Referred to Rules

Jan 10 1995 Session Sine Die

## HB-2944 BIGGERT – STEPHENS – MEYER – PERSICO – DEUCHLER, BIGGINS, BLACK, HASSERT, MULLIGAN, WENNLUND AND ACKERMAN.

New Act

Creates the Export Council Act. Provides for appointment of an Illinois Export Council within the Department of Commerce and Community Affairs to coordinate and direct the Department's international commerce efforts. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 01 1994 Filed With Clerk Mar 02

First reading

Jan 10 1995 Session Sine Die

#### WENNLUND - LAWFER - MEYER - BLACK - CLAYTON, BIGGINS, HB-2945 SAVIANO, HOEFT AND CROSS.

205 ILCS 305/30.5 new

Amends the Illinois Credit Union Act. Provides that a director who serves without compensation is not liable for damages resulting from the person's status as a director or from the exercise of judgment or discretion related to the directors' duties unless the act or omission involves willful misconduct, a violation of criminal law, or certain other malfeasance.

Filed With Clerk Mar 01 1994

First reading Mar 02

Referred to Rules

Referred to Rules

Jan 10 1995 Session Sine Die

#### LAWFER - WENNLUND - MEYER - SAVIANO - PERSICO, JOHN-HB-2946 SON, TOM, ZICKUS, FREDERICK, CROSS AND WALSH.

205 ILCS 5/39

from Ch. 17, par. 349

205 ILCS 5/39.5 new

Amends the Illinois Banking Act. Limits the liability of a bank director to the director's bank, its shareholders, and persons asserting rights on behalf of the bank except for certain wilful, grossly negligent, or criminal actions. Authorizes a bank to indemnify directors and other agents and to purchase insurance on their behalf.

Mar 01 1994 Filed With Clerk

Mar 02 First reading Jan 10 1995 Session Sine Die Referred to Rules

Referred to Rules

MURPHY,M - LAWFER - MEYER - BLACK - JOHNSON,TOM, ZICK-HB-2947 US, SAVIÁNO AND PERSICO.

30 ILCS 430/8 new

35 ILCS 5/203

from Ch. 120, par. 2-203

Amends the Retirement Savings Act to provide that bonds and income from the bonds issued under the Act are free from all taxation except estate, transfer, and inheritance taxes. Amends the Illinois Income Tax Act to provide that, for tax years ending on or after December 31, 1994, income from bonds exempt from taxation under Illinois law is excluded from adjusted gross income. Effective July 1, 1994.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 01 1994 Filed With Clerk Mar 02 First reading

Jan 10 1995 Session Sine Die

#### HB-2948 KUBIK - MURPHY,M.

35 ILCS 200/16-160

Amends the Property Tax Code to allow taxpayers in all counties to appeal to the State Property Tax Appeal Board. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford

Mar 01 1994 Filed With Clerk

Mar 02 First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-2949 KUBIK.

35 ILCS 200/23-15

Amends the Property Tax Code to provide that the standard of proof is a preponderance of the evidence when the court determines a taxpayer's objection.

Mar 01 1994 Filed With Clerk

Mar 02 First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### BIGGERT - HOFFMAN - JOHNSON, TOM - HOMER - MEYER AND HB-2950 WELLER.

55 ILCS 5/3-6038 new

730 ILCS 5/3-2-2 from Ch. 38, par. 1003-2-2

Amends the Counties Code and the Unified Code of Corrections. Permits the sheriff in a county of 3,000,000 or fewer inhabitants, with the approval of the county board, to operate an impact incarceration program for persons who would otherwise be sentenced to serve a term of imprisonment.

FISCAL NOTE, AMENDED (DCCA)

Provides for deposits into the Police Protection Enhancement Distributive Fund of \$200 million: \$100 million (1.79%) of the net receipts from the Illinois Income Tax Act and \$100 million (1.81%) from the State's sales taxes. These deposits will be a reduction of \$200 million from deposits into GRF.

Mar 01 1994 Filed With Clerk

Mar 02 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Judiciary II

Do Pass/Short Debate Cal 015-000-000

Mar 25 Cal 2nd Rdng Short Debate

Fiscal Note Filed

Apr 21

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-2951 LANG.

Apr 28

60 ILCS 1/70-37 60 ILCS 1/100-5

Amends the Township Code. Deletes provisions limiting, to townships located in a county under 3,000,000, the appointment of a township attorney by the township supervisor and the fixing of the attorney's compensation by the township board. Effective immediately.

Mar 01 1994 Filed With Clerk

Mar 02 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Counties & Townships

Apr 07 Do Pass/Short Debate Cal 010-000-000

Cal 2nd Rdng Short Debate

Apr 19 Fiscal Note Requested WENNLUND Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng Apr 20

Mtn Fisc Nte not Applicable LANG

Motion prevailed 089-013-001

Fiscal Note not Required

Cal 3rd Rdng Short Debate Session Sine Die

HB-2952 FLINN.

Jan 10 1995

110 ILCS 805/3-7

from Ch. 122, par. 103-7

Amends the Public Community College Act. Provides that in 2001 and in the year following each decennial census thereafter the board of trustees (now the State Board of Elections) of a community college district that has been contiguous to an experimental college district shall reapportion trustee districts. Eliminates obsolete term of office specifications.

Mar 01 1994 Filed With Clerk

Mar 02 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Higher Education

Mar 24 Recommended do pass 016-000-000

Placed Calndr, Second Reading

Second Reading Apr 06

Placed Calndr, Third Reading

Apr 29 Third Reading - Passed 112-000-001

Arrive Senate

Placed Calendr, First Reading

May 05 Sen Sponsor WATSON

First reading Referred to Rules Jan 10 1995 Session Sine Die

#### HB-2953 PEDERSEN.

305 ILCS 5/6-1.11 new

305 ILCS 5/9A-4

from Ch. 23, par. 9A-4

Amends the Public Aid Code. Authorizes the Department of Public Aid (and units of local government, in the case of general assistance) to require general assistance and AFDC recipients who have not completed high school to participate in a program leading to high school graduation or its equivalent or in alternative education. Authorizes a 12-year implementation period. Authorizes units of local government to provide money for transportation and school supplies.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 01 1994 Filed With Clerk

Mar 02 First reading Jan 10 1995 Session Sine Die

HB-2954 PEDERSEN.

305 ILCS 5/5-23 new

Amends the Illinois Public Aid Code. Provides that on and after July 1, 1995 medical assistance services for eligible recipients, including chronically needy transitional assistance recipients, shall be limited to medical assistance services required by federal law.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 01 1994 Filed With Clerk

Mar 02 First reading

Jan 10 1995 Session Sine Die

Referred to Rules

Referred to Rules

Referred to Rules

#### HB-2955 PEDERSEN.

305 ILCS 5/4-17 new

Amends the Illinois Public Aid Code. Provides that a person living with a family that receives AFDC under the federal "man in the house rule" must provide financial support for the family and shall be considered for the purpose of eligibility for that family. Requires the Director of the Illinois Department to submit a federal waiver request no later than January 1, 1995. Effective July 1, 1994.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 01 1994 Filed With Clerk Mar 02 First reading

Jan 10 1995 Session Sine Die

HB-2956 PEDERSEN.

New Act

Creates the Aggregate Welfare Spending Study Act. Requires the Auditor General to submit to the General Assembly, no later than April 1 yearly, a report detailing all federal, State, and local programs that provide assistance to low income persons in the State.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 01 1994 Filed With Clerk

Mar 02 First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-2957 PEDERSEN.

New Act

Creates the Welfare Benefits Study Act. Authorizes the Auditor General to do a scientific study of welfare benefits from all government sources received by families receiving Aid to Families with Dependent Children.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 01 1994 Filed With Clerk Mar 02 First reading

Jan 10 1995 Session Sine Die

Referred to Rules

## HB-2958 OSTENBURG – ERWIN – JONES, SHIRLEY – MURPHY,H – STROGER, PRUSSING, SHEEHY AND GASH.

New Act

415 ILCS 5/21.7 new

415 ILCS 5/22.15

from Ch. 111 1/2, par. 1022.15

415 ILCS 5/22.22 from Ch. 111 1/2, par. 1022.22 415 ILCS 5/39 from Ch. 111 1/2, par. 1039 415 ILCS 15/4 from Ch. 85, par. 5954 415 ILCS 15/8.6 new 415 ILCS 20/3 from Ch. 111 1/2, par. 7053 415 ILCS 110/2003 from Ch. 96 1/2, par. 9753

Creates the Packaging Reduction and Recycling Law. Bans the use of environmentally unacceptable packaging beginning July 1, 1996. Prohibits the disposal of recyclable packaging materials beginning July 1, 2001. Includes exceptions, procedures, and penalties for violators. Provides for creation and use of a logo for environmentally acceptable packaging. Creates the Recycled Materials Use Law. Requires publishers of telephone directories and manufacturers of glass containers and rigid plastic containers to have their products contain a certain percentage of recycled materials. Provides certain exemptions. Requires the Environmental Protection Agency and the Department of Energy and Natural Resources to enforce the Law. Makes violations of the Law a business offense with fines of up to \$500 for the first violation and \$1000 for subsequent violations. Amends the Environmental Protection Act to prohibit the Environmental Protection Agency from issuing any permit for a new solid waste incinerator in counties with a population of 3,000,000 or more until 5 years after the effective date of this amendatory Act. Imposes a fee of \$0.05 per mile, from the point of last pick-up to the landfill, on waste haulers delivering solid waste for disposal at a sanitary landfill. Requires manufacturers of petroleum lubricants to collect and recycle those lubricants. Prohibits the removal of landscape waste from a composting facility until the waste is fully composted. Amends the Solid Waste Planning and Recycling Act to require every municipality with a population of 10,000 or more to implement a recycling program that provides for the separate collection of glass, plastics, aluminum, steel, tin and bimetal cans, corrugated cardboard, and newsprint from single family residences. Preempts home rule. Requires waste management plans under the Act to include an implementation plan to accomplish source reduction and the evaluation of the feasibility of various disposal fees. Amends the Recycled Newsprint Use Act. Increases the percentage of recycled fiber required to be used in newsprint to 40% beginning January 1, 1995. Amends the Illinois Solid Waste Management Act to increase the percentages of post-consumer materials to be used in various products. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Home Rule; State Mandates

Mar 01 1994 Filed With Clerk Mar 02 First reading

Jan 10 1995 Session Sine Die

### HB-2959 SCHOENBERG.

40 ILCS 5/22-503.1 40 ILCS 5/22-503.3 new

from Ch. 108 1/2, par. 22-503.1

Referred to Rules

Amends the Illinois Pension Code to require that pension fund actuarial statements be prepared in accordance with Statement of Financial Accounting Standards No. 106, "Employers' Accounting for Postretirement Benefits Other than Pensions", of the Financial Accounting Standards Board. Requires actuarial statements to include an estimate of future obligations for health care costs of retirees and survivors. Directs the Economic and Fiscal Commission to prepare an annual report to the General Assembly detailing its estimates of the State's future obligations for health and pension benefits. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 01 1994 Filed With Clerk

Mar 02 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die 1815 HB-2960

#### HB-2960 PHELAN.

70 ILCS 3605/41

from Ch. 111 2/3, par. 341

Amends the Metropolitan Transit Authority Act. In regards to a notice required to be filed by a plaintiff with the Authority Board and the Attorney General within 6 months of the date of an injury, provides that a court use a standard of substantial compliance, not strict compliance, when determining if the notice complies with the requirements of the Act.

Mar 01 1994 Filed With Clerk

Mar 02 First reading

Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary I
Apr 14 Interim Study Calendar JUDICIARY I

Jan 10 1995 Session Sine Die

### HB-2961 PHELAN.

70 ILCS 3605/41

from Ch. 111 2/3, par. 341

Amends the Metropolitan Transit Authority Act. In regards to the filing of a civil action for a personal injury against the Metropolitan Transit Authority, removes the requirement that the plaintiff file, in the office of the secretary of the Board and the Attorney General, a written statement about the injury, the location of the accident, and the name and address of the attending physician. Removes the requirement that the cause of action be dismissed and forever barred if the statement was not filed within 6 months from the date of injury.

Mar 01 1994 Filed With Clerk

Mar 02 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary I

Apr 14 Interim Study Calendar JUDICIARY I

Jan 10 1995 Session Sine Die

## HB-2962 KOTLARZ – BUGIELSKI, MCAFEE, LAURINO, PERSICO, CROSS, SANTIAGO AND CAPPARELLI.

New Act

Creates the Credit Reporting License Act. Requires persons engaged in the business of credit reporting to obtain a license from the Department of Financial Institutions. Requires a licensee to file and maintain a surety bond, letter of credit, or securities with the Department. Provides that a violation of the licensing requirement is a business offense subject to a fine of not less than \$1,000 and not more than \$5,000. Effective July 1, 1995.

## HOUSE AMENDMENT NO. 1.

Provides that the Act shall be administered by the Commissioner of Savings and Residential Finance rather than the Department of Finance Institutions. Defines the term "credit reporting agency". Requires a license to engage in business as a credit reporting agency rather than the business of credit reporting. Deletes license requirement for interpretation and recapitulation of credit reports. Exempts banks, savings banks, savings and loan associations, and credit unions from the scope of the Act.

FISCAL NOTE (Dept. of Financial Institutions) Estimated annual cost of licensure would be \$48,000.

FISCAL NOTE (Dept. of Financial Institutions)

No change from previous note.

## HOUSE AMENDMENT NO. 2.

Adds a policy statement. Provides that the Commissioner of Savings and Residential Finance shall promulgate rules to provide for solution of consumer complaints. Provides additional grounds for denial of a license. Exempts credit reporting agencies that report on consumers on a nationwide basis. Exempts retailers. Provides that the amount of the required bond shall be based on the licensee's volume of business, but may not exceed \$100,000.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford

Mar 01 1994 Filed With Clerk

Mar 02 Mar 17	First reading Ruled Exempt Hse Rule 29	Referred to Rules (c) HRUL Rfrd to Comm on Assignr Assigned to Financial Inst	
Mar 23		Do Pass/Short Debate Ca	
Apr 19	Cal 2nd Rdng Short Debat Short Debate Cal 2nd Rdn		
	Amendment No.01 Held 2nd Rdg-Short Debat		Adopted
Apr 20	·	Fiscal Note Filed Fiscal Note Filed	
	Held 2nd Rdg-Short Debat	e	
Apr 27	Amendment No.02	KOTLARZ	Adopted
	Cal 3rd Rdng Short Debate	•	
Apr 29	Short Debate-3rd Passed 10 Arrive Senate	07-003-000	
	Placed Calendr, First Reads	ng	
May 03	Sen Sponsor MOLARO		
May 04	First reading	Referred to Rules	
<b>J</b> an 10 1995	Session Sine Die		

### HB-2963 HASSERT.

105 ILCS 5/2-3.13a

from Ch. 122, par. 2-3.13a

Amends the School Code. In the provisions relating to forwarding the records of a transferring student, includes the student's disciplinary records and evaluations from teachers among the records to be forwarded, and makes it the principal's duty to forward those and other specified records. Makes it a Class C misdemeanor for the principal to wilfully fail to forward the required records. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Mar 01 1994 Filed With Clerk

Mar 02 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-2964 HASSERT.

105 ILCS 5/18-4.4

from Ch. 122, par. 18-4.4

Amends the School Code. Revises the formula for reimbursement of and the procedure for submitting and paying tax equivalent grant claims. Provides that for FY 1995 through FY 1997 the grant shall equal 5% and for FY 1998 3% of the equalized assessed value of the land owned by the State. Computes that EAV by multiplying the average value per taxable acre of the school district by the total number of acres of land owned by the State. Repeals the tax equivalent grant provisions on July 1, 1998. Effective July 1, 1994.

NOTE(S) THAT MAY APPLY: Fiscal
Mar 01 1994 Filed With Clerk
Mar 02 First reading
Jan 10 1995 Session Sine Die

Referred to Rules

## HB-2965 JOHNSON, TOM - RONEN - GASH.

720 ILCS 5/21-3

from Ch. 38, par. 21-3

Amends the Criminal Code of 1961. Changes the penalty for criminal trespass to real property from a Class C to a Class B misdemeanor. FISCAL NOTE, AMENDED (DCCA)

FISCAL NOTE, AMENDED (DCCA)
Provides for deposits into the Police Protection Enhancement
Distributive Fund of \$200 million: \$100 million (1.79%) of the
net receipts from the Illinois Income Tax Act and \$100 million
(1.81%) from the State's sales taxes. These deposits will be a
reduction of \$200 million from deposits into GRF.

CORRECTIONAL IMPACT NOTE

HB-2965 has little or no fiscal impact on Dept. of Corrections.

Mar 01 1994 Filed With Clerk

Mar 02 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Judiciary II Mar 25 Do Pass/Consent Calendar 016-000-000 Consnt Caldr Order 2nd Read Mar 30 Remvd from Consent Calendar Cal 2nd Rdng Short Debate Fiscal Note Filed Apr 21 Cal 2nd Rdng Short Debate Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate May 04 Correctional Note Filed Held 2nd Rdg-Short Debate Jan 10 1995 Session Sine Die

### HB-2966 WENNLUND.

30 ILCS 105/5.385 new 625 ILCS 5/3-412 625 ILCS 5/3-628 new

from Ch. 95 1/2, par. 3-412

Amends the State Finance Act and the Illinois Vehicle Code. Creates special license plates for firefighters who have attained the certification of Firefighter II. Provides for an additional \$15 fee for original issuance of the special firefighter plates. Requires a \$2 additional fee for each plate renewal period. Provides that these fees shall be deposited into the Special Firefighter License Plate Fund which is created in the State Treasury. Provides that all moneys in the Fund be appropriated to the Secretary of State to be used to help defray the costs of issuing and renewing the plates.

Note(s) That May Apply: Fiscal
Mar 01 1994 Filed With Clerk
Mar 02 First reading
Jan 10 1995 Session Sine Die

Referred to Rules

### HB-2967 SCHOENBERG.

105 ILCS 5/27-6

from Ch. 122, par. 27-6

Amends the School Code. Provides that the State Board of Education may in appropriate cases approve petitions excusing school boards from any duty of offering any physical education course to any pupils enrolled in grades 11 and 12. Requires the State Board of Education to adopt rules establishing standards and criteria that must be met before a petition may be approved. Effective July 1, 1994.

Note(s) That May Apply: Fiscal Mar 01 1994 Filed With Clerk

Mar 02 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education

Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die

#### HB-2968 SCHOENBERG.

105 ILCS 5/27-23 from Ch. 122, par. 27-23 105 ILCS 5/27-24.2 from Ch. 122, par. 27-24.2

Amends the School Code. Provides that the State Board of Education may in appropriate cases approve petitions by school boards to discontinue their classroom and practice driving driver education courses. Requires the State Board of Education to adopt rules establishing standards and criteria that must be met before a petition may be approved. Effective July 1, 1994.

Note(s) That May Apply: Fiscal Mar 01 1994 Filed With Clerk

Mar 02 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HARTKE - FREDERICK - OLSON, SHEEHY, WOOLARD, FLINN, HB-2969 DUNN, JOHN, HOFFMAN, BALANOFF AND MOORE, ANDREA.

215 ILCS 5/370c

from Ch. 73, par. 982c

215 ILCS 5/370c-1 new

Amends the Illinois Insurance Code. Requires individual and group policies of accident and health insurance to provide coverage for serious mental illness under the same terms and conditions as coverage is provided for other illnesses. Provides that inpatient treatment may be limited to 90 consecutive days. Defines terms.

HOUSE AMENDMENT NO. 1.

Requires licensed providers, rather than providers, to supply medical records and other information to demonstrate medical necessity of treatment.

HOUSE AMENDMENT NO. 2.

Adds reference to: 215 ILCS 125/5-3 215 ILCS 130/4003

from Ch. 111 1/2, par. 1411.2 from Ch. 73, par. 1504-3

215 ILCS 165/10 from Ch. 32, par. 604

Amends the Health Maintenance Organization Act, the Limited Health Service Organization Act, and the Voluntary Health Services Plans Act to require coverage for serious mental illness under those Acts. Mar 01 1994

Mar 02

Filed With Clerk

First reading Referred to Rules

Mar 17

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Apr 07

Amendment No.01

Services HEALTH/HUMAN H Adopted

026-000-000

Amendment No.02

HEALTH/HUMAN H Adopted

026-000-000

Motion Do Pass Amended-Lost

008-011-005 HCHS

Remains in Committee Health Care & Human Services Ref to Rules/Rul 27E

Apr 22

Session Sine Die

Jan 10 1995 WENNLUND. HB-2970

105 ILCS 5/29-3 105 ILCS 5/29-5.2 from Ch. 122, par. 29-3 from Ch. 122, par. 29-5.2

Amends the School Code. Provides for reimbursement of school districts and custodians for transportation of pupils who reside within 1.5 miles of the school they attend if conditions are such that walking constitutes a serious hazard to pupil safety due to construction hazards. Provides that if the equalized assessed value of the taxable property in a school district increases by 10% or more over the immediately preceding year, the Department of Transportation, unless it is unreasonable to do so, shall approve the school board's determination that walking constitutes a serious hazard to pupil safety due to construction hazards.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 01 1994 Filed With Clerk

Mar 02 Jan 10 1995 First reading Session Sine Die

Referred to Rules

HB-2971 WENNLUND.

765 ILCS 745/Act rep.

Creates the Manufactured Home Owner's Bill of Rights Act. Prescribes rights of owners of manufactured housing and residents in manufactured housing parks, including lease terms, fees, park rules, park operator obligations, grounds for eviction, and private and State remedies. Requires certain enforcement and administrative actions by the Attorney General. Repeals the Mobile Home Landlord and Tenant Rights Act.

Mar 01 1994 Filed With Clerk

Mar 02 Jan 10 1995 First reading Session Sine Die

Referred to Rules

Referred to Rules

HB-2972 BIGGERT.

310 ILCS 10/7

from Ch. 67 1/2, par. 7

Amends the Housing Authorities Act by providing that the Housing Authority in any county having over 500,000 inhabitants may establish by resolution a reasonable salary or per diem allowance for the services of the commissioners and the chairman. Effective immediately.

Mar 01 1994 Filed With Clerk

Mar 02 First reading Jan 10 1995

Session Sine Die

HB-2973 HAWKINS.

Makes appropriations to the Department of Transportation from the Road Fund for an expansion study and the costs associated with construction on U.S. Route 51. Effective July 1, 1994.

Mar 01 1994 Filed With Clerk

Mar 02 Apr 06

First reading

Rfrd to Comm on Assignment Assigned to Appropriations-Public Safety

Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

HB-2974 BRUNSVOLD.

805 ILCS 180/45-20 805 ILCS 180/50-10

Amends the Limited Liability Company Act. Reduces fees for filing various documents with the Secretary of State. Effective January 1, 1995.

FISCAL NOTE (Secretary of State)

Based on currently anticipated program growth, the projected revenue loss is estimated to be approximately \$1 million

annually.

NOTE(S) THAT MAY APPLY: Fiscal Mar 01 1994 Filed With Clerk

Mar 02

First reading

Referred to Rules Fiscal Note Filed

Mar 09 Mar 17

Committee Rules Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Revenue

Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

HB-2975 BRUNSVOLD.

625 ILCS 5/11-701

from Ch. 95 1/2, par. 11-701

Amends the Illinois Vehicle Code. Prohibits excessive use of the left lane of controlled access and other multi-lane highways except when certain conditions exist.

HOUSE AMENDMENT NO. 1.

Limits the prohibition of excessive use of the left lane to rural controlled access highways only. Permits, when posted, left lane use other than passing on rural controlled access highways.

FISCAL NOTE, AMENDED (Dept. of Transportation) HB 2975 would cause a minimal fiscal impact to IDOT.

Mar 01 1994

Filed With Clerk First reading Referred to Rules

Mar 02 Mar 17

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Transportation & Motor

Vehicles

Apr 06

Amendment No.01

TRANSPORTAT'N H Adopted

Do Pass Amend/Short Debate 029-000-000

Cal 2nd Rdng Short Debate

Apr 19

Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate

Apr 28

Fiscal Note Filed

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

### HB-2976 BRUNSVOLD.

730 ILCS 5/5-8-4

from Ch. 38, par. 1005-8-4

Amends the Unified Code of Corrections to require the court to impose consecutive sentences on a defendant convicted of multiple counts of criminal sexual assault or aggravated criminal sexual assault even if the offenses were committed in separate courses of conduct.

JUDICIAL NOTE

HB-2976 would neither decrease nor increase the need for the

number of judges in the State.

CORRECTIONAL NOTE

There would be a population impact of 415 inmates over 5 years,

and a fiscal impact of \$3,569,900 over 5 years.

NOTE(S) THAT MAY APPLY: Correctional

Mar 01 1994 Filed With Clerk

Mar 02 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary II

Apr 19 Do Pass/Short Debate Cal 016-000-000

Cal 2nd Rdng Short Debate

Apr 21 Correctional Note Requested

WENNLUND

Judicial Note Request WENNLUND

Cal 2nd Rdng Short Debate

Apr 25 Judicial Note Filed Cal 2nd Rdng Short Debate

Apr 26 Correctional Note Filed

Cal 2nd Rdng Short Debate
Apr 28 Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

### HB-2977 DANIELS - KUBIK.

35 ILCS 200/20-210

Amends the Property Tax Code. Allows for current taxes on real property to be payable according to a payment schedule, which may provide for partial payment of installments, as determined by county board ordinance.

Mar 01 1994 Filed With Clerk

Mar 02 First reading Referred to Rules

Jan 10 1995 Session Sine Die

### HB-2978 ZICKUS – MEYER.

105 ILCS 5/18-8

Apr 12

from Ch. 122, par. 18-8

Amends the School Code. In the State aid formula provisions, makes a grammatical change, replaces references to the Revenue Act of 1939 with references to the Property Tax Code, and deletes obsolete provisions.

Mar 01 1994 Filed With Clerk

Mar 02 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Constitutional Officers

Re-assigned to Elementary & Secondary

Education

Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die

### HB-2979 DART - CROSS.

725 ILCS 120/6.5 new

Amends the Rights of Crime Victims and Witnesses Act to permit a government representative to present a community impact statement at the sentencing hearing

as to the effect of the defendant's criminal conduct on crime in the community, fear of crime in the community, and additional expenditures of funds for law enforcement.

Mar 01 1994 Filed With Clerk

Mar 02 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary II

Mar 25 Motion Do Pass-Lost 008-004-001

HJUB

Remains in Committee Judiciary II

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-2980 EDLEY - HANNIG - MCPIKE.

Appropriates \$1 to the Illinois Student Assistance Commission for its ordinary and contingent expenses. Effective July 1, 1994.

Mar 01 1994 Filed With Clerk

Mar 02 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Appropriations-Education
Apr 21 Recommended do pass 022-000-000

Placed Calndr, Second Reading

Apr 28 Second Reading Held on 2nd Reading

May 25 Placed Calndr, Third Reading

Jan 10 1995 Session Sine Die

#### HB-2981 EDLEY - HANNIG - MCPIKE.

Appropriates \$1 to the University Civil Service Merit Board for operation of the State Universities Civil Service System during fiscal year 1995. Effective July 1, 1994.

Mar 01 1994 Filed With Clerk

Mar 02 First reading Rfrd to Comm on Assignment

Apr 06 Assigned to Appropriations-Education
Apr 21 Recommended do pass 022-000-000

Placed Calndr, Second Reading

Apr 28 Second Reading Held on 2nd Reading

May 25 Placed Calndr, Third Reading

Jan 10 1995 Session Sine Die

## HB-2982 EDLEY - HANNIG - MCPIKE.

Appropriates \$1 to the Board of Trustees of Southern Illinois University for its ordinary and contingent expenses during fiscal year 1995. Effective July 1, 1994.

Mar 01 1994 Filed With Clerk

Mar 02 First reading Rfrd to Comm on Assignment Apr 06 Assigned to Appropriations-Education

Apr 21 Recommended do pass 022-000-000

Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading

May 25 Placed Calndr, Third Reading

Jan 10 1995 Session Sine Die

## HB-2983 EDLEY – HANNIG – MCPIKE.

Appropriates \$1 to the State Universities Civil Service System for its ordinary and contingent expenses. Effective July 1, 1994.

Mar 01 1994 Filed With Clerk

Mar 02 First reading Rfrd to Comm on Assignment Apr 06 Assigned to Appropriations-Education

Apr 21 Recommended do pass 022-000-000

Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading

May 25 Placed Calndr, Third Reading

Jan 10 1995 Session Sine Die

HB-2984 **1822** 

#### HB-2984 EDLEY - HANNIG - MCPIKE.

Appropriates \$1 to the State Board of Education for its ordinary and contingent expenses. Effective July 1, 1994.

HOUSE AMENDMENT NO. 1.

Replaces everything after the enacting clause with grant and OCE funding for the State Board of Education.

HOUSE AMENDMENT NO. 2.

Increases funding for the Early Intervention Program.

HOUSE AMENDMENT NO. 3.

Increases line items for reimbursements for handicapped services and materials and for the Early Intervention Program. Adds \$10,000 for production of an instruction booklet for guidance counselors.

HOUSE AMENDMENT NO. 4.

Adds \$175,000 for demolition of the Madison Junior High School building. Effective July 1, 1994.

March 1, 1994. Filed With Clerk

	Mar 01 1994	Filed With Clerk		
•	Mar 02	First reading	Rfrd to Comm on Assignment	ment
	Apr 06		Assigned to Appropriation	ns-Education
	Apr 21	Amendment No.01	APP EDUCATION H	Adopted
			Recommnded do pass as a	amend
			022-000-000	
		Placed Calndr, Second Rea	dng	
	Apr 28	Second Reading		
		Held on 2nd Reading		
	May 25	Amendment No.02	WALSH	Adopted
		Amendment No.03	EDLEY	Adopted
		Amendment No.04	YOUNGE	Adopted
		Amendment No.05	YOUNGE	Withdrawn
		Placed Calndr, Third Read	ing	
		Third Reading - Passed 11	5-000-000	
	May 26	Arrive Senate		
		Sen Sponsor HALL		
		Placed Calendr, First Read		
	Jun 08	First reading	Referred to Rules	
	Jan 10 1995	Session Sine Die		

## HB-2985 EDLEY - HANNIG - MCPIKE.

Appropriates \$1 to the State Board of Education for distribution to school districts under competitive grant programs administered by the State Board of Education. Effective July 1, 1994.

Mar 01 1994	Filed With Clerk	
Mar 02	First reading	Rfrd to Comm on Assignment
Apr 06		Assigned to Appropriations-Education
Apr 22		Ref to Rules/Rul 27E
Jan 10 1995	Session Sine Die	

## HB-2986 EDLEY - HANNIG - MCPIKE.

Appropriates \$1 to the State Board of Education for its ordinary and contingent expenses for fiscal year 1995. Effective July 1, 1994.

Mar 01 1994	Filed With Clerk	
Mar 02	First reading	Rfrd to Comm on Assignment
Apr 06		Assigned to Appropriations-Education
Apr 22		Ref to Rules/Rul 27E
Jan 10 1995	Session Sine Die	į

## HB-2987 HANNIG – PHELAN – MCPIKE.

Appropriates \$2 to the Department of Revenue for its ordinary and contingent expenses. Effective July 1, 1994.

Mar 01 1994	Filed With Clerk	
Mar 02	First reading	Rfrd to Comm on Assignment
Apr 06	-	Assigned to Appropriations-General
•		Services
Apr 22		Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

1823 HB-2988

#### HR-2988 HANNIG - PHELAN - MCPIKE.

Appropriates \$2 to the Department of Professional Regulation for its ordinary and contingent expenses. Effective July 1, 1994.

Filed With Clerk Mar 01 1994

Mar 02 First reading Rfrd to Comm on Assignment Assigned to Appropriations-General Apr 06

Services Ref to Rules/Rul 27E Apr 22

Jan 10 1995 Session Sine Die

#### HANNIG - PHELAN - MCPIKE. HB-2989

Appropriates \$2 to the Department of Conservation for its ordinary and contingent expenses. Effective July 1, 1994.

Mar 01 1994 Filed With Clerk First reading Mar 02

Rfrd to Comm on Assignment Assigned to Appropriations-General Apr 06

Services Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

#### HANNIG - PHELAN - MCPIKE. HB-2990

Appropriates \$2 to the Department of the Lottery for its ordinary and contingent expenses. Effective July 1, 1994. Mar 01 1994 Filed With Clerk

Mar 02 First reading Rfrd to Comm on Assignment Apr 06 Assigned to Appropriations-General Services

Ref to Rules/Rul 27E Apr 22

Jan 10 1995 Session Sine Die

#### HANNIG - PHELAN - MCPIKE.

Appropriates \$2 to the Bureau of the Budget for its ordinary and contingent expenses. Effective July 1, 1994.

Filed With Clerk Mar 01 1994

Mar 02 First reading Rfrd to Comm on Assignment Apr 06 Assigned to Appropriations-General Services

Apr 21 Recommended do pass 013-000-000

Placed Calndr, Second Reading

Apr 28 Second Reading Held on 2nd Reading

Placed Calndr, Third Reading May 25

Jan 10 1995 Session Sine Die

#### HB-2992 HANNIG - PHELAN - MCPIKE.

Appropriates \$2 for the ordinary and contingent expenses of the Commissioner of Banks and Trust Companies. Effective July 1, 1994.

Mar 01 1994 Filed With Clerk

Mar 02 First reading Rfrd to Comm on Assignment Apr 06 Assigned to Appropriations-General Services

Recommended do pass 013-000-000

Placed Caindr, Second Reading

Second Reading Apr 28 Held on 2nd Reading

Apr 21

Apr 21

May 25 Placed Calndr, Third Reading Jan 10 1995 Session Sine Die

#### HANNIG - PHELAN - MCPIKE. HB-2993

Appropriates \$2 to the Department of Central Management Services for its ordinary and contingent expenses. Effective July 1, 1994.

Mar 01 1994 Filed With Clerk

Mar 02 First reading Rfrd to Comm on Assignment Apr 06 Assigned to Appropriations-General Services

Recommended do pass 013-000-000

Placed Caindr. Second Reading

Apr 28

Second Reading

Held on 2nd Reading

May 25

Placed Calndr, Third Reading

Jan 10 1995 Session Sine Die

#### HB-2994 HANNIG - PHELAN - MCPIKE.

Appropriates \$2 to the Illinois Racing Board for its ordinary and contingent expenses. Effective July 1, 1994.

Mar 01 1994

Filed With Clerk

Mar 02 Apr 06

First reading

Rfrd to Comm on Assignment Assigned to Appropriations-General

Services

Apr 21

Recommended do pass 013-000-000

Placed Caindr, Second Reading

Apr 28

Second Reading Held on 2nd Reading

May 25

Placed Calndr, Third Reading

Jan 10 1995

Session Sine Die

#### HB-2995 SCHAKOWSKY - HANNIG - MCPIKE.

Appropriates \$2 to the Illinois Health Care Cost Containment Council for its ordinary and contingent expenses. Effective July 1, 1994.

Mar 01 1994 Mar 02 Apr 06

Filed With Clerk

First reading

Rfrd to Comm on Assignment Assigned to Appropriations-Human Services

Ref to Rules/Rul 27E

Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

#### HB-2996 SCHAKOWSKY - HANNIG - MCPIKE.

Appropriates \$2 to the Department of Public Health for its ordinary and contingent expenses. Effective July 1, 1994.

Mar 01 1994 Mar 02 Apr 06

Filed With Clerk

First reading

Rfrd to Comm on Assignment Assigned to Appropriations-Human Services

Apr 22

Jan 10 1995 Session Sine Die

#### HB-2997 SCHAKOWSKY - HANNIG - MCPIKE.

Appropriates \$2 to the Department of Children and Family Services for its ordinary and contingent expenses. Effective July 1, 1994.

Mar 01 1994 Filed With Clerk

Mar 02 Apr 06

First reading

Rfrd to Comm on Assignment Assigned to Appropriations-Human Services

Apr 21

Recommended do pass 007-000-000 Placed Calndr, Second Reading

Apr 28

Second Reading

Held on 2nd Reading

May 25

Placed Calndr, Third Reading

Jan 10 1995

Session Sine Die

#### SCHAKOWSKY - HANNIG - MCPIKE. HB-2998

Appropriates \$2 to the Department of Mental Health and Developmental Disabilities for its ordinary and contingent expenses. Effective July 1, 1994.

Mar 01 1994

Filed With Clerk

First reading

Rfrd to Comm on Assignment Assigned to Appropriations-Human

Services

Apr 06 Apr 21

Mar 02

Recommended do pass 007-000-000

Placed Calndr, Second Reading

Apr 28

Second Reading

Held on 2nd Reading

May 25

Placed Calndr, Third Reading

Jan 10 1995

Session Sine Die

1825 HB-2999

#### HR.2999 SCHAKOWSKY - HANNIG - MCPIKE.

Appropriates \$2 to the Department of Public Aid for its ordinary and contingent expenses. Effective July 1, 1994. Mar 01 1994 Filed With Clerk

Mar 02 First reading Rfrd to Comm on Assignment Apr 06 Assigned to Appropriations-Human

Services Apr 21 Recommended do pass 007-000-000

Placed Caindr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading Jan 10 1995 Session Sine Die

#### HB-3000 SCHAKOWSKY - HANNIG - MCPIKE.

Appropriates \$2 to the Department on Aging for its ordinary and contingent expenses. Effective July 1, 1994.

Mar 01 1994 Filed With Clerk

Mar 02 First reading Rfrd to Comm on Assignment Apr 06 Assigned to Appropriations-Human

Services Apr 21 Recommended do pass 007-000-000

Placed Calndr, Second Reading

Second Reading Apr 28 Held on 2nd Reading

May 25 Placed Calndr, Third Reading

Jan 10 1995 Session Sine Die

#### SCHAKOWSKY - HANNIG - MCPIKE. HR.3001

Appropriates \$2 to the Department of Veterans' Affairs for its ordinary and contingent expenses. Effective July 1, 1994.

Mar 01 1994 Filed With Clerk

Mar 02 First reading Rfrd to Comm on Assignment Apr 06 Assigned to Appropriations-Human Services

Apr 21 Recommended do pass 007-000-000

Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading Placed Calndr, Third Reading

May 25 Jan 10 1995 Session Sine Die

#### HR.3002 SCHAKOWSKY - HANNIG - MCPIKE.

Appropriates \$2 to the Department of Rehabilitation Services for its ordinary and contingent expenses. Effective July 1, 1994.

Mar 01 1994 Filed With Clerk

Mar 02 First reading Rfrd to Comm on Assignment Apr 06 Assigned to Appropriations-Human Services

Apr 21 Recommended do pass 007-000-000

Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading

May 25 Placed Calndr, Third Reading

Jan 10 1995 Session Sine Die

#### SALTSMAN - MAUTINO - HANNIG - MCPIKE. HB-3003

Appropriates \$2 to the Office of the State Appellate Defender for its ordinary and contingent expenses. Effective July 1, 1994.

Mar 01 1994 Filed With Clerk

Mar 02 First reading Rfrd to Comm on Assignment Apr 06 Assigned to Appropriations-Public

Safety

Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die

#### SALTSMAN - MAUTINO - HANNIG - MCPIKE. HB-3004

Appropriates \$2 to the Office of the State's Attorneys Appellate Prosecutor for its ordinary and contingent expenses. Effective July 1, 1994.

Mar 01 1994 Filed With Clerk Mar 02 First reading Rfrd to Comm on Assignment Apr 06 Assigned to Appropriations-Public Safety Ref to Rules/Rul 27E Apr 22 Jan 10 1995 Session Sine Die

#### HB-3005 SALTSMAN - MAUTINO - HANNIG - MCPIKE.

Appropriates \$2 to the Department of Transportation for its ordinary and contingent expenses. Effective July 1, 1994.

Mar 01 1994 Filed With Clerk Mar 02 First reading Rfrd to Comm on Assignment Assigned to Appropriations-Public Apr 06 Safety Apr 21 Recommended do pass 010-000-000 Placed Calndr.Second Reading Apr 28 Second Reading Held on 2nd Reading Placed Calndr, Third Reading May 25 Jan 10 1995 Session Sine Die

#### HB-3006 SALTSMAN - MAUTINO - HANNIG - MCPIKE.

Appropriates \$2 to the Capital Development Board for its ordinary and contingent expenses. Effective July 1, 1994. Filed With Clerk Mar 01 1994

Mar 02 First reading Rfrd to Comm on Assignment Apr 06 Assigned to Appropriations-Public Safety Recommended do pass 010-000-000 Apr 21 Placed Calndr, Second Reading Second Reading Apr 28 Held on 2nd Reading May 25 Placed Calndr, Third Reading

#### Session Sine Die SALTSMAN - MAUTINO - HANNIG - MCPIKE. HB-3007

Jan 10 1995

Mar 01 1994

Apr 28

Appropriates \$2 to the Department of State Police for its ordinary and contingent expenses. Effective July 1, 1994. Filed With Clerk

Mar 02 First reading Rfrd to Comm on Assignment Apr 06 Assigned to Appropriations-Public Recommended do pass 010-000-000 Apr 21 Placed Calndr, Second Reading Second Reading Apr 28 Held on 2nd Reading Placed Calndr, Third Reading May 25 Jan 10 1995 Session Sine Die

#### SALTSMAN - MAUTINO - HANNIG - MCPIKE. HB-3008

Appropriates \$2 to the Department of Commerce and Community Affairs for its ordinary and contingent expenses. Effective July 1, 1994.

Filed With Clerk Mar 01 1994 Mar 02 First reading Rfrd to Comm on Assignment Apr 06 Assigned to Appropriations-Public Safety Apr 21 Recommended do pass 010-000-000

Placed Calndr, Second Reading Second Reading

Held on 2nd Reading Jan 10 1995 Session Sine Die

#### HR-3009 SALTSMAN - MAUTINO - HANNIG - MCPIKE.

Appropriates \$1 to the Metropolitan Pier and Exposition Authority for its corporate purposes. Effective July 1, 1994.

Mar 01 1994 Filed With Clerk Mar 02 First reading Rfrd to Comm on Assignment Assigned to Appropriations-Public Арг 06 Safety

Apr 22

Jan 10 1995 Session Sine Die Ref to Rules/Rul 27E

## SALTSMAN - MAUTINO - HANNIG - MCPIKE.

Appropriates \$2 to the Department of Agriculture for its ordinary and contingent expenses. Effective July 1, 1994.

Mar 01 1994

Filed With Clerk

Mar 02 Apr 06

First reading

Rfrd to Comm on Assignment Assigned to Appropriations-Public

Safety Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3011 PARKE.

35 ILCS 5/302

from Ch. 120, par. 3-302

735 ILCS 5/12-108

from Ch. 110, par. 12-108

Amends the Illinois Income Tax Act to provide that nonresidents' income from a pension or retirement plan is not taxable as income paid in this State. Amends the Code of Civil Procedure to provide that a judgment is not enforceable against property in this State if the judgment is in favor of any state other than Illinois for failure to pay that state's income tax on benefits received from a pension or retirement plan.

Mar 01 1994 Mar 02.

Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-3012 STECZO - HANNIG - RYDER,

Makes appropriations for the ordinary and contingent expenses of the Supreme Court for fiscal year 1995. Effective July 1, 1994.

HOUSE AMENDMENT NO. 1

Deletes effective date.

Mar 01 1994 Mar 02

Filed With Clerk

First reading

Rfrd to Comm on Assignment Assigned to Appropriations-General

Services

Apr 06 Apr 21

Amendment No.01

APP GEN SERVS H Adopted Recommnded do pass as amend

013-000-000

Placed Calndr, Second Reading

Apr 28 May 25 Second Reading Held on 2nd Reading Placed Calndr, Third Reading

Jan 10 1995 Session Sine Die

HB-3013 JONES, LOU.

225 ILCS 15/2

from Ch. 111, par. 5352

Amends the Clinical Psychologist Licensing Act. Includes "diagnosis" within the definition of clinical psychology.

Mar 02 1994

Filed With Clerk First reading

Referred to Rules

Mar 17

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Apr 06

Assigned to Registration & Regulation Motion Do Pass-Lost 005-003-002

Remains in Committee Registration &

Regulation

Apr 20

Interim Study Calendar REGIS

REGULAT

Jan 10 1995 Session Sine Die

HB-3014

## MOSELEY - MURPHY,H - MURPHY,M AND DAVIS.

50 ILCS 725/2

from Ch. 85, par. 2552

Amends the Uniform Peace Officers' Disciplinary Act by including Secretary of State sergeants, lieutenants, commanders, and investigator trainees as officers for purposes of the Act (presently not included as officers). Effective immediately.

FISCAL NOTE (Secretary of State) Estimated fiscal impact of implementing HB-3014 would be negligible, being related to clerical supplies and functions and some shifting of personnel duties. Mar 02 1994 Filed With Clerk First reading Referred to Rules Ruled Exempt Hse Rule 29(c) HRUL Mar 17 Rfrd to Comm on Assignment Assigned to Elections & State Government Apr 07 Do Pass/Consent Calendar 021-000-000 Consnt Caldr Order 2nd Read Cnsent Calendar, 2nd Reading Apr 13 Consnt Caldr Order 3rd Read Apr 19 Remvd from Consent Calendar LAWFER & STEPHENS Cal 2nd Rdng Short Debate Apr 21 Fiscal Note Requested WENNLUND Cal 2nd Rdng Short Debate Apr 26 Short Debate Cal 2nd Rdng Fiscal Note Request W/drawn Cal 3rd Rdng Short Debate Fiscal Note Filed Apr 27 Short Debate-3rd Passed 117-000-000 Arrive Senate Apr 28 Placed Calendr, First Reading Sen Sponsor FAWELL Apr 29 First reading Referred to Rules Jan 10 1995 Session Sine Die HB-3015 BALANOFF - OSTENBURG - SHEEHY - PRUSSING - PARKE, GASH, DART, VON B - WESSELS AND MCGUIRE. from Ch. 127, par. 55a-3

20 ILCS 2605/55a-3 from Ch. 127, par. 55a-325 ILCS 40/6 from Ch. 23, par. 2256 325 ILCS 40/7 from Ch. 23, par. 2257 730 ILCS 150/Act title 730 ILCS 150/1 from Ch. 38, par. 221 730 ILCS 150/2 from Ch. 38, par. 222 730 ILCS 150/3 from Ch. 38, par. 223 730 ILCS 150/4 from Ch. 38, par. 224 730 ILCS 150/5 from Ch. 38, par. 225 730 ILCS 150/7 from Ch. 38, par. 225

Amends the Child Sex Offender Registration Act. Changes short title of the Act to Child Offender Registration Act. Expands Act to include more offenses for which the offender must register. Increases duration of registration from 10 years to life. Amends the Civil Administrative Code of Illinois and the Intergovernmental Missing Child Recovery Act of 1984 to make conforming changes.

### HOUSE AMENDMENT NO. 1.

Requires the child offender to register each year by April 15th with the chief of police of the municipality in which the offender resides, or if the offender resides in an unincorporated area or an area that does not have a chief of police with the county sheriff.

## JUDICIAL NOTE, AS AMENDED

It has been determined that the bill would neither decrease nor increase the need for the number of judges in the State. CORRECTIONS IMPACT NOTE, AS AMENDED This legislation would have no impact on the prison population. FISCAL NOTE, AMENDED (DCCA) Provides for deposits into the Police Protection Enhancement Distributive Fund of \$200 million: \$100 million (1.79%) of the net receipts from the Illinois Income Tax Act and \$100 million (1.81%) from the State's sales taxes. These deposits will be a reduction of \$200 million from deposits into GRF.

Mar 02 1994 Filed With Clerk

Mar 17

First reading Referred to Rules Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary II

Mar	25	Amendment No.01	JUDICIARY II H 014-000-000 Do Pass Amend/Short 014-000-000	Adopted Debate		
		Cal 2nd Rdng Short Debate	e			
Apr 18		-	Judicial Note Filed			
•	•	Cal 2nd Rdng Short Debate	e			
Apr 19		· ·	Correctional Note Filed AMENDED	I AS		
			Fiscal Note Requested	WENNLUND		
		Cal 2nd Rdng Short Debate	e			
Apr 21			Fiscal Note Filed			
		Cal 2nd Rdng Short Debate	e			
Apr 28		Short Debate Cal 2nd Rdn	g			
		Held 2nd Rdg-Short Debat	e			
Jan 1	10 1995	Session Sine Die				
HB-3016	LINDN	ER.				
40 ILCS	5/4-107	from Ch. 10	08 1/2, par. 4-107			
40 ILCS 5/4-123.2 new						
** ** GG *** (0 **)						

Amends the Downstate Firefighter Article of the Pension Code in relation to establishing eligibility to participate. Deletes the age restrictions on participation in the pension fund. Requires the board to grant a hearing before denying eligibility. For purposes of pension eligibility, provides that actual performance of police or firefighter duties is conclusive evidence of the person's fitness to perform those duties during the period of satisfactory performance and requires granting of service credit for those periods upon payment of the corresponding employee contributions. Specifies factors that may not be used in determining fitness. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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Note(s) That May Apply: Fiscal; Pension; State Mandates

Mar 02 1994 Filed With Clerk
First reading Referred to Rules
Mar 17 Ruled Exempt Hse Rule 29(c) HRUL
Rfrd to Comm on Assignment
Assigned to Personnel & Pensions
Ref to Rules/Rul 27E
Jan 10 1995 Session Sine Die

HB-3017 KOTLARZ.
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KOTLARZ.
 30 ILCS 105/5.385 new
 30 ILCS 105/6z-30 new
 30 ILCS 115/1
                                  from Ch. 85, par. 611
 30 ILCS 805/8.18 new
 35 ILCS 5/201
                                  from Ch. 120, par. 2-201
 35 ILCS 5/202.5 new
 35 ILCS 5/208
35 ILCS 5/502
                                  from Ch. 120, par. 2-208
                                  from Ch. 120, par. 5-502
 35 ILCS 5/701
                                  from Ch. 120, par. 7-701
 35 ILCS 5/710
                                  from Ch. 120, par. 7-710
 35 ILCS 5/803
                                  from Ch. 120, par. 8-803
 35 ILCS 5/901
                                  from Ch. 120, par. 9-901
 35 ILCS 200/18-47 new
105 ILCS 5/2-3.113 new
105 ILCS 5/2-3.114 new
105 ILCS 5/17-11
                                  from Ch. 122, par. 17-11
105 ILCS 5/18-19.5 new
105 ILCS 5/34-54.1
                                  from Ch. 122, par. 34-54.1
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30 ILCS 805/8.18 new

Amends the Illinois Income Tax Act to increase individual income tax rate, beginning January 1, 1994, to 3.15% and the corporate rate to 5.04%. Increases the rates incrementally until January 1, 1997, when the rates shall be 3.55% and 5.68%, respectively. Provides for a tax credit of 10% of property taxes paid on a residence or 5% of rent constituting real property taxes paid on rented property. Provides for supplemental returns, additional withholding, and increased estimated payments to

reflect the additional tax liability imposed beginning January 1, 1994. Provides that a portion of the tax collected attributable to the portion of the tax rate in excess of 3% for individuals or 4.8% for corporations shall be deposited into the School Property Tax Relief Fund. Amends the State Finance Act to create that Fund. The Fund shall be used to assist funding school districts. Amends the Property Tax Code to direct the county clerk of each county to reduce the amount of the levy for education based on the amount received from the School Property Tax Relief Fund. Amends the School Code to require each school district to prepare a Public District Fall Enrollment Housing Report and to require the State Board of Education to compute a figure representing the "statewide dollar-per-student-enrolled" to be used in calculating the reduction in real estate taxes. Provides for disbursement from the School Property Tax Relief Fund. Amends the State Revenue Sharing Act to include amounts deposited into the School Property Tax Relief Fund as net revenue realized for purposes of the Local Government Distributive Fund. Amends the State Mandates Act to exempt this amendatory Act from any reimbursement requirement. Effective immediately.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, Hb 3017 creates a local government organization and structure mandate upon counties for which no reimbursement is required under the State Mandates Act. The Department makes no determination as to the impact on school

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Mar 02 1994 Filed With Clerk

First reading

Apr 07

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Revenue St Mandate Fis Note Filed

Referred to Rules

15

Committee Revenue Ref to Rules/Rul 27E Apr 22

Jan 10 1995 HB-3018 CURRAN.

Apr 20

305 ILCS 20/2

from Ch. 111 2/3, par. 1402

Amends the Energy Assistance Act of 1989 to make a stylistic change in a Section concerning legislative findings and intent.

Mar 02 1994 Filed With Clerk

First reading

Session Sine Die

Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Public Utilities Ref to Rules/Rul 27E

Session Sine Die Jan 10 1995

HB-3019 CURRAN.

220 ILCS 5/9-101

Apr 22

from Ch. 111 2/3, par. 9-101

Amends the Public Utilities Act to make a stylistic change in a Section regarding rates and charges.

Mar 02 1994 Filed With Clerk

> First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 17

> Rfrd to Comm on Assignment Assigned to Public Utilities Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

HB-3020 HARTKE.

605 ILCS 5/5-205 from Ch. 121, par. 5-205

605 ILCS 5/5-205.9 new

Amends the Highway Code. Requires the county superintendent of highways or county engineer to report quarterly balances of road district moneys administered by the superintendent or engineer.

#### HOUSE AMENDMENT NO. 2.

Makes county superintendent's report subject to request by a road district treasurer. Requires reports of 6-month (rather than quarterly) balances. Makes provisions applicable only to counties under 3,000,000.

Mar 02 1994	Filed with Clerk				
	First reading	Referred to Rules			
Mar 17	Ruled Exempt Hse Rule 29	9(c) HRUL			
	<b>-</b>	Rfrd to Comm on Assign	ment		
			Assigned to Counties & Townships		
Apr 07			Short Debate Cal 010-000-000		
ripi o	Cal 2nd Rdng Short Debat				
Apr 19	Cui ziia Rang Short Debai		te Requested WENNLUND		
Apr 19	Cal 2nd Dana Short Dahat		EMMLUMD		
4 00	Cal 2nd Rdng Short Debat				
Apr 26	Short Debate Cal 2nd Rdn		_		
	Amendment No.01	WENNLUND	Ruled not		
			germane		
	Appeal Ruling of Chair WENNLUND				
		Motion failed			
	Amendment No.02	HARTKE	Adopted		
	Placed Calndr, Third Read	ing			
May 11	Third Reading - Passed 114-001-000				
1124 11	Arrive Senate	4 001 000			
	Placed Calendr, First Read	ng			
May 16		IIB ,			
Nov 16	Sen Sponsor WATSON	70.0			
Nov 17	First reading	Referred to Rules			
Jan 10 1995	Session Sine Die				

## HB-3021 CURRIE - BIGGINS.

35 ILCS 200/2-5

Amends the Property Tax Code to make stylistic changes in a Section concerning multi-township assessors.

## HOUSE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 200/2-5 Adds reference to: 35 ILCS 200/18-90 35 ILCS 200/18-107 new

Deletes everything. Amends the Property Tax Code. Validates 1994 extension of property taxes levied in 1993 by a multi-township assessment district that was promulgated by the Department of Revenue effective January 1, 1994. Provides that an amount so extended for a multi-township assessment district that did not file a certification of compliance with the Truth in Taxation Law may not exceed 105% of the amount extended in 1993. Effective immediately

amount extend	ed in 1993. Effective imm	ediately.	
Mar 02 1994	Filed With Clerk		
	First reading	Referred to Rules	
Mar 17	Ruled Exempt Hse Rule 29	9(c) HRUL	
	Rfrd to Comm on Assignmen		
		Assigned to Revenue	Ü
Apr 21	Amendment No.01	REVENUE H	Adopted
•		012-000-000	*
		DP Amnded Consent	Calendar
		012-000-000	
Apr 26	Remvd from Consent Cale	ndar	
		CHURCHILL,	
		BALTHIS AND	
		JOHNSON,TOM	
	Cal 2nd Rdng Short Debat		
Apr 28	Short Debate Cal 2nd Rdn	g	
	Held 2nd Rdg-Short Debar	te	
Jan 10 1995	Session Sine Die		

#### HB-3022 JONES, LOU.

210 ILCS 85/17 new

Amends the Hospital Licensing Act. Provides that no Illinois law, agency rule, or institutional bylaw, rule, or policy may prohibit extending hospital privileges and

staff membership to qualified licensed clinical psychologists. Requires hospitals to formulate non-discriminatory standards for evaluation of a clinical psychologist for the purpose of extending hospital privileges. Permits hospitals treating mental illness to grant hospital privileges to licensed clinical psychologists.

Mar 02 1994 Filed With Clerk First reading Referred to Rules Ruled Exempt Hse Rule 29(c) HRUL Mar 17 Rfrd to Comm on Assignment Assigned to Registration & Regulation Apr 20 Interim Study Calendar REGIS

REGULAT

Jan 10 1995 Session Sine Die

#### HB-3023 DART AND BIGGINS.

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SEE INDEX
 35 ILCS 200/18-10
 35 ILCS 200/18-55
 35 ILCS 200/18-56 new
 35 ILCS 200/18-60
 35 ILCS 200/18-65
 35 ILCS 200/18-66 new
 35 ILCS 200/18-70
 35 ILCS 200/18-80
 35 ILCS 200/18-85
 35 ILCS 200/18-90
 35 ILCS 200/18-105
 55 ILCS 5/5-31014
70 ILCS 5/13
                                       from Ch. 34, par. 5-31014
                                       from Ch. 15 1/2, par. 68.13
 70 ILCS 345/13
                                       from Ch. 85, par. 1263
 70 ILCS 405/26b
70 ILCS 410/13
                                       from Ch. 5, par. 131b
                                       from Ch. 96 1/2, par. 7114
 70 ILCS 805/13.1
                                       from Ch. 96 1/2, par. 6324
                                      from Ch. 96 1/2, par. 6425
from Ch. 111 1/2, par. 20
 70 ILCS 810/22
 70 ILCS 905/20
 70 ILCS 910/20
                                       from Ch. 23, par. 1270
 70 ILCS 1105/18
                                       from Ch. 85, par. 6818
 70 ILCS 1505/19
                                       from Ch. 105, par. 333.19
 70 ILCS 2105/17
70 ILCS 2205/17
70 ILCS 2305/12
70 ILCS 2605/5.7
                                       from Ch. 42, par. 400
                                       from Ch. 42, par. 263
                                      from Ch. 42, par. 288
from Ch. 42, par. 324q
 70 ILCS 2805/17
                                      from Ch. 42, par. 428
 70 ILCS 2905/5-1
                                      from Ch. 42, par. 505-1
 75 ILCS 16/30-85
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Amends the Property Tax Code, the Counties Code, the Airport Authorities Act, the Springfield Metropolitan Exposition and Auditorium Act, the Soil and Water Conservation Districts Act, the Conservation Districts Act, the Fire Protection District Act, the Downstate Forest Preserve District Act, the Cook County Forest Preserve District Act, the Public Health District Act, the Hospital District Law, the Museum District Act, the Chicago Park District Act, the River Conservancy District Act, the Sanitary District Act of 1907, the North Shore Sanitary District Act, the Metropolitan Water Reclamation District Act, the Sanitary District Act of 1936, the Public Library District Act of 1991 and the Metro East Sanitary District Act of 1974. Adds a purpose clause to the Truth in Taxation Law in the Property Tax Code requiring taxing districts to hold public hearings on their intention to adopt an aggregate levy and to publish their intentions to adopt an aggregate levy in amounts more than 5% or the percentage increase in the Consumer Price Index. whichever is less, over the previous year's levy. Sets a uniform date for filing appropriation ordinances. Effective January 1, 1995.

## HOUSE AMENDMENT NO. 1.

Deletes the prohibition preventing a corporate authority from holding a public hearing if the corporate authority's estimate is more than 5% or the percentage increase in the Consumer Price Index, whichever is less, at the same time as the hearing on the proposed budget of the taxing district.

Mar 02 1994 Filed With Clerk

First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Revenue

Apr 21 Amendment No.01 REVENUE H Adopted

012-000-000

Recommnded do pass as amend

010-001-000

Placed Calndr, Second Reading

Apr 27 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Second Reading Held on 2nd Reading

Jan 10 1995 Session Sine Die

# HB-3024 CROSS – LINDNER – MEYER.

730 ILCS 5/3-9-1

Apr 28

from Ch. 38, par. 1003-9-1

Amends the Unified Code of Corrections to require persons committed to the Juvenile Division of the Department of Corrections to attend classes designed to teach them to pass the high school equivalency test of General Educational Development if they have not passed that test or have not graduated from high school.

Note(s) That May Apply: Fiscal

Mar 02 1994 Filed With Clerk

First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary II Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

# HB-3025 HASSERT.

65 ILCS 5/9-2-15.5 new

Amends the Municipal Code by providing that if the ordinance under which a local improvement is ordered to be made provides for the condemnation of private property and provides that the improvement shall be wholly or in part paid for by special assessment, the board of local improvements and the owner of the private property may agree to an amount of just compensation by considering the benefits of the improvement to the public and to the private property owner. Also provides that if the amount of just compensation is agreed upon by the board of local improvements and the owner of the private property, the board and owner may waive proceedings to ascertain compensation.

Mar 02 1994 Filed With Clerk

First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Cities & Villages Recommended do pass 010-000-000

Apr 20 Re
Placed Calndr, Second Reading

Apr 28 Second Reading
Held on 2nd Reading
Jan 10 1995 Session Sine Die

# HB-3026 HASSERT AND MURPHY,M.

New Act

35 ILCS 200/21-63 new

Creates the State Real Property Leasing Act. Provides that a State agency shall not lease any of its real property to a person who is delinquent in paying any real property taxes on a leasehold estate. Provides that any lessee of State property who becomes delinquent in paying taxes on a leasehold estate has 60 days after notification to pay all taxes, penalties, and interest or the lease will be terminated. Provides that a person whose lease has been terminated may not lease or bid for a lease on State property for a period of 2 years. Amends the Property Tax Code to require county clerks to provide a list to the Department of Revenue of all State property

subject to a lease on which the property taxes are delinquent. Requires the Department of Revenue to notify a State agency if a lessee of property under the control of that agency is delinquent in paying property taxes.
STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 3026 constitutes a local government organization and structure mandate for which no reimbursement is required under the State Mandates Act.

# HOUSE AMENDMENT NO. 1.

Requires the county clerk to send the list of State-owned property that is tax delinquent to each State agency that is a lessor of State-owned property instead of the Department of Revenue. Requires each State agency to take the actions required under the State Real Property Leasing Act upon receipt of the list.

# HOUSE AMENDMENT NO. 2.

Deletes reference to: 35 ILCS 200/21-63 new

Deletes the requirement for county clerks to provide a list of State-owned property that is tax delinquent to the Department of Revenue.

Note(s) That May Apply: Fiscal; State Mandates

Mar 02 1994 Filed With Clerk Referred to Rules First reading Mar 17 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Revenue Mar 25 St Mandate Fis Note Filed Committee Revenue Apr 21 Amendment No.01 REVENUE Н Adopted 012-000-000 REVENUE Amendment No.02 Η Adopted 012-000-000

Recomminded do pass as amend 011-001-000

Placed Calndr, Second Reading

Second Reading Apr 28 Held on 2nd Reading Jan 10 1995 Session Sine Die

#### HB-3027 PUGH, BURKE, LOPEZ, MURPHY, HAND STROGER.

110 ILCS 947/53 new

Amends the Higher Education Student Assistance Act. Creates a \$500 per semester (\$335 per quarter) grant assistance program, administered by the Illinois Student Assistance Commission, for undergraduate students whose family income is below the federal poverty level and who maintain a 3.0 on a 4.0 scale grade point average. Provides that the grants are payable from a separate appropriation made for purposes of the program. Requires the Commission to adopt rules necessary to administer the program.

NOTE(S) THAT MAY APPLY: Fiscal Mar 02 1994 Filed With Clerk

First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Higher Education Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

#### MOSELEY - CURRAN - WEAVER, M. HB-3028

110 ILCS 305/7f from Ch. 144, par. 28f 110 ILCS 520/8f from Ch. 144, par. 658f 110 ILCS 605/8h from Ch. 144, par. 1008h 110 ILCS 705/8h from Ch. 144, par. 308h

Amends the Southern Illinois University Management Act and the University of Illinois, Regency Universities, and Board of Governors Acts. Requires each of the colleges and universities that are part of the systems governed by those 4 Acts to offer 50% tuition waivers for undergraduate education to children of employees of any other such college or university if those employees have been employed an aggregate of 7 years by one or more of those colleges and universities and if their children meet certain age and academic requirements.

FIS	CAL NOT	E (Board of Higher Education	on)	
		eact cost of implementation		
		or waivers of four years of u		
		100 students is \$487,600.	100.8.40000	
Note(s	THAT MAY	APPLY: Fiscal		
		Filed With Clerk		
1710	11 02 1991	First reading	Referred to Rules	
Ma	ır 17	Ruled Exempt Hse Rule 29		
1714	11 17	Ruled Exempt 11se Rule 29	Rfrd to Comm on Assig	mment
			Assigned to Higher Edu	inition.
A	07		Assigned to Higher Edu	014 002 001
Ap	r 07	Discord Coloda Consad Dana	Recommended do pass	014-003-001
	10	Placed Calndr, Second Read		DI ACIZ
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		Placed Calndr, Second Read		
Ap	r 19		Fiscal Note Filed	
		Placed Calndr, Second Read	ing	
Ap	r 28	Second Reading		
_		Held on 2nd Reading		
Ma	ıy 06	Amendment No.01	WEAVER,M	Ruled not
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		Placed Calndr, Third Readi	ng	Ü
		Third Reading - Passed 108	R-002-001	
M	ay 09	Arrive Senate	002 001	
141	19 09	Placed Calendr, First Readr	n or	
		Sen Sponsor WEAVER,S	16	
M	10		Referred to Rules	
	ay 10	First reading	Referred to Rules	
Jai	n 10 1995	Session Sine Die		
HB-3029	DEJAE	GHER.		
20 11 (	CS 105/1	from Ch. 23	3 par 6101	
			•	
Amen	ds the Act	on the Aging to add a	Section caption and	make stylistic
changes.				
Ma	ar 02 1994	Filed With Clerk		
		First reading	Referred to Rules	
Ma	ar 17	Ruled Exempt Hse Rule 29		
			Rfrd to Comm on Assig	enment.
			Assigned to Aging	
۸۰	or 07		Motion Do Pass-Lost 0	07-010-000
Λļ	n 07		HAGI	07 010 000
				Aging
۸	14		Remains in Committee	
Ap	or 14	Di- 1 C-1-1 C1 D	Recommended do pass	014-000-000
	0.0	Placed Calndr, Second Read		WENING TINES
Ap	or 26	D. 10110 1D	Fiscal Note Requested	WENNLUND
		Placed Calndr, Second Rea		
		Second Reading	Mtn Fisc Nte not Appl	icable
			DEJAEGHER	
			Motion prevailed	
			Fiscal Note not Requir	ed
		Placed Calndr, Third Readi	ng	
Ja	n 10 1995	Session Sine Die	•	
HB-3030				
210 IL	CS 45/1-102	from Ch. 1	11 1/2, par. 4151-102	
		sing Home Care Act to ad		nd make a ctulic_
		sing frome Care Act to ac	id a Section caption ar	iu iliake a stylis-
tic chang				
M	ar 02 1994	Filed With Clerk		
		First reading	Referred to Rules	
M	ar 17	Ruled Exempt Hse Rule 29	O(c) HRUL	
			Rfrd to Comm on Assi	
			Assigned to Health Ca	
			Services	
Ат	or 22		Ref to Rules/Rul 27E	
	n 10 1995	Session Sine Die		
HB-3031	DEJAE	GHEK.		
20 IL	CS 105/1	from Ch. 2	3, par. 6101	
			~	

Amends the Act on the Aging to add a Section caption and make stylistic changes.

Filed With Clerk Mar 02 1994 First reading Referred to Rules Mar 17 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Aging Apr 07 Motion Do Pass-Lost 007-010-000 HAGI Remains in Committee Aging Apr 14 Recommended do pass 014-008-000 Placed Calndr, Second Reading

Apr 26 Fiscal Note Requested WENNLUND

Second Reading Fiscal Note Request W/drawn

Placed Calndr, Third Reading

Jan 10 1995 Session Sine Die

#### HB-3032 SCHAKOWSKY - DEUCHLER - SALTSMAN - MURPHY,M - ROTEL WALSH, DAVIS, FLOWERS, CURRIE, GILES MOORE,EUGENE.

20 ILCS 2405/3

from Ch. 23, par. 3434

Amends the Disabled Persons Rehabilitation Act by providing that personal care attendants shall be paid a \$5 per hour minimum rate beginning July 1, 1994. Effective July 1, 1994.

FISCAL NOTE (Dpt. Rehabilitation Services)

The additional money required to implement HB-3032 would be \$4,909,000 for FY95.

# HOUSE AMENDMENT NO. 1.

Further amends the Disabled Persons Rehabilitation Act by providing that beginning with fiscal year 1996 and fully implemented within 3 fiscal years and thereafter, personal care attendants shall receive a minimum hourly wage that is at least 73% of the average per hour amount paid to vendors by the Department on Aging for housekeeping and homemaking services in the Community Care Program.

FISCAL NOTE, AMENDED (Dpt. Rehabilitation Services) Estimated increase in State costs will be FY95, \$4,908,900; FY96, \$8,254,000; FY97, \$18,459,300; and FY98, \$31,140,100.

Mar 02 1994 Filed With Clerk

> First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 17

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 14 Do Pass/Short Debate Cal 019-000-000

Cal 2nd Rdng Short Debate Apr 26 Fiscal Note Requested WENNLUND

Short Debate Cal 2nd Rdng

Fiscal Note Filed

Amendment No.01 SCHAKOWSKY Adopted

Cal 3rd Rdng Short Debate

Apr 28 Fiscal Note Filed Short Debate Cal 3rd Rdng

Short Debate-3rd Passed 116-000-000 May 18

May 19 Arrive Senate Sen Sponsor SYVERSON

Placed Calendr, First Reading

First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB.3033 SCHAKOWSKY.

20 ILCS 105/4.02

May 20

from Ch. 23, par. 6104.02

Amends the Illinois Act on the Aging by providing that homemakers and chore housekeepers shall receive an increase in wages in a percentage equal to the percent increase in the federal minimum wage each time the federal minimum wage is increased. Effective July 1, 1994.

Mar 02 1994 Filed With Clerk

> First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Aging

Apr 22

Jan 10 1995 Session Sine Die

Jan 10 1775 Bession once

### HB-3034 SCHAKOWSKY.

20 ILCS 105/4.02

from Ch. 23, par. 6104.02

Amends the Illinois Act on the Aging by providing that homemakers and chore housekeepers shall receive an increase in wages of at least 3% but no more than 5% beginning July 1, 1994, and each July 1 thereafter, based on the Consumer Price Index for All Urban Consumers as determined by the United States Department of Labor. Effective July 1, 1994.

Mar 02 1994 Filed With Clerk

First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Ref to Rules/Rul 27E

Assigned to Aging Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

### HB-3035 SCHAKOWSKY.

20 ILCS 105/4.02

from Ch. 23, par. 6104.02

Amends the Illinois Act on the Aging by providing that homemakers and chore housekeepers shall receive a 3% increase in wages beginning July 1, 1994, and each July 1 thereafter. Effective July 1, 1994.

Mar 02 1994 Filed With Clerk

First reading

Referred to Rules

Mar 17

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Aging
Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

# HB-3036 SCHAKOWSKY - BALTHIS - ROTELLO - GILES - MOORE, EUGENE.

20 ILCS 105/4.02

from Ch. 23, par. 6104.02

Amends the Illinois Act on the Aging by providing that homemakers and chore housekeepers shall receive a 5% increase in wages beginning July 1, 1994. Effective July 1, 1994.

# HOUSE AMENDMENT NO. 1.

Deletes amendatory changes in the bill. Provides that beginning July 1, 1994, each vendor shall receive a 5% increase for homemakers and chore housekeepers (to be allocated 27% for administrative costs and 73% for employee wages and benefits).

FÍSCAL NOTE (Dpt. on Aging)

A 5% rate increase in July, 1994, would increase costs by

\$4.5 million for FY95.

Mar 02 1994 Filed With Clerk

First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Apr 14

Amendment No.01

Assigned to Aging

AGING 020-000-000

Recommnded do pass as amend

Adopted

019-002-000

UI Diagod Calada Casas I Dagat

Placed Caindr, Second Reading
Apr 26

Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Second Reading Fiscal Note Filed

Placed Calndr, Third Reading

Jan 10 1995 Session Sine Die

### HB-3037 SCHAKOWSKY.

20 ILCS 2405/3

from Ch. 23, par. 3434

Amends the Disabled Persons Rehabilitation Act by providing that personal care attendants shall receive a percentage increase in wages equal to the percent increase in the federal minimum wage each time the federal minimum wage is increased. Effective July 1, 1994.

Mar 02 1994 Filed With Clerk

First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

# HB-3038 SCHAKOWSKY.

20 ILCS 2405/3

from Ch. 23, par. 3434

Amends the Disabled Persons Rehabilitation Act by providing that personal care attendants shall receive an automatic cost of living allowance of at least 3% but no more than 5%, based on the Consumer Price Index for All Urban Consumers as determined by the United States Department of Labor, beginning July 1, 1994, and each July 1 thereafter. Effective July 1, 1994.

Mar 02 1994 Filed With Clerk

First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

# HB-3039 SCHAKOWSKY.

20 ILCS 2405/3

Apr 22

from Ch. 23, par. 3434

Amends the Disabled Persons Rehabilitation Act by providing that personal care attendants shall receive a 3% cost of living increase beginning July 1, 1994, and each July 1 thereafter. Effective July 1, 1994.

Mar 02 1994

Filed With Clerk
First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

# HB-3040 EDLEY - DAVIS.

105 ILCS 5/27-23.1

from Ch. 122, par. 27-23.1

Amends the School Code relative to instruction in parenting and family education. Requires such instruction to be provided and students to receive at least one unit of such instruction in at least one of grades 9 through 12.

STATE MANDATES ACT FISCAL NOTE (State Board of Education)

The fiscal impact resulting from this proposed legislation will be minimal.

# HOUSE AMENDMENT NO. 5.

Provides that a pupil shall not be required to take or participate in any course or instruction in parenting and family education if that pupil's parent or guardian submits a written objection thereto.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Mar 02 1994 Filed With Clerk

First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Education

Apr 07 Recommended do pass 017-006-000

Placed Calndr, Second Reading

Apr 14 Fiscal Note Requested BLACK

Placed Calndr, Second Reading

Apr 19 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Apr 21 St Mandate Fis Note Filed

Placed Calndr, Second Reading

Apr 28	Second Reading		
May 10	Held on 2nd Reading Amendment No.01 Amendment No.02	HOEFT COWLISHAW	Withdrawn Withdrawn
	Amendment No.03 Amendment No.04 Held on 2nd Reading	EDLEY HOEFT	Withdrawn Withdrawn
May 19	Amendment No.05	EDLEY Fiscal Note Requested A AMENDED-BLACK St Mandate Fis Nte Req. AMENDED-BLACK	

Held on 2nd Reading Session Sine Die

# HB-3041 EDLEY - WEAVER, M - HAWKINS.

Makes appropriations to the State Board of Education for fiscal year 1995 from the General Revenue Fund, Common School Fund, Driver Education Fund, Educational Service Region Revolving Fund, Accounts Receivable Fund, State Board of Education State Trust Fund, Teacher Certification and Technology Fund, Education Assistance Fund, and various federal funds for the ordinary and contingent expenses of the State Board and for grants in aid, general apportionment, supplementary and summer school payments, payments to teacher retirement funds, and other educational programs. Effective July 1, 1994.

iao, ana omior ca	acamonal programs.	Directive July 1, 1994.
Mar 02 1994	Filed With Clerk	• •
	First reading	Rfrd to Comm on Assignment
Apr 06		Assigned to Appropriations-Education
Apr 22		Ref to Rules/Rul 27E
Jan 10 1995	Session Sine Die	

### HB-3042 HOFFMAN.

Jan 10 1995

55 ILCS 5/6-3001 from Ch. 34, par. 6-3001 55 ILCS 5/6-3003 from Ch. 34, par. 6-3003

Amends the Counties Code. Authorizes a county with a population between 80,000 and 500,000 to incur an indebtedness for expanding or remodeling the county jail and sheriff's residence, subject to a back door referendum. Effective immediately.

# FISCAL NOTE (DCCA)

HB 3042 has no impact on State revenues or expenditures.

Mar 02 1994 Filed With Clerk

First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Counties & Townships

Mar 24 Recommended do pass 008-002-000 Placed Caindr, Second Reading

Apr 19 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading

May 03 Fiscal Note Filed Held on 2nd Reading

Jan 10 1995 Session Sine Die

### HB-3043 MARTINEZ.

330 ILCS 45/3 from Ch. 23, par. 3083

Amends the Military Veterans Assistance Act. Makes a stylistic change.

Mar 02 1994 Filed With Clerk

First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Veterans' Affairs

Apr 07 Recommended do pass 005-003-000

Placed Calndr, Second Reading

Apr 13 Fiscal Note Requested BLACK

Placed Calndr, Second Reading

Apr 28

Second Reading

Held on 2nd Reading

Jan 10 1995

Session Sine Die

# HB-3044 MARTINEZ.

330 ILCS 45/8

from Ch. 23, par. 3088

Amends the Military Veterans Assistance Act. Makes a stylistic change.

Mar 02 1994 Filed With Clerk

First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Veterans' Affairs

Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

# HB-3045 MARTINEZ - NOVAK - DANIELS - STEPHENS.

20 ILCS 2805/3

from Ch. 126 1/2, par. 68

Amends the Department of Veterans Affairs Act. Makes a stylistic change.

Mar 02 1994 Filed With Clerk

First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Veterans' Affairs

Apr 07

Recommended do pass 005-003-000

Placed Calndr, Second Reading
Fiscal Note Requested BLACK

Apr 13 Fi Placed Calndr, Second Reading

Apr 26 Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

# HB-3046 MARTINEZ - NOVAK - DANIELS - STEPHENS, VON B - WESSELS, WALSH AND GIGLIO.

20 ILCS 2805/4

from Ch. 126 1/2, par. 69

Amends the Department of Veterans Affairs Act. Adds a caption to a Section of the Act.

# HOUSE AMENDMENT NO. 1

Deletes reference to: 20 ILCS 2805/4 Adds reference to: 20 ILCS 2805/2b 30 ILCS 105/13.2 30 ILCS 105/25 110 ILCS 205/8.1 new

Deletes everything. Amends the Board of Higher Education Act. Provides that the Illinois Student Assistance Commission is to submit its annual budget proposals for its financial assistance programs to the Board of Higher Education based on 100% of the funding required for administration and full implementation of those programs. Provides that the Board is to submit its recommendations on those proposals to the Governor, General Assembly, and appropriate budget agencies. Prohibits the Board from reducing or recommending a reduction in the Commission's budget proposal for its Veteran Grant program or its Illinois National Guard grant program unless the Board expressly states that its reduced recommendation is sufficient to fund administration and full implementation of that program on a 100% basis. Permits the Department of Veterans' Affairs to transfer unobligated moneys (except for money in special funds) in its FY95 budget to pay compensation to Persian Gulf Conflict veterans and relatives of deceased Persian Gulf veterans.

# HOUSE AMENDMENT NO. 2

Changes amendatory language in the Board of Higher Education Act. Provides that the Illinois Student Assistance Commission shall submit its proposals for the veteran grant program and Illinois National Guard grant program (rather than all its scholarship, grant and loan programs) in a manner designed to assure that those programs are budgeted for 100% of the funding needed to implement those programs.

Mar 02 1994 Filed With Clerk

> First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Veterans' Affairs Amendment No.01 Apr 21

VETS' AFFAIRS H Adopted 007-000-000

VETS' AFFAIRS H Amendment No.02 Adopted

Do Pass Amend/Short Debate

007-000-000

Cal 2nd Rdng Short Debate Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Session Sine Die Jan 10 1995

#### HB-3047 MARTINEZ.

330 ILCS 55/3 from Ch. 126 1/2, par. 25

Amends the Veterans Preference Act. Adds a caption to a Section of the Act.

Mar 02 1994 Filed With Clerk

> First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Veterans' Affairs

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3048 MARTINEZ.

330 ILCS 55/2

from Ch. 126 1/2, par. 24

Amends the Veterans Preference Act. Changes a reference to a Section of the Act.

Mar 02 1994 Filed With Clerk

> First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Veterans' Affairs

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3049 **PUGH - JONES, LOU - MOORE, EUGENE - STROGER - MORROW.**

305 ILCS 5/12-4.4

from Ch. 23, par. 12-4.4

Amends the Public Aid Code by providing that persons participating in Earnfare shall receive medical assistance to the same extent as Transitional Assistance recipients. Provides that eligibility for medical assistance for Earnfare participants is limited to 6 months in any 12-month period. Effective July 1, 1994.

FISCAL NOTE (Dpt. Public Aid)

Fiscal impact of HB-3049 for 6 months of coverage is estimated

at \$1.1 million.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 02 1994 Filed With Clerk

First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Health Care & Human

Services

Apr 14 Motion Do Pass-Lost 013-008-000

HCHS

Remains in Committee Health Care &

**Human Services** 

Apr 21 Recommended do pass 023-002-000

Placed Caindr Second Reading

Apr 26 Fiscal Note Filed

Placed Caindr, Second Reading

Second Reading Apr 28

Held on 2nd Reading

Jan 10 1995 Session Sine Die HB-3050 **1842** 

### HB-3050 BRUNSVOLD.

105 ILCS 5/2-3.64

from Ch. 122, par. 2-3.64

Amends the School Code. Provides that beginning in the 1995-96 school year the State Board of Education shall annually assess student performance in grades 4, 7, and 11 in the learning areas of physical development and health. Provides that testing in those areas shall be required only in school districts that have certified physical education specialists. Effective January 1, 1995.

HOUSE AMENDMENT NO. 1.

Adds reference to:

105 ILCS 5/2-3.64 from Ch. 122, par. 2-3.64

Replaces everything after the enacting clause with provisions that eliminate the requirement that the State Board of Education periodically conduct studies of student performance in the learning area of physical development and health. Provides instead that beginning in the 1995-96 school year, in those school districts that have certified physical education specialists, those specialists shall annually assess student performance in grades 4, 7, and 11 in physical development and health by administering the Illinois youth fitness test as developed by IAHPERD. Excludes those tests from the maximum of 25 hours of testing allowed during the school year. Effective January 1, 1995.

Note(s) That May Apply: Fiscal; State Mandates

Mar 02 1994 Filed With Clerk

First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Elementary & Secondary

Education

Apr 21 Amendment No.01 ELEM SCND ED H Adopted Recommnded do pass as amend

017-002-000

Placed Calndr, Second Reading

Apr 28 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading Second Reading

Hold on Ond Donding

Held on 2nd Reading

Jan 10 1995 Session Sine Die

### HB-3051 DEERING.

55 ILCS 5/2-4006 new

Amends the Counties Code. In counties not under township organization that elect 3 commissioners at large, provides that commissioners shall serve for staggered 6-year terms, beginning with commissioners elected in 1996. Effective immediately.

# HOUSE AMENDMENT NO. 1.

Replaces everything after the enacting clause with similar provisions. Amends the Counties Code. Provides for staggered 6-year terms for county commissioners. Effective immediately.

HOUSE AMENDMENT NO. 3.

Adds reference to:

70 ILCS 605/4-38 from Ch. 42, par. 4-38

Amends the Drainage Code. Deletes provisions concerning fixing of the salary of the drainage district treasurer and collector by the district commissioners.

Mar 02 1994 Filed With Clerk

First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Counties & Townships

Apr 20

Do Pass/Short Debate Cal 010-000-000

Cal 2nd Rdng Short Debate

Apr 26 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate Apr 28 Short Debate Cal 2nd Rdng

Amendment No.01 DEERING Adopted
Amendment No.02 BLACK Withdrawn
Amendment No.03 BLACK Adopted

Cal 3rd Rdng Short Debate

Apr 29 Short Debate-3rd Passed 110-003-003

Arrive Senate

Placed Calendr, First Reading

May 13 Sen Sponsor DUNN, R

First reading Referred to Rules

Jan 10 1995 Session Sine Die

### HB-3052 CURRIE.

35 ILCS 200/18-56 new

Amends the Property Tax Code. States that the purpose of the Property Tax Code is to require taxing districts to disclose their intention to adopt an aggregate levy in amounts more than 105% of the amount of property taxes to be extended or estimated to be extended. Effective immediately.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 3052 fails to meet the definition

of a mandate under the State Mandates Act.

Mar 02 1994 Filed With Clerk

First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Revenue

Apr 21 Do Pass/Consent Calendar 012-000-000

Consnt Caldr Order 2nd Read Remvd from Consent Calendar Cal 2nd Rdng Short Debate

Apr 28 Fiscal Note Requested WENNLUND

St Mandate Fis Nte ReqWENNLUND

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

St Mandate Fis Note Filed

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

### HB-3053 BALTHIS.

May 04

65 ILCS 5/3.1-10-5	from Ch. 24, par. 3.1-10-5
65 ILCS 5/3.1-10-30	from Ch. 24, par. 3.1-10-30
65 ILCS 5/3.1-20-25	from Ch. 24, par. 3.1-20-25
65 ILCS 5/3.1-20-35	from Ch. 24, par. 3.1-20-35
65 ILCS 5/3.1-25-90	from Ch. 24, par. 3.1-25-90
65 ILCS 5/3.1-35-40	from Ch. 24, par. 3.1-35-40
65 ILCS 5/3.1-35-120	from Ch. 24, par. 3.1-35-120

Amends the Municipal Code by providing that a person is not eligible for the office of alderman of a ward or trustee of a district unless that person has resided in the ward or district (currently the municipality) at least one year next preceding the election or appointment. Provides for redistricting by ordinance whenever an official publication of any national, state, school, or city census (currently an official census) shows that a city contains more or fewer wards than it is entitled to. Provides that any village where the clerk is appointed may, by resolution adopted by not less than two-thirds of the village board, choose to make the position an elected one. Makes other changes. Effective immediately.

Mar 02 1994 Filed With Clerk

First reading Referred to Rules

Jan 10 1995 Session Sine Die

### HB-3054 LANG.

755 ILCS 5/8-1 from Ch. 110 1/2, par. 8-1 755 ILCS 5/8-2 from Ch. 110 1/2, par. 8-2

Amends the Probate Act of 1975. In proceedings to contest the validity of a will or certain revocable inter vivos trusts, provides for notice to be given by mail or delivery (rather than by service of process). Provides that failure to notify an heir or a legatee does not extend the time within which a petition may be filed or affect the validity of a judgment in the proceeding. Deletes requirements of making certain individuals parties to the proceeding. Applies to pending cases. Effective immediately.

Mar 02 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 17

Rfrd to Comm on Assignment

Assigned to Judiciary I

Do Pass/Short Debate Cal 012-000-000 Mar 23 Cal 2nd Rdng Short Debate

Apr 19 Fiscal Note Requested WENNLUND Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng **Apr 28** Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3055 LANG.

805 ILCS 5/7.85

from Ch. 32, par. 7.85

Amends the Business Corporation Act of 1983 in relation to the vote required for certain business combinations. Increases the threshold share ownership level before a shareholder is considered to be an interested shareholder from 10% to 15%. Provides that a corporation may elect to not be subject to the vote requirements by an action of its board of directors within 90 days after the effective date of this amendatory Act. Provides that corporations may in their articles of incorporation elect to not be subject to the vote requirements. Defines terms.

First reading Mar 02 1994 Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary I

Mar 23 Do Pass/Short Debate Cal 010-000-001

Cal 2nd Rdng Short Debate

Fiscal Note Requested WENNLUND Apr 19 Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Jan 10 1995 Session Sine Die

#### HB-3056 LANG - MOORE, ANDREA.

415 ILCS 5/9 from Ch. 111 1/2, par. 1009 415 ILCS 5/10 from Ch. 111 1/2, par. 1010

Amends the Environmental Protection Act to require the Pollution Control Board to adopt rules by September 1, 1995 prohibiting the burning of landscape waste in areas of the State classified as moderate, serious, severe, or extreme non-attainment areas for ozone or areas designated as affected counties under the Vehicle Emissions Inspection Law of 1995.

HOME RULE NOTE

HB 3056 would prohibit the burning of landscape waste in the East St. Louis and Chicago areas. It should be noted that such a prohibition is not required by the federal government as a measure to reach attainment for ozone in those areas.

### HOUSE AMENDMENT NO. 1.

Deletes reference to: 415 ILCS 5/9

Reinstates the provision that provides that the burning of landscape waste for agricultural purposes, habitat management, and firefighter training is not prohibited.

NOTE(S) THAT MAY APPLY: Home Rule

Mar 02 1994 First reading Referred to Rules Apr 06 Home Rule Note Filed Committee Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 07

Rfrd to Comm on Assignment

Assigned to Environment & Energy Amendment No.01 ENVRMNT ENRGY H Adopted

Apr 21 Recomminded do pass as amend

015-009-000

Placed Caindr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading Jan 10 1995 Session Sine Die

**1845** HB-3057

### HB-3057 LANG - BIGGERT.

815 ILCS 505/2CC new

Amends the Consumer Fraud and Deceptive Business Practices Act. Makes legislative findings. Provides that a person, firm, or corporation offering merchandise for retail sale by advertising that the merchandise is for sale at "wholesale" or "wholesale price" is guilty of an unlawful practice within the meaning of the Act. Defines retail sale.

# HOUSE AMENDMENT NO. 1.

Removes all of the provisions of the added text except the Section heading.

FISCAL NOTE (Attorney General)

HB-3057 would have minimal fiscal impact on the A.G. Office and could be covered through existing resources.

# HOUSE AMENDMENT NO. 2.

Sets forth conditions under which a person may advertise that the person sells merchandise at wholesale prices. Effective immediately.

May 02 1004 First reading Performed to Pulso

Mar 02 1994	First reading	Referred to Rules	
Apr 07	Ruled Exempt Hse Rule 29	O(c) HRUL	
•		Rfrd to Comm on Assign	ment
		Assigned to Consumer Pr	
Apr 21	Amendment No.01	CONSUMER PROT H	
	1 111011011011011011	Do Pass Amend/Short D	
		011-000-000	CDate
	Cal 2nd Rdng Short Debat		
Apr 26	car zhe Rang Bhort Bebat	Fiscal Note Filed	
11p1 20	Cal 2nd Rdng Short Debat		
Apr 28	Short Debate Cal 2nd Rdn		
Apr 20		LANG	A domtod
			Adopted
M 02	Cal 3rd Rdng Short Debat		
May 03	Short Debate-3rd Passed 0	86-024-004	**
May 04	Arrive Senate		
	Sen Sponsor HAWKINSO		
	Placed Calendr, First Read		
	First reading	Referred to Rules	
		Assigned to Judiciary	
May 11		Recommended do pass 0	11-000-000
	Placed Calndr, Second Rea	dng	
May 12	Second Reading	-	
•	Placed Calndr, Third Read	ing	
May 16	Added as Chief Co-sponsor		
May 17	Third Reading - Passed 05		
	Passed both Houses		
Jun 15	Sent to the Governor		
Aug 12	Governor approved	•	
	Co. Critor approved		

### HB-3058 KUBIK.

65 ILCS 5/11-31-1 from Ch. 24, par. 11-31-1

Amends the Municipal Code by providing that a municipality having a population of 50,000 or more inhabitants may expedite the removal of certain buildings that are a continuing hazard to the community in which they are located (now only encompasses a municipality having a population of 2,000,000 or more inhabitants).

PUBLIC ACT 88-0576 effective date 94-08-12

# HOUSE AMENDMENT NO. 1.

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Adds reference to: 50 ILCS 20/14 from Ch. 85, par. 1044 from Ch. 85, par. 1044.2 from Ch. 85, par. 1044.2 from Ch. 85, par. 1050 from Ch. 110, par. 7-103
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Amends the Illinois Municipal Code by providing for the release of a lien in a municipality having a population of 2,000,000 or more inhabitants upon payment of the cost and expense by the owner of or persons interested in the property after the notice of lien has been filed and for the enforcement of a lien in the same municipality under the same proceeding in which the lien is authorized or by foreclosure proceedings as in the case of mortgage foreclosures under Article XV of the Code of

Civil Procedure or mechanics' lien foreclosures (now provides for the enforcement of a lien only in the same proceeding in which the lien is authorized). Amends the Public Building Commission Act and the Code of Civil Procedure. Makes changes concerning compensation for persons displaced by land acquisition by a public building commission. Increases competitive bidding threshold for public building commissions from \$5,000 to \$10,000. Permits public building commissions in counties over 3,000,000 to use "quick take" procedures to acquire property for Chicago elementary schools and related facilities. Makes other changes. Effective immediately.

# HOUSE AMENDMENT NO. 2.

Provides that a municipality having a population of 25,000 or more inhabitants may expedite the removal of certain buildings that are a continuing hazard to the community in which they are located (now only encompasses a municipality having a population of 2,000,000 or more inhabitants).

Mar 02 1994 First reading Referred to Rules Mar 17 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Cities & Villages Apr 06 Do Pass/Consent Calendar 009-000-000 Consnt Caldr Order 2nd Read Apr 11 Remvd from Consent Calendar Cal 2nd Rdng Short Debate Apr 26 Short Debate Cal 2nd Rdng KOTLARZ Amendment No.01 Adopted Amendment No.02 KUBIK Adopted Cal 3rd Rdng Short Debate Short Debate-3rd Passed 113-000-001 May 11 Arrive Senate Placed Calendr, First Reading Session Sine Die Jan 10 1995

# HB-3059 OSTENBURG – JONES, SHIRLEY – MURPHY, H – STROGER – GASH. 605 ILCS 5/4-208.5 new

Amends the Illinois Highway Code to require university or community college directional signs be located on interstate highways that are within 10 miles of certain universities or community colleges. Requires the signs be located at the exit or intersection nearest that university or community college.

# HOUSE AMENDMENT NO. 1.

Provides that if any provisions contained in this amendatory Act conflict with federal law or rule, the federal law or rule shall control to the extent of the conflict.

NOTE(S) THAT MAY APPLY: Fiscal
Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Transportation & Motor

Vehicles

Apr 13 Amendment No.01 TRANSPORTAT'N H Adopted

030-000-000

Motion Do Pass Amended-Lost

012-009-001 HTRN

Remains in Committee Transportation

& Motor Vehicles Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

# HB-3060 MOSELEY - COWLISHAW.

110 ILCS 947/70

Amends the Higher Education Student Assistance Act. Authorizes (now requires) the Illinois Student Assistance Commission to certify to the Comptroller advance payment of scholarship and grant awards to educational institutions if applicable statutory criteria are met. Effective July 1, 1994.

HOUSE AMENDMENT NO. 1.

Adds reference to: 110 ILCS 947/70

110 ILCS 947/80 110 ILCS 947/95 110 ILCS 947/135 110 ILCS 947/150 110 ILCS 947/175 110 ILCS 947/85 rep.

Changes title and deletes everything. Restores deleted provisions and further amends the Higher Education Student Assistance Act. Expands the Commission's powers and duties under the Higher Education Student Assistance Act to include the responsibilities that other State agencies exercise under the State's Higher Education Loan Act. Includes loans that are purchased or transferred to the Commission as eligible loans that the Commission may administer. Effective July 1, 1994.

Mar 02 1994 Referred to Rules First reading

Ruled Exempt Hse Rule 29(c) HRUL Mar 17 Rfrd to Comm on Assignment

Assigned to Health Care & Human

Services

Re-assigned to Higher Education Apr 11

Apr 21 Amendment No.01 HIGHER ED Recomminded do pass as amend

014-000-000

Placed Calndr, Second Reading

Second Reading Apr 28

Held on 2nd Reading Jan 10 1995 Session Sine Die

#### GRANBERG. HB-3061

770 ILCS 60/17

from Ch. 82, par. 17

Amends the Mechanics Lien Act. Permits a court to order payment of attorney's fees by an owner who failed to pay a lien claimant without just cause. Effective immediately.

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary I

Apr 14 Recommended do pass 008-002-000

Placed Calndr, Second Reading

Fiscal Note Requested WENNLUND Apr 26

Second Reading Mtn Fisc Nte not Applicable

GRANBERG Motion prevailed

061-052-000 Fiscal Note not Required

Placed Calndr, Third Reading

May 11 Third Reading - Passed 079-017-014

Arrive Senate

Placed Calendr, First Reading

Jan 10 1995 Session Sine Die

#### HB-3062 GRANBERG.

20 ILCS 2405/3

from Ch. 23, par. 3434 405 ILCS 30/3 from Ch. 91 1/2, par. 903

Amends the Disabled Persons Rehabilitation Act and the Community Services Act. Requires the Department of Rehabilitation Services to incorporate into its annual budget planning process data from the Interagency Coordinating Council concerning services needed for secondary students with disabilities who have exited or will exit the educational system during the current and next fiscal years. Requires that data to be included in annual budget requests of DORS and DASA.

FISCAL NOTE (Dept. of Alcholism and Substance Abuse) Because HB3062 will not significantly impact the planning and budgeting processes of DASA, it will have no fiscal impact on the Department.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human Services

Mar 22 Fiscal Note Filed Committee Health Care & Human Services Do Pass/Short Debate Cal 022-000-000 Apr 07 Cal 2nd Rdng Short Debate Fiscal Note Requested WENNLUND Apr 19 Cal 2nd Rdng Short Debate Apr 26 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate Jan 10 1995 Session Sine Die

#### HB-3063 FLINN - PARCELLS.

815 ILCS 205/4.1a

from Ch. 17, par. 6406

Amends the Interest Act to include purchase money mortgages, first mortgage lien refinances, and mortgages used in the purchase of residential real estate that wrap an existing first mortgage among the loans exempted from the 3% maximum limit of charges added to a loan.

Mar 02 1994 First reading Referred to Rules Mar 17 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Financial Institutions Apr 13 Motion Do Pass-Lost 012-007-005 HFIN Remains in Committee Financial Institutions Motion Do Pass-Lost 011-011-002 Apr 20 HFIN

Tbl-pursuant Hse Rul 26D

#### HB-3064 HARTKE.

225 ILCS 425/1a	from Ch. 111, par. 2001a
225 ILCS 425/2.03	from Ch. 111, par. 2005
225 ILCS 425/8a	from Ch. 111, par. 2011a
225 ILCS 425/8a-1	from Ch. 111, par. 2011a-1
225 ILCS 425/8b	from Ch. 111, par. 2011b
225 ILCS 425/8c	from Ch. 111, par. 2011c
225 ILCS 425/8d new	
225 ILCS 425/9	from Ch. 111, par. 2012
225 ILCS 425/10	from Ch. 111, par. 2035

Amends the Collection Agency Act. Excludes from the Act persons or businesses who communicate with accounts using the creditor's name. Raises application fees from \$75 a year to \$750, and raises a one-year renewal fee of \$60 to a 3-year renewal fee of \$750. Allows court costs to be recovered by a collection agency or creditor if principal is paid after filing a complaint but before judgment is issued. Permits a collection agency to acquire accounts in the agency's name. Deletes provisions permitting a creditor to withhold consent to refer an account to an attorney. Permits 8% annual interest on debts. Requires clients of a collection agency to account, within 60 days after the close of each calender month, to the collection agency for all payments received on claims in the hands of the collection agency. Requires the agency to deposit payments into a trust account with sufficient funds to pay the creditor at all times. Revises complaint and investigation procedures. Makes other changes.

FISCAL NOTE (Dept. of Professional Regulation) Projected 3-yr. net revenues are \$348,000 and costs, \$330,000, to leave a net revenue of \$18,000. NOTE(S) THAT MAY APPLY: Fiscal Mar 02 1994 First reading Referred to Rules Mar 17 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Judiciary I Mar 23 Recommended do pass 007-004-000 Placed Calndr, Second Reading Apr 14 Fiscal Note Requested BLACK Placed Calndr, Second Reading Second Reading Apr 28

Held on 2nd Reading

May 03

Fiscal Note Filed

Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-3065 BUGIELSKI - CAPPARELLI - SAVIANO - SANTIAGO - MCAULIFFE.

70 ILCS 2605/7bb from Ch. 42, par. 326bb

Amends the Metropolitan Water Reclamation District Act. Authorizes the Board of the District to order a party that is responsible for a prohibited discharge to pay the court reporter costs and hearing officer fees if an administrative hearing is held, up to a maximum of \$3,000.

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Executive

Apr 06 Recommended do pass 010-003-000

Placed Calndr, Second Reading Apr 14 Fiscal Note Requested BLACK

Placed Calndr, Second Reading Apr 26 Fiscal Note Request W/drawn

Second Reading Placed Calndr, Third Reading

Fiscal Note Requested WENNLUND

Calendar Order of 3rd Rdng

May 10 Third Reading - Passed 081-034-001

May 11 Arrive Senate

> Sen Sponsor DUDYCZ Placed Calendr, First Reading

First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-3066 BUGIELSKI - CAPPARELLI - MCAULIFFE - SAVIANO - SANTIAGO.

70 ILCS 2605/11.5

from Ch. 42, par. 331.5

Amends the Metropolitan Water Reclamation District Act to increase the emergency spending limit from \$25,000 to \$35,000.

Mar 02 1994 First reading Referred to Rules Mar 17

Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment

Assigned to Executive

Mar 23 Do Pass/Short Debate Cal 011-000-000

Cal 2nd Rdng Short Debate

Apr 19 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate Apr 26

Short Debate Cal 2nd Rdng Fiscal Note Request W/drawn

Cal 3rd Rdng Short Debate

May 19 Short Debate-3rd Lost 048-064-001

#### HB-3067 DUNN, JOHN.

755 ILCS 5/4-2 765 ILCS 320/1

May 04

from Ch. 110 1/2, par. 4-2 from Ch. 30, par. 176.51

Amends the Probate Act of 1975 and the Power of Appointment Exercise Act. Specifies various ways that testamentary and non-testamentary powers may be exercised.

FISCAL NOTE (Administrative Office of Ill. Courts)

HB-3067 would have no fiscal impact on the Judicial Branch. First reading Mar 02 1994 Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary I

Mar 23 Do Pass/Short Debate Cal 010-000-000

Cal 2nd Rdng Short Debate

Apr 19 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Apr 28 Held 2nd Rdg-Short Debate

Fiscal Note Filed

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die HB-3068 **1850** 

# HB-3068 DUNN, JOHN.

755 ILCS 5/28-11

from Ch. 110 1/2, par. 28-11

Amends the Probate Act of 1975. Reduces the time a person entitled to the report of an independent representative seeking discharge can file an objection from 90 to 42 days after the report is filed. Effective immediately.

FISCAL NOTE (Administrative Office of Ill. Courts)
HB-3068 would have no fiscal impact on the Judicial Branch.
Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary I
Mar 23 Do Pass/Short Debate Cal 010-000-000

Cal 2nd Rdng Short Debate

Apr 19 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

May 04 Fiscal Note Filed

Jan 10 1995 Held 2nd Rdg-Short Debate Session Sine Die

# HB-3069 DEUCHLER - CLAYTON.

30 ILCS 505/4

Apr 28

from Ch. 127, par. 132.4

Amends the Illinois Purchasing Act. Prohibits the selection of any newspaper as the official newspaper of the State of Illinois unless it has an annual average recycled fiber usage of not less than 28% within the meaning of the Recycled Newsprint Use Act.

Note(s) That May Apply: Fiscal Mar 02 1994 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

# HB-3070 LOPEZ, SANTIAGO AND SAVIANO.

225 ILCS 60/18

Apr 11

from Ch. 111, par. 4400-18

Amends the Medical Practice Act of 1987. Authorizes visiting professors to demonstrate or perform (now only study) certain subjects or techniques. Authorizes a limited temporary visiting physician permit to be issued to a physician licensed in another state who has been requested to perform emergency procedures if the physician meets departmental requirements established by rule.

HOUSE AMENDMENT NO. 1.

Adds reference to: 225 ILCS 20/4 from Ch. 111, par. 6354 225 ILCS 20/10.5 new 225 ILCS 20/11 from Ch. 111, par. 6361

Amends the Clinical Social Work and Social Work Practice Act. Requires that persons who are hired by the State after the effective date of this amendatory Act to serve as clinical social workers must hold a valid license to practice clinical social work, except for persons hired through promotion. Allows the Department of Professional Regulation to assess a civil penalty of up to \$5,000 for unlicensed practice as a clinical social worker. Provides that the penalty order constitutes an enforceable judgment. Requires the Department to indicate on each license the academic degree of the licensee.

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Registration & Regulation

Apr 06 Amendment No.01 REGIS REGULAT H Adopted

012-000-000

DP Amnded Consent Calendar

012-000-000

Consnt Caldr Order 2nd Read Remvd from Consent Calendar

Cal 2nd Rdng Short Debate

Apr 19 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Cal 3rd Rdng Short Debate May 06 Short Debate-3rd Passed 107-000-000 Arrive Senate May 09 Placed Calendr, First Reading May 17 Sen Sponsor MADIGAN May 18 Referred to Rules First reading Jan 10 1995 Session Sine Die

# KOTLARZ, LOPEZ AND SANTIAGO.

105 ILCS 130/Act title 215 ILCS 5/356e from Ch. 73, par. 968e from Ch. 73, par. 979 215 ILCS 5/367 215 ILCS 125/4-4 from Ch. 111 1/2, par. 1408.4 215 ILCS 165/15.8 from Ch. 32, par. 609.8 325 ILCS 5/7 from Ch. 23, par. 2057 410 ILCS 210/1 from Ch. 111, par. 4501 410 ILCS 210/4 from Ch. 111, par. 4504 from Ch. 111, par. 4505 from Ch. 111 1/2, par. 7026 410 ILCS 210/5 410 ILCS 225/6 410 ILCS 620/20 from Ch. 56 1/2, par. 520 410 ILCS 650/10 from Ch. 56 1/2, par. 76 745 ILCS 45/1 from Ch. 126, par. 21 750 ILCS 5/205 from Ch. 40, par. 205 750 ILCS 5/401 from Ch. 40, par. 401

Amends the Abused and Neglected Child Reporting Act, the Voluntary Health Services Plans Act, the Marriage and Dissolution of Marriage Act, the Sanitary Food Preparation Act, the Food, Drug and Cosmetic Act, the Insurance Code, the Consent by Minors to Medical Procedures Act, the Health Maintenance Organization Act, the Prenatal and Newborn Care Act, the Sex Education Act, and the Communicable Disease Report Act. Changes "venereal disease" to "sexually transmitted disease". Provides that a consent to a medical or surgical procedure executed by a parent who is a minor is not voidable because of that person's minority.

Mar 02 1994 First reading Mar 17

Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary I Ref to Rules/Rul 27E

Apr 22 Jan 10 1995

Session Sine Die

#### HB-3072 CAPPARELLI – MCAULIFFE – BUGIELSKI.

20 ILCS 3805/2

from Ch. 67 1/2, par. 302

Amends the Illinois Housing Development Act. Specifies that the definition of "residential mortgage" applies to mortgages on real property improved by multi-unit structures as well as single-unit structures.

Mar 02 1994 First reading Referred to Rules

Mar 17

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 23

Assigned to Executive Do Pass/Short Debate Cal 011-000-000

Cal 2nd Rdng Short Debate

Apr 12 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate

Jan 10 1995 Session Sine Die

#### HB-3073 CAPPARELLI - MCAULIFFE - BUGIELSKI.

20 ILCS 3805/32

from Ch. 67 1/2, par. 332

Amends the Illinois Housing Development Act by providing that the Illinois Housing Development Authority is authorized to provide advisory, consultative training and educational services to nonprofit corporations, housing corporations, and limited-profit entities to acquire housing or financial expertise.

Mar 02 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 17

> Rfrd to Comm on Assignment Assigned to Executive

Mar 23 Do Pass/Short Debate Cal 011-000-000

Apr 12 Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng

Cal 3rd Rdng Short Debate Fiscal Note Requested BLACK

Fiscal Note Requested BLACK Housing Aford Note RequBLACK

Short Debate Cal 3rd Rdng
Jan 10 1995 Session Sine Die

# HB-3074 CAPPARELLI - BUGIELSKI - MCAULIFFE, SANTIAGO AND SAVIANO.

70 ILCS 2605/8d new

Amends the Metropolitan Water Reclamation District Act to authorize the District to sell to the adjacent property owner, for fair market value but without competitive bidding, certain unneeded real property within the channel prism of the North Branch of the Chicago River, upon which recreational structures have been constructed by the adjacent property owner. Effective immediately.

FISCAL NOTE (DCCA)

HB 3074 has no impact on State revenues or expenditures.

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Executive

Mar 23 Do Pass/Short Debate Cal 011-000-000

Mar 23
Cal 2nd Rdng Short Debate

Fiscal Note Requested WENNLUND

Apr 19
Cal 2nd Rdng Short Debate
Apr 28
Short Debate Cal 2nd Rdng

Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

May 03 Fiscal Note Filed

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

# HB-3075 CAPPARELLI – BUGIELSKI – MCAULIFFE, SANTIAGO AND SAVIANO.

40 ILCS 5/13-302 from Ch. 108 1/2, par. 13-302 40 ILCS 5/13-306 from Ch. 108 1/2, par. 13-306

Amends the Metropolitan Water Reclamation District Article of the Pension Code to make a change in the provisions compounding the automatic annual increase in pensions. Adds a reference to increases granted under predecessor provisions. Specifies that the change is intended to be a clarification of existing law. Effective immediately.

NOTE(S) THAT MAY APPLY: Pension

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

# HB-3076 CAPPARELLI – BUGIELSKI – MCAULIFFE, SANTIAGO AND SAVIANO.

40 ILCS 5/13-204 from Ch. 108 1/2, par. 13-204

Amends the Metropolitan Water Reclamation District Article of the Pension Code to provide that future appointees to the Civil Service Board of the District shall not be deemed employees of the District for purposes of qualifying to participate in the Fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Pension

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

### HB-3077 CAPPARELLI – BUGIELSKI – MCAULIFFE – SANTIAGO.

25 ILCS 170/7 from Ch. 63, par. 177

Amends the Lobbyist Registration Act. Requires the Secretary of State to compile and distribute to each General Assembly member information reported by lobbyists concerning expenditures made to or on behalf of that legislator.

FISCAL NOTE (Secretary of State) HB3077 would have a fiscal impact of approximately \$50,000. NOTE(S) THAT MAY APPLY: Fiscal Mar 02 1994 First reading Referred to Rules Mar 17 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Executive Mar 23 Do Pass/Short Debate Cal 011-000-000 Cal 2nd Rdng Short Debate Apr 19 Fiscal Note Requested WENNLUND Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 28 Held 2nd Rdg-Short Debate May 03 Fiscal Note Filed

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

# HB-3078 CAPPARELLI, BUGIELSKI, MCAULIFFE AND LAURINO.

30 ILCS 805/8.24 new 35 ILCS 200/18-185 35 ILCS 200/18-243 new

Amends the State Mandates Act to exempt any mandate created by the Property Tax Extension Limitation Law from the reimbursement requirements of the Act. Amends the Property Tax Extension Limitation Law in the Property Tax Code to make the Law applicable to home rule and non-home rule taxing districts in counties with 3,000,000 or more inhabitants. Imposes an extension limitation of 0% on taxing districts with a majority of their assessed value within a county with 3,000,000 or more inhabitants. Preempts home rule. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; Housing Afford; State Mandates

Mar 02 1994 First reading Jan 10 1995 Session Sine Die Referred to Rules

# HB-3079 CAPPARELLI – BUGIELSKI – MCAULIFFE – LANG.

New Act

Creates the Uniform TOD Security Registration Act. Provides that owners of securities may register title to the securities in transfer-on-death (TOD) form. Provides for a nonprobate transfer of the securities directly to the designated transferee upon the owner's death.

# HOUSE AMENDMENT NO. 1.

Provides that the Act does not expand the rights of creditors of security owners against beneficiaries and other transferees. Makes technical changes.

FISCAL NOTE, AMENDED (Secretary of State)
HB-3079 would have no fiscal impact on SOS operations.
Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary I

Apr 14 Amendment No.01 JUDICIARY I H Adopted 012-000-000 DP Amnded Consent Calendar

012-000-000

Consnt Caldr Order 2nd Read
Apr 18 Remvd from Consent Calendar
Cal 2nd Rdng Short Debate
Apr 26 Fiscal Note Requested WENNLUND
Cal 2nd Rdng Short Debate
Apr 27 Short Debate Cal 2nd Rdng

Apr 27 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate

May 03 Fiscal Note Filed
Short Debate Cal 3rd Rdng

May 04 Short Debate-3rd Passed 115-000-000

May 05 Arrive Senate

Sen Sponsor BARKHAUSEN Placed Calendr, First Reading

First reading Referred to Rules
Assigned to Judiciary

May 11 Recommended do pass 010-000-000
Placed Calndr,Second Reading

May 17 Second Reading

Placed Calndr, Third Reading

May 18 Third Reading - Passed 056-000-003

Passed both Houses
Jun 16 Sent to the Governor
Aug 12 Governor approved

PUBLIC ACT 88-0577 effective date 95-01-01

### · HB-3080 FRIAS.

New Act

Creates the Tattoo Artist and Parlor License Act. Requires the Department of Professional Regulation to license and regulate tattoo artists and tattoo parlors. Establishes the following requirements: license issuance, renewal, restoration; examinations; fees; supervision by physicians licensed under the Medical Practice Act of 1987; sanitation requirements; equipment design; sterilization standards; disposal of infectious waste; inspection; prohibitions; and building, renovation, and construction standards; investigation, hearing, review, penalties, and fines. Requires all fees and fines to be deposited into the General Professions Dedicated Fund for the ordinary and contingent expenses of the Department.

NOTE(s) THAT MAY APPLY: Correctional; Fiscal

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Registration & Regulation Interim Study Calendar REGIS

REGULAT

Jan 10 1995 Session Sine Die

# HB-3081 CURRIE - DART - ERWIN.

725 ILCS 120/4.5

Apr 20

Amends the Rights of Crime Victims and Witnesses Act to require the Prisoner Review Board to notify the crime victim, at the victim's request, of the death of the prisoner who committed the crime against the victim if the prisoner died while on parole or mandatory supervised release.

NOTE(s) THAT MAY APPLY: Fiscal Mar 02 1994 Referred to Rules First reading Ruled Exempt Hse Rule 29(c) HRUL Mar 17 Rfrd to Comm on Assignment Assigned to Judiciary II Apr 07 Do Pass/Consent Calendar 016-000-000 Consnt Caldr Order 2nd Read Cnsent Calendar, 2nd Reading Apr 13 Consnt Caldr Order 3rd Read Apr 20 Consnt Caldr, 3rd Read Pass 113-000-001 Arrive Senate Placed Calendr, First Reading Sen Sponsor LAPAILLE Apr 21 First reading Referred to Rules Added As A Co-sponsor DILLARD Apr 28 Assigned to Judiciary Added as Chief Co-sponsor SHADID Added as Chief Co-sponsor DUNN,T Added as Chief Co-sponsor CARROLL Committee Judiciary May 05 Recommended do pass 010-000-000 Placed Calndr, Second Reading May 06 Second Reading Placed Calndr, Third Reading May 11 Added as Chief Co-sponsor STERN May 12 Added As A Co-sponsor SHAW

May 12 Added As A Co-sponsor SHAW
Third Reading - Passed 059-000-000
Passed both Houses
Jun 10 Sent to the Governor
Aug 03 Governor approved

PUBLIC ACT 88-0559 effective date 95-01-01

1855 HB-3082

#### HB-3082 KOTLARZ - PERSICO.

735 ILCS 5/8-401 from Ch. 110, par. 8-401 805 ILCS 410/1 from Ch. 116, par. 59

Amends the Code of Civil Procedure to include documents that have been produced by optical imaging as reproductions that qualify as original records for introduction as evidence. Amends the Uniform Preservation of Private Business Records Act in the definition of "reproduction" to include a reproduction made by optical imaging. Effective immediately.

Mar 02 1994 First reading Referred to Rules Mar 17 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Judiciary I Mar 23 Re-assigned to Financial Institutions Apr 06 Do Pass/Short Debate Cal 026-000-000 Cal 2nd Rdng Short Debate Apr 19 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate Short Debate-3rd Passed 111-000-000 May 05 Arrive Senate May 06 Placed Calendr, First Reading Session Sine Die Jan 10 1995

#### HB-3083 PARCELLS.

40 ILCS 5/1-118 new

Amends the General Provisions Article of the Pension Code to provide for the issuance of Qualified Illinois Domestic Relations Orders (QILDRO's). Provides for a former spouse designated in a QILDRO to receive all or a specified portion of the retirement or surviving spouse benefit otherwise payable to a member or the member's beneficiary under the Code. Specifies conditions and procedures. Requires the member's written consent before a QILDRO is effective against a current member. Effective January 1, 1995.

NOTE(S) THAT MAY APPLY: Pension

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Session Sine Die

Jan 10 1995

#### RYDER - PHELPS. HB-3084

410 ILCS 65/7 new

Amends the Illinois Rural/Downstate Health Act by providing that the Illinois Administrative Procedure Act shall apply to all administrative rules and procedures of the Department of Public Health under this Act.

Mar 02 1994 Referred to Rules First reading

Ruled Exempt Hse Rule 29(c) HRUL Mar 17

Rfrd to Comm on Assignment Assigned to Health Care & Human

Apr 14 Recommended do pass 015-014-000 Placed Calndr, Second Reading

Second Reading Apr 28 Held on 2nd Reading Jan 10 1995 Session Sine Die

### HB-3085 BRUNSVOLD - COWLISHAW - CURRAN - HASSERT - WOOLARD, DAVIS, HANNIG, HARTKE, MURPHY,H, MURPHY,M, OSTENBURG AND SHEEHY.

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105 ILCS 5/11A-2
                                     from Ch. 122, par. 11A-2
105 ILCS 5/11A-17
105 ILCS 5/11D-11
105 ILCS 5/18-8.3
                                     from Ch. 122, par. 11D-11
                                     from Ch. 122, par. 18-8.3
105 ILCS 5/18-8.5
                                     from Ch. 122, par. 18-8.5
```

Amends the School Code. In the provisions relating to the organization of community unit school districts, substitutes the term "unit school district" for the term "community unit school district" when referring to territory or districts that may be organized into a community unit school district. Provides that when contiguous unit school districts dissolve and form a new high school district and one or more new elementary school districts that the supplementary State aid paid to the new districts based on the number of their full-time certified employees shall be calculated in accordance with new provisions that require the supplementary State aid to be paid for a number of school years based on the reorganized district's EAV and ADA quintile rankings. Adds provisions relative to the manner of calculating quintile rankings. Prohibits multiple payments in a single year to a district that results from multiple reorganizations. Also revises the method of determining the audited fund balances used to determine supplementary State aid for reorganized districts. Effective immediately.

# HOUSE AMENDMENT NO. 1.

Adds reference to:

105 ILCS 5/11A-3 from Ch. 122, par. 11A-3 105 ILCS 5/11A-12 from Ch. 122, par. 11A-12

Changes the title and adds provisions further amending the School Code. Provides that if a petition to organize the entire territory of 2 or more school districts into one community unit district provides that the newly organized district is to assume all of the outstanding bonded indebtedness of the districts from which it is formed, that the county clerk shall annually extend taxes for all outstanding bond issues of the former districts against all of the taxable property in the newly organized district.

# HOUSE AMENDMENT NO. 2.

Deletes the proposal to require the supplementary State aid based on the number of full time certified employees to be calculated in accordance with a reorganized district's EAV and ADA quintile rankings. Limits certain changes in the reimbursement provisions to reorganizations taking effect on or after January 1, 1995.

# HOUSE AMENDMENT NO. 3.

Adds that a unit school district to which the provisions relating to organization apply include without limitation a special charter unit school district.

FISCAL NOTE, AMENDED (State Board of Education)

There would be a reduction in cost to the State of various

incentive payments, from proposed reorganizations. Current

consolidations would not be impacted.

STATE MANDATES FISCAL NOTE, AMENDED (State Bd. of Ed.)

No change from fiscal note, above.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 02 1994 Referred to Rules First reading

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Elementary & Secondary

Education

Amendment No.01 ELEM SCND ED H Adopted Apr 14

023-000-000

Amendment No.02 ELEM SCND ED H Adopted

023-000-000

Amendment No.03 ELEM SCND ED H Adopted 023-000-000

Remains in Committee Elementary &

Secondary Education

Apr 21 Do Pass Amend/Short Debate

020-000-000

Cal 2nd Rdng Short Debate

Fiscal Note Filed Apr 28

St Mandate Fis Note Filed

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die **1857** HB-3086

# HB-3086 SCHOENBERG – ERWIN – EDLEY – KASZAK – BLAGOJEVICH, PRUSS-ING, ROTELLO, GASH, CAPPARELLI, SHEEHY, RONEN, HAWKINS, GIGLIO AND VON B – WESSELS.

New Act

Creates the Performance Review Act. Directs the Auditor General to conduct a review of the effectiveness of all State agencies and programs; to report his recommendations for maintaining or eliminating State programs; and to prepare a strategic 4-year fiscal plan for the State. Effective immediately.

HOUSE AMENDMENT NO. 1.

Makes a committee composed of the State's constitutional officers, the Auditor General, and the directors of the Bureau of the Budget and the Illinois Economic and Fiscal Commission responsible for the Act's duties, rather than the Auditor General.

Note(s) That Ma`	y Apply: Fiscal		
Mar 02 1994	First reading	Referred to Rules	
Mar 17	Ruled Exempt Hse Rule 29	O(c) HRUL	
		Rfrd to Comm on Assign	nent
		Assigned to Elections & S	
		Government	iaic
4 07	A 1 4 NI - 01		4.3
Apr 07	Amendment No.01	ELECTN ST GOV H 021-000-000	Adopted
		Recommnded do pass as a 013-000-004	mend
	Placed Calndr, Second Read	dng	
Apr 19	,	Fiscal Note Requested W	ENNLUND
	Placed Calndr, Second Read		
Apr 28	Second Reading		
11p1 20	Held on 2nd Reading		
May 10	Amendment No.02	STEPHENS	Withdrawn
May 10	Amendment No.03	SCHOENBERG	
			Withdrawn
	Amendment No.04	MOORE,ANDREA	Withdrawn
	Placed Calndr, Third Readi		
	Third Reading - Passed 11:	5-000-000	
May 11	Arrive Senate		
	Placed Calendr, First Read	ng	
	Sen Sponsor DÉMUZIO		
	First reading	Referred to Rules	
Jan 10 1995	Session Sine Die		
1411 10 1775	State of the Die		

### HB-3087 DUNN.JOHN - LANG.

305 ILCS 5/5-5.18 new

Jan 10 1995

Amends the Public Aid Code by providing that for services provided by federally qualified health centers as defined in the federal Social Security Act, on or after April 1, 1989, the Department of Public Aid shall reimburse those health centers for services according to a prospective cost-reimbursement methodology.

FISCAL NOTE (Dpt. Public Aid) HB-3087 has no fiscal impact on the Department.

TID JOUT IIGO III	o libeat impact on the Depart	iliciit.
NOTE(S) THAT MAY	APPLY: Fiscal	
Mar 02 1994	First reading	Referred to Rules
Mar 17	Ruled Exempt Hse Rule 290	(c) HRUL
	•	Rfrd to Comm on Assignment
		Assigned to Health Care & Human
		Services
Apr 07		Do Pass/Short Debate Cal 022-000-000
	Cal 2nd Rdng Short Debate	
Apr 19		Fiscal Note Requested WENNLUND
	Cal 2nd Rdng Short Debate	•
Apr 26		Fiscal Note Filed
	Cal 2nd Rdng Short Debate	
Apr 27		State Debt Note Requested
		WENNLUND
	Cal 2nd Rdng Short Debate	
Apr 28	Short Debate Cal 2nd Rdng	

Held 2nd Rdg-Short Debate

Session Sine Die

1858 HB-3088

#### HB-3088 BLAGOJEVICH - CAPPARELLI - RONEN.

765 ILCS 605/2 765 ILCS 605/3 from Ch. 30, par. 302 from Ch. 30, par. 303

Amends the Condominium Property Act. Provides that a "unit" may or may not be within or part of any building or other structure located on the property. Permits submission to the Condominium Property Act of parcels with no buildings. Applies to submissions of parcels before, on, or after the effective date of this amendatory Act. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that this amendatory Act of 1994 is declarative of existing law.

Mar 02 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 07

Rfrd to Comm on Assignment Assigned to Judiciary I

Apr 11

Apr 21 Amendment No.01 JUDICIARY I H Adopted 012-000-000

Do Pass Amend/Short Debate 012-000-000

Cal 2nd Rdng Short Debate

Fiscal Note Requested AS AMENDED Apr 28

-WENNLUND

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3089 BLAGOJEVICH - SAVIANO - DART - VON B - WESSELS - GIGLIO, GRANBERG AND WELLER.

720 ILCS 5/9-1 from Ch. 38, par. 9-1

Amends the Criminal Code of 1961. Includes the offense of criminal sexual assault as one of the underlying felony offenses for which a defendant can be eligible for the death penalty under the felony murder doctrine.

CORRECTIONAL NOTE

Corrections population impact in 5 years would be 23, and

fiscal impact over 5 years would be \$196,000.

JUDICIAL NOTE

It has been determined that the bill would neither decrease nor increase the need for the number of judges in the State.

FISCAL NOTE, AMENDED (DCCA)

Provides for deposits into the Police Protection Enhancement Distributive Fund of \$200 million: \$100 million (1.79%) of the net receipts from the Illinois Income Tax Act and \$100 million (1.81%) from the State's sales taxes. These deposits will be a reduction of \$200 million from deposits into GRF.

NOTE(S) THAT MAY APPLY: Correctional

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment

Assigned to Judiciary II

Mar 25 Do Pass/Short Debate Cal 011-000-002

Cal 2nd Rdng Short Debate Correctional Note Filed

Apr 14 Cal 2nd Rdng Short Debate

Judicial Note Filed Apr 18

Cal 2nd Rdng Short Debate Fiscal Note Requested WENNLUND Apr 19

Cal 2nd Rdng Short Debate

Fiscal Note Filed Apr 21

Cal 2nd Rdng Short Debate Apr 28 Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate Jan 10 1995 Session Sine Die

#### HB-3090 GIGLIO, CURRAN AND WENNLUND.

220 ILCS 50/10 from Ch. 111 2/3, par. 1610

Amends the Illinois Underground Utility Facilities Damage Prevention Act. Requires owners or operators of underground utility facilities or CATS facilities to notify, within 48 hours, a person engaged in excavation or demolition that the owner or operator has no underground utility facilities or CATS facilities in the area described by a notice received under the Act.

HOUSE AMENDMENT NO. 1.

Adds reference to: 220 ILCS 50/4

Amends the Illinois Underground Utility Facilities Damage Prevention Act. Provides certain requirements for the notice required under the Act. Provides that the 48 hour requirement period for notification to the person proposing to excavate does not include Saturdays, Sundays, or holidays. Allows an owner or operator of underground utility facilities or CATS facilities to discharge his or her obligation to notify the person who is proposing to excavate by attempting to notify the person by certain methods.

Mar 02 1004 First reading

Mar 02 1994	First reading Referred to Rules	
Mar 17	Ruled Exempt Hse Rule 29(c) HRUL	
	Rfrd to Comm on Ass	ignment
	Assigned to Public Ut	ilities
Арг 20	Amendment No.01 PUB UTILITIES H	Adopted
<b>r</b>	Do Pass Amend/Shor	
	010-000-000	. 2004.0
	Cal 2nd Rdng Short Debate	
Apr 26	Fiscal Note Requester	A WENNI IIND
11p1 20	Cal 2nd Rdng Short Debate	# WEITHEOID
Apr 28	Short Debate Cal 2nd Rdng	
Apr 20	Amendment No.02 BALTHIS	Withdrawn
	Cal 3rd Rdng Short Debate	Williamii
May 03	Short Debate-3rd Passed 115-000-000	
May 04	Arrive Senate	
May Or	Placed Calendr, First Reading	
	Sen Sponsor MAHAR	
	First reading Referred to Rules	
	Added as Chief Co-sponsor JACOBS	
May 05		ont & Engrav
May 11	Assigned to Environm	
May 11	Recommended do pas Placed Calndr Second Reading	\$ 000-000-000
May 12	Second Reading	
May 12	Placed Calndr, Third Reading	
May 17	Third Reading - Passed 055-000-000	
Way 17	Passed both Houses	
Jun 15	Sent to the Governor	•
Aug 12	Governor approved effective date 95-01-01	
	effective date 95-07-01	
	(HB 1594-PA 88-681	
	DELAYS EFFECTI	٧C
	DATE)	

### **PUBLIC ACT 88-0578**

# HB-3091 STECZO, OSTENBURG AND MURPHY, H.

110 ILCS 805/3-42 Ch. 122, par. 103-42

Amends the Public Community College Act. Establishes a procedure based on notice, seniority, and qualifications that is applicable to the honorable dismissal and recall of nonacademic employees by community college boards, unless an alternative method is established through collective bargaining.

FISCAL NOTE (Community College Board)

The bill would increase administrative expenses, but it is difficult to determine colleges' costs and associated costs to the State.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Assigned to Higher Education
Reserved and decrease 011,004,003

Apr 07 Recommended do pass 011-004-003

Placed Calndr, Second Reading

Apr 19 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading
Apr 28
Fiscal Note Filed

Placed Calndr, Second Reading

Second Reading Held on 2nd Reading

Jan 10 1995 Session Sine Die

# HB-3092 STECZO AND MCAFEE.

5 ILCS 120/2 from Ch. 102, par. 42

Amends the Open Meetings Act. Provides that the exemption from the open meeting requirement for collective negotiating matters does not include discussions of subcontracting or subcontracting agreements. Effective immediately.

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Executive Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

# HB-3093 DART.

720 ILCS 5/24-1

from Ch. 38, par. 24-1

Amends the Criminal Code of 1961. Provides that it is prima facie evidence that firearms, stunguns, or tasers in an automobile are in the possession of everyone in the automobile. Provides for exceptions.

NOTE(S) THAT MAY APPLY: Correctional

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary II Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

# HB-3094 DART.

625 ILCS 5/11-501.2 from Ch. 95 1/2, par. 11-501.2 from Ch. 95 1/2, par. 11-501.4

Amends the Illinois Vehicle Code. Includes physicians, registered nurses, certain phlebotomists, and certified paramedics among those allowed to perform certain chemical tests in order for those tests to be admissible in court. Provides that a person shall submit under certain circumstances to a blood test if requested by a law enforcement officer. Removes the requirement that the blood tests be ordered, and the written results be received and considered, by a physician on duty at the hospital emergency room in order to assist the physician in diagnosis or treatment. Provides that the test not be performed at the request of law enforcement authorities to be admissible. Allows admissibility of the test results regardless of when the records were prepared.

### SENATE AMENDMENT NO. 1

Replaces everything with substantially similar provisions. Additionally, authorizes a trained phlebotomist or certified paramedic to withdraw blood for purpose of determining alcohol or drug content. Requires a driver to submit to a breath or urine test under stated circumstances. Does not affect applicability or imposition of driver's license sanctions.

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL
Rfrd to Comm on Assignment

Assigned to Judiciary I

Apr 07 Do Pass/Short Debate Cal 011-000-000

Apr 19 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Cal 3rd Rdng Short Debate
Apr 27 Short Debate-3rd Passed 117-000-000

Apr 28 Arrive Senate

Placed Calendr, First Reading

Apr 29 Sen Sponsor RAICA

First reading Referred to Rules

May 05 May 11		Assigned to Transportatio Recommended do pass 00	
may 11	Placed Calndr, Second Rea		0 001 000
May 10	Filed with Secretary	iung	
May 18		RAICA	A a d a 4
	Amendment No.01	RAICA	Amendment
		CDIII	referred to
		SRUL	
	Amendment No.01	RAICA	
		Rules refers to STRN	
May 19	Amendment No.01	RAICA	
•		Be adopted	
	Placed Calndr, Second Rea		
	Second Reading	<b>C</b>	
	Amendment No.01	RAICA	Adopted
	Placed Calndr, Third Read	ing	
May 20	Third Reading - Passed 05		
May 20	Timu Kedung Tassed 05	Refer to Rules/Rul 3-8(b)	١
I 14		Recommends Consideration	
Jun 14	N G 10 1 C		III TKUL
	Place Cal Order Concurre		
	H Concurs in S Amend. 0	1/111-000-000	
	Passed both Houses		
Jul 13	Sent to the Governor		
Sep 09	Governor approved		
•	PUBLIC ACT 88-0632	effective date 95-01-01	
500E OT 15	TON PRATECT		

### HB-3095 CLAYTON - KRAUSE.

235 ILCS 5/6-16 from Ch. 43, par. 131 235 ILCS 5/6-21.1 new

Amends the Liquor Control Act. Prohibits a parent or guardian from permitting a residence to be used by a child or ward under age 21 (or underage invitees) for the illegal consumption of alcohol. Prohibits the owner or occupant of any premises from permitting a person under age 21 (other than a child or ward) to remain on the premises while the underage person possesses or consumes alcohol. Imposes specified civil liability upon any person selling or giving alcohol to a person under age 21 if the underage person subsequently causes injury to any person or his or her property.

# HOUSE AMENDMENT NO. 1.

Deletes reference to: 235 ILCS 5/6-21.1 new

Provides that an owner or occupant of a premises that permits a person under age 21 (other than a child or ward) to remain on the premises while the underage person possesses or consumes alcohol is guilty of a Class A misdemeanor. Changes certain penalties and changes existing provisions prohibiting gatherings where minors are drinking liquor by making those provisions apply where persons under age 21 (rather than 18) are drinking liquor. Deletes new provisions regarding liability of persons supplying liquor to persons under age 21. Makes other changes.

### HOUSE AMENDMENT NO. 2.

Limits the application of the new offense created by the bill so that: (i) it does not apply to giving liquor to one's own child or ward and (ii) it does not apply to gving liquor to a person under the age of 21 in the performance of a religious ceremony.

Mar 02 1994	First reading	Referred to Rules
Mar 17	Ruled Exempt Hse Rule 29	P(c) HRUL
	-	Rfrd to Comm on Assignment
		Assigned to Judiciary I
Apr 14	Amendment No.01	JUDICIARY I H Adopted
-		012-000-000
		Remains in Committee Judiciary I
Apr 21	Amendment No.02	JUDICIARY I H Adopted
•		010-000-000
		Do Pass Amend/Short Debate
		010-000-000
	Cal 2nd Rdng Short Debat	e
Apr 28	Short Debate Cal 2nd Rdn	g

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3096 HOFFMAN - DART, BLAGOJEVICH, CROSS, HAWKINS, MAUTINO, NOVAK, MCGUIRE, STECZO AND FRIAS.

730 ILCS 5/5-8-4

from Ch. 38, par. 1005-8-4

Amends the Unified Code of Corrections to require the court to impose a consecutive sentence on a defendant convicted of multiple counts of criminal sexual assault, aggravated criminal sexual assault, aggravated criminal sexual abuse, or armed robbery. Provides that the sentence shall be served consecutively regardless of whether a particular offense occurred as part of a single course of conduct or on separate dates or at separate times.

# HOUSE AMENDMENT NO. 1

Adds reference to: 30 ILCS 105/5.386 new 30 ILCS 115/1bnew 30 ILCS 115/2a new 30 ILCS 115/3a new 35 ILCS 5/901 from Ch. 120, par. 9-901 35 ILCS 105/9 from Ch. 120, par. 439.9 35 ILCS 110/9 from Ch. 120, par. 439.39 35 ILCS 115/9 from Ch. 120, par. 439.109 35 ILCS 120/3 fro 50 ILCS 705/5.1 new from Ch. 120, par. 442

50 ILCS 705/5.2 new

Amends the Illinois Income tax Act, the use and occupation tax Acts, and the State Revenue Sharing Act to provide that 1.79% of income tax proceeds and 1.81% of use and occupation tax proceeds shall be deposited into the Police Protection Enhancement Distributive Fund. Provides that moneys in the Fund shall be allocated to municipalities. Amends the State Finance Act to add the Fund to the list of funds in the State treasury. Amends the Illinois Police Training Act to require the Illinois Local Governmental Law Enforcement Officers Training Board to conduct random audits of units of local government that receive distributions from the Police Protection Enhancement Distributive Fund. Provides that if the Board determines that a unit of local government did not use its distribution for hiring new police officers, then that unit of local government shall not be eligible for a distribution for 1 year. The provisions added by this amendment are effective immediately. CORRECTIONAL NOTE

Corrections population impact in 5 years would be 813, and fiscal impact over 5 years would be \$25,025,100. CORRECTIONAL NOTE, AS AMENDED No change from previous note. JUDICIAL NOTE, AS AMENDED It is not possible to ascertain what effect this bill would have on the need to increase or decrease the number of judges in the State. STATE MANDATES ACT FISCAL NOTE, AS AMENDED In the opinion of DCCA, HB 3096, as amended, fails to meet the definition of a mandate under the State Mandates Act. STATE DEBT IMPACT NOTE, AS AMENDED HB3096, as amended, would have no affect on State indebtedness. Mar 02 1994 First reading Referred to Rules Ruled Exempt Hse Rule 29(c) HRUL Mar 17 Rfrd to Comm on Assignment Assigned to Judiciary II Apr 07 Do Pass/Short Debate Cal 016-000-000 Cal 2nd Rdng Short Debate Apr 13

Short Debate Cal 2nd Rdng

Amendment No.01 MADIGAN, MJ 109-004-000 Fiscal Note Requested AS

Adopted

AMENDED-BLACK St Mandate Fis Nte RegAS AMENDED-BLACK Correctional Note Requested AS AMENDED-BLACK

Apr 13-Cont. Judicial Note Request AS AMENDED-BLACK State Debt Note Requested AS AMENDED-BLACK Held 2nd Rdg-Short Debate Apr 14 Correctional Note Filed Held 2nd Rdg-Short Debate Correctional Note Filed AS Apr 18 AMENDED Held 2nd Rdg-Short Debate Judicial Note Filed Apr 19 Fiscal Note Requested WENNLUND Held 2nd Rdg-Short Debate St Mandate Fis Note Filed Apr 20 State Debt Note Filed AS AMENDED Held 2nd Rdg-Short Debate Jan 10 1995 Session Sine Die HB-3097 HOFFMAN - VON B - WESSELS AND DART.

720 ILCS 5/31-6

from Ch. 38, par. 31-6

Amends the Criminal Code of 1961. Provides for a penalty for people who knowingly fail to abide by the terms of home confinement or electronic monitoring.

HOUSE AMENDMENT NO. 1

Adds reference to: 30 ILCS 105/5.386 new 30 ILCS 115/1bnew 30 ILCS 115/2a new 30 ILCS 115/3a new 35 ILCS 5/901 35 ILCS 105/9 35 ILCS 110/9 from Ch. 120, par. 9-901 from Ch. 120, par. 439.9 from Ch. 120, par. 439.39 35 ILCS 115/9 35 ILCS 120/3 from Ch. 120, par. 439.109 from Ch. 120, par. 442 50 ILCS 705/5.1 new 50 ILCS 705/5.2 new

Amends the Illinois Income tax Act, the use and occupation tax Acts, and the State Revenue Sharing Act to provide that 1.79% of income tax proceeds and 1.81% of use and occupation tax proceeds shall be deposited into the Police Protection Enhancement Distributive Fund. Provides that moneys in the Fund shall be allocated to municipalities. Amends the State Finance Act to add the Fund to the list of funds in the State treasury. Amends the Illinois Police Training Act to require the Illinois Local Governmental Law Enforcement Officers Training Board to conduct random audits of units of local government that receive distributions from the Police Protection Enhancement Distributive Fund. Provides that if the Board determines that a unit of local government did not use its distribution for hiring new police officers, then that unit of local government shall not be eligible for a distribution for 1 year. The provisions added by this amendment are effective immediately.

CORRECTIONAL NOTE Corrections population impact in 5 years would be 13, and fiscal impact over 5 years would be \$204,300. CORRECTIONAL NOTE, AS AMENDED No change from previous note JUDICIAL NOTE, AS AMENDED It is not possible to ascertain what effect this bill would have on the need to increase or decrease the number of judges in the State. STATE MANDATES ACT FISCAL NOTE, AS AMENDED In the opinion of DCCA, HB 3097, as amended, fails to meet the definition of a mandate under the State Mandates Act. STATE DEBT IMPACT NOTE, AS AMENDED HB3097, as amended, would have no effect on State indebtedness. NOTE(S) THAT MAY APPLY: Correctional Mar 02 1994 First reading Referred to Rules Ruled Exempt Hse Rule 29(c) HRUL Mar 17

Rfrd to Comm on Assignment Assigned to Judiciary II

Apr 07	Do Pass/Short Debate Cal 016-000-000
Apr 12	Cal 2nd Rdng Short Debate Fiscal Note Requested BLACK
•	Cal 2nd Rdng Short Debate
Apr 13	Short Debate Cal 2nd Rdng Amendment No.01 MADIGAN,MJ Adopted
	Fiscal Note Requested AS
	AMENDED-BLACK
	St Mandate Fis Nte ReqAS AMENDED-BLACK
	Correctional Note Requested AS
	AMENDED-BLACK
	Judicial Note Request AS AMENDED-BLACK
	State Debt Note Requested AS
	AMENDED-BLACK
Apr 14	Held 2nd Rdg-Short Debate  Correctional Note Filed
трі 14	Held 2nd Rdg-Short Debate
Apr 18	Correctional Note Filed AS AMENDED
	Held 2nd Rdg-Short Debate
Apr 19	Judicial Note Filed
Apr 20	Held 2nd Rdg-Short Debate St Mandate Fis Note Filed
Apr 20	State Debt Note Filed AS AMENDED
I 10 1005	Held 2nd Rdg-Short Debate Session Sine Die
Jan 10 1995	
	PHY,M.
35 ILCS 200/15	
Amends the Pro Mar 02 1994	perty Tax Code to make a technical change.  First reading Referred to Rules
Jan 10 1995	Session Sine Die
HB-3099 LANC	k.
55 ILCS 5/1-60 55 ILCS 5/5-10	
Amends the Co	unties Code. Provides that if a county over 3,000,000 has created

or creates a Department of Revenue under its home rule powers, the County Department of Revenue shall have all the powers necessary to collect taxes imposed by the county in which the Department is located. Provides that the decisions of a Department of Revenue are subject to judicial review under the Administrative Review Law. Effective immediately.

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Revenue
Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

# HB-3100 CURRAN.

70 ILCS 2305/11 from Ch. 42, par. 287 70 ILCS 2405/11 from Ch. 42, par. 310

Amends the North Shore Sanitary District Act and the Sanitary District Act of 1917. Provides that, in determining the lowest responsible bidder for certain contracts exceeding \$10,000, the district board shall consider the qualities and serviceability of articles supplied and other specified factors. Adds types of contracts not adapted to award by competitive bidding, including contracts concerning data processing and telecommunications equipment, software, and services and procurements from another governmental agency.

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Executive

Mar 23 Do Pass/Short Debate Cal 011-000-000

Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate

May 03 Short Debate-3rd Passed 114-000-000

May 04 Arrive Senate

Sen Sponsor GEO-KARIS Placed Calendr, First Reading

First reading Referred to Rules

Jan 10 1995 Session Sine Die

HB-3101 JOHNSON,TOM – HOFFMAN – STECZO – PARCELLS – RONEN, STEPHENS, GASH, BUGIELSKI, WENNLUND, PRUSSING, BIGGERT, FREDERICK, SALVI, COWLISHAW, BALANOFF, BIGGINS, MULLIGAN, CLAYTON, SKINNER, HOEFT AND ZICKUS.

510 ILCS 70/2.01a new 510 ILCS 70/3.02 new

510 ILCS 70/16 from Ch. 8, par. 716

Amends the Humane Care for Animals Act. Defines "companion animal" and provides that a person intentionally committing any act that causes a companion animal to suffer serious injury or death is guilty of a Class A misdemeanor. Changes the penalty for a first conviction for confining an animal in a motor vehicle that exposes the animal to prolonged heat or cold or without proper ventilation from a petty offense to a Class C misdemeanor.

HOUSE AMENDMENT NO. 1.

Provides that aggravated cruelty does not include euthanasia of a companion animal through recognized methods approved by the Department of Agriculture.

FISCAL NOTE, AMENDED (DCCA)

Provides for deposits into the Police Protection Enhancement Distributive Fund of \$200 million: \$100 million (1.79%) of the net receipts from the Illinois Income Tax Act and \$100 million (1.81%) from the State's sales taxes. These deposits will be a reduction of \$200 million from deposits into GRF.

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary II

Mar 25 Amendment No.01 JUDICIARY II H Adopted

DP Amnded Consent Calendar

016-000-000

Mar 30 Consnt Caldr Order 2nd Read Remvd from Consent Calendar Cal 2nd Rdng Short Debate

Apr 21 Fiscal Note Filed

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

# HB-3102 JOHNSON,TOM - CROSS - PANKAU - WOOLARD - SCHOENBERG, MEYER AND SKINNER.

New Act

Apr 28

Creates the Casino Referendum Act. Provides that, notwithstanding any present or future law permitting casino gambling or authorizing new riverboat gambling licenses, no new land-based or riverboat casino gambling operation may be conducted in a county unless the proposed conducting of casino gambling is submitted to the voters of the county and the proposal is approved by the voters. Provides that the Act does not apply to riverboat licenses issued before its effective date. Effective immediately.

Mar 02 1994 First reading Referred to Rules Jan 10 1995 Session Sine Die

# HB-3103 GASH – HANNIG – SALVI – SKINNER, SCHOENBERG, VON B – WESSELS, SHEEHY AND MCAFEE.

605 ILCS 10/8.1 new 605 ILCS 10/16.2 new 605 ILCS 10/17 605 ILCS 10/19.1 new

from Ch. 121, par. 100-17

605 ILCS 10/21.1 new

Amends the Toll Highway Act. Requires the Toll Highway Authority to appoint an Inspector General to investigate waste, fraud, or financial mismanagement in Authority operations involving Authority employees or contractors. Provides for the Inspector General's powers and duties. Makes failure to cooperate in specified ways with the investigation a Class A misdemeanor. Requires competitive bidding of Authority bond issuance service contracts over \$25,000. Requires the Authority to use all surplus revenues to fund construction or repairs before issuing bonds to finance those activities. Prohibits the Authority from increasing toll rates to pay for tollway expansions authorized by Senate Joint Resolution 14 of the 88th General Assembly. Requires the Authority to structure financing of new tollways and refinancing of debt to facilitate conversion of tollways into free State highways. Requires the Authority to report a schedule of that conversion to the Governor and General Assembly every 2 years. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 605 ILCS 10/17 Adds reference to: 605 ILCS 10/19.1 new

Removes requirement that construction and repair be financed through surplus revenues before bonds are issued for those activities. Removes prohibition against toll increases to finance expansion authorized by Senate Joint Resolution 14. Authorizes toll increases for that expansion only if approved by General Assembly joint resolution. Requires that the Authority use its best efforts to structure financing and refinancing to assure conversion to tollways with decreased tolls for use only for maintenance. Makes the Authority, rather than the Department of Transportation but in consultation with that Department, report every 4 years upon the progress of conversion.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 02 1994 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Executive

Apr 21 Amendment No.01 EXECUTIVE H Adopted

013-000-000

Motion Do Pass Amended-Lost

005-002-002 HEXC

Remains in Committee Executive Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

# HB-3104 LANG - HICKS.

15 ILCS 520/14 30 ILCS 212/2 from Ch. 130, par. 33

30 ILCS 212/10

Amends the Deposit of State Moneys Act and the State Treasurer's Bank Services Trust Fund Act. Requires the State Treasurer to enter into deposit agreements with financial institutions that specify certain interest information regarding public moneys. Authorizes the State Treasurer to enter into banking service agreements and specifies the banking services that shall be paid from the State Treasurer's Bank Services Trust Fund.

HOUSE AMENDMENT NO. 1.

Adds reference to: 15 ILCS 520/16

Amends the Deposit of State Moneys Act. Removes the requirement that the State Treasurer provide banks with daily balance statements each month. Permits banks to request, and the State Treasurer to provide, those statements.

FISCAL NOTE (State Treasurer)

For each \$250 million in deposits, there would be an additional return of \$250,000 annually. There would be approximately \$50,000 annually additional from conversion of compensating balances to investments earning a higher rate of return.

Note(s) That May Apply: Fiscal		
Mar 02 1994	First reading	Referred to Rules
Mar 17	Ruled Exempt Hse Rule 290	c) HRUL
	,	Rfrd to Comm on Assignment
		Assigned to Financial Institutions
Mar 23	Amendment No.01	FIN INSTIT H Adopted
		Do Pass Amend/Short Debate
		028-000-000
	Cal 2nd Rdng Short Debate	
Apr 19	3	Fiscal Note Requested WENNLUND
	Cal 2nd Rdng Short Debate	
Apr 26	3	Fiscal Note Filed
•	Cal 2nd Rdng Short Debate	
Apr 28	Short Debate Cal 2nd Rdng	
•	Held 2nd Rdg-Short Debate	
Jan 10 1995	Session Sine Die	
HB-3105 CURRIE.		
	=-	0 40511
30 ILCS 340/0.01		0, par. 405H
30 ILCS 340/1	from Ch. 12	0, par. 406
30 ILCS 340/1.1 new		
30 ILCS 340/2	from Ch. 12	
30 ILCS 340/3	from Ch. 12	0, par. 408

Amends the Casual Deficit Act. Changes the short title to the Short Term Borrowing Act. Authorizes the Governor, Comptroller, and Treasurer to borrow an amount not exceeding 5% of fiscal year appropriations for cash flow purposes and an amount not exceeding 15% upon failures in revenue (now, 15% total may be borrowed for casual deficits and failures in revenue). "Cash flow" borrowing must be repaid in the fiscal year. "Failures in revenue" borrowing must be preceded by notice to the General Assembly and Secretary of State and repaid within one year. Authorizes borrowing by means of certificates bid through the Bureau of the Budget.

Mar 02 1994 First reading Referred to Rules
Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Revenue

Apr 21 Do Pass/Consent Calendar 012-000-000

Apr 27 Consnt Caldr Order 2nd Read
Cnsent Calendar, 2nd Readng
Consnt Caldr Order 3rd Read
May 03 Remvd from Consent Calendar

CROSS AND PARKE

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

# HB-3106 LANG.

New Act

Creates the Consumer Contract Plain Language Act. Requires that consumer contracts involving \$100,000 or less meet certain criteria to be clear and readable. Authorizes the Attorney General to bring an action to restrain the use of a consumer contract that violates the Act.

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary I

Apr 14 Motion Do Pass-Lost 006-001-002

HJUA

Remains in Committee Judiciary I

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

# HB-3107 OLSON.

Apr 22

20 ILCS 1705/68 new 20 ILCS 1705/69 new

20 ILCS 1705/50 210 ILCS 30/6.2

from Ch. 91 1/2, par. 100-50 from Ch. 111 1/2, par. 4166.2

Amends the Department of Mental Health and Developmental Disabilities Act. Provides that the Director of Mental Health and Developmental Disabilities, in undertaking the closure of bed space at State operated facilities, shall submit a report to the Governor and the General Assembly. The report may be incorporated into the annual plan and shall include long-term need analysis, service need analysis, projection dates of proposed closures, cost analysis, alternative uses for property and real estate to be vacated, local planning processes, and placement policy. Requires the Department to detail capital development needs by priority together with degree of compliance with the Americans with Disabilities Act. Amends the Abused and Neglected Long Term Care Facility Residents Reporting Act to delegate responsibility to the Department's Inspector General for all investigations of suspected abuse or neglect. Requires the Inspector General to establish minimum requirements for investigations. Grants the Inspector General access to any facility funded by the Department of Mental Health and Developmental Disabilities.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 02 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 17

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services Ref to Rules/Rul 27E Apr 22 Jan 10 1995 Session Sine Die

#### HB-3108 OLSON - SCHAKOWSKY - HUGHES - SALTSMAN, MOSELEY AND WALSH.

20 ILCS 3970/3

from Ch. 127, par. 3833

Amends the Interagency Coordinating Council Act. Requires the Council to promote the benefits of supported employment in private and public sectors through a public information campaign. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Elections & State

Government

Do Pass/Consent Calendar 017-000-000 Apr 07

Consnt Caldr Order 2nd Read Apr 13 Cnsent Calendar, 2nd Reading

Consnt Caldr Order 3rd Read Consnt Caldr. 3rd Read Pass 113-000-001 Apr 20

Arrive Senate

Placed Calendr, First Reading

May 05 Sen Sponsor FAWELL

First reading Referred to Rules Jan 10 1995 Session Sine Die

HB-3109 OLSON - SCHAKOWSKY - HUGHES - SALTSMAN, MOSELEY AND WALSH.

20 ILCS 4010/2008 new

Amends the Illinois Planning Council on Developmental Disabilities Law. Requires the Council to establish a 2-year supported employment demonstration program to be known as "CHOICE" (Consumers Have Options for Intergrated Competitive Employment). The purpose of the program is to enable disabled persons to define their needs for services and supports in order to enable them to secure employment. Requires the Council to submit a report to the General Assembly no later than May 1, 1995 and a second report by May 1, 1996 on the program and its recommendations for new ways for disabled persons to achieve independence.

# HOUSE AMENDMENT NO. 1.

Deletes requirement that a person eligible to apply for assistance under "CH-OICE" must apply through the Illinois Council on Developmental Disabilities. No longer requires the Council to prescribe the manner in which a participant in CH-OICE must complete an individual plan of services. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Health Care & Human

Services

Mar 24 Amendment No.01

HEALTH/HUMAN H Adopted Recommnded do pass as amend

020-005-002

Placed Calndr, Second Reading

Apr 26 Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

# HB-3110 OLSON – SCHAKOWSKY – HUGHES – SALTSMAN, MOSELEY AND WALSH.

20 ILCS 1705/68 new

20 ILCS 2405/18 new

Amends the Department of Mental Health and Developmental Disabilities Act and the Disabled Persons Rehabilitation Act. Requires DMHDD and DORS to develop an application process for local service delivery agencies for voluntarily converting their vocational employment program to a supported employment program. Requires the Departments to develop criteria that each provider must meet in its employment program to a supported employment program. Requires the Department to develop criteria that each provider must meet in its employment program including: staff training, orientation of consumers, parents, and guardians, staff needs, job development, market planning, and job and work site adaptation. Effective immediately.

#### HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Department of Mental Health and Developmental Disabilities Act and the Disabled Persons Rehabilitation Act. Requires the Departments of Mental Health and Developmental Disabilities and Rehabilitation Services to establish a process to encourage service delivery agencies to voluntarily convert their existing vocational employment program to a supported employment program. Effective immediately.

HOUSE AMENDMENT NO. 2.

Adds reference to:

20 ILCS 3970/3 from Ch. 127, par. 3833

20 ILCS 4010/2008 new

Amends the Interagency Coordinating Council Act. Requires the Council to promote the benefits of supported employment in private and public sectors through a public information campaign. Amends the Illinois Planning Council on Developmental Disabilities Law. Requires the Council to establish a 2-year supported employment demonstration program to be known as "CHOICE" (Consumers Have Options for Intergrated Competitive Employment). The purpose of the program is to enable disabled persons to define their needs for services and supports in order to enable them to secure employment. Requires the Council to submit a report to the General Assembly no later than May 1, 1995 and a second report by May 1, 1996 on the program and its recommendations for new ways for disabled persons to achieve independence.

NOTE(S) THAT MAY APPLY: Fiscal

Apr 26

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Mar 24 Amendment No.01 HEALTH/HUMAN H Adopted Do Pass Amend/Short Debate

028-000-000

Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng Amendment No.02 OLSON

Adopted

Cal 3rd Rdng Short Debate

Jan 10 1995 Session Sine Die

#### HB-3111 MADIGAN, MJ – HANNIG.

Makes appropriations to the Office of State Treasurer for its ordinary and contingent expenses. Effective July 1, 1994.

Mar 02 1994 First reading Rfrd to Comm on Assignment Apr 06 Assigned to Appropriations-General Services

Apr 21 Recommended do pass 013-000-000

Placed Calndr, Second Reading

Apr 28 Second Reading Held on 2nd Reading

May 25 Placed Calndr, Third Reading

Jan 10 1995 Session Sine Die

#### HB-3112 SALTSMAN – MCAULIFFE.

New Act

Creates the Police and Fire Department Promotion Act. Provides that promotions in municipal police and fire departments and fire protection district fire departments shall be based upon a pass/fail examination, seniority within the department, and veteran's preference. Requires promotion of the person at the top of the promotion list. Pre-empts home rule. Contains other provisions. Effective immediately.

NOTE(S) THAT MAY APPLY: Home Rule

Mar 02 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-3113 SALTSMAN.

40 ILCS 5/22-307 from Ch. 108 1/2, par. 22-307

Amends the Pension Code provisions prohibiting a policeman or fireman from recovering damages for injury or death against a municipality that has adopted an ordinance for the payment of medical expenses or a death allowance in the case of injury or death. Provides that these provisions do not prohibit the policeman or fireman from pursuing a claim under the Workers' Compensation Act or Workers' Occupational Diseases Act. Effective immediately.

NOTE(S) THAT MAY APPLY: Pension

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3114 TURNER.

30 ILCS 105/5.385 new	
310 ILCS 45/2	from Ch. 67 1/2, par. 802
310 ILCS 45/3	from Ch. 67 1/2, par. 803
310 ILCS 45/4	from Ch. 67 1/2, par. 804
310 ILCS 45/5	from Ch. 67 1/2, par. 805
310 ILCS 45/6	from Ch. 67 1/2, par. 806
310 ILCS 45/6.1	from Ch. 67 1/2, par. 806.1
310 ILCS 45/7	from Ch. 67 1/2, par. 807
310 ILCS 45/8	from Ch. 67 1/2, par. 808

Amends the Mortgage Insurance Fund Act. Changes the declaration of legislative intent by providing that the Act is intended to provide funds to insure mortgages on residential structures with more than 4 (rather than 5) units, and by providing that the General Assembly intends to provide funding for the Mortgage Insurance Fund from specified sources. Provides that the State Treasurer shall be one of the members of the Illinois Mortgage Insurance Agency. Makes the Mortgage Insurance Fund a special fund in the State treasury (rather than a fund outside of the State treasury) and amends the State Finance Act to include the Fund as a special fund. Provides for funding for the Agency's staff and expenses. Provides that the Agency may not insure payments or mortgages if the balance in the Fund is less than \$1,000,000 (rather than \$5,000,000), and makes other changes in the

powers of the Agency. Eliminates a requirement that at least 75% of mortgage assistance shall be allocated to areas meeting certain household income criteria. Requires the Agency to consider, as a priority for assistance, renovations to remove lead paint from buildings. Makes other changes.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 02 1994

First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Housing, Economic & Urban Develpmt

Apr 21 Recommended do pass 010-006-000
Placed Caindr Second Reading

Apr 27 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Second Reading
Held on 2nd Reading
Session Sine Die

Jan 10 1995

**HB-3115 PUGH.** 40 ILCS 5/9-133

from Ch. 108 1/2, par. 9-133

40 ILCS 5/9-150.2 new 30 ILCS 805/8.18 new

Amends the Cook County Article of the Pension Code to compound the 3% annual increase in retirement annuity. Adds a compounded 3% annual increase in widow's annuity. Also makes technical changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

# HB-3116 DAVIS - TENHOUSE.

35 ILCS 200/21-40

Amends the Property Tax Code to allow the governing authority of a county that has been declared a disaster area, including in the flood of 1993, to adopt a resolution or ordinance to postpone the due date of a special assessment and the accrual of interest on a special assessment on property damaged by the disaster. Effective immediately.

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Revenue

Apr 21 Do Pass/Consent Calendar 012-000-000

Consnt Caldr Order 2nd Read

Apr 25 Remvd from Consent Calendar Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

# HB-3117 BIGGINS – BIGGERT, MCAULIFFE, MOORE,ANDREA, FRIAS AND SAVIANO.

720 ILCS 5/32-10

from Ch. 38, par. 32-10

Amends the Criminal Code of 1961 relating to violation of bail bond. Provides that a person admitted to bail for appearance before a court who is charged with any other felony or Class A misdemeanor (present law says any other criminal offense) while on release must appear before the court before bail is statutorily set.

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary II

Apr 19 Do Pass/Short Debate Cal 016-000-000

Cal 2nd Rdng Short Debate

Apr 28

Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

# HB-3118 CAPPARELLI – MCAULIFFE – LAURINO, BUGIELSKI AND SANTIA-GO.

40 ILCS 5/6-128.2 from Ch. 108 1/2, par. 6-128.2 40 ILCS 5/6-128.4 from Ch. 108 1/2, par. 6-128.4 30 ILCS 805/8.18 new

Amends the Chicago Firefighter Article of the Pension Code to increase the minimum monthly annuity from \$850 to \$1000 for certain retirees and from \$700 to \$1000 for certain surviving spouses, beginning January 1, 1995. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3119 CAPPARELLI - MCAULIFFE - LAURINO, BUGIELSKI AND SANTIA-GO.

40 ILCS 5/6-164 from Ch. 108 1/2, par. 6-164 40 ILCS 5/6-164.1 from Ch. 108 1/2, par. 6-164.1 30 ILCS 805/8.18 new

Amends the Chicago Firefighter Article of the Pension Code to provide for a 3% automatic annual increase in retirement annuities, beginning not earlier than age 55, for persons born before 1960. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates
Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

# HB-3120 CAPPARELLI – MCAULIFFE – BUGIELSKI, LAURINO AND SANTIA-GO.

40 ILCS 5/6-164 from Ch. 108 1/2, par. 6-164 40 ILCS 5/6-164.1 from Ch. 108 1/2, par. 6-164.1 30 ILCS 805/8.18 new

Amends the Chicago Firefighter Article of the Pension Code to provide for a compounded 3% automatic annual increase in retirement annuities, beginning not earlier than age 55, for persons born before 1960. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3121 MARTINEZ – FRIAS – LOPEZ – SANTIAGO – MCGUIRE, VON B – WES-SELS, STROGER, MURPHY,H, JONES, SHIRLEY, JONES, LOU AND OS-TENBURG.

20 ILCS 301/5-10 20 ILCS 2310/55.52 from Ch. 127, par. 55.52 20 ILCS 2310/55.56 from Ch. 127, par. 55.56

Amends the Alcoholism and Other Drug Abuse and Dependency Act. Provides that the Illinois Department of Alcoholism and Substance Abuse shall conduct a public information campaign to inform the State's Hispanic residents regarding the

1873 HB-3121-Cont.

prevention and treatment of alcoholism. Includes technical revisions incorporating Public Act 88-171 into the Act. Amends the Civil Administrative Code of Illinois. Requires the Department of Public Health to target its program to reduce the prenatal transmission of AIDS towards women. Provides that all materials used in the program shall be in English and in Spanish. Requires the Department to include educational videos, in English and in Spanish, directed toward teenagers within its AIDS awareness programs.

FISCAL NÔTE (DASA)

There would be no fiscal impact to codify DASA's current programs for the State's Hispanic population. Additional funds

would be needed, however, for a new program.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 07 Do Pass/Short Debate Cal 022-000-000

Cal 2nd Rdng Short Debate

Apr 19 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate

Fiscal Note Filed Apr 28

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3122 MORROW.

305 ILCS 5/4-8

from Ch. 23, par. 4-8

Amends the AFDC Article of the Public Aid Code. Provides that if a local public aid office has reason to believe that a caretaker relative is experiencing substance abuse, the local office shall require that person to submit to appropriate substance abuse testing. Provides that if the test result is positive, the local office shall require the person to submit to appropriate treatment. If the person refuses without good cause to submit to required testing or treatment and if there is no family member or close friend to serve as a protective payee, requires the local office to provide for a protective payment to a substitute payee.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Health Care & Human Services

Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die

#### HB-3123 SANTIAGO, DART, CAPPARELLI, SAVIANO, MCAULIFFE, BUGIEL-SKI, BURKE, LAURINO AND LOPEZ.

40 ILCS 5/6-159 from Ch. 108 1/2, par. 6-159

Amends the Chicago Firefighter Article of the Pension Code. For persons who return to service after taking a refund, allows the Board to extend the 2-year deadline for repaying the refund in cases of hardship. Effective immediately.

NOTE(s) THAT MAY APPLY: Pension

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 22

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### DART, LOPEZ, MCAULIFFE, CAPPARELLI, SANTIAGO, BLAGO-HB-3124 JEVICH, BUGIELSKI, DAVIS, LAURINO AND SAVIANO.

40 ILCS 5/6-151.1 from Ch. 108 1/2, par. 6-151.1

30 ILCS 805/8.18 new

Amends the Chicago Firefighter Article of the Pension Code to add stroke and diseases caused by air- or blood-borne pathogens to the occupational diseases for

which a disability benefit may be granted. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Note(s) That May Apply: Fiscal; Pension; State Mandates

Mar 02 1994 First reading Referred to Rules

Mar 17 Rul

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 22 Ref to

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

# HB-3125 HANNIG - KASZAK - WELLER - SCHOENBERG - VON B - WESSELS. 30 ILCS 505/11.8 new

Amends the Illinois Purchasing Act. Provides that an individual or entity doing business with the State or who has done business with the State in the past 4 years may contribute no more than \$1,000 during the current year to the holder of or a candidate for an elected State executive or legislative office. Limits the contribution of a political action committee (PAC) representing such an individual or entity to \$5,000. Provides that if an individual or entity or a PAC exceeds the contribution limits during a year, but has not done business with the State during the current or previous 4 years, the individual or entity may not do business with the State for 3 years. Prohibits a violator from doing business with the State for 10 years. Effective January 1, 1995.

Mar 02 1994 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

# HB-3126 LEITCH – BRADY – SALTSMAN – HOMER – ACKERMAN, NOVAK AND STEPHENS.

225 ILCS 225/7

from Ch. 111 1/2, par. 116.307

Amends the Private Sewage Disposal Licensing Act. Requires the Department of Public Health to consult with other technically qualified persons in the preparation of the private sewage disposal code. Prohibits the Department from amending the private sewage disposal code by rule if there are increases in the land density requirements. Requires approval by the General Assembly for amendments that increase the land density requirements.

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Environment & Energy

Mar 24 Do Pass/Short Debate Cal 024-000-000

Apr 26 Cal 2nd Rdng Short Debate
Apr 26 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Jan 10 1995 Session Sine Die

#### HB-3127 STECZO - BRADY AND MURPHY.M.

35 ILCS 200/10-25

Amends the Property Tax Code. Provides that townhomes and condominiums used as demonstration models shall be assessed at the value of the lot prior to construction (now only model homes are assessed this way). Changes area in which demonstration model units may be located from "10 mile area" to "3 mile radius".

# STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 3127 constitutes a tax exemption mandate for which State reimbursement of the revenue loss to units of local government is required under the State Mandates Act. Information provided to the Department indicates that the bill will likely not result in a change in current practice by local governments. Therefore, this State mandate should have no effect on local government revenues. However, should there be a unit or units of local government that are currently assessing property taxes for townhomes and condominiums at a rate higher than that outlined in HB 3127, this bill represents a tax exemption mandate for those units. FISCAL NOTE (Dpt. of Revenue)

There is no direct revenue loss or gain to the State. Adminis-

trative costs would be minimal. Note(s) That May Apply: Fiscal; Housing Afford; State Mandates Mar 02 1994 First reading Referred to Rules Mar 17 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Revenue Apr 14 St Mandate Fis Note Filed Committee Revenue Do Pass/Consent Calendar 012-000-000 Apr 21 Consnt Caldr Order 2nd Read Apr 26 Remvd from Consent Calendar Cal 2nd Rdng Short Debate Fiscal Note Filed Apr 28 Removed Short Debate Cal GRANBERG Consnt Caldr Order 2nd Read Cnsent Calendar, 2nd Readng Held on 2nd Rdg-Consent Cal Consnt Caldr Order 3rd Read Apr 29 May 03 Remyd from Consent Calendar CROSS AND PARKE Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Jan 10 1995 Session Sine Die PHELPS.

#### HB-3128

20 ILCS 3953/20

from Ch. 96 1/2, par. 9820

Amends the Government Buildings Energy Cost Reduction Act of 1991. Authorizes the Interagency Energy Conservation Committee to develop prequalification procedures for certain companies providing energy services in exchange for a portion of energy savings or revenues. Provides that the Committee's annual recommendations of efforts to reduce energy consumption shall be those designed to reduce consumption by 30% by 2000. Effective immediately. Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Elections & State Government Mar 24 Do Pass/Consent Calendar 020-000-000 Consnt Caldr Order 2nd Read Apr 13 Cnsent Calendar, 2nd Reading Consnt Caldr Order 3rd Read Consnt Caldr, 3rd Read Pass 113-000-001 Apr 20 Arrive Senate Placed Calendr, First Reading Apr 28 Sen Sponsor O'DANIEL Added as Chief Co-sponsor REA Added as Chief Co-sponsor WELCH Apr 29 First reading Referred to Rules Session Sine Die Jan 10 1995 GRANBERG.

# HB-3129

820 ILCS 405/1900

from Ch. 48, par. 640

Amends the Unemployment Insurance Act. Provides that the Department of Employment Security shall make available to the Illinois Municipal Retirement Fund, upon request, information that may assist the Fund in determining whether a recipient of a disability payment from the Fund is employed.

Mar 02 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Labor & Commerce

Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

#### HB-3130 HAWKINS.

40 ILCS 5/14-104

from Ch. 108 1/2, par. 14-104

Amends the State Employee Article of the Pension Code to allow purchase of certain military service credits at a reduced cost. Effective immediately.

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NOTE(S) THAT MAY APPLY: Pension
      Mar 02 1994
                   First reading
                                             Referred to Rules
      Mar 17
                    Ruled Exempt Hse Rule 29(c) HRUL
                                             Rfrd to Comm on Assignment
                                             Assigned to Personnel & Pensions
      Apr 22
                                             Ref to Rules/Rul 27E
      Jan 10 1995
                    Session Sine Die
            HAWKINS.
HR-3131
  820 ILCS 405/612
                                  from Ch. 48, par. 442
  Amends a provision of the Unemployment Insurance Act making employees of
institutions of higher education ineligible for benefits between academic years or
vacations and during vacation periods. Deletes language providing that employees
other than those in instructional, research, and principal administrative positions
are ineligible for benefits during those periods. Effective immediately.
  HOUSE AMENDMENT NO. 1.
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HOUSE AMENDMENT NO. 1.

Replaces the existing provisions of the bill with alternative language.

Note(s) That May Apply: Fiscal
Mar 02 1994 First reading Referred to Rules
Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Common Assignment
Assigned to Labor & Common

Apr 06 Amendment No.01 Assigned to Labor & Commerce LABOR COMMRCE H Adopted Remains in Committee Labor &

Commerce

Final Nata Paragraph WENNI

Apr 12 Fiscal Note Requested WENNLUND
Committee Labor & Commerce
Apr 22 Ref to Rules/Rul 27E
Jan 10 1995 Session Sine Die

HB-3132 KASZAK.

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5 ILCS 100/5-30
5 ILCS 100/5-32 new
5 ILCS 100/5-40
5 ILCS 100/5-50
                                           from Ch. 127, par. 1005-30
                                           from Ch. 127, par. 1005-40
                                           from Ch. 127, par. 1005-50
5 ILCS 100/5-50
5 ILCS 100/5-60
5 ILCS 100/5-85
5 ILCS 100/5-110
5 ILCS 100/5-112 new
5 ILCS 100/5-125
                                           from Ch. 127, par. 1005-60
                                          from Ch. 127, par. 1005-85
from Ch. 127, par. 1005-110
                                           from Ch. 127, par. 1005-115
                                           from Ch. 127, par. 1005-120
                                           from Ch. 127, par. 1005-125
5 ILCS 100/5-125
5 ILCS 100/5-130
                                           from Ch. 127, par. 1005-130
5 ILCS 100/5-132 new
5 ILCS 100/5-145
                                           from Ch. 127, par. 1005-145
5 ILCS 100/5-46 rep.
5 ILCS 100/5-47 rep.
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Amends the Administrative Procedure Act. Makes numerous changes regarding: factors to be considered in formulating rules; preparation of an analysis of the impact of a proposed rule or amendment; public comments and public hearings on rules; peremptory rulemaking; mandatory submission of regulatory agendas by agencies; examination and evaluation of rules and forms by the Joint Committee on Administrative Rules; procedures to be followed when a rule is found objectionable by JCAR; review of proposals for new regulation to be imposed on professions and occupations; and requests to agencies for the adoption, amendment, or repeal of rules. Repeals provisions relating to emergency rulemaking during Fiscal Years 1992 and 1993. Makes other changes.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to: 5 ILCS 100/5-32 new 5 ILCS 100/5-112 new 5 ILCS 100/5-132 new

Makes numerous deletions and changes regarding rulemaking procedures, public hearings, regulatory agendas, analysis of forms, examination of rules, repeal and amendment of rules, regulation of professions and occupations and requests for adoption of rules.

# FISCAL NOTE, AMENDED (JCAR)

Proposals of HB3132, as amended, would be manageable within current funding levels.

# HOUSE AMENDMENT NO. 2.

Makes several changes in bill, as amended, relating to notice, comment, and hearings concerning rulemaking; regulatory agendas; emergency or peremptory rulemaking; and technical corrections.

# HOUSE AMENDMENT NO. 3.

Changes reference from "Director" to "agency head".

NOTE(S) THAT MAY APPLY: Fiscal

Apr 21

Mar 02 1994 Filed With Clerk

Mar 03 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Elections & State

Government

Amendment No.01 ELECTN ST GOV H Adopted

Recomminded do pass as amend 012-006-000

Placed Calndr, Second Reading

Apr 27 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading Apr 28

Second Reading Held on 2nd Reading

May 05 Fiscal Note Filed

KASZAK Amendment No.02 Adopted KASZAK Amendment No.03 Adopted Amendment No.04 MOORE, ANDREA Withdrawn

Placed Calndr, Third Reading

Third Reading - Passed 104-000-001

May 06 Arrive Senate

Placed Calendr, First Reading May 10

Sen Sponsor CULLERTON May 11 First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-3133 NOVAK - MCPIKE - GRANBERG - WELLER.

New Act	e e
35 ILCS 620/3	from Ch. 120, par. 470
220 ILCS 5/3-105	from Ch. 111 2/3, par. 3-105
220 ILCS 5/9-213	from Ch. 111 2/3, par. 9-213
220 ILCS 5/9-215	from Ch. 111 2/3, par. 9-215
220 ILCS 5/9-215.2 new	, 1

Creates the Hydroelectric Power Utilization Act. Provides that electric utilities must purchase electric energy produced by hydroelectric limited producers. Establishes a purchase price of \$0.06 per kilowatt-hour for small limited producers and \$0.08 per kilowatt-hour for large capacity limited producers and specifies minimum contract length. Defines terms. Amends the Public Utilities Revenue Act to provide credits related to purchases from limited producers against the tax imposed under that Act. Amends the Public Utilities Act to provide that capacity purchased from limited producers is not to be included in the calculation of excess capacity except with respect to requests by the utility to add generating capacity. Authorizes the Commission to waive certain audit requirements in relation to limited producers of hydroelectric power.

# HOUSE AMENDMENT NO. 1.

Ascribes to the term "electric cooperative" the definition given that term in the Electric Supplier Act.

#### HOUSE AMENDMENT NO. 2.

Provides that reimbursement obligations may be secured by a lien on the facilities of a limited producer. Provides that the lien may be taken only after the satisfaction of obligations incurred for development and construction and the capital costs of maintaining the facilities.

FISCAL NOTE, AMENDED (III. Commerce Commission)

The total estimated revenue loss for all hydropower projects currently proposed is \$69.6 million for the period 1997-2008. There may be benefits to III. ratepayers and environmental benefits to the State which ICC is unable to determine.

NOTE(s) THAT MAY APPLY: Fiscal; Housing Afford

Mar 02 1994 Filed With Clerk

Mar 03 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Environment & Energy ENVRMNT ENRGY H Adopted ENVRMNT ENRGY H Adopted Apr 14 Amendment No.01 Amendment No.02

Recommnded do pass as amend

014-011-001

Placed Calndr, Second Reading

Fiscal Note Requested BLACK

Placed Calndr, Second Reading

Apr 26 Fiscal Note Filed

Second Reading

Placed Calndr, Third Reading

May 03 Third Reading - Lost 017-091-006

#### HB-3134 MCPIKE - DAVIS - PARKE.

820 ILCS 405/201

from Ch. 48, par. 311

Amends the Unemployment Insurance Act by changing a reference to "the Director of the Department of Employment Security" to "the Director of Employment Security".

# HOUSE AMENDMENT NO. 1.

Deletes reference to:

820 ILCS 405/201

Adds reference to: 820 ILCS 405/801

from Ch. 48, par. 471

Deletes everything. Amends the Unemployment Insurance Act. Provides that the Director of Employment Security may allow a referee, under specified circumstances, to reopen the record to take additional evidence or to reconsider a decision if necessary. Sets forth conditions under which a referee's decision on reopening a record or reconsidering a decision may be appealed or incorporated into an appeal on the merits of the prior decision. Effective immediately.

Mar 03 1994 Filed With Clerk

First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Labor & Commerce

Mar 23 Do Pass/Short Debate Cal 014-000-000

Cal 2nd Rdng Short Debate

Apr 20 Short Debate Cal 2nd Rdng

Amendment No.01 PARKE Adopted

Cal 3rd Rdng Short Debate Jan 10 1995

Session Sine Die

#### HB-3135 MCPIKE - DAVIS - PARKE.

820 ILCS 405/200

from Ch. 48, par. 310

Amends the Unemployment Insurance Act. Makes a stylistic change.

Mar 03 1994 Filed With Clerk

First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Labor & Commerce Apr 20

Do Pass/Short Debate Cal 018-000-000

Cal 2nd Rdng Short Debate

Apr 26 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 28

Held 2nd Rdg-Short Debate Apr 29 Fiscal Note Request W/drawn

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

HB-3136 MCPIKE - DAVIS - PARKE.

820 ILCS 305/26

from Ch. 48, par. 138.26

Amends the Workers' Compensation Act. Makes a stylistic change.

Mar 03 1994 Filed With Clerk

> First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Labor & Commerce

Do Pass/Short Debate Cal 014-000-000 Mar 23

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 06

Cal 3rd Rdng Short Debate

Apr 19 Fiscal Note Requested WENNLUND

Short Debate Cal 3rd Rdng Jan 10 1995 Session Sine Die

MCPIKE - DAVIS. HB-3137

820 ILCS 305/19a

from Ch. 48, par. 138.19b

Amends the Workers' Compensation Act. Makes grammatical changes.

Mar 03 1994 Filed With Clerk

First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Labor & Commerce

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

HB-3138 MCPIKE - DAVIS.

5 ILCS 315/19

from Ch. 48, par. 1619

Amends the Illinois Public Labor Relations Act. Makes a stylistic change.

Mar 03 1994 Filed With Clerk

> First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Labor & Commerce

Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

MCPIKE - DAVIS. HB-3139

820 ILCS 130/8

from Ch. 48, par. 39s-8

Amends the Prevailing Wage Act. Makes a stylistic change. Mar 03 1994 Filed With Clerk

Referred to Rules First reading

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Labor & Commerce

Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

HB-3140 NOVAK - CURRAN - HASSERT - PHELPS - DEUCHLER, ROTELLO, PERSICO, STROGER, MURPHY, H AND JONES, SHIRLEY.

415 ILCS 20/6

from Ch. 111 1/2, par. 7056

Amends the Illinois Solid Waste Management Act to authorize the Department of Energy and Natural Resources to establish a "Buy Recycled Challenge" Program to encourage businesses to purchase and use products made from recycled materials. Also directs the Department, in awarding loans and grants, to give priority to applications that will help to develop markets for recycled materials. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that the cooperation of the recycling community be sought in establishing the Buy Recycled Challenge Program.

NOTE(s) THAT MAY APPLY: Fiscal Mar 03 1994 Filed With Clerk

Referred to Rules First reading

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Environment & Energy

Apr 21

Amendment No.01

ENVRMNT ENRGY H Adopted Do Pass Amend/Short Debate

027-000-000

Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3141 NOVAK.

Apr 21

Apr 28

35 ILCS 200/21-330

Amends the Property Tax Code. Makes the decision of whether to impose a fee for sales under the Property Tax Code discretionary with the county board in counties with fewer than 3,000,000 inhabitants. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Filed With Clerk Mar 03 1994

First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Revenue Do Pass/Consent Calendar 012-000-000

Consnt Caldr Order 2nd Read

Apr 26 Remyd from Consent Calendar

> CHURCHILL. BALTHIS AND JOHNSON, TOM

Cal 2nd Rdng Short Debate

Apr 27 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Apr 28 Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3142 CHURCHILL.

750 ILCS 5/602.1 from Ch. 40, par. 602.1 750 ILCS 5/607 from Ch. 40, par. 607

Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that, at a time for periodic review of a Joint Parenting Agreement, the parties may file a stipulation with the clerk of the court setting forth changes to the Agreement (excluding matters granting custody to only one parent or addressing financial undertakings for the child). Provides that the stipulation has the force of an order of the court when it is filed with the clerk. Amends provisions of the Act regarding modification of visitation orders by authorizing modification of visitation provisions in a Joint Parenting Agreement by stipulation without a court order.

Filed With Clerk Mar 03 1994

> First reading Referred to Rules

Session Sine Die Jan 10 1995

#### HB-3143 CHURCHILL.

40 ILCS 5/1-106 from Ch. 108 1/2, par. 1-106

Amends the General Provisions Article of the Pension Code to allow an annuitant of any retirement system to direct the system to pay all or part of the annuity to a designated former spouse.

NOTE(s) THAT MAY APPLY: Pension Mar 03 1994 Filed With Clerk

First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Ref to Rules/Rul 27E Apr 22

Jan 10 1995 Session Sine Die 1881 HB-3144

#### HR.3144 CHURCHILL, LANG AND STECZO.

210 ILCS 45/3-202.2 new

Amends the Nursing Home Care Act. Requires a criminal background investigation after December 31, 1994 for all employees of a facility and forbids hiring any person convicted of certain offenses. Requires after January 1, 1996, a criminal background check on all employees of persons or firms performing contracting services for a facility including food service workers, maintenance workers, and transportation employees. Effective immediately.

Mar 03 1994 Filed With Clerk

> First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-3145 CHURCHILL - TURNER.

765 ILCS 745/18

from Ch. 80, par. 218

Amends the Mobile Home Landlord and Tenant Rights Act, Provides that a park owner shall pay interest on tenant security deposits at a rate equal to the rate on certain passbook savings accounts as of December 31 of the previous year (now a flat 5% per year).

Mar 03 1994 Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-3146 BURKE.

815 ILCS 505/2V

from Ch. 121 1/2, par. 262V

Amends the Consumer Fraud and Deceptive Business Practices Act. Adds a Section caption.

Mar 03 1994 Filed With Clerk

> First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary I

Apr 22 Ref to Rules/Rul 27E

Session Sine Die Jan 10 1995

#### HB-3147 BURKE.

815 ILCS 505/2S

from Ch. 121 1/2, par. 262S

Amends the Consumer Fraud and Deceptive Business Practices Act. Adds a Section caption and makes stylistic changes.

Mar 03 1994 Filed With Clerk

First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary I Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

#### HR.3148 OSTENBURG, STECZO AND HAWKINS.

815 ILCS 413/5

815 ILCS 413/10 815 ILCS 413/15

815 ILCS 413/20

Amends the Telephone Solicitations Act. Requires a live operator or autodialer to state at the beginning of a telephone solicitation for a charitable donation whether the solicitation is being made by an agent, corporation, firm, or company and the percentage of the donation that the agent, corporation, firm, or company is to receive for making the solicitation.

FISCAL NOTE (Attorney General)

HB-3148 would have no fiscal impact on the A.G. office.

FISCAL NOTE, AMENDED (IL Commerce Commission)

HB 3148, as amended, requires no expenditure of State funds.

Mar 03 1994 Filed With Clerk

> First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Public Utilities

10 ILCS 5/6-29

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Apr 06
                                                   Recommended do pass 010-001-000
                      Placed Calndr, Second Reading
                                                   Fiscal Note Requested WENNLUND
       Apr 19
                      Placed Calndr, Second Reading
                      Second Reading
                                                   Fiscal Note Filed
       Apr 26
                      Held on 2nd Reading
                                                   Fiscal Note Filed
       Apr 27
                       Held on 2nd Reading
       Jan 10 1995
                      Session Sine Die
HB-3149
             CURRAN - MOORE, ANDREA AND PHELPS.
    10 ILCS 5/1-3
                                      from Ch. 46, par. 1-3
    10 ILCS 5/1A-9
                                      from Ch. 46, par. 1A-9
    10 ILCS 5/3-1
                                      from Ch. 46, par. 3-1
                                      from Ch. 46, par. 4-1
    10 ILCS 5/4-1
    10 ILCS 5/4-5
                                      from Ch. 46, par. 4-5
    10 ILCS 5/4-6.1
                                      from Ch. 46, par. 4-6.1
    10 ILCS 5/4-6.2
                                      from Ch. 46, par. 4-6.2
    10 ILCS 5/4-6.4. new
    10 ILCS 5/4-8
                                      from Ch. 46, par. 4-8
    10 ILCS 5/4-8.01
                                       from Ch. 46, par. 4-8.01
    10 ILCS 5/4-8.03
10 ILCS 5/4-9
                                       from Ch. 46, par. 4-8.03
                                       from Ch. 46, par. 4-9
    10 ILCS 5/4-10
10 ILCS 5/4-13
                                       from Ch. 46, par. 4-10
                                       from Ch. 46, par. 4-13
    10 ILCS 5/4-15
                                       from Ch. 46, par. 4-15
    10 ILCS 5/4-16
                                       from Ch. 46, par. 4-16
    10 ILCS 5/4-18
                                       from Ch. 46, par. 4-18
    10 ILCS 5/4-20
                                       from Ch. 46, par. 4-20
    10 ILCS 5/4-20.1 new
    10 ILCS 5/4-20.2 new
    10 ILCS 5/4-22
                                       from Ch. 46, par. 4-22
    10 ILCS 5/4-24
10 ILCS 5/4-24.1
                                       from Ch. 46, par. 4-24
                                       from Ch. 46, par. 4-24.1
    10 ILCS 5/4-27
                                       from Ch. 46, par. 4-27
    10 ILCS 5/4-30
                                       from Ch. 46, par. 4-30
    10 ILCS 5/5-1
10 ILCS 5/5-6
                                       from Ch. 46, par. 5-1
                                       from Ch. 46, par. 5-6
    10 ILCS 5/5-7
                                       from Ch. 46, par. 5-7
    10 ILCS 5/5-7.01
                                       from Ch. 46, par. 5-7.01
    10 ILCS 5/5-7.03
                                       from Ch. 46, par. 5-7.03
    10 ILCS 5/5-8
                                       from Ch. 46, par. 5-8
    10 ILCS 5/5-9
                                       from Ch. 46, par. 5-9
    10 ILCS 5/5-10
                                       from Ch. 46, par. 5-10
    10 ILCS 5/5-11
                                       from Ch. 46, par. 5-11
                                       from Ch. 46, par. 5-12
    10 ILCS 5/5-12
    10 ILCS 5/5-13
                                       from Ch. 46, par. 5-13
    10 ILCS 5/5-14
10 ILCS 5/5-16
                                       from Ch. 46, par. 5-14
                                       from Ch. 46, par. 5-16
    10 ILCS 5/5-16.1
                                       from Ch. 46, par. 5-16.1
    10 ILCS 5/5-16.2
                                       from Ch. 46, par. 5-16.2
    10 ILCS 5/5-16.4 new
    10 ILCS 5/5-19
                                       from Ch. 46, par. 5-19
    10 ILCS 5/5-20
                                       from Ch. 46, par. 5-20
                                       from Ch. 46, par. 5-21
    10 ILCS 5/5-21
    10 ILCS 5/5-22
                                       from Ch. 46, par. 5-22
    10 ILCS 5/5-23
                                       from Ch. 46, par. 5-23
    10 ILCS 5/5-25
                                       from Ch. 46, par. 5-25
    10 ILCS 5/5-28
10 ILCS 5/5-28.2 new
                                       from Ch. 46, par. 5-28
    10 ILCS 5/5-28.3. new
    10 ILCS 5/5-29
                                       from Ch. 46, par. 5-29
    10 ILCS 5/5-36
                                       from Ch. 46, par. 5-36
    10 ILCS 5/5-37.1
                                       from Ch. 46, par. 5-37.1
    10 ILCS 5/6-24
                                       from Ch. 46, par. 6-24
    10 ILCS 5/6-27
                                       from Ch. 46, par. 6-27
    10 ILCS 5/6-28
                                       from Ch. 46, par. 6-28
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from Ch. 46, par. 6-29

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10 ILCS 5/6-35
10 ILCS 5/6-35.01
                                      from Ch. 46, par. 6-35
                                      from Ch. 46, par. 6-35.01
10 ILCS 5/6-35.03
10 ILCS 5/6-36
                                      from Ch. 46, par. 6-35.03
from Ch. 46, par. 6-36
10 ILCS 5/6-37
                                      from Ch. 46, par. 6-37
10 ILCS 5/6-38
                                      from Ch. 46, par. 6-38
10 ILCS 5/6-39
                                      from Ch. 46, par. 6-39
10 ILCS 5/6-40
                                      from Ch. 46, par. 6-40
                                       from Ch. 46, par. 6-41
10 ILCS 5/6-41
10 ILCS 5/6-42
10 ILCS 5/6-43
                                       from Ch. 46, par. 6-42
                                       from Ch. 46, par. 6-43
10 ILCS 5/6-45
10 ILCS 5/6-49
                                      from Ch. 46, par. 6-45
                                      from Ch. 46, par. 6-49
10 ILCS 5/6-50.1
                                      from Ch. 46, par. 6-50.1
10 ILCS 5/6-50.2
                                      from Ch. 46, par. 6-50.2
10 ILCS 5/6-50.4 new
10 ILCS 5/6-52
                                       from Ch. 46, par. 6-52
10 ILCS 5/6-53
                                      from Ch. 46, par. 6-53
10 ILCS 5/6-54
                                      from Ch. 46, par. 6-54
10 ILCS 5/6-56
10 ILCS 5/6-57
10 ILCS 5/6-59
                                       from Ch. 46, par. 6-56
                                       from Ch. 46, par. 6-57
                                       from Ch. 46, par. 6-59
10 ILCS 5/6-60
10 ILCS 5/6-65
                                       from Ch. 46, par. 6-60
                                       from Ch. 46, par. 6-65
10 ILCS 5/6-65.1 new
10 ILCS 5/6-65.2 new
10 ILCS 5/6-66
                                       from Ch. 46, par. 6-66
10 ILCS 5/6A-4
                                       from Ch. 46, par. 6A-4
10 ILCS 5/7-23
                                       from Ch. 46, par. 7-23
                                       from Ch. 46, par. 7-43
10 ILCS 5/7-43
10 ILCS 5/7-44
10 ILCS 5/7-45
10 ILCS 5/7-47
                                       from Ch. 46, par. 7-44
                                       from Ch. 46, par. 7-45 from Ch. 46, par. 7-47
10 ILCS 5/7-47.1
                                       from Ch. 46, par. 7-47.1
10 ILCS 5/17-9
                                       from Ch. 46, par. 17-9
10 ILCS 5/17-10
                                       from Ch. 46, par. 17-10
10 ILCS 5/17-13
                                       from Ch. 46, par. 17-13
 10 ILCS 5/18-1
                                       from Ch. 46, par. 18-1
10 ILCS 5/18-5
10 ILCS 5/18-15
                                       from Ch. 46, par. 18-5
                                       from Ch. 46, par. 18-15
10 ILCS 5/18-16
10 ILCS 5/20-13
                                       from Ch. 46, par. 18-16
                                       from Ch. 46, par. 20-13
10 ILCS 5/20-13.1
75 ILCS 70/1
                                       from Ch. 46, par. 20-13.1
                                       from Ch. 81, par. 1201
625 ILCS 5/2-105
                                       from Ch. 95 1/2, par. 2-105
                                       from Ch. 95 1/2, par. 2-106
625 ILCS 5/2-106
 10 ILCS 5/4-2 rep.
 10 ILCS 5/4-12 rep.
 10 ILCS 5/4-14 rep.
 10 ILCS 5/4-17 rep.
 10 ILCS 5/4-18.01 rep.
 10 ILCS 5/4-19 rep.
10 ILCS 5/5-2 rep.
 10 ILCS 5/5-15 rep.
 10 ILCS 5/5-24 rep.
 10 ILCS 5/5-25.01 rep.
 10 ILCS 5/5-26 rep.
 10 ILCS 5/6-42 rep.
 10 ILCS 5/6-44 rep.
 10 ILCS 5/6-50 rep.
 10 ILCS 5/6-58 rep.
 10 ILCS 5/6-59.01 rep.
 10 ILCS 5/6-64 rep.
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Amends the Election Code and other Acts to implement the National Voter Registration Act of 1993. Effective January 1, 1995.

NOTE(s) THAT MAY APPLY: Correctional; Fiscal

Mar 03 1994 Filed With Clerk

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elections & State

Government Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

## HB-3150 MCAFEE AND MCGUIRE.

760 ILCS 100/8

from Ch. 21, par. 64.8

Amends the Cemetery Care Act to add a Section caption.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 760 ILCS 100/8 Adds reference to: 225 ILCS 45/7.1 new

Deletes everything. Amends the Illinois Funeral or Burial Funds Act. Provides that PA88-477 does not invalidate otherwise valid contracts and agreements entered into before January 1, 1994. Effective immediately.

FISCAL NOTE (Comptroller)

HB-3150, amended, would have no fiscal impact on the Office of

the Comptroller.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 03 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Executive

Mar 23 Amendment No.01 EXECUTIVE H Adopted

Do Pass Amend/Short Debate

008-000-000

Cal 2nd Rdng Short Debate

Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate

Apr 26 Fiscal Note Filed

Cal 2nd Rdng Short Debate Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

# HB-3151 PERSICO.

105 ILCS 5/8-3

Apr 19

from Ch. 122, par. 8-3

Amends the School Code. Adds a gender neutral reference and makes changes in punctuation and grammar in the provisions relating to the compensation of school treasurers.

# HOUSE AMENDMENT NO. 1.

Deletes reference to:

105 ILCS 5/8-3 from Ch. 122, par. 8-3

Adds reference to:

105 ILCS 5/10-17a from Ch. 122, par. 10-17a 105 ILCS 5/34-49 from Ch. 122, par. 34-49

Changes the title, deletes everything after the enacting clause and adds provisions amending the School Code. Requires school district report cards to set forth district expenditures by program or function based on categories prescribed in the Illinois Program Accounting Manual for Local Education Agencies. Authorizes the Chicago Board of Education to make certain requirement contracts for not to exceed 3 years (now, one year with terms that extend into the succeeding fiscal year) without a prior appropriation having been made. Effective immediately.

Mar 03 1994 First reading Referred to Rules
Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Ruled Exempt Hse Rule 29(c) HRUL
Rfrd to Comm on Assignment

Assigned to Elementary & Secondary

Education

Apr 21 Amendment No.01 ELEM SCND ED H Adopted Do Pass Amend/Short Debate

023-000-000

Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3152 MARTINEZ - GASH - HOFFMAN - NOVAK - SHEEHY, DART, MOSE-LEY, VON B - WESSELS, MCAFEE, EDLEY, HICKS, WOOLARD, STEPHENS AND WALSH.

110 ILCS 305/9 from Ch. 144, par. 30 110 ILCS 520/8g new 110 ILCS 605/8i new 110 ILCS 705/8i new

Amends the University of Illinois Act, the Board of Governors Act, the Southern Illinois University Management Act and the Regency Universities Act. Provides that honorary scholarships in each county shall be awarded to children of persons who served in the armed forces during a time of hostilities with a foreign country. Effective immediately.

FISCAL NOTE (Board of Higher Education)

Total first-year cost would approximate \$2.2 million. Full implementation after 4 years, would approximate \$8.7 million.

NOTE(S) THAT MAY APPLY: Fiscal Mar 03 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 17

Rfrd to Comm on Assignment Assigned to Higher Education Mar 23 Re-assigned to Veterans' Affairs

Apr 07 Do Pass/Short Debate Cal 007-000-001 Cal 2nd Rdng Short Debate

Apr 19 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate

Apr 26 Fiscal Note Filed Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

May 06 Amendment No.01 WEAVER.M Withdrawn

> Cal 3rd Rdng Short Debate Short Debate-3rd Passed 108-004-000

May 09 Arrive Senate Placed Calendr, First Reading

Sen Sponsor DUNN,T

May 19 May 20 First reading Referred to Rules

Session Sine Die Jan 10 1995

#### HR-3153 CURRAN.

40 ILCS 5/14-110 from Ch. 108 1/2, par. 14-110

Amends the State Employee Article of the Pension Code to provide the alternative (State Police) formula for military security police employees of the Department of Military Affairs.

Mar 03 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

#### HB-3154 CURRAN.

40 ILCS 15/1.3 new

40 ILCS 5/2-124	from Ch. 108 1/2, par. 2-124
40 ILCS 5/2-134	from Ch. 108 1/2, par. 2-134
40 ILCS 5/14-108	from Ch. 108 1/2, par. 14-108
40 ILCS 5/14-131	from Ch. 108 1/2, par. 14-131
40 ILCS 5/15-136	from Ch. 108 1/2, par. 15-136
40 ILCS 5/15-155	from Ch. 108 1/2, par. 15-155
40 ILCS 5/15-165	from Ch. 108 1/2, par. 15-165
40 ILCS 5/16-133	from Ch. 108 1/2, par. 16-133
40 ILCS 5/16-158	from Ch. 108 1/2, par. 16-158
40 ILCS 5/18-131	from Ch. 108 1/2, par. 18-131
40 ILCS 5/18-140	from Ch. 108 1/2, par. 18-140

Amends the General Assembly, Judges, State Employee, Universities, and Downstate Teachers Articles of the Pension Code to require amortization of the unfunded liability over 30 years beginning in fiscal year 2014, and to incrementally phase in the required payments over the preceding 20 years. Amends the State Employees, State Universities, and Downstate Teachers Articles of the Code to provide for a new retirement formula of 1.67% of final average salary per year of service for regular members covered by social security and 2.2% per year of service for regular noncovered members. Amends the Judges, Universities, and General Assembly Articles to require the boards of trustees to certify (rather than estimate) the amount of the required State contribution for each year. Amends the State Pension Funds Continuing Appropriation Act. Provides for the continuing appropriation of required State contributions to the General Assembly, Judges, and State Employee retirement systems, beginning in State fiscal year 1995. Effective immediately.

Note(s) That May Apply: Fiscal; Pension

Mar 03 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E
Jan 10 1995 Session Sine Die

HB-3155 STECZO.

Mar 03 1994

225 ILCS 325/9	from Ch. 111, par. 5209
225 ILCS 325/19	from Ch. 111, par. 5219
225 ILCS 325/25	from Ch. 111, par. 5225
225 ILCS 325/39	from Ch. 111, par. 5239
225 ILCS 325/40	from Ch. 111, par. 5240
225 ILCS 325/42	from Ch. 111, par. 5242

First reading

Amends the Professional Engineering Practice Act of 1989. Deletes the requirement than an application for a license must be completed within one year after the completion of examination requirements. Deletes provision allowing a 1970 Southern Illinois University graduate with 8 years licensed experience in a neighboring state to be licensed in Illinois without examination. Deletes provision making it a violation with an additional \$5,000 penalty to use the title "professional engineer" in advertising by an unlicensed person, entity, or unregistered professional design firm. Includes limited liability companies that practice professional engineering under the provisions of the Act. Raises from \$1,000 to \$5,000 the civil penalty for violation of the Act. Effective immediately.

14101 03 1 2 2 T	rist reading Referred to Rules
Mar 17	Ruled Exempt Hse Rule 29(c) HRUL
	Rfrd to Comm on Assignment
	Assigned to Registration & Regulation
Mar 23	Do Pass/Consent Calendar 012-000-000
	Consnt Caldr Order 2nd Read
Mar 30	Remyd from Consent Calendar
11111 00	Cal 2nd Rdng Short Debate
Apr 19	Fiscal Note Requested WENNLUND
Apr 17	Cal 2nd Rdng Short Debate
A == 27	
Apr 27	Fiscal Note Request W/drawn
	Cal 2nd Rdng Short Debate
Apr 28	Removed Short Debate Cal GRANBERG
	Consnt Caldr Order 2nd Read
	Cnsent Calendar, 2nd Reading
	Held on 2nd Rdg-Consent Cal
Apr 29	Consnt Caldr Order 3rd Read
May 03	Remvd from Consent Calendar
	CROSS AND PARKE
	Cal 2nd Rdng Short Debate
	Short Debate Cal 2nd Rdng
_	Held 2nd Rdg-Short Debate
Jan 10 1995	Session Sine Die

Referred to Rules

**1887** HB-3156

HB-3156 DART.

325 ILCS 5/7 from Ch. 23, par. 2057 325 ILCS 5/7.3 from Ch. 23, par. 2057.3 325 ILCS 5/7.3c new

Amends the Abused and Neglected Child Reporting Act by providing that the local law enforcement agency of the involved county shall be responsible for the initial investigation of any report made alleging the death of a child, serious injury to a child, or sexual abuse to a child. Provides for the commencement of an initial investigation by the local law enforcement agency after a report from the Department of Children and Family Services is received or a report made directly to the involved local law enforcement agency is received. Makes other changes.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 03 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human Services

Apr 22 Ref to Rules/Rul 27E
Jan 10 1995 Session Sine Die

# HB-3157 JOHNSON,TIM - BLACK - WEAVER,M.

20 ILCS 1605/7.2 from Ch. 120, par. 1157.2

30 ILCS 105/5.384 new 30 ILCS 105/6z-21.5 new 105 ILCS 5/18-19.5 new

Amends the Illinois Lottery Law, the School Code, and the State Finance Act to provide that increases in lottery proceeds that remain after prizes and expenses are paid and after Common School Fund transfers equal to the 1994 fiscal year level are made shall be transferred to the Lottery School Fund, a special fund in the State treasury. Authorizes appropriations from the Lottery School Fund during a fiscal year only if appropriations to the State Board of Education from the Common School Fund, General Revenue Fund, and Driver Education Fund in that fiscal year equal or exceed the appropriations made to the State Board of Education from those 3 funds in fiscal year 1994. Effective July 1, 1994.

Note(s) That May Apply: Fiscal Mar 03 1994 First reading Jan 10 1995 Session Sine Die

Referred to Rules

HB-3158 JONES, SHIRLEY.

105 ILCS 5/21-25

from Ch. 122, par. 21-25

Amends the School Code. Makes changes of grammar and punctuation in the provisions relating to school service personnel certificates.

Mar 03 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3159 JOHNSON,TIM – BLACK – WEAVER,M.

25 ILCS 15/1

from Ch. 63, par. 191

Amends the Special Session Act. Prohibits convening a special session of the General Assembly by joint proclamation of the Speaker of the House and President of the Senate unless the purpose of the special session is to consider the enactment or amendment of law that is applicable generally within the State and that does not directly affect and apply only within a single county or units of local government and school districts within a single county.

Mar 03 1994 First reading Referred to Rules
Jan 10 1995 Session Sine Die

Juli 10 1770 Bookin Silio Bio

#### HB-3160 JOHNSON,TIM ~ BLACK ~ WEAVER,M.

New Act

Creates the Educational Expenditure Act. Provides that no legislation enacted after November 14, 1993 may authorize the expenditure of State moneys or the cre-

ation of direct or indirect State debt to pay obligations created by Public Act 88-511, "AN ACT in relation to Chicago Public schools, amending named Acts". Effective immediately.

Mar 03 1994 First reading Referred to Rules
Jan 10 1995 Session Sine Die

# HB-3161 JOHNSON, TIM - BLACK - WEAVER, M.

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      10 ILCS 5/1-3
      from Ch. 46, par. 1-3

      10 ILCS 5/2A-1.2
      from Ch. 46, par. 2A-1.2

      10 ILCS 5/2A-48
      from Ch. 46, par. 2A-48

      105 ILCS 5/34-3
      from Ch. 122, par. 34-3

      105 ILCS 5/34-3.1
      from Ch. 122, par. 34-3.1

      105 ILCS 5/34-4
      from Ch. 122, par. 34-4

      105 ILCS 5/34-5
      from Ch. 122, par. 34-5
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Amends the Election and School Codes. Provides for the election of a 10 member Chicago Board of Education from 10 school board districts established by the State Board of Elections after public hearings. Requires decennial redistricting. Members are to be elected to staggered terms beginning at the 1995 nonpartisan election. Other related provisions. Effective immediately.

Note(s) That May Apply: Fiscal
Mar 03 1994 First reading Referred to Rules
Jan 10 1995 Session Sine Die

# HB-3162 JOHNSON,TIM – BLACK – WEAVER,M.

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105 ILCS 5/34-44
                                 from Ch. 122, par. 34-44
105 ILCS 5/34-47
                                 from Ch. 122, par. 34-47
105 ILCS 5/34-48
                                 from Ch. 122, par. 34-48
105 ILCS 5/34-49
                                 from Ch. 122, par. 34-49
105 ILCS 5/34-50
                                 from Ch. 122, par. 34-50
105 ILCS 5/34A-401
                                 from Ch. 122, par. 34A-401
105 ILCS 5/34A-402
                                 from Ch. 122, par. 34A-402
105 ILCS 5/34A-403
                                 from Ch. 122, par. 34A-403
105 ILCS 5/34A-404
                                 from Ch. 122, par. 34A-404
105 ILCS 5/34A-405
                                 from Ch. 122, par. 34A-405
105 ILCS 5/34A-405.2
105 ILCS 5/34A-405.3 new
105 ILCS 5/34A-406
                                 from Ch. 122, par. 34A-406
105 ILCS 5/34A-606
                                 from Ch. 122, par. 34A-606
105 ILCS 5/34A-608
                                 from Ch. 122, par. 34A-608
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Amends the School Code. Authorizes the Chicago Board of Education to adopt and submit a budget that is not balanced to the Chicago School Finance Authority. Authorizes the Authority to approve Financial Plans and Budgets of the Board even though a Budget is not in balance and the Financial Plan fails to fully prescribe the means by which the Budget is to be brought into balance. Provides that budget appropriations in excess of estimated revenues are not invalid if the appropriations are consistent with the Financial Plan and Budget in effect. Makes related changes with respect to contracts and expenditures of the Board. Effective July 1, 1994.

Note(s) That May Apply: Fiscal
Mar 03 1994 First reading Referred to Rules
Jan 10 1995 Session Sine Die

#### HB-3163 JOHNSON,TIM - BLACK - WEAVER,M.

105 ILCS 5/34-1.1	from Ch. 122, par. 34-1.1
105 ILCS 5/34-2.3	from Ch. 122, par. 34-2.3
105 ILCS 5/34-8.1	from Ch. 122, par. 34-8.1
105 ILCS 5/34-84	from Ch. 122, par. 34-84

Amends the School Code. Provides that beginning on September 1, 1995, the Chicago Board of Education shall no longer recognize a status or classification of reserve teachers and a person shall no longer be entitled to any salary or benefit as a reserve teacher. Effective September 1, 1995.

Note(s) That May Apply: Fiscal
Mar 03 1994 First reading Referred to Rules
Jan 10 1995 Session Sine Die

**1889** HB-3164

#### HB-3164 BURKE.

105 ILCS 5/2-3.68

from Ch. 122, par. 2-3.68

Amends the School Code. Changes a reference to "calendar" to "calendar year" and supplies gender neutral references in provisions of the School Code relating to continuing education of vocational education personnel.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 105 ILCS 5/2-3.68
Adds reference to: 105 ILCS 5/34-2.2 from Ch. 122, par. 34-2.2 from Ch. 122, par. 34-2.3 105 ILCS 5/34-8.1 from Ch. 122, par. 34-8.1

Changes the title, deletes everything after the enacting clause, and adds provisions that amend the School Code. Provides that whenever a vacancy in the office of a Chicago school principal occurs, the vacancy shall be filled by the selection of a new principal to serve under a 4 year performance contract (now, for the unexpired term of the performance contract of the principal creating the vacancy). Effective immediately.

# HOUSE AMENDMENT NO. 2.

Authorizes principals to call the police when the safety and welfare of students and teachers are threatened by illegal use or possession of weapons or by illegal gang activity.

STATE MANDATES FISCAL NOTE, AMENDED (State Bd. of Ed.)

STATE MANDATES FISCAL NOTE, AMENDED (State Bd. of Ed.)				
There would be no fiscal impact on the State or local dists.				
FISCAL NOT	FISCAL NOTE, AMENDED (State Bd. of Ed.)			
No change fro	No change from State Mandates fiscal note, above.			
Mar 03 1994				
Mar 17	Ruled Exempt Hse Rule 29	9(c) HRUL		
	-	Rfrd to Comm on Assign	ment	
		Assigned to Elementary &	& Secondary	
		Education		
Apr 14	Amendment No.01	ELEM SCND ED H	Adopted	
		023-000-000		
		Remains in Committee E	lementary &	
		Secondary Education		
Apr 21	Amendment No.02	ELEM SCND ED H	Adopted	
		Do Pass Amend/Short D	ebate	
		023-000-000		
	Cal 2nd Rdng Short Debate			
Apr 27		Fiscal Note Requested W	ENNLUND	
	Cal 2nd Rdng Short Debar			
Apr 28		St Mandate Fis Note File	ed	
	616 171 01 771	Fiscal Note Filed		
	Cal 2nd Rdng Short Deba			
	Short Debate Cal 2nd Rdr			
34 10	Held 2nd Rdg-Short Deba		37.71.4	
May 10	Amendment No.03		Withdrawn	
	Amendment No.04	COWLISHAW	Withdrawn	
	Amendment No.05	DANIELS	Withdrawn	
	Cal 3rd Rdng Short Debat			
May 11	Short Debate-3rd Passed 1	10-000-000		
May 11	Arrive Senate Placed Calendr, First Read	Ina		
Jan 10 1995	Session Sine Die	шR		

# HB-3165 MCAFEE, BURKE AND LOPEZ.

720 ILCS 600/3.5 new

720 ILCS 600/6 from Ch. 56 1/2, par. 2106

Amends the Drug Paraphernalia Control Act to make it a Class A misdemeanor with a \$750 minimum fine to possess drug paraphernalia. Currently law prohibits only sale or delivery of drug paraphernalia.

JUDICIAL NOTE

HB-3165 would neither decrease nor increase the need for the number of judges in the State.

CORRECTIONAL NOTE

There would be little or no fiscal impact.

Mar 03 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary II

Apr 19 Do Pass/Short Debate Cal 010-000-005

Cal 2nd Rdng Short Debate

Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate

Apr 25 Judicial Note Filed

Cal 2nd Rdng Short Debate

Apr 26 Correctional Note Filed

Apr 28 Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng
Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3166 MCAFEE.

Apr 21

 105 ILCS 5/2-3.62
 from Ch. 122, par. 2-3.62

 105 ILCS 5/3-11
 from Ch. 122, par. 3-11

 105 ILCS 5/3-12
 from Ch. 122, par. 3-12

 105 ILCS 5/3A-17 rep.
 from Ch. 122, par. 3-12

Amends the School Code. Provides that the educational service centers serving the portion of a Class II county school unit outside of a city with a population of 500,000 or more continue in existence and are not disbanded when the educational service centers serving Class I county school units are disbanded. Adds that the provision is intended to be declaratory of existing law. Repeals provisions that create a regional office of education oversight board for that portion of a Class II county school unit outside of a city with a population of 500,000 or more. Adds provisions for the continued existence of an institute advisory committee that serves any portion of a Class II county school unit outside a city of 500,000 or more inhabitants. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 03 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Apr 07 Education
Apr 07 Motion Do Pass-Lost 002-018-000

HELM

Remains in Committee Elementary &

Secondary Education Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

Jan 10 1995 Session Sine D

HB-3167 KASZAK.

750 ILCS 5/508 from Ch. 40, par. 508

Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that, if a party is represented without a fee by an attorney employed by a not-for-profit civil legal services organization or by an attorney serving through a pro bono referral program, the court may order the opposing party to pay costs and attorney's fees in an amount that would be reasonable if the attorney were charging a fee for his or her services. Provides that a court may order costs and attorney's fees to be paid to an attorney's employer.

HOUSE AMENDMENT NO. 1.

Deletes provision that the court may order an opposing party to pay costs and attorney's fees (when a party is represented by an attorney who is not charging a fee) in an amount that would be reasonable if the attorney for the party seeking costs and attorney's fees were charging a fee for the services. Makes other changes.

Mar 03 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary I

Apr 14 Amendment No.01 JUDICIARY I H Adopted 012-000-000 Do Pass Amend/Short Debate 012-000-000 Cal 2nd Rdng Short Debate Fiscal Note Requested WENNLUND Apr 26 Short Debate Cal 2nd Rdng Mtn Fisc Nte not Applicable KASZAK Motion prevailed Fiscal Note not Required Cal 3rd Rdng Short Debate Short Debate-3rd Passed 114-000-002 Apr 27 Arrive Senate Apr 28 Placed Calendr, First Reading Sen Sponsor TROTTER Apr 29 First reading Referred to Rules Jan 10 1995 Session Sine Die

#### HB-3168 SCHAKOWSKY - RONEN.

305 ILCS 5/11-29

from Ch. 23, par. 11-29

Amends the Public Aid Code by providing that the Illinois Department of Public Aid shall apply for a waiver from the United States Health Care Financing Administration to implement a pilot program for the advanced monthly payment by the Illinois Department of federal earned income credit to eligible persons who receive income or medical assistance through the Illinois Department. Provides that implementation of the pilot program is contingent on the Illinois Department's receipt of the waiver. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 03 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human Services

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

## HB-3169 SCHAKOWSKY – RONEN – JONES, SHIRLEY – CURRIE.

775 ILCS 5/7-101 from Ch. 68, par. 7-101 775 ILCS 5/7-112 new 775 ILCS 5/8-102 from Ch. 68, par. 8-102

Amends the Human Rights Act. Adds development of computer skills to the training programs of the Department of Human Rights and the Human Rights Commission. Provides that on or before December 31, 1994, the Department and the Commission shall prepare a plan for the automated processing of charges and complaints.

FISCAL NOTE (Human Rights Commission)

HB-3169 would cost \$5000 for contractual consultant services for development; \$3000 in FY95 and \$1500 in subsequent fiscal

years for staff training and updating. FISCAL NOTE (Dept. of Human Rights)

Implementation costs for hardware, software & staffing total

\$626,400.

PENSION NOTE (Dept. of Human Rights)

The pension impact note has no effect on Dept. operations. STATE DEBT IMPACT NOTE (Dept. of Human Rights)

The debt impact note has no effect on Dept. operations.

FISCAL NOTE, CORRECTED (Dept. of Human Rights)

No additional development costs would be incurred. Training for technical staff would be \$5000, and \$9600 for on-line training

for all Dept. staff, and \$3000 in subsequent FYs for updating.

Mar 03 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elections & State

Mar 24 Government
Recommended do pass 011-001-007

Placed Calndr, Second Reading

Apr 06	Second Reading	Fiscal Note Requested BLACK
Apr 18	Held on 2nd Reading	Fiscal Note Filed
Apr 19	Held on 2nd Reading	Pension Note Requestd WENNLUND State Debt Note Requested WENNLUND
Apr 20	Held on 2nd Reading	Fiscal Note Filed
Apr 25	Held on 2nd Reading	Pension Note Filed State Debt Note Filed
Apr 26 Jan 10 1995	Held on 2nd Reading Placed Calndr, Third Read Session Sine Die	Fiscal Note Filed

#### HB-3170 DART.

720 ILCS 5/32-10

from Ch. 38, par. 32-10

Amends the Criminal Code of 1961 to provide that a defendant who was admitted to bail for a felony or a criminal offense in which the victim is a family or household member and who is charged with any other felony or criminal offense in which the victim is a family or household member while on release must appear before the court before bail is statutorily set.

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CORRECTIONAL NOTE
There would be little or no fiscal impact.
JUDICIAL NOTE
The bill would neither decrease nor increase the need for the
number of judges in the State.
Mar 03 1994 First reading
                                        Referred to Rules
Mar 17
              Ruled Exempt Hse Rule 29(c) HRUL
                                        Rfrd to Comm on Assignment
                                        Assigned to Judiciary II
Apr 19
                                        Do Pass/Short Debate Cal 016-000-000
              Cal 2nd Rdng Short Debate
Apr 21
                                        Correctional Note Requested
                                          WENNLUND
                                        Judicial Note Request WENNLUND
              Cal 2nd Rdng Short Debate
Apr 26
                                        Correctional Note Filed
              Cal 2nd Rdng Short Debate
Apr 28
                                        Judicial Note Filed
              Cal 2nd Rdng Short Debate
              Short Debate Cal 2nd Rdng
              Held 2nd Rdg-Short Debate
Jan 10 1995
              Session Sine Die
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# HB-3171 ERWIN.

110 ILCS 70/36d	from Ch. 24 1/2, par. 38b3
110 ILCS 70/36i	from Ch. 24 1/2, par. 38b8
110 ILCS 70/36j	from Ch. 24 1/2, par. 38b9

Amends the State Universities Civil Service Act. Requires the Director of the Merit Board to base rank on the examination registers upon ratings such as superior, excellent, and similar descriptive terms rather than upon numerical examination results. Provides that application of seniority for bargaining unit employees shall be in accordance with the applicable collective bargaining agreement so long as that agreement does not diminish employee rights under, and is not inconsistent with, the seniority provisions of the Act. Provides that a collective bargaining agreement may establish a promotional line that controls over the lines of promotion fixed by the Merit Board. Effective immediately.

Mar 03 1994	First reading	Referred to Rules
Mar 17	Ruled Exempt Hse I	Rule 29(c) HRUL
	<del>-</del>	Rfrd to Comm on Assignment
		Assisted to Labor & Comm

Rfrd to Comm on Assignment Assigned to Labor & Commerce Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die **1893** HB-3172

# HB-3172 SCHOENBERG. 775 ILCS 5/1-102 from Ch. 68, par. 1-102 775 ILCS 5/3-101 from Ch. 68, par. 3-101 775 ILCS 5/3-102 from Ch. 68, par. 3-102 775 ILCS 5/6-101 from Ch. 68, par. 6-101 775 ILCS 5/7-106 from Ch. 68, par. 7-106 775 ILCS 5/7-108 from Ch. 68, par. 7-108

725 ILCS 5/106E-15 new 725 ILCS 5/106E-20 new

Amends the Human Rights Act. Prohibits sexual harassment in real estate transactions. Amends provisions relating to retaliation and the powers of the Department of Human Rights so they include references to the prohibition of sexual harassment in real estate transactions.

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Mar 03 1994
                    First reading
                                             Referred to Rules
      Mar 17
                    Ruled Exempt Hse Rule 29(c) HRUL
                                             Rfrd to Comm on Assignment
                                             Assigned to Judiciary I
      Apr 21
                                             Do Pass/Short Debate Cal 007-000-000
                    Cal 2nd Rdng Short Debate
      Apr 27
                                             Fiscal Note Requested WENNLUND
                    Cal 2nd Rdng Short Debate
                    Short Debate Cal 2nd Rdng
      Apr 28
                    Held 2nd Rdg-Short Debate
      Jan 10 1995
                    Session Sine Die
HB-3173
            DART - GRANBERG - GASH - SHEEHY - HAWKINS.
  725 ILCS 5/Art. 106E heading new
  725 ILCS 5/106E-5 new
  725 ILCS 5/106E-10 new
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Amends the Code of Criminal Procedure of 1963 in relation to the testimony of alleged victims of criminal sexual abuse, aggravated criminal sexual abuse, criminal sexual assault, and aggravated criminal sexual assault who are under 18 years of age. Permits the court, on motion of a party and upon finding that it is in the best interest of the child, to order the child's testimony be taken in a room other than the courtroom and be televised by closed circuit equipment in the courtroom to be viewed by the court and the finder of fact in the proceeding. Permits only the presiding judge, attorneys for the prosecution and defendant, the defendant, necessary security personnel, persons necessary to operate the recording equipment, and any person who in the court's discretion would contribute to the welfare and well-being of the child to be present in the room with the child during his or her testimony. Permits only the prosecuting attorney, the defense counsel, or the court to question the child. Effective immediately.

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CORRECTIONAL NOTE
There would be little or no fiscal impact.
JUDICIAL NOTE
The bill would neither decrease nor increase the need for the
number of judges in the State.
Mar 03 1994
              First reading
                                        Referred to Rules
Mar 17
              Ruled Exempt Hse Rule 29(c) HRUL
                                        Rfrd to Comm on Assignment
                                        Assigned to Judiciary II
Apr 19
                                        Do Pass/Short Debate Cal 016-000-000
              Cal 2nd Rdng Short Debate
Apr 21
                                        Correctional Note Requested
                                          WENNLUND
                                        Judicial Note Request WENNLUND
              Cal 2nd Rdng Short Debate
Apr 26
                                        Correctional Note Filed
              Cal 2nd Rdng Short Debate
                                        Judicial Note Filed
Apr 28
              Cal 2nd Rdng Short Debate
              Short Debate Cal 2nd Rdng
              Held 2nd Rdg-Short Debate
Jan 10 1995
              Session Sine Die
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1894 HB-3174

#### HB-3174 TURNER AND BURKE.

720 ILCS 5/Art. 17B heading new 720 ILCS 5/17B-1 new 720 ILCS 5/17B-5 new 720 ILCS 5/17B-10 new 720 ILCS 5/17B-15 new

720 ILCS 5/17B-20 new

Amends the Criminal Code of 1961 to add a Special Supplemental Food Program for Women, Infants, and Children Benefits Fraud Article to the Code. Makes certain forms of fraud in relation to the program unlawful. Permits the State's Attorney of the county in which the violation occurred or the Attorney General to bring actions arising under the Article. Effective immediately.

CORRECTIONAL NOTE

There would be minimal population and fiscal impact.

JUDICIAL NOTE

HB-3174 would neither decrease nor increase the need for the number of judges in the State.

# HOUSE AMENDMENT NO. 2.

Adds reference to:

720 ILCS 5/32-10

from Ch. 38, par. 32-10

Amends the Criminal Code of 1961 to provide that a defendant who was admitted to bail for a felony or a criminal offense in which the victim is a family or household member and who is charged with any other felony or criminal offense in which the victim is a family or household member while on release must appear before the court before bail is statutorily set.

NOTE(S) THAT MAY APPLY: Correctional

Mar 03 1994 Referred to Rules First reading

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary II Do Pass/Short Debate Cal 016-000-000

Apr 19 Cal 2nd Rdng Short Debate

Apr 21 Correctional Note Requested

WENNLUND

Judicial Note Request WENNLUND

Cal 2nd Rdng Short Debate

Correctional Note Filed Apr 26

Cal 2nd Rdng Short Debate Judicial Note Filed Apr 27

Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate Amendment No.01 CROSS

May 19 Withdrawn Amendment No.02 CROSS Adopted

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3175 SCHAKOWSKY - BURKE.

New Act

815 ILCS 505/2Z

from Ch. 121 1/2, par. 262Z

Creates the Prize Promotion and Sweepstakes Consumer Protection Act. Provides that a person conducting a promotion involving free gifts or a sweepstakes must comply with specified requirements. Provides that violation is a Class A misdemeanor and that civil remedies, including treble damages, may be sought from persons violating the Act. Amends the Consumer Fraud and Deceptive Business Practices Act to include violation of the Prize Promotion and Sweepstakes Consumer Protection Act as an unlawful practice.

# HOUSE AMENDMENT NO. 1.

Deletes reference to:

New Act

815 ILCS 505/2Z

Adds reference to:

815 ILCS 505/12

from Ch. 121 1/2, par. 272

Deletes everything. Amends the Consumer Fraud and Deceptive Business Practices Act. Makes a stylistic change.

Mar 03 1994 First reading Referred to Rules
Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Consumer Protection

Apr 21 Amendment No.01 CONSUMER PROT H Adopted Recommended do pass as amend

007-004-000

Placed Calndr, Second Reading

Apr 27 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading Second Reading

Apr 28 Second Reading
Held on 2nd Reading
Jan 10 1995 Session Sine Die

#### HB-3176 RONEN.

30 ILCS 505/10.4 new

Amends the Illinois Purchasing Act. Requires any contract or grant filed with the Comptroller to include certification by the contractor as to compliance with the Americans with Disabilities Act and State accessibility laws. Effective immediately.

FISCAL NOTE (Attorney General)

HB3176 will not require the expenditure of State funds.

FISCAL NOTE (DCMS)

HB-3176 will essentially have no fiscal impact on DCMS.

Mar 03 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elections & State

Government
Mar 24 Recommended

Recommended do pass 017-001-002 Placed Calndr, Second Reading

Apr 19 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading
Apr 27

Placed Calndr, Second Reading
Fiscal Note Filed

Placed Caindr, Second Reading

Apr 28 Fiscal Note Filed

Placed Calndr, Second Reading Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

# HB-3177 SCHAKOWSKY.

New Act

Creates the Commission on Economy and Productivity in State Government Act. Provides for appointment by the Governor of a commission to review the operation and administration of executive branch agencies and institutions of higher learning. Defines its powers and duties and requires it to report to the General Assembly. Abolishes the Commission 2 years after the effective date of the Act.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 03 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elections & State

Government Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

HB-3178 LEITCH, BLACK, NOVAK AND HUGHES.

# 415 ILCS 5/22.47 new

Amends the Environmental Protection Act to require the EPA to implement a program in which the EPA collects and disposes of hazardous waste from school districts. Requires the EPA to submit a report to the General Assembly by September 1, 1994 that contains a plan to implement the collection program and a cost estimate. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that the Environmental Protection Agency shall fund the program for collection of hazardous wastes from schools by private contractors. Removes the

provision requiring the establishment of a statewide network of collection centers. Requires the program to designate qualified waste haulers. Changes the reporting date to September 1, 1995.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 03 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 24 Amendment No.01 Assigned to Environment & Energy ENVRMNT ENRGY H Adopted

Do Pass Amend/Short Debate

024-000-000

Cal 2nd Rdng Short Debate Apr 26 Short Debate Cal 2nd Rdng

Cal 3rd Rdng Short Debate

Jan 10 1995 Session Sine Die

## HB-3179 JONES, SHIRLEY.

220 ILCS 5/9-101

from Ch. 111 2/3, par. 9-101

Amends the Public Utilities Act. Adds a Section caption and makes stylistic changes.

Mar 03 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Public Utilities Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

HB-3180 CURRIE - RONEN - SCHAKOWSKY - MULLIGAN - PRUSSING, KASZAK, SCHOENBERG, SALVI, GASH, VON B - WESSELS AND OSTENBURG.

New Act

Creates the Citizen Participation Act of 1994. Applies to motions in cases concerning SLAPP lawsuits (Strategic Lawsuits Against Public Participation) that have been filed to discourage citizen participation in government. Requires courts to decide those motions within 90 days. Provides that discovery is suspended pending the decision on the motion. Allows discovery on certain issues upon leave of court. Requires the motion granted and the claim dismissed unless the responding party produces clear and convincing evidence that the moving parties' acts are not immunized under this Act. Provides for attorneys fees and costs to be awarded to the prevailing moving party. Effective immediately.

Mar 03 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary I

Apr 07 Recommended do pass 007-003-000

Placed Calndr, Second Reading

Apr 19 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Apr 28 Second Reading
Held on 2nd Reading
Jan 10 1995 Session Sine Die

#### HB-3181 CURRIE – LEVIN – FREDERICK – SCHAKOWSKY – TURNER.

775 ILCS 5/8A-104 from Ch. 68, par. 8A-104

Amends provisions of the Human Rights Act setting forth the types of relief and penalties that the Human Rights Commission may grant or impose (other than in cases brought under the Real Estate Transactions Article). Provides that the Commission may require a respondent, who has been found to have engaged in any discriminatory practice with malice or indifference to protected rights of a complainant, to pay punitive damages. Effective immediately.

Mar 03 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary I

Apr 14 Recommended do pass 007-004-000

Placed Calndr, Second Reading

Apr 26

Second Reading

Placed Calndr, Third Reading

Jan 10 1995

Session Sine Die

#### HB-3182 CURRIE - RONEN - LANG - TURNER, JONES, LOU, JONES, SHIRLEY.

New Act

720 ILCS 635/3.5 new

Creates the Needle Exchange Program Act and amends the Hypodermic Syringes and Needles Act. Authorizes the Department of Public Health to establish sterile needle and syringe exchange programs to prevent the transmission of HIV and other blood borne diseases. Requires the Director of Public Health to appoint a program oversight committee. Provides that possession or exchange of needles or syringes under the program is not an offense under the Hypodermic Syringes and Needles Act. Effective July 1, 1994.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 03 1994 First reading Referred to Rules

Apr 13 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 21

Recommended do pass 015-008-001

Placed Caindr. Second Reading

Apr 27

Fiscal Note Requested WENNLUND Placed Caindr. Second Reading

Apr 28 Second Reading

Held on 2nd Reading Session Sine Die

Jan 10 1995 HB-3183 PHELPS.

305 ILCS 5/12-4.11

from Ch. 23, par. 12-4.11

Amends the Public Aid Code. Increases the maximum payment under the Code for funerals from \$630 to \$700. Increases the maximum payment for cemetery burials from \$315 to \$350.

FISCAL NOTE (Dpt. Public Aid)

Total estimated fiscal impact is \$800 thousand.

NOTE(s) THAT MAY APPLY: Fiscal

First reading Mar 03 1994

Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 07

Motion Do Pass-Lost 011-010-002

**HCHS** 

Remains in Committee Health Care &

Human Services

Apr 20

Fiscal Note Requested WENNLUND

Committee Health Care & Human

Services

Ref to Rules/Rul 27E

Apr 22 Apr 26

Fiscal Note Filed

Committee Rules

Session Sine Die

#### HB-3184 LOPEZ - LAURINO - BUGIELSKI - CAPPARELLI - FRIAS, BLAGO-JEVICH, BURKE, DART, GIGLIO, KASZAK, KOTLARZ, LANG, MCAU-LIFFE, SANTIAGO AND SAVIANO.

40 ILCS 5/6-184

Jan 10 1995

from Ch. 108 1/2, par. 6-184

40 ILCS 5/22-502.1 new

Amends the Chicago Firefighter Article of the Pension Code to require the Department of Insurance to audit the Fund every 2 years. Deletes provision requiring an annual independent audit. Effective immediately.

Note(s) That May Apply: Fiscal; Pension

Mar 03 1994

First reading

Referred to Rules

Mar 17

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions Apr 22

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3185 LAURINO - CAPPARELLI - SANTIAGO - MCAULIFFE - FRIAS, BLA-GOJEVICH, BUGIELSKI, BURKE, DART, GIGLIO, KASZAK, KOTLARZ, LANG AND SAVIANO.

40 ILCS 5/6-175

from Ch. 108 1/2, par. 6-175

Amends the Chicago Firefighter Article of the Pension Code to require that each elected member of the Board be elected by a majority of the votes cast for that position. Effective immediately.

NOTE(S) THAT MAY APPLY: Pension

Mar 03 1994 First reading Referred to Rules

Ref to Rules/Rul 27E

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 22

Jan 10 1995 Session Sine Die

#### HB-3186 TURNER.

New Act

720 ILCS 635/3.5 new

Creates the Needle Exchange Program Act and amends the Hypodermic Syringes and Needles Act. Authorizes the Department of Public Health to establish sterile needle and syringe exchange programs to prevent the transmission of HIV and other blood borne diseases. Requires the Director of Public Health to appoint a program oversight committee. Provides that possession or exchange of needles or syringes under the program is not an offense under the Hypodermic Syringes and Needles Act. Effective July 1, 1994.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 03 1994 First reading Jan 10 1995

Session Sine Die

Referred to Rules

#### HB-3187 TURNER.

70 ILCS 3605/8

from Ch. 111 2/3, par. 308

Amends the Metropolitan Transit Authority Act. Makes stylistic changes in a Section concerning the Chicago Transit Authority's powers.

Mar 03 1994

Mar 17

First reading Referred to Rules Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Apr 06

Assigned to Executive

Placed Calndr, Second Reading

Apr 13

Recommended do pass 007-004-000

Fiscal Note Requested BLACK Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-3188 TURNER.

70 ILCS 3605/6.1

from Ch. 111 2/3, par. 306.1

Amends the Metropolitan Transit Authority Act. Makes stylistic changes in a Section concerning the transfer of assets from an urban transportation district.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 03 1994

First reading

Referred to Rules

Mar 17

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Executive

Apr 06

Recommended do pass 007-004-000

Placed Calndr, Second Reading

Apr 13

Fiscal Note Requested BLACK

Placed Calndr, Second Reading

Apr 28

Second Reading Held on 2nd Reading

Jan 10 1995

Session Sine Die

**1899** HB-3189

# HB-3189 TURNER.

35 ILCS 120/2-5

from Ch. 120, par. 441-5

Amends the Retailers' Occupation Tax Act to exempt from taxation under the Act tangible personal property sold to a common carrier by motor that receives physical possession of the property in Illinois and transports it out of Illinois.

FISCAL NOTE (Dept. of Revenue)

Although the Dept. cannot determine precisely, the revenue loss would be expected to be significant. Local governments would

also be affected by the loss of revenue.

Mar 03 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Revenue

Recommended do pass 008-002-000 Placed Calndr, Second Reading

Apr 28 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Second Reading Held on 2nd Reading

May 03 Fiscal Note Filed

Jan 10 1995 Held on 2nd Reading Session Sine Die

#### HB-3190 TURNER.

Apr 21

35 ILCS 505/13

from Ch. 120, par. 429

Amends the Motor Fuel Tax Law to allow claims for reimbursement, based on idle time that is validated, for fuel consumed during nonhighway use.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 03 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Revenue

Apr 21 Motion Do Pass-Lost 006-004-000

HREV

Remains in Committee Revenue
Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

# HB-3191 TURNER - BALANOFF.

105 ILCS 5/34-54.1

from Ch. 122, par. 34-54.1

Amends the School Code. Makes changes of grammar and punctuation in the provisions relating to the extension of Chicago school taxes.

# HOUSE AMENDMENT NO. 1.

```
Deletes reference to:
105 ILCS 5/34-54.1
                                   from Ch. 122, par. 34-54.1
Adds reference to:
105 ILCS 5/2-3.63
105 ILCS 5/2-3.64
                                  from Ch. 122, par. 2-3.63
                                  from Ch. 122, par. 2-3.64
                                  from Ch. 122, par. 34-1.01
from Ch. 122, par. 34-1.02
from Ch. 122, par. 34-2.1
from Ch. 122, par. 34-2.1b
105 ILCS 5/34-1.01
105 ILCS 5/34-1.02
105 ILCS 5/34-2.1
105 ILCS 5/34-2.1b
105 ILCS 5/34-2.2
                                  from Ch. 122, par. 34-2.2
105 ILCS 5/34-2.3
                                  from Ch. 122, par. 34-2.3
105 ILCS 5/34-2.4
                                  from Ch. 122, par. 34-2.4
105 ILCS 5/34-2.4c new
105 ILCS 5/34-18
                                  from Ch. 122, par. 34-18
```

Deletes everything. Amends the School Code. Incorporates the State requirements for accountability into the Chicago school reform requirements. Provides that Chicago schools (currently the district) shall decide whether to conduct additional testing of pupil proficiency. Provides that student progress in certain learning areas shall be measured by State performance standards (now national norms) and that annual objectives shall be specified by local school councils. Makes changes relating to local school council powers. Changes local school council elections to even (now odd) numbered years, beginning with 1996, and provides that elections shall be held no later than July 14 (now November 1). Establishes an arbitration process. Effective immediately.

#### HOUSE AMENDMENT NO. 2.

Adds reference to:

105 ILCS 5/34-2.3b new

Adds a Section prescribing Local School Council training.

Mar 03 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Elementary & Secondary

Education

Apr 14 Amendment No.01 ELEM SCND ED H

023-000-000

D H Adopted

Amendment No.02 ELEM

ELEM SCND ED H

Adopted

023-000-000

Recomminded do pass as amend

019-001-000

Placed Calndr, Second Reading

Apr 20 Fiscal Note Requested WENNLUND

St Mandate Fis Nte ReqWENNLUND

Placed Calndr, Second Reading

Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-3192 GIGLIO.

Jul 13

Apr 28

415 ILCS 5/22.30

from Ch. 111 1/2, par. 1022.30

Amends the Environmental Protection Act. Prohibits disposal of grease trap sludge into a treatment works or a sewer tributary of a treatment works without express authorization from the owner of the treatment works and the sewer. Prohibits the transportation or acceptance of grease trap sludge away from the site where it was generated unless it is accompanied by a shipping paper. Requires the grease trap sludge generator, transporter, and management facility to retain copies of the shipping paper for 2 years and to produce it at the request of the Department of Agriculture, the Agency, or the owner of the affected treatment works.

# SENATE AMENDMENT NO. 1

Removes the requirement that a shipping paper contain a Dept. of Agriculture permit or license number and the requirement that a grease trap sludge generator, transporter, and management facility operator produce a copy of the shipping paper upon request of the Department.

	equest of the	Dopar anom.		
1	Mar 03 1994	First reading	Referred to Rules	
]	Mar 17	Ruled Exempt Hse Rule 29(c) HRUL		
		Rfrd to Comm on Assignment		
		Assigned to Environment & Energy		
	Mar 24		Do Pass/Consent Calendar 024-000-000	
		Consnt Caldr Order 2nd Re	ead	
	Apr 13	Cnsent Calendar, 2nd Read	Ing	
		Consnt Caldr Order 3rd Re		
	Apr 20	Consnt Caldr, 3rd Read Pa		
	. гр. 20	Arrive Senate		
		Placed Calendr, First Reads	nσ	
	Apr 21	Sen Sponsor O'MALLEY	<b>*</b> \$	
	Apr 21	First reading	Referred to Rules	
	Apr 28	1 list reading	Assigned to Environment & Energy	
	May 06	Amendment No.01	ENVIR. & ENE. S Adopted	
	May 00	Afficiantient 140.01	Recommnded do pass as amend	
			009-000-000	
		Dlagad Calada Sagand Page		
	M 00	Placed Calndr, Second Read	шв	
	May 09	Second Reading		
	3.6 11	Placed Calndr, Third Readi		
	May 11	Third Reading - Passed 059		
	•		Refer to Rules/Rul 3-8(b)	
	Jun 14	D. G.G. G	Recommends Consideration HRUL	
		Place Cal Order Concurren		
		H Concurs in S Amend. 01	/110-000-000	
		Passed both Houses		

Sent to the Governor

Sep 09

Governor approved

PUBLIC ACT 88-0633 effective date 95-01-01

#### HB-3193 CURRIE – FREDERICK – MOORE, ANDREA – BRUNSVOLD – WOO-LARD, STECZO, NOVAK, COWLISHAW, WELLER, LEVIN, PERSICO AND GIOLITTO.

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20 ILCS 805/63a from Ch. 127, par. 63a
20 ILCS 805/63b2.8 new
20 ILCS 805/63b2.9 new
30 ILCS 105/5.385 new
35 ILCS 200/10-166 new
35 ILCS 200/10-167 new
35 ILCS 200/1-169 new
765 ILCS 120/5
765 ILCS 120/7 new
```

Amends the Civil Administrative Code of Illinois to permit the Department of Conservation to certify land encumbered by a conservation right and to restore land damaged by violation of a conservation right. Amends the State Finance Act to create the Conservation Rights Fund. Amends the Property Tax Code to provide for a valuation of 8-1/3% of the fair cash value of land that (i) is encumbered by a conservation right and (ii) provides certain public benefits; specifies criteria to be used by the Department of Conservation for certification of a public benefit. Establishes application procedures for registration and registration termination. Amends the Real Property Conservation Act to require recording of a conservation right release and creates penalties for the violation of conservation rights.

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB 3193 constitutes a tax exemption mandate for which State reimbursement of the revenue loss to units of local government is required under the State Mandates Act. Due to a lack of data, no estimate of the amount of revenue loss is available.

# HOUSE AMENDMENT NO. 1

Deletes reference to: 20 ILCS 805/63b2.9 new 765 ILCS 120/7 new

Eliminates the Conservation Rights Fund and the Department of Conservation's authority to expend appropriations from that Fund. Eliminates the civil penalty of up to \$10,000 for violation of a conservation right.

Note(s) That May Apply: Fiscal; Housing Afford; State Mandates Mar 03 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Assigned to Judiciary I
Mar 22 Re-assigned to Revenue

Mar 22 Re-assigned to Revenue
Apr 14 St Mandate Fis Note Filed
Committee Revenue

Apr 21 Amendment No.01 REVENUE H Adopted

012-000-000 Recommnded do pass as amend

012-000-000

Placed Calndr, Second Reading Second Reading

Placed Calndr, Third Reading

May 04 Third Reading - Passed 097-019-000

May 05 Arrive Senate

Sen Sponsor PETERSON Placed Calendr, First Reading

First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-3194 BLAGOJEVICH.

Apr 27

730 ILCS 5/3-6-3 from Ch. 38, par. 1003-6-3 730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3 730 ILCS 130/3 from Ch. 75, par. 32

Amends the Unified Code of Corrections and the County Jail Good Behavior Allowance Act to provide that a person sentenced to a term of imprisonment for a con-

viction of aggravated stalking, stalking, domestic battery, or violation of an order of protection shall serve at least 85% of his or her sentence as imposed by the court in a Department of Corrections facility or jail. The sentence cannot be reduced below 85% by good conduct credit.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary II Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

HB-3195 EDLEY - HAWKINS.

15 ILCS 20/38.1

from Ch. 127, par. 38.1

Amends the Civil Administrative Code of Illinois. Provides that the program data contained in the Governor's fiscal year 1996 State budget be segregated by agency and include specified program and fund information.

Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Elections & State Government

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3196 LEITCH - MOFFITT AND HUGHES.

625 ILCS 5/3-628 new

Amends the Illinois Vehicle Code to create special license plates for residents of Illinois who have been awarded the Bronze Star by the United States Armed Forces. Requires a \$15 fee for original issuance in addition to the appropriate registration fee. Provides that the \$15 fee be deposited into the Road Fund for use by the Secretary of State to help defray the administrative processing costs of issuing the

HOUSE AMENDMENT NO. 1.

Adds reference to: 30 ILCS 105/5.386 625 ILCS 5/2-119

Amends the State Finance Act and the Illinois Vehicle Code. Creates the Bronze Star License Plate Fund. Requires a \$2 additional plate renewal fee. Requires the additional original and renewal fees to be paid into that Fund rather than the Road Fund. Provides that the plates may not be affixed to recreational vehicles. Effective January 1, 1995.

HOUSE AMENDMENT NO. 2.

Adds reference to: 625 ILCS 5/3-403.1 new 625 ILCS 5/3-503.1 new

Amends the Illinois Vehicle Code. Allows a not-for-profit corporation that has been in existence for at least 10 years to accept a donation of a vehicle and repair the vehicle to give it away to promote its charitable purpose without having to obtain a new registration for the vehicle. Requires the vehicle owner to transfer title to the vehicle to the not-for-profit corporation. Provides that the Secretary of State shall issue a temporary charitable repair permit to allow a not-for-profit corporation to operate the vehicle for the purposes of road testing the vehicle after its repair for a period of 30 days for a fee of \$1. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Mar 08 1994 Filed With Clerk

Referred to Rules Mar 11 First reading

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elections & State Government

Mar 24 Do Pass/Short Debate Cal 020-000-000

Cal 2nd Rdng Short Debate

Apr 26 Short Debate Cal 2nd Rdng
Amendment No.01 LEITCH

Amendment No.01 LEITCH Adopted Amendment No.02 SKINNER Adopted

Cal 3rd Rdng Short Debate

Jan 10 1995 Session Sine Die

HB-3197 LEITCH – BLACK – MAUTINO – RYDER – HOFFMAN, MOFFITT, ACKERMAN, PHELPS, WOOLARD, MOSELEY, VON B – WESSELS, ROTELLO, HAWKINS, PRUSSING, GIOLITTO, DEERING, NOVAK, HARTKE, EDLEY, NOLAND, LAWFER, TENHOUSE, WIRSING, BRADY, RUTHERFORD, STEPHENS, JOHNSON, TIM, WEAVER, M, OLSON AND HUGHES.

625 ILCS 5/3-628 new

Amends the Illinois Vehicle Code to create special license plates for residents of Illinois who were honorably discharged from the United States Armed Forces. Requires a \$15 fee for original issuance in addition to the appropriate registration fee. Provides that the \$15 fee be deposited into the Road Fund for use by the Secretary of State to defray the administrative processing costs of issuing the plates.

SENATE AMENDMENT NO. 1. (Senate recedes June 30, 1994)

Adds reference to: 30 ILCS 105/5.386 625 ILCS 5/2-119

Amends the State Finance Act and the Illinois Vehicle Code. Creates the Armed Forces Honorable Discharge License Plate Fund. Requires a \$2 additional plate renewal fee. Requires the additional original and renewal fees to be paid into that Fund rather than the Road Fund. Provides that the plates may not be affixed to recreational vehicles. Effective January 1, 1995.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-am 1.

Recommends that the bill be further amended as follows:

Adds reference to: 30 ILCS 105/5.386 new 625 ILCS 5/3-628 new 625 ILCS 5/11-1006 625 ILCS 5/15-102

Deletes everything. Amends the Vehicle Code by providing for a delay until January 1, 1995, of the authorization for transporting implements of husbandry on another vehicle under certain conditions provided the load is not more than 12 feet wide. Creates special license plates for residents of Illinois who were awarded the Bronze Star from the United States Armed Forces. Requires a \$15 fee for original issuance in addition to the appropriate registration fee. Provides that the \$15 fee shall be deposited into the Road Fund for use by the Secretary of State to defray the administrative processing costs of issuing the plates. Deletes language permitting a person to solicit contributions from motorists only at intersections where all traffic is required to come to a full stop, and inserts language allowing units of local government to regulate solicitation of motorists. Amends the State Finance Act to create the Bronze Star License Plate Fund. Effective immediately.

Note(s) That May Apply: Fiscal Mar 08 1994 Filed With Clerk

Apr 13

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elections & State

Government

Mar 24 Do Pass/Consent Calendar 020-000-000

Consnt Caldr Order 2nd Read Cnsent Calendar, 2nd Readng

Consnt Caldr Order 3rd Read
Apr 20 Consnt Caldr, 3rd Read Pass 113-000-001

Arrive Senate

Placed Calendr, First Reading

Apr 21	Sen Sponsor HAWKINSO	
Apr 28	Added As A Co-sponsor Di First reading	ILLARD Referred to Rules
	1 ii st reading	Assigned to Transportation
<b>M</b> ay 05	Amendment No.01	TRANSPORTN S Adopted Recommnded do pass as amend 010-000-000
	Placed Caindr, Second Read	
May 06	Second Reading	
May 11	Placed Calndr, Third Readi Third Reading - Passed 05	
1,1uy 11	Time Roading Tabboa 03	Refer to Rules/Rul 3-8(b)
Jun 14	Disease Call Order Comme	Recommends Consideration HRUL
	Place Cal Order Concurrer H Noncners in S Amend. 0	
Jun 15	Secretary's Desk Non-conc	
Jun 21	Filed with Secretary	
	0	Mtn refuse recede-Sen Amend
Jun 22	Secretary's Desk Non-cond	
Juli 22	S Refuses to Recede Amen S Requests Conference Con	
	Sen Conference Comm Ap	
	•	FAWELL, HASARA,
Jun 28	Handanda Dan Goof Con	JACOBS, O'DANIEL
Jun 28	Hse Accede Req Conf Con Hse Conference Comm Ap	
	1130 Comercine Committe	GRANBERG, ČURRIE,
		BLACK AND RYDER
7 20		Refer to Rules/Rul 3-8(b)
Jun 29	House report submitted	Recommends Consideration HRUL
Jun 30	Filed with Secretary	
		Conference Committee Report
		Conf Comm Rpt referred to
		Conference Committee Report
		Rules refers to STRN Conference Committee Report
		Be approved consideration
	Sen Conference Comm Ap	
	House Conf. report Adopte	
	Added As A Co-sponsor W Senate report submitted	AISON
	Senate Conf. report Adopt	ed 1ST/057-000-000
	Both House Adoptd Conf r	
, I1.02	Passed both Houses	
Jul 03 Aug 14	Sent to the Governor Governor approved	
Aug 14		effective date 94-08-14
HB-3198 DEJAE	GHER.	
35 ILCS 105/3-5	from Ch. 1	20, par. 439.3-5
35 ILCS 110/3-5		20, par. 439.33-5
35 ILCS 115/3-5 35 ILCS 120/2-5		20, par. 439.103-5
		20, par. 441-5
		to create an exemption for equipmentity if at least one-half of the peo
		n biotechnology research Effect

A nent purc ople that comprise the entity are engaged in biotechnology research. Effective immediately.

Note(s) That May Apply: Fiscal Mar 08 1994 Filed With Clerk Mar 11 First reading Jan 10 1995 Session Sine Die

Referred to Rules

#### HB-3199 DEJAEGHER - LANG - BRUNSVOLD - LEVIN - GASH, RONEN, SCHOENBERG AND SHEEHY.

20 ILCS 105/3.06	from Ch. 23, par. 6103.06
20 ILCS 105/3.07	from Ch. 23, par. 6103.07
20 ILCS 105/3.08	from Ch. 23, par. 6103.08

```
20 ILCS 105/8.07 new
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Amends the Act on the Aging. Provides that "services" under the Act include services to families and caretakers of aged and frail adults, including respite care. Authorizes the Department on Aging to change planning and service areas based on census data. Authorizes the Governor to change planning and service areas by Executive Order. Adds provisions concerning activities of area agencies on aging, including governing board and staff ethics, director evaluations, and the awarding of grants and contracts.

HOUSE AMENDMENT NO. 1. Deletes reference to: 20 ILCS 105/3.06 20 ILCS 105/3.07 20 ILCS 105/3.08 20 ILCS 105/8.07 new Adds reference to: 210 ILCS 45/3-603 from Ch. 111 1/2, par. 4153-603 750 ILCS 60/103 750 ILCS 60/201 from Ch. 40, par. 2311-3 from Ch. 40, par. 2312-1 from Ch. 40, par. 2312-1.1 750 ILCS 60/201.1 750 ILCS 60/213.1 from Ch. 40, par. 2312-13.1 from Ch. 40, par. 2312-13.2 750 ILCS 60/213.2 750 ILCS 60/213.3 from Ch. 40, par. 2312-13.3 750 ILCS 60/214 from Ch. 40, par. 2312-14 750 ILCS 60/225 from Ch. 40, par. 2312-25

Replaces the title and everything after the enacting clause. Amends the Nursing Home Care Act and the Domestic Violence Act of 1986. Provides that elder adults with disabilities can maintain actions for relief under the Nursing Home Care Act. Includes elder adults with disabilities along with high-risk adults with disabilities throughout both Acts.

```
NOTE(s) THAT MAY APPLY: Fiscal
   Mar 08 1994
                  Filed With Clerk
   Mar 11
                  First reading
                                           Referred to Rules
   Mar 17
                  Ruled Exempt Hse Rule 29(c) HRUL
                                           Rfrd to Comm on Assignment
                                           Assigned to Aging
   Apr 21
                       Amendment No.01
                                           AGING
                                                                    Adopted
                                           021-000-000
                                           Do Pass Amend/Short Debate
                                             021-000-000
                  Cal 2nd Rdng Short Debate
                                           Fiscal Note Requested WENNLUND
   Apr 27
                  Cal 2nd Rdng Short Debate
   Apr 28
                  Short Debate Cal 2nd Rdng
                  Held 2nd Rdg-Short Debate
    Jan 10 1995
                  Session Sine Die
```

### HB-3200 HARTKE.

820 ILCS 105/3

from Ch. 48, par. 1003

Amends the Minimum Wage Law. Provides that motor carriers for whom the U.S. Secretary of Transportation or the State of Illinois can establish qualifications and maximum hours of service are not employees under the Minimum Wage Law.

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FISCAL NOTE (Dept. of Labor)
HB-3200 would have no administrative or fiscal impact on IDOL.
Mar 08 1994
              Filed With Clerk
Mar 11
              First reading
                                        Referred to Rules
Mar 17
              Ruled Exempt Hse Rule 29(c) HRUL
                                        Rfrd to Comm on Assignment
                                        Assigned to Labor & Commerce
Apr 06
                                        Do Pass/Short Debate Cal 016-000-001
              Cal 2nd Rdng Short Debate
                                        Fiscal Note Requested WENNLUND
Apr 19
              Cal 2nd Rdng Short Debate
                                        Fiscal Note Filed
Apr 25
              Cal 2nd Rdng Short Debate
              Short Debate Cal 2nd Rdng
Apr 26
                                       CROSS
                   Amendment No.01
                                                                Lost
              Cal 3rd Rdng Short Debate
```

Jan 10 1995 Session Sine Die

### HB-3201 HARTKE AND COWLISHAW.

625 ILCS 5/15-111

from Ch. 95 1/2, par. 15-111

Amends the Vehicle Code. Changes the title of a chart in the Section concerning wheel and axle loads and gross weights. Effective immediately.

### HOUSE AMENDMENT NO. 1.

Removes all amendatory language of the original bill. Amends the Vehicle Code. Makes requirements concerning rear fender splash guards applicable to second division vehicles on any highway (now highways outside urban areas). Provides that 4 axles shall be used for determination of gross weight when a table for vehicles or combinations having 4 axles is applied to a vehicle having more than 4 axles that is not in combination. Removes restriction of certain tables to special hauling vehicles.

HOUSE AMENDMENT NO. 2.

Adds reference to: 20 ILCS 2610/18 from Ch. 121, par. 307.18 625 ILCS 5/15-113 from Ch. 95 1/2, par. 15-113 625 ILCS 5/16-105 from Ch. 95 1/2, par. 16-105

Changes certain cross references so that they refer to requirements concerning second division vehicles rather than to the Federal Highway Users Tax.

### HOUSE AMENDMENT NO. 3.

Adds reference to:

625 ILCS 5/15-102 from Ch. 95 1/2, par. 15-102

Amends the Illinois Vehicle Code. Deletes the requirement that the Department of Transportation or the appropriate local governing body require signs to be posted denoting the last exit before a construction zone for vehicles with loads exceeding 8 feet 6 inches in width.

Mar 08 1994 Filed With Clerk
Mar 11 First reading Referred to Rules
Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Transportation & Motor

Vehicles

Apr 06 Amendment No.01 TRANSPORTAT'N H Adopted

Do Pass Amend/Short Debate

029-000-000

Cal 2nd Rdng Short Debate

Apr 19 Fiscal Note Requested WENNLUND

Apr 26 Cal 2nd Rdng Short Debate
Apr 26 Amendment No.02 STEPHENS
Amendment No.03 HARTKE

Amendment No.02 STEPHENS Adopted
Amendment No.03 HARTKE Adopted
Mtn Fisc Nte not Applicable HARTKE

Verified Motion prevailed 063-050-000

Fiscal Note not Required

Placed Calndr, Third Reading

Apr 27 Fiscal Note Request W/drawn

Calendar Order of 3rd Rdng

Jan 10 1995 Session Sine Die

### HB-3202 WOOLARD.

40 ILCS 5/14-110

from Ch. 108 1/2, par. 14-110

Amends the State Employee Article of the Pension Code to reduce the vesting requirement for the alternative (State police) formula from 20 years of eligible creditable service to 8 years of actual service in one or more of the specified positions. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

## HB-3203 OSTENBURG – MCGUIRE – GASH – SCHAKOWSKY AND HAWKINS.

20 ILCS 2310/55.76 new

Amends the Civil Administrative Code of Illinois by providing that the Department of Public Health, in cooperation with other related agencies, shall undertake a study to determine the feasibility of establishing a Healthy Families America program to provide a statewide, comprehensive, coordinated program of early intervention services for infants and toddlers through a home visitor program for new parents and their children. Effective immediately.

FISCAL NOTE (Dpt. of Public Health)

HB-3203 will have minimal fiscal impact on the Department.

FISCAL NOTE (Dept. of Public Health)

No change from previous note.

Note(s) That May Apply: Fiscal Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 07 Do Pass/Short Debate Cal 022-000-000

Cal 2nd Rdng Short Debate
Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate
Apr 28 Fiscal Note Filed

Fiscal Note Filed

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

### HB-3204 CURRAN.

Apr 19

40 ILCS 5/14-114

from Ch. 108 1/2, par. 14-114

Amends the State Employee Article of the Pension Code to change the minimum age required for receiving the first automatic annual increase in retirement annuity from 60 to 55. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-3205 CURRAN.

30 ILCS 105/5.385 new 30 ILCS 105/6z-30 new

Amends the State Finance Act to create the Upward Mobility Program Fund. Specifies uses and provides for periodic transfers into the Fund from the General Revenue Fund. Effective immediately.

Note(s) That May Apply: Fiscal Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elections & State

Government

Apr 14 Do Pass/Consent Calendar 021-000-000

Consnt Caldr Order 2nd Read
Apr 19 Remvd from Consent Calendar

PARKE & CROSS

Cal 2nd Rdng Short Debate

Apr 20 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate

Apr 26	Removed Short Debate Cal CURRAN Consnt Caldr Order 2nd Read
	Cnsent Calendar, 2nd Reading
	Consnt Caldr Order 3rd Read
Apr 27	Fiscal Note Request W/drawn
	Consent Cal 3rd Reading
Apr 28	Consnt Caldr, 3rd Read Pass 117-000-000
	Arrive Senate
	Placed Calendr, First Reading
Apr 29	Sen Sponsor BÉRMAN
•	First reading Referred to Rules
May 03	Sponsor Removed BERMAN
•	Alt Chief Sponsor Changed HASARA
May 05	Assigned to Executive
May 12	Refer to Rules/Rul 3-9(a)
Jan 10 1995	Session Sine Die

#### HB-3206 ROTELLO.

65 ILCS 5/11-33-1

from Ch. 24, par. 11-33-1

Amends the Illinois Municipal Code. Provides that the corporate authorities of a non-home rule municipality with more than 100,000 but less than 200,000 inhabitants that has an established electrical inspection department and electrical commission may provide for the licensing, examination, and regulation of electricians as a condition for an electrical contractor to obtain a permit. Mar 08 1994

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Filed With Clerk
Mar 11
              First reading
                                        Referred to Rules
Mar 17
              Ruled Exempt Hse Rule 29(c) HRUL
                                         Rfrd to Comm on Assignment
                                         Assigned to Executive
Apr 13
                                         Recommended do pass 007-004-000
              Placed Calndr, Second Reading
Apr 19
                                        Fiscal Note Requested WENNLUND
              Placed Calndr, Second Reading
Apr 28
              Second Reading
               Held on 2nd Reading
Jan 10 1995
              Session Sine Die
      STECZO.
```

### HB-3207

110 ILCS 205/9.04

from Ch. 144, par. 189.04

Amends the Board of Higher Education Act. Replaces a reference to the long title of an Act with that Act's short title.

Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Higher Education

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3208 STECZO.

110 ILCS 205/9.11

from Ch. 144, par. 189.11

Amends the Board of Higher Education Act. In the provisions relating to the annual capital plan of public universities, makes changes of grammar and punctuation.

Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Higher Education

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HR-3209 CURRAN - GILES - GASH, HAWKINS AND STECZO.

10 ILCS 5/7-43 from Ch. 46, par. 7-43 10 ILCS 5/7-44 from Ch. 46, par. 7-44

Amends the Election Code. Provides that a voter casting ballots in a primary election shall receive the ballots of all political parties, but may vote in the primary of only one political party.

**1909** HB-3209—Cont.

Note(s) That May Apply: Fiscal

Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elections & State

Government

Apr 21 Recommended do pass 016-003-001

Placed Caindr, Second Reading

Apr 28 Fiscal Note Requested WENNLUND

Judicial Note Request WENNLUND

Placed Calndr, Second Reading

Second Reading Held on 2nd Reading

Jan 10 1995 Session Sine Die

### HB-3210 BRUNSVOLD.

Makes appropriations for the ordinary and contingent expenses of the Office of the State's Attorneys Appellate Prosecutor for fiscal year 1995. Effective July 1, 1994.

### HOUSE AMENDMENT NO. 1

Deletes the effective date.

Mar 08 1994 Filed With Clerk

Mar 11 First reading Rfrd to Comm on Assignment Apr 06 Assigned to Appropriations-Public

Safety

Apr 21 Amendment No.01 APP PUB SAFTY H Adopted Recommnded do pass as amend

011-000-000

Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading

May 25 Placed Calndr, Third Reading

Third Reading - Passed 081-001-033

May 26 Arrive Senate

Placed Calendr, First Reading
Jun 08 Sen Sponsor MADIGAN

Jun 15 First reading Referred to Rules

Jan 10 1995 Session Sine Die

### HB-3211 BURKE.

40 ILCS 5/3-106 from Ch. 108 1/2, par. 3-106 40 ILCS 5/3-114.2 from Ch. 108 1/2, par. 3-114.2

Amends the Downstate Police Article of the Pension Code in relation to persons first appointed to the police department on or after January 1, 1995. Eliminates fitness as a condition of eligibility to participate in the pension fund. Provides that the physical examination required before joining the fund shall be used to detect pre-existing disease and impairment, rather than to establish fitness for police duty. Eliminates the disability pension for nonduty disability caused by or arising out of a disease or impairment that pre-existed appointment to the police force, except for persons with at least 8 years of creditable service. Effective immediately.

Note(s) That May Apply: Pension

Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-3212 HICKS - WENNLUND.

230 ILCS 5/26

Amends the Horse Racing Act to add a caption to a Section concerning pari-mutuel wagering and inter-track wagering.

from Ch. 8, par. 37-26

Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL
Rfrd to Comm on Assignment
Assigned to Executive
Do Pass/Short Debate Cal 011-000-000
Cal 2nd Rdng Short Debate
Apr 19
Cal 2nd Rdng Short Debate
Apr 26 Short Debate Cal 2nd Rdng
Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

### HB-3213 PHELPS – BLACK – HICKS – WOOLARD – HANNIG, DEUCHLER, DE-ERING, NOLAND AND OLSON.

35 ILCS 5/206

from Ch. 120, par. 2-206

Amends the Illinois Income Tax Act to extend the sunset for the coal research and coal utilization tax credits from January 1, 1995 to January 1, 2005. Effective immediately.

Note(s) That May Apply: Fiscal Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Revenue

Apr 21 Do Pass/Consent Calendar 009-000-000

Apr 27 Consnt Caldr Order 2nd Read
Apr 27 Cnsent Calendar, 2nd Readng
Consnt Caldr Order 3rd Read
May 03 Remvd from Consent Calendar

CROSS AND PARKE

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Cal 3rd Rdng Short Debate

May 24 Cal 3rd Rdng Short Debate Short Debate-3rd Passed 115-000-000

May 25 Arrive Senate

Placed Calendr, First Reading

Jan 10 1995 Session Sine Die

### HB-3214 PUGH.

725 ILCS 175/5 from Ch. 56 1/2, par. 1655 725 ILCS 175/5.2 from Ch. 56 1/2, par. 1655.2 30 ILCS 105/5.385 new

Amends the Narcotics Profit Forfeiture Act to change the distribution scheme of monies, sales proceeds of property forfeited under the Act, and fines. Creates the Drug Enforcement Treatment Fund Council. Amends the State Finance Act to create the Drug Enforcement and Treatment Fund in the State treasury.

Note(s) That May Apply: Fiscal Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary II Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

HB-3215 OLSON.

40 ILCS 5/14-104 from Ch. 108 1/2, par. 14-104

Amends the State Employee Article of the Pension Code to extend the application deadline for purchasing credit for contractual service on the legislative staff to July 1, 1995. Effective immediately.

Note(s) That May Apply: Fiscal; Pension Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules
Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

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Ian 10 1995
              Session Sine Die
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HB-3216
           BLACK.
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40 ILCS 5/14-110

from Ch. 108 1/2, par. 14-110

Amends the State Employee Article of the Pension Code to authorize investigators for the office of the Attorney General to receive the alternative (State police) formula for service in that capacity before 1989. Also provides that persons employed in positions for which eligible creditable service may be earned may receive that credit while undergoing the basic police training that is required for that position. Effective immediately.

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NOTE(s) THAT MAY APPLY: Fiscal; Pension
      Mar 08 1994
                    Filed With Clerk
      Mar 11
                     First reading
                                               Referred to Rules
      Mar 17
                     Ruled Exempt Hse Rule 29(c) HRUL
                                               Rfrd to Comm on Assignment
                                               Assigned to Personnel & Pensions
      Apr 22
                                               Ref to Rules/Rul 27E
      Jan 10 1995
                     Session Sine Die
HB-3217
            DART.
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705 ILCS 405/5-23

from Ch. 37, par. 805-23

Ref to Rules/Rul 27E

Amends the Juvenile Court Act of 1987. Increases the time a minor can be detained from 30 to 180 days.

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Mar 08 1994 Filed With Clerk
Mar 11
              First reading
                                        Referred to Rules
              Ruled Exempt Hse Rule 29(c) HRUL
Mar 17
                                        Rfrd to Comm on Assignment
                                        Assigned to Judiciary II
```

Apr 22 Jan 10 1995 Session Sine Die

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HB-3218
           DART.
```

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625 ILCS 5/1-203.1
                                    from Ch. 95 1/2, par. 1-203.1
625 ILCS 5/2-118.1
                                    from Ch. 95 1/2, par. 2-118.1
625 ILCS 5/6-206
                                    from Ch. 95 1/2, par. 6-206
625 ILCS 5/6-208.1
                                    from Ch. 95 1/2, par. 6-208.1
625 ILCS 5/6-517
                                    from Ch. 95 1/2, par. 6-517
625 ILCS 5/6-520
                                    from Ch. 95 1/2, par. 6-520 from Ch. 95 1/2, par. 11-500
625 ILCS 5/11-500
625 ILCS 5/11-501
                                    from Ch. 95 1/2, par. 11-501
625 ILCS 5/11-501.1
                                    from Ch. 95 1/2, par. 11-501.1
625 ILCS 5/11-501.2
                                    from Ch. 95 1/2, par. 11-501.2
625 ILCS 5/11-501.6
                                    from Ch. 95 1/2, par. 11-501.6
720 ILCS 5/9-3
                                    from Ch. 38, par. 9-3
```

Amends the Criminal Code of 1961 and the Illinois Vehicle Code. Lowers the blood alcohol concentration level at which a person under age 21 is presumed to be under the influence of alcohol from 0.10 to 0.02.

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Mar 08 1994
              Filed With Clerk
              First reading
Mar 11
                                         Referred to Rules
Mar 17
              Ruled Exempt Hse Rule 29(c) HRUL
                                         Rfrd to Comm on Assignment
                                         Assigned to Judiciary II
Apr 22
                                         Ref to Rules/Rul 27E
Jan 10 1995
              Session Sine Die
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#### HB-3219 DART AND DAVIS.

20 ILCS 505/35.5-5 new

Amends the Children and Family Services Act by providing that the Auditor General shall conduct a program audit of the office of the Inspector General. Provides for an initial audit to the General Assembly no later than May 1, 1995, and a subsequent audit no later than May 1, 1997.

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FISCAL NOTE (Auditor General)
    Estimated total cost for in-house staff to perform the audit
    could range from $150,000 to $200,000.
NOTE(S) THAT MAY APPLY: Fiscal
    Mar 08 1994 Filed With Clerk
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Mar 11 Mar 17	First reading Ruled Exempt Hse Rule 290	Referred to Rules c) HRUL
	- -	Rfrd to Comm on Assignment Assigned to Health Care & Human
		Services
Apr 07	GIAIDI GI DI	Do Pass/Short Debate Cal 022-000-000
	Cal 2nd Rdng Short Debate	
Apr 19	G to the grant	Fiscal Note Requested WENNLUND
4 05	Cal 2nd Rdng Short Debate	
Apr 27	6 . 6 . D	Fiscal Note Filed
	Cal 2nd Rdng Short Debate	
Apr 28	Short Debate Cal 2nd Rdng	
* 40.400.	Held 2nd Rdg-Short Debate	;
Jan 10 1995	Session Sine Die	

#### HB-3220 DAVIS.

305 ILCS 5/12-4.4

from Ch. 23, par. 12-4.4

Amends the Public Aid Code by providing that eligibility for Earnfare shall be limited to 6 months (now only 6 months) out of any 12 consecutive month period, plus up to one additional month for orientation, if necessary. Provides for orientation if it would assist a participant to better perform his or her Earnfare assignment. Makes other changes. Effective July 1, 1994.

FISCAL NOTE (Dept. of Public Aid) The estimated fiscal impact of this legislation does not include providing the Earnfare participants a wage during the month they are receiving an orientation. If wages were provided for the month of orientation, the additional cost would be approximately \$23,100 per 100 clients.

Filed With Clerk Mar 08 1994

Mar 11 First reading Referred to Rules Ruled Exempt Hse Rule 29(c) HRUL Mar 17

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 07 Recommended do pass 017-009-000 Placed Calndr, Second Reading

Apr 14 Fiscal Note Requested BLACK

Placed Calndr, Second Reading

Apr 21 Fiscal Note Filed Placed Caindr, Second Reading

Second Reading Apr 28

Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### CURRAN - VON B - WESSELS - HARTKE. HB-3221

35 ILCS 200/2-60

Amends the Property Tax Code. Provides that a person appointed to fill a vacancy in the office of township or multi-township assessor must be a member of the same political party as the person vacating the office. Effective immediately.

FISCAL NOTE (DCCA) HB 3221 has no impact on State revenues or expenditures.

FISCAL NOTE (Dept. of Revenue) HB 3221 has no fiscal impact on State or local governments.

Mar 08 1994 Filed With Clerk

Mar 11 First reading

Referred to Rules Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Counties & Townships

Apr 07 Do Pass/Short Debate Cal 010-000-000 Cal 2nd Rdng Short Debate

Apr 19

Fiscal Note Requested WENNLUND Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng Apr 28 Held 2nd Rdg-Short Debate

May 03 Fiscal Note Filed Fiscal Note Filed

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3222 SCHAKOWSKY.

215 ILCS 5/356q new

Amends the Illinois Insurance Code to require coverage for midwifery services in insurance policies, contracts, or certificates of insurance that provide coverage for hospital or medical expenses. Effective immediately.

Mar 08 1994 Filed With Clerk

Mar 11 Referred to Rules First reading

Ruled Exempt Hse Rule 29(c) HRUL Mar 17

Rfrd to Comm on Assignment

Assigned to Insurance Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

### JONES.SHIRLEY - WOJCIK - SCHAKOWSKY - CURRIE, BURKE AND HB-3223 KRAUSE.

30 ILCS 575/5

from Ch. 127, par. 132.605

30 ILCS 570/8f new 30 ILCS 575/9

from Ch. 127, par. 132.609

Amends the Minority and Female Business Enterprise Act. Provides that the Minority and Female Business Enterprise Council shall establish 24 hour electronic access to bid and application information regarding State contracts. Requires the Council to report by December 31 of each year to the Governor and General Assembly regarding State agency and university progress in achieving goals under the Act. Provides for repeal of the Act on September 6, 2000, rather than September 6, 1994. Effective immediately.

### HOUSE AMENDMENT NO. 1.

Provides that the Minority and Female Business Enterprise Council may, at its discretion, include, rather than shall provide, a 24 hour electronic access to the list of contracts and the bid and application information.

FISCAL NOTE, AMENDED (DCMS)

Total yearly operational costs for MAFBE are approximately \$427,600, with future increases for inflationary adjustments.

Costs for a 24-hour system are one-time development cost of \$15,000 and operational costs of \$36,000 per year.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Elections & State

Government

Apr 07 Amendment No.01 ELECTN ST GOV H Adopted

Do Pass Amend/Short Debate

016-000-000

Cal 2nd Rdng Short Debate

Apr 26 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate

Fiscal Note Filed Apr 28

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

May 05 Amendment No.02 RYDER Ruled not germane

Appeal Ruling of Chair BLACK

Motion failed

Cal 3rd Rdng Short Debate

Short Debate-3rd Passed 107-000-000

May 06 Arrive Senate

> Sen Sponsor GEO-KARIS Placed Calendr, First Reading

First reading Referred to Rules

Jan 10 1995 Session Sine Die HB-3224 **1914** 

## HB-3224 WOJCIK - RONEN - SCHAKOWSKY - JONES, SHIRLEY - CURRIE, KRAUSE, KASZAK, GIGLIO, SHEEHY AND WELLER.

New Act 30 ILCS 105/5.385 new

Creates the Women's Business Ownership Act. Provides for a Women's Business Ownership Council within the Department of Commerce and Community Affairs to review the status of statewide women-owned business and the role of State and local government in assisting and promoting aid to women-owned businesses. Provides that the Council report annually to the Governor and General Assembly on new private sector initiatives that would provide management and technical assistance to women-owned businesses and ways to promote greater access to public and private sector financing and procurement opportunities for these businesses. Makes other related provisions. Amends the State Finance Act to create the Women's Business Ownership Fund. Effective immediately.

### HOUSE AMENDMENT NO. 1.

Changes the number of Council members appointed by the Governor to 5 members (now 7 members) and provides that one member shall be appointed by the Minority Leader of the Senate and one member shall be appointed by the Minority Leader of the House of Representatives. Defines the term "woman business owner". Provides Council member term limits.

Note(s) That May Apply: Fiscal

Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elections & State

Government

Apr 21 Amendment No.01 ELECTN ST GOV H Adopted DP Amnded Consent Calendar

DP Amnded Consent Calendar 019-000-000

Consnt Caldr Order 2nd Read

Apr 27 Cnsent Calendar, 2nd Reading

Consnt Caldr Order 3rd Read Apr 29 Remvd from Consent Calendar

Cal 2nd Rdng Short Debate May 03 Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

### HB-3225 RONEN.

New Act

Creates the Comprehensive Health Care Act. Provides the short title only.

Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 21 Motion Do Pass-Lost 014-008-003

HCHS

Remains in Committee Health Care &

Human Services Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

### HB-3226 CAPPARELLI.

40 ILCS 5/5-154 from Ch. 108 1/2, par. 5-154

30 ILCS 805/8.18 new

Amends the Chicago Police Article of the Pension Code to provide that any duty disability benefit that has been payable for at least 10 years shall be at least 50% of the current salary attached from time to time to the rank held by the policeman at the time of removal from the police department payroll. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Note(s) That May Apply: Fiscal; Pension; State Mandates

Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 17

Rfrd to Comm on Assignment Assigned to Personnel & Pensions Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

#### CAPPARELLI. HB-3227

40 ILCS 5/5-132

from Ch. 108 1/2, par. 5-132

30 ILCS 805/8.18 new

Amends the Chicago Police Article of the Pension Code to base retirement benefits on the highest 12 months, rather than 4 years, of salary within the last 10 years of service, for persons retiring after December 31, 1994. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Note(s) That May Apply: Fiscal; Pension; State Mandates

Filed With Clerk Mar 08 1994

Referred to Rules Mar 11 First reading

Ruled Exempt Hse Rule 29(c) HRUL Mar 17

Rfrd to Comm on Assignment Assigned to Personnel & Pensions Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

#### HB-3228 CAPPARELLI.

40 ILCS 5/5-132.3 new

30 ILCS 805/8.18 new

Amends the Chicago Police Article of the Pension Code to provide early retirement incentives. Grants up to 5 years of creditable service and up to 5 years of age enhancement. Requires employee contributions at half the regular rate. Requires the City to pay the resulting unfunded accrued liability to the Fund over 7 years, with interest. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 17

> Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Ref to Rules/Rul 27E Apr 22

Jan 10 1995 Session Sine Die

## CAPPARELLI. 30 ILCS 805/8.18 new

40 ILCS 5/5-114

from Ch. 108 1/2, par. 5-114

Amends the Chicago Police Article of the Pension Code. Changes the definition of salary to include duty availability allowance payments. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Note(s) That May Apply: Fiscal; Pension; State Mandates

Mar 08 1994 Filed With Clerk

First reading Mar 11 Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 17

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 22

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3230 CAPPARELLI.

40 ILCS 5/5-167.1 30 ILCS 805/8.18 new from Ch. 108 1/2, par. 5-167.1

Amends the Chicago Police Article of the Pension Code to provide for a 3% automatic annual increase in all retirement annuities, beginning not earlier than age 55. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal: Pension: State Mandates

Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### CAPPARELLI.

40 ILCS 5/5-154.1

from Ch. 108 1/2, par. 5-154.1

30 ILCS 805/8.18 new

Amends the Chicago Police Article of the Pension Code to provide an occupational disease disability benefit for police officers who are disabled by heart disease and for their dependent children and survivors. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates

Filed With Clerk Mar 08 1994

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

#### HB-3232 CAPPARELLI.

40 ILCS 5/5-179

from Ch. 108 1/2, par. 5-179

Amends the Chicago Police Article of the Pension Code to provide that all active policemen may vote for all active police officer positions on the board, regardless of rank. Effective immediately.

NOTE(S) THAT MAY APPLY: Pension

Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3233 CAPPARELLI.

Apr 22

40 ILCS 5/5-114 from Ch. 108 1/2, par. 5-114 40 ILCS 5/5-132 from Ch. 108 1/2, par. 5-132 from Ch. 108 1/2, par. 5-148 40 ILCS 5/5-148 40 ILCS 5/5-167.1 from Ch. 108 1/2, par. 5-167.1 30 ILCS 805/8.18 new

Amends the Chicago Police Article of the Pension Code to change the minimum age for automatic annual increases in retirement pension from 60 to 55. Changes the conditions and formula for retirement pensions and raises the maximum pension from 75% to 80% of final average salary. Limits the salary for pension purposes of persons first appointed to non-civil service positions after December 31, 1994 to the highest civil service captain's salary. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Ref to Rules/Rul 27E Apr 22

Jan 10 1995 Session Sine Die

#### HB-3234 KASZAK.

5 ILCS 100/5-140

from Ch. 127, par. 1005-140

Amends the Illinois Administrative Procedure Act. Makes stylistic changes.

Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elections & State Government

Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

#### HB-3235 MARTINEZ.

20 ILCS 3405/16

from Ch. 127, par. 2716

Amends the Historic Preservation Agency Act. Requires that admission charged veterans at historic sites with military history displays be 50% of that charged

NOTE(S) THAT MAY APPLY: Fiscal

Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Veterans' Affairs Ref to Rules/Rul 27E

Apr 22 Session Sine Die Jan 10 1995

HB-3236 HICKS.

> 755 ILCS 5/21-2.12 from Ch. 110 1/2, par. 21-2.12 755 ILCS 5/21-2.13a from Ch. 110 1/2, par. 21-2.13a 755 ILCS 5/21-2.14 from Ch. 110 1/2, par. 21-2.14

Amends provisions of the Probate Act specifying the types of property in which a ward's representative may invest. Permits investment in an open-end or closed-end mutual fund or investment trust if the fund has earned a net profit in 4 of the last 5 years (rather than 8 of the last 10 years) and the fund meets other requirements, but requires annual review by the court of the status of any such investment. Amends the 3 Sections of the Act authorizing a ward's representative to invest in various types of mutual funds by providing that none of the Sections prohibit making investments in accordance with the requirements of one of the other Sections.

Filed With Clerk Mar 08 1994 Mar 11 Referred to Rules First reading

Ruled Exempt Hse Rule 29(c) HRUL Mar 17

Rfrd to Comm on Assignment

Assigned to Judiciary I

Do Pass/Short Debate Cal 012-000-000 Apr 21

Cal 2nd Rdng Short Debate Fiscal Note Requested WENNLUND Apr 28

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate Mtn Fisc Nte not Applicable HICKS May 05

Motion prevailed

Fiscal Note not Required

Cal 3rd Rdng Short Debate

Short Debate-3rd Passed 110-000-000

May 06 Arrive Senate

Placed Calendr, First Reading

Jan 10 1995 Session Sine Die

#### HB-3237 CAPPARELLI - MCAULIFFE - SAVIANO - DART - BUGIELSKI.

40 ILCS 5/6-128

from Ch. 108 1/2, par. 6-128 30 ILCS 805/8.18 new

Amends the Chicago Firefighter Article of the Pension Code to base the regular retirement annuity on the average salary for the highest 2 (rather than 4) years within the last 10 years of service. Also makes technical changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 17

Rfrd to Comm on Assignment Assigned to Personnel & Pensions Apr 22

Jan 10 1995 Session Sine Die

Ref to Rules/Rul 27E

## HB-3238 CAPPARELLI – SANTIAGO – LOPEZ – MCAULIFFE – FRIAS AND BURKE.

40 ILCS 5/6-127.1 new 30 ILCS 805/8.18 new

Amends the Chicago Firefighter Article of the Pension Code to provide early retirement incentives. Grants up to 5 years of creditable service upon payment of certain employee contributions. Increases the maximum annuity to 80% of average salary. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

# HB-3239 SANTIAGO – DART – CAPPARELLI – BUGIELSKI – MCAULIFFE, BURKE, FRIAS, GIGLIO, KOTLARZ, LANG, LAURINO, LOPEZ, SAVIANO AND TURNER.

40 ILCS 5/6-127.1 new

Amends the Chicago Firefighter Article of the Pension Code to provide an optional retirement benefit. Allows a firefighter who is still in service but eligible for retirement to fix the amount of his or her retirement annuity and cease making employee contributions to the Fund. Provides that once the annuity has been fixed, the corresponding employer contributions will be deposited into a segregated account and paid to the firefighter as an additional benefit at retirement.

NOTE(S) THAT MAY APPLY: Pension

Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

## HB-3240 HANNIG – JOHNSON,TIM – MCAFEE – PARCELLS – BIGGINS AND OSTENBURG.

325 ILCS 20/4

from Ch. 23, par. 4154

Amends the Early Intervention Services System Act. Requires that the annual report of the Interagency Council on Early Intervention include (i) the estimated number of eligible infants and toddlers in this State, (ii) the number of eligible infants and toddlers who have received services under the Act and the cost of providing those services, and (iii) the estimated cost of providing services under the Act to all eligible infants and toddlers in this State.

Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human Services

Apr 07 Do I

Do Pass/Short Debate Cal 022-000-000

Apr 28 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

### HB-3241 HANNIG - JOHNSON, TIM - MCAFEE - PARCELLS - BIGGINS.

615 ILCS 5/5 from Ch. 19, par. 52 615 ILCS 5/9 from Ch. 19, par. 56 615 ILCS 5/16 from Ch. 19, par. 63 615 ILCS 5/18d from Ch. 19, par. 65d 615 ILCS 5/24

from Ch. 19, par. 71

Amends the Rivers, Lakes, and Streams Act. Removes the requirement that the Department of Transportation make a list of all navigable and non-navigable waters in the State. Removes the requirement that the Department enter an order upon a well founded complaint to prevent wrongful interference with navigation. Provides that preservation and beautification of public bodies of water be made upon appropriation of funds for that purpose. Removes the requirement that a bond be furnished to the Department to secure payment under a contract to remove earth, stone, sand, gravel, coal, gas, oil, or other mineral or for the building of a facility upon State owned land. Changes the requirement for the Department to examine all the meandered lakes, the shore line of Lake Michigan, and the Chicago River from a yearly examination to an examination every 5 years beginning with the year 1995. Makes other changes. Effective immediately.

Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Assigned to Transportation & Motor

Mar 23 Recommended do pass 020-009-000

Placed Calndr, Second Reading

Apr 28 Second Reading

Jan 10 1995 Held on 2nd Reading Session Sine Die

### HB-3242 HANNIG - JOHNSON, TIM - MCAFEE - PARCELLS - BIGGINS.

110 ILCS 305/7g new

110 ILCS 520/8g new

110 ILCS 605/8i new

110 ILCS 705/8i new

Amends the Southern Illinois University Management Act and the University of Illinois, Board of Governors, and Regency Universities Acts. Provides that the governing board of a university subject to any of those Acts may waive, for individuals with the requisite academic, athletic, or other abilities, that percentage of its undergraduate tuition that is authorized under the tuition waiver limitation established by the Illinois Board of Higher Education. Also provides that if the university issues tuition waivers in excess of those limitations, the Illinois Board of Higher Education may reduce the budget request submitted with respect to that university for the succeeding fiscal year by the amount of the tuition waiver excess.

Mar 08 1994 Filed With Clerk
Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Higher Education

Mar 24 Do Pass/Consent Calendar 014-000-000

Consnt Caldr Order 2nd Read

Remvd from Consent Calendar

Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

## HB-3243 HANNIG – JOHNSON,TIM – MCAFEE – PARCELLS – CURRAN AND BIGGINS.

30 ILCS 105/12-3

Apr 05

from Ch. 127, par. 148-3

Amends the State Finance Act. Changes the filing deadlines for each agency's semi-annual report of officers' and employees' official headquarters to July 15 and January 15. Requires that the report indicate the relevant facility or institution if the agency has more than one. Effective January 1, 1995.

Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elections & State Government Mar 24

Do Pass/Short Debate Cal 020-000-000

Apr 06

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Cal 3rd Rdng Short Debate

Jan 10 1995 Session Sine Die

## HB-3244 DART - CROSS - JOHNSON,TIM - MCAFEE - BIGGINS AND PARCELLS.

30 ILCS 220/11

from Ch. 53, par. 27

Amends the Fees and Salaries Act. Eliminates the duty of the State Board of Education to file verified, semi-annual reports with the Governor showing the amount of fees it collected.

SENATE AMENDMENT NO. 2.

Adds reference to: 30 ILCS 105/6z-27

Adds provisions amending the State Finance Act. Requires the transfer of specified amounts from certain funds into the Audit Expense Fund for use in accordance with the Illinois State Auditing Act. Adds an immediate effective date.

### SENATE AMENDMENT NO. 5

Adds reference to:

New Act

Creates the Education for Homeless Children Act. Defines homeless person and school of origin. Provides that when a child loses permanent housing and becomes a homeless person or when a homeless child changes his temporary living arrangements, the child's parents or guardians have the option of either (1) continuing the child in the school of origin for as long as the child remains homeless (or, if the child becomes permanently housed, until the end of the academic year in which that housing is required) or (2) enrolling the child in any school that nonhomeless students who live in the attendance area in which the homeless child is living are eligible to attend. Adds provisions relative to transportation, prompt enrollment, and dispute resolution incident to the education of homeless children. Creates the Homeless Children Committee and establishes its responsibilities. Provides that the Act does not limit the obligations of school districts under the federal Stewart E. McKinney Homeless Assistance Act.

### SENATE AMENDMENT NO. 6.

Redefines a homeless person as an individual who, due to economic hardship, domestic violence, or abuse, is staying in the residence of another while seeking permanent housing. Provides that in any civil action, a party whose rights under this Act are found to have been violated shall be entitled to recover reasonable attorney's fees and costs (now a party found to be aggrieved by an violation of this Act shall be entitled to recover fees and costs). Makes stylistic changes.

Mar 08 1994 Filed With Clerk

Wai 00 1994	riieu witii Cieik	
Mar 11	First reading	Referred to Rules
Mar 17	Ruled Exempt Hse Rule 29	P(c) HRUL
	•	Rfrd to Comm on Assignment
		Assigned to Elementary & Secondary
		Education
Mar 23		Do Pass/Consent Calendar 019-000-000
	Consnt Caldr Order 2nd R	ead
Apr 13	Cnsent Calendar, 2nd Read	dng
	Consnt Caldr Order 3rd Re	ead
Apr 20	Consnt Caldr, 3rd Read Pa	ss 113-000-001
	Arrive Senate	
	Placed Calendr, First Read	
Apr 28	Sen Sponsor DEANGELIS	3
	First reading	Referred to Rules
		Assigned to Education
May 05		Recommended do pass 010-000-000
	Placed Calndr, Second Rea	dng
May 11	Filed with Secretary	
	Amendment No.01	DILLARD
		-DEANGELIS

Amendment referred to

May 11—Cont	Filed with Secretary Amendment No.02	DEANGELIS	Amendment referred to
		SRUL	referred to
	Filed with Secretary Amendment No.03	DEANGELIS	Amendment referred to
	Added As A Co-sponsor SE	SRUL EVERNS	10101100 10
May 12	Filed with Secretary Amendment No.04	DEANGELIS	Amendment referred to
	Amendment No.02	SRUL DEANGELIS Rules refers to SESE	
May 13	Filed with Secretary Amendment No.05	DEANGELIS	Amendment referred to
May 18	Added As A Co-sponsor Di Amendment No.02	DEANGELIS Be adopted	referred to
	Amendment No.01	DILLARD -DEANGELIS Rules refers to SESE	
	Amendment No.05	DEANGELIS Rules refers to SESE	
May 19	Placed Calndr, Second Rea- Filed with Secretary	ung	
May 17	Amendment No.06	DEANGELIS	Amendment referred to
	Disard Calada Casard Dos	SRUL	
	Placed Calndr,Second Rea Amendment No.01	DILLARD -DEANGELIS	
	Amendment No.05	Held in committee DEANGELIS Be adopted	
	Amendment No.06	DEANGELIS Rules refers to SESE	
	Placed Calndr, Second Rea Second Reading	_	
	Amendment No.02 Amendment No.05 Placed Calndr, Third Read	DEANGELIS DEANGELIS	Adopted Adopted
May 20	Amendment No.06	DEANGELIS Be adopted	
	Placed Calndr, Third Read Added as Chief Co-sponsor Recalled to Second Readir	r BERMAN	
	Amendment No.06 Placed Calndr, Third Read	DEANGELIS	Adopted
	Third Reading - Passed 05 Amendment No.01	9-000-000 DILLARD -DEANGELIS	
	Tabled Pursuant to Rule5- Amendment No.03	4(A) DEANGELIS	
	Tabled Pursuant to Rule5-		
	Amendment No.04	DEANGELIS	
	Tabled Pursuant to Rule5- Third Reading - Passed 05	4(A) 9-000-000	
* */		Refer to Rules/Rul 3-8(b	) )
Jun 14	Place Cal Order Concurre H Concurs in S Amend. 2,	Recommends Considerations 02,05,06	on HKUL
	Passed both Houses	J,0/ 110-000-000	
Jul 13 Sep 09	Sent to the Governor Governor approved PUBLIC ACT 88-0634	effective date 94-09-09	

HB-3245 **1922** 

## HB-3245 HANNIG – JOHNSON,TIM – MCAFEE – PARCELLS – CURRAN AND BIGGINS.

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20 ILCS 5/9.11a from Ch. 127, par. 9.11a 105 ILCS 5/13-41 from Ch. 122, par. 13-41 105 ILCS 5/13-44.3 from Ch. 122, par. 13-44.3 705 ILCS 405/5-33 from Ch. 37, par. 805-33 730 ILCS 5/3-2-5 from Ch. 38, par. 1003-2-5 730 ILCS 5/3-6-2 from Ch. 38, par. 1003-6-2 730 ILCS 5/3-10-4 from Ch. 38, par. 1003-10-4 730 ILCS 5/3-10-1 from Ch. 38, par. 1003-10-11 730 ILCS 5/3-13-4 from Ch. 38, par. 1003-13-4
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Amends the Civil Administrative Code of Illinois, the School Code, the Juvenile Court Act of 1987, and the Unified Code of Corrections. Abolishes the statutory positions of Assistant Director of Corrections of the Adult Division and the Assistant Director of Corrections of the Juvenile Division.

Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elections & State Government

Mar 24 Do Pass/Short Debate Cal 020-000-000

Apr 06 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate

Session Sine Die

## HB-3246 HANNIG – JOHNSON,TIM – MCAFEE – PARCELLS – CURRAN AND BIGGINS.

20 ILCS 405/67.02 from Ch. 127, par. 63b13.2

Amends the Civil Administrative Code of Illinois. Provides that leases entered into by the Department of Central Management Services on behalf of any State entity may not require rental payments before occupancy except under extraordinary circumstances. When extraordinary circumstances exist, limits the lease to one year.

NOTE(s) THAT MAY APPLY: Fiscal

Jan 10 1995

Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elections & State

Government

Mar 24 Do Pass/Short Debate Cal 020-000-000

Apr 06 Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Jan 10 1995 Session Sine Die

### HB-3247 HANNIG – JOHNSON, TIM – MCAFEE – PARCELLS – BIGGINS.

415 ILCS 5/4 from Ch. 111 1/2, par. 1004 415 ILCS 5/9.6 from Ch. 111 1/2, par. 1009.6

Amends the Environmental Protection Act to specifically authorize the Environmental Protection Agency to accept indirect cost reimbursements. Requires payment of the initial annual fee for an air pollution operating permit to be made before issuance of the permit.

### HOUSE AMENDMENT NO. 1.

Provides that an initial annual air pollution permit fee shall be refunded if the permit is denied.

Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Apr 14 Amendment No.01 Assigned to Environment & Energy ENVRMNT ENRGY H Adopted

Do Pass Amend/Short Debate

026-000-000

Cal 2nd Rdng Short Debate

Apr 26

Short Debate Cal 2nd Rdng Amendment No.02 PERSICO

Ruled not germane

Appeal Ruling of Chair PERSICO

Motion failed

Cal 3rd Rdng Short Debate Session Sine Die

#### Jan 10 1995 HB-3248 STEPHENS.

305 ILCS 5/4-1.2c new

Amends the Public Aid Code. Prohibits AFDC payments to a person under 18 who has never married and who has a child or is pregnant, unless that person resides with a parent, legal guardian, or other adult relative or in an adult-supervised living arrangement. Authorizes exceptions.

Note(s) That May Apply: Fiscal Mar 08 1994 Filed With Clerk

Mar 11 First reading Jan 10 1995 Session Sine Die Referred to Rules

#### HB-3249 GRANBERG.

10 ILCS 5/6-2

from Ch. 46, par. 6-2

Amends the Election Code to make a stylistic change.

Filed With Clerk Mar 08 1994

Mar 11 First reading

Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 17

Rfrd to Comm on Assignment Assigned to Elections & State Government Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

#### HB-3250 GRANBERG.

10 ILCS 5/3-1

from Ch. 46, par. 3-1

Amends the Election Code to make a stylistic change.

FISCAL NOTE (Sec. of State)

The Office of Secretary of State estimates a minimum start-up cost of approximately \$35,500 to accommodate staff time, equipment, and printing and mailing of promotional materials. However, because there is no reliable estimate available regarding the total number of possible participants in such a program, a total cost estimate cannot be provided.

Mar 08 1994 Filed With Clerk

Mar 11 First reading

Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Elections & State

Government Ref to Rules/Rul 27E

Apr 22 Jan 10 1995

Session Sine Die

#### HB-3251 KRAUSE.

New Act

20 ILCS 105/4.01 from Ch. 23, par. 6104.01

30 ILCS 105/5.385 new

35 ILCS 5/507N new 35 ILCS 5/509 from Ch. 120, par. 5-509 35 ILCS 5/510 from Ch. 120, par. 5-510

Creates the Senior Citizens Assembly Act. Provides that the Department on Aging shall establish a Senior Citizens Assembly that shall be comprised of persons elected as delegates from all areas of the State to represent their peers in a model legislative session. Amends the Illinois Act on the Aging to authorize the Department on Aging to make grants from funds appropriated from the Senior Citizens Assembly Fund to the Senior Citizens Assembly to establish and maintain the Assembly. Amends the State Finance Act to create the Senior Citizens Assembly Fund. Amends the Illinois Income Tax Act to create a checkoff to allow contributions to be made to the Senior Citizens Assembly Fund. Includes technical revisions.

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Note(s) That May Apply: Fiscal
Mar 08 1994 Filed With Clerk
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Mar 11 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Aging
Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

## HB-3252 DANIELS - MADIGAN,MJ - MCAULIFFE - FRIAS - WALSH, CROSS, SANTIAGO AND WELLER.

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730 ILCS 5/3-6-3 from Ch. 38, par. 1003-6-3
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Amends the Unified Code of Corrections to provide that a prisoner serving a term of imprisonment of one or more years may receive only 54 days of good conduct credit for each year of his or her term of imprisonment. Authorizes early release credit for participation in substance abuse programs, corrections industry assignments, and educational programs. Provides for vesting of early release credit at the end of the year in which it is earned. Deletes certain current provisions concerning early release credit. Effective immediately.

### HOUSE AMENDMENT NO. 1.

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Adds reference to:
30 ILCS 105/5.385 new
30 ILCS 115/1b new
30 ILCS 115/2a new
30 ILCS 115/3a new
31 ILCS 105/9 from Ch. 120, par. 9-901
35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 110/9 from Ch. 120, par. 439.39
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 120/3 from Ch. 120, par. 442
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50 ILCS 705/5.1 new 50 ILCS 705/5.2 new nends the Illinois Inco

Amends the Illinois Income Tax Act, the use and occupation tax Acts, and the State Revenue Sharing Act to provide that 1.79% of income tax proceeds and 1.81% of use and occupation tax proceeds shall be deposited into the Police Protection Enhancement Distributive Fund. Provides that moneys in the Fund shall be allocated to municipalities and counties in this State for the purposes of hiring new police officers. Amends the State Finance Act to add the Fund to the list of funds in the State treasury. Amends the Illinois Police Training Act to require the Illinois Local Governmental Law Enforcement Officers Training Board to conduct random audits of units of local government that receive distributions from the Police Protection Enhancement Distributive Fund. Provides that if the Board determines that a unit of local government did not use its distribution for hiring new police officers, then that unit of local government shall not be eligible for a distribution for 1 year. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

Mar 08 1994	riled with Clerk		
Mar 11	First reading	Referred to Rules	
Mar 24	Ruled Exempt Hse Rule 29	O(c) HRUL	
	•	Rfrd to Comm on Assign	nment
Mar 25		Assigned to Judiciary II	
Apr 19		Recommended do pass 0	14-002-000
_	Placed Caindr, Second Read	dng	
Apr 26	Second Reading	_	
•	Held on 2nd Reading		
Apr 28	Amendment No.01	MADIGAN,MJ	Adopted
•	Placed Calndr, Third Readi	ng	-
May 17	Third Reading - Passed 100	0-011-005	
•	Arrive Senate		
	Placed Calendr, First Read	ng	
May 19	Sen Sponsor DUDYCZ	· ·	
May 20	First reading	Referred to Rules	
Jan 10 1995	Session Sine Die		

1925 HB-3253

HR-3253 SCHAKOWSKY.

> 35 ILCS 5/201 from Ch. 120, par. 2-201 35 ILCS 5/202.5 new 35 ILCS 5/204 from Ch. 120, par. 2-204 35 ILCS 5/208 from Ch. 120, par. 2-208 35 ILCS 5/211 new

Amends the Illinois Income Tax Act. Increases the individual and corporate rates to 4.6% and 7.3% beginning July 1, 1994. Increases the basic amount of the standard exemption to \$5000. Provides that the standard exemption shall be reduced \$0.10 for every \$1 over \$70,000 a taxpayer earns. Increases the residential real property tax credit from 5% to 15% for taxpayers with income below \$90,000. Creates an earned income tax credit that equals 20% of the federal earned income tax credit. Effective July 1, 1994.

NOTE(s) THAT MAY APPLY: Fiscal; Housing Afford

Mar 08 1994 Filed With Clerk

Referred to Rules Mar 11 First reading

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Revenue Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

#### HR-3254 MOSELEY.

310 ILCS 10/3

from Ch. 67 1/2, par. 3

Amends the Housing Authorities Act. Provides that a housing authority may, by ordinance, have 7 (rather than 5) commissioners; one of the 2 additional commissioners must be a resident of the housing authority.

Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 17

Rfrd to Comm on Assignment Assigned to Housing, Economic & Urban Develomt

Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

#### HB-3255 WOJCIK.

35 ILCS 200/18-185

Amends the Property Tax Extension Limitation Law in the Property Tax Code to exclude from the definition of "aggregate extension" special extensions made for a municipality to pay principal or interest on alternate bonds issued under the Local Government Debt Reform Act when the revenue pledged is not from bonds issued under the Illinois Municipal Code by municipalities with fewer than 500,000 inhabitants.

NOTE(S) THAT MAY APPLY: Fiscal Mar 08 1994 Filed With Clerk

Mar 11 First reading Jan 10 1995

Session Sine Die

Referred to Rules

#### SCHAKOWSKY AND FLOWERS. HB-3256

New Act

5 ILCS 80/4.16 new

Creates the Midwife Certification Act. Requires the Department of Public Health to establish certification procedures for midwives. Establishes an 11 member Advisory Committee on Midwifery, within the Department of Public Health, to advise and implement this Act. Grants the Committee the power to adopt or revise rules, conduct hearings and disciplinary conferences, recommend required educational requirements, and participate in a national organization of state boards of midwifery and allows for necessary expenses. Establishes eligibility requirements, sets certification and renewal fees, and provides for judicial review. Sunsets in 2006. Effective January 1, 1996.

NOTE(S) THAT MAY APPLY: Fiscal Mar 08 1994 Filed With Clerk Mar 11
Mar 17
Ruled Exempt Hse Rule 29(c) HRUL
Rfrd to Comm on Assignment
Assigned to Health Care & Human
Services
Apr 14
Motion Do Pass-Lost 008-007-003
HCHS
Remains in Committee Health Care &
Human Services
Apr 22
Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-3257 DART - VON B - WESSELS AND CROSS.

735 ILCS 5/2-1401 from Ch. 110, par. 2-1401
750 ILCS 50/20 from Ch. 40, par. 1524
750 ILCS 50/20a from Ch. 40, par. 1525
750 ILCS 50/20b new

Amends the Adoption Act. Provides that proceedings under the Act shall receive priority in being set for hearing. Creates a time limitation to petition for relief (after 30 days from the entry of a final order or judgement) of one year from the date of entry of the order or judgement. Provides that the Act shall be construed and interpreted so as not to result in extending time limits beyond those set forth in the Act. Amends the Code of Civil Procedure to exempt the one year time limitation to petition for relief under the Adoption Act from the Code of Civil Procedure's 2 year limitation.

Mar 08 1994 Filed With Clerk Mar 11 First reading Referred to Rules Ruled Exempt Hse Rule 29(c) HRUL Mar 17 Rfrd to Comm on Assignment Assigned to Judiciary I Do Pass/Short Debate Cal 012-000-000 Apr 14 Cal 2nd Rdng Short Debate Apr 26 Fiscal Note Requested WENNLUND Short Debate Cal 2nd Rdng Fiscal Note Request W/drawn Cal 3rd Rdng Short Debate Short Debate-3rd Passed 117-000-000 Apr 27 Arrive Senate Apr 28 Placed Calendr, First Reading

Apr 29 Sen Sponsor CRONIN
First reading Referred to Rules

Jan 10 1995 Session Sine Die

### HB-3258 CURRAN.

415 ILCS 5/44 from Ch. 111 1/2, par. 1044

Amends the Environmental Protection Act. Provides that a person commits reckless disposal of hazardous waste if he disposes of hazardous waste with a conscious disregard of a substantial and unjustifiable (now justifiable) risk that is a gross deviation from the standard of care that a reasonable person would exercise in the situation. Effective immediately.

Filed With Clerk Mar 08 1994 Mar 11 First reading Referred to Rules Mar 17 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Environment & Energy Mar 24 Do Pass/Consent Calendar 024-000-000 Consnt Caldr Order 2nd Read Apr 13 Cnsent Calendar, 2nd Reading Consnt Caldr Order 3rd Read Consnt Caldr, 3rd Read Pass 113-000-001 Apr 20 Arrive Senate Placed Calendr, First Reading Apr 29 Sen Sponsor KARPIEL First reading Referred to Rules Jan 10 1995 Session Sine Die

1927 HB-3259

#### HB-3259 DANIELS - RYDER - OLSON - TENHOUSE.

Makes appropriations for various environmental agencies for the fiscal year beginning July 1, 1994.

### HOUSE AMENDMENT NO. 1

Deletes everything. Makes appropriations and reappropriations for OCE and program funding of:

Abandoned Mined Lands Reclamation Council ... Dpt. of Conser-

vation ... Dpt. of Energy and Natural Resources ... EPA ...

Dpt. of Mines and Minerals ... Pollution Control Board

### HOUSE AMENDMENT NO. 2

Designates a portion of the appropriation to EPA to be used for sewer development grant to the Village of Bath.

### HOUSE AMENDMENT NO. 3.

Appropriates grant funding to EPA for the Rural Water Assoc.

Mar 08 1994 Filed With Clerk

Mar 11 First reading Rfrd to Comm on Assignment Apr 06 Assigned to Appropriations-General

Services

Apr 21 Amendment No.01 APP GEN SERVS H Adopted 008-005-000

APP GEN SERVS H Amendment No.02 Adopted 013-000-000 Adopted

Amendment No.03 APP GEN SERVS H 013-000-000

> Recommnded do pass as amend 013-000-000

Placed Calndr, Second Reading

Second Reading Apr 28

Held on 2nd Reading Jan 10 1995 Session Sine Die

#### HR-3260 DANIELS - RYDER - OLSON - TENHOUSE - WELLER.

Makes appropriations and reappropriations to various regulatory agencies for the ordinary and contingent expenses for the fiscal year beginning July 1, 1994.

### HOUSE AMENDMENT NO. 1.

Deletes everything. Appropriates OCE and program funding to:

Liquor Control Commission ... Commissioner of Banks and Trust Companies ... Dpt. of Financial Institutions ... Dpt. of Human Rights ... Human Rights Commission ... Ill. Commerce Commission ... Ill. Racing Board ... Industrial Commission ... Dpt. of Insurance ... State Fire Marshal ... Dpt. of Professional

Regulation ... Commissioner of Savings and Residential Finance.

Mar 08 1994 Filed With Clerk

Mar 11 Rfrd to Comm on Assignment First reading Apr 06 Assigned to Appropriations-General

Services

Apr 21 Amendment No.01 APP GEN SERVS H Adopted Recomminded do pass as amend

013-000-000

Placed Calndr, Second Reading

Second Reading Apr 28 Held on 2nd Reading

Session Sine Die

#### HB-3261 DANIELS - RYDER - TENHOUSE - OLSON.

Makes appropriations and reappropriations for various public safety agencies for the fiscal year beginning July 1, 1994.

### HOUSE AMENDMENT NO. 1.

Jan 10 1995

Deletes everything. Provides for OCE, grants and capital funds for these various agencies:

Criminal Justice Information Authority ... Emergency Management Agency ... Local Government Law Enforcement Officer Training

Board ... Dpt. Military Affairs ... Dpt. Nuclear Safety ...

Dpt. State Police ... Prisoner Review Board ... State Fire

Marshal ... State Police Merit Board.

### HOUSE AMENDMENT NO. 2.

Makes reductions in OCE lines and contractual services for the State Police.

### HOUSE AMENDMENT NO. 3.

Appropriates \$2,426,700 for Insta-Check program expenses (rather than for Chicago Forensic lab expenses) to the Dept. of State Police.

### HOUSE AMENDMENT NO. 4.

Makes reductions in OCE lines, contractual services, and equipment for State Police Merit Board.

Mar 08 1994	Filed With Clerk		
Mar 11	First reading	Rfrd to Comm on Assign	nment
Apr 06		Assigned to Appropriation	
ripi oo		Safety	one i done
Apr 21	Amendment No.01	APP PÚB SAFTY H	Adopted
•	Amendment No.02	APP PUB SAFTY H	Adopted
	Amendment No.03	APP PUB SAFTY H	Adopted
	Amendment No.04	APP PUB SAFTY H	Adopted
		Recommnded do pass as	amend
		013-001-000	

Placed Caindr, Second Reading

Apr 28 Second Reading
Held on 2nd Reading
Jan 10 1995 Session Sine Die

### HB-3262 DANIELS - RYDER - OLSON - WEAVER,M.

Makes appropriations and reappropriations for the ordinary and contingent expenses of the government services agencies for the fiscal year beginning July 1, 1994.

### HOUSE AMENDMENT NO. 1.

Deletes everything. Appropriates OCE and program funding to:

BOB ... CDB ... DCMS ... State Civil Service Commission ...
Dpt. of the Lottery ... Ill. Educational Labor Relations Board ... Ill. State and Local Labor Relations Boards ... Property
Tax Appeal Board ... State Employees' Retirement System ... Judges' Retirement System ... General Assembly Retirement System ... Teachers' Retirement Systems ... State Universities
Retirement System ... Dpt. of Revenue ... Court of Claims.

### HOUSE AMENDMENT NO. 2.

Adds an amount to Dpt. of Revenue for Nursing Home Assistance Grants payments.

### HOUSE AMENDMENT NO. 3.

Adds amounts to the Secretary of State for library grants.

### HOUSE AMENDMENT NO. 4.

Includes references to the Multi-State Lottery games in the Dept. of Lottery Article.

Mar 08 1994	Filed With Clerk		
Mar 11	First reading	Rfrd to Comm on Assignment	
Apr 06		Assigned to Appropriations-General	
		Services	
Apr 21	Amendment No.01	APP GEN SERVS H Adopted	
-	Amendment No.02	APP GEN SERVS H Adopted	
		008-005-000	
	Amendment No.03	APP GEN SERVS H Adopted	
		008-005-000	
	Amendment No.04	APP GEN SERVS H Adopted	
		Recommnded do pass as amend	
		013-000-000	

Placed Caindr, Second Reading

Apr 28 Second Reading
Held on 2nd Reading
Jan 10 1995 Session Sine Die

### HB-3263 DANIELS - RYDER - TENHOUSE.

Makes appropriations and reappropriations for the ordinary and contingent expenses of the Department of Transportation for the fiscal year beginning July 1, 1994.

**1929** HB-3263—Cont.

### HOUSE AMENDMENT NO. 1.

Deletes everything. Provides appropriations and reappropriations for OCE and projects of DOT.

### HOUSE AMENDMENT NO. 2.

Includes a line item for costs associated with the Schaumburg Triangle Study.

Mar 08 1994 Filed With Clerk

Mar 11 First reading Rfrd to Comm on Assignment Apr 06 Assigned to Appropriations-Public

Safety

Apr 21 Amendment No.01 APP PUB SAFTY H Adopted Amendment No.02 APP PUB SAFTY H Adopted

Recommnded do pass as amend

014-000-000

Placed Calndr, Second Reading

Apr 28 Second Reading

Jan 10 1995 Held on 2nd Reading Session Sine Die

### HB-3264 MOSELEY.

 410 ILCS 45/2
 from Ch. 111 1/2, par. 1302

 410 ILCS 45/10
 from Ch. 111 1/2, par. 1310

 410 ILCS 45/15
 from Ch. 111 1/2, par. 1315

Amends the Lead Poisoning Prevention Act. Authorizes tenant remedies, including abatement of rent, withholding of rent in escrow, and appointment of a receiver, if an owner of a dwelling or residential building fails to mitigate a lead hazard as ordered by the Department of Public Health. Makes other changes. Effective immediately.

### HOUSE AMENDMENT NO. 1.

Deletes provisions for appointment of a receiver of a dwelling or residential building for the purpose of securing mitigation of a lead hazard.

Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Health Care & Human

Services

Apr 21 Amendment No.01 HEALTH/HUMAN H Adopted

Recommnded do pass as amend

015-007-002

Placed Calndr, Second Reading

Apr 27 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading Jan 10 1995 Session Sine Die

## HB-3265 LAWFER - WIRSING - KRAUSE, MOSELEY, SKINNER, MOFFITT, WEAVER, MAND VON B - WESSELS.

New Act

10 ILCS 5/28-1 from Ch. 46, par. 28-1

Creates the Riverboat Gambling Referendum Act. Requires an advisory question to be submitted to the voters of the entire State at the 1994 general election as to whether the General Assembly should restrict riverboat gambling to the licensees currently in operation in Illinois. The Act is repealed January 1, 1995. Amends the Election Code to provide that the question submitted to the voters is not subject to the 3 advisory referenda limitation. Effective immediately.

Mar 08 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-3266 LAWFER – WIRSING – KRAUSE – BALTHIS, SHEEHY, MOSELEY, PEDERSEN, VON B – WESSELS, STECZO, WELLER, ROTELLO AND ROSKAM.

New Act

10 ILCS 5/28-1 from Ch. 46, par. 28-1

Creates the Gambling Right to Vote Act. Requires an advisory question to be submitted to the voters of the entire State at the 1994 general election as to whether the General Assembly should give the voters the right to vote by statewide referendum before the introduction or expansion of gambling within this State, including gambling riverboats, betting parlors, slot machines, video lottery terminals, and land-based casinos. The Act is repealed January 1, 1995. Amends the Election Code to provide that the question submitted to the voters is not subject to the 3 advisory referenda limitation. Effective immediately.

Mar 08 1994 Filed With Clerk
Mar 11 First reading Referred to Rules
Apr 28 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary I
May 19 Motion Do Pass-Lost 006-002-002

HJUA

Remains in Committee Judiciary I

Jan 10 1995 Session Sine Die

### HB-3267 RYDER.

 215 ILCS 5/133
 from Ch. 73, par. 745

 725 ILCS 5/115-5
 from Ch. 38, par. 115-5

 735 ILCS 5/8-401
 from Ch. 110, par. 8-401

 805 ILCS 410/1
 from Ch. 116, par. 59

Amends the Illinois Insurance Code to provide that an electronic reproduction of an original shall be considered the same as the original. Amends the Code of Criminal Procedure of 1963 to provide that originals may be destroyed if they have been electronically imaged for recordkeeping purposes. Amends the Code of Civil Procedure to provide that electronically reproduced records may be deemed to be originals. Amends the Uniform Preservation of Private Business Records Act to include electronic imaging within the term "reproduction".

Mar 10 1994 Filed With Clerk
Mar 11 First reading Referred to Rules
Jan 10 1995 Session Sine Die

### HB-3268 RYDER.

215 ILCS 5/155.31 new 215 ILCS 105/15 new 215 ILCS 125/4-17 new 215 ILCS 130/2008.5 new 215 ILCS 165/15.16 new

Amends the Illinois Insurance Code, Comprehensive Health Insurance Plan Act, Health Maintenance Organization Act, Limited Health Service Organization Act, and Voluntary Health Services Plans Act. Provides that services or benefits provided under coverages subject to those Acts may not be referred to as medically necessary services unless all services deemed necessary by a health care provider are covered.

Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human Services

Services

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-3269 SCHOENBERG.

New Act

Creates the Citizens Cable Television Board Act. Provides for the establishment of the Citizens Cable Television Board, a nonprofit corporation, to represent the interests of cable television consumers. Provides for directors to be elected from congressional districts. Authorizes enclosures in mailings by State agencies. Defines terms.

Note(s) That May Apply: Fiscal Mar 10 1994 Filed With Clerk Mar 11 First reading Referred to Rules Jan 10 1995 Session Sine Die

HB-3270 SCHOENBERG.

415 ILCS 60/3 from Ch. 5, par. 803

Amends the Illinois Pesticide Act to delete a provision preempting home rule powers and prohibiting local regulation of pesticides. Effective immediately.

Filed With Clerk Mar 10 1994

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Environment & Energy Motion Do Pass-Lost 010-016-000

HENE

Remains in Committee Environment &

Energy

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3271 HOFFMAN, DART, SAVIANO, BRADY AND GRANBERG.

225 ILCS 455/4 from Ch. 111, par. 5804

225 ILCS 455/6.1 new

Apr 14

225 ILCS 455/6.2 new

225 ILCS 455/6.3 new

225 ILCS 455/6.4 new

Amends the Real Estate License Act of 1983. Provides for a limited scope license for persons acting as lease agents who are employed and supervised by a person holding a real estate broker's license. Establishes educational requirements, fees, disciplinary procedures, and penalties.

FISCAL NOTE (Dpt. Professional Regulation)

There would be an estimated net revenue over 4 years of \$4,535.

NOTE(s) THAT MAY APPLY: Fiscal Mar 10 1994 Filed With Clerk

Mar 11

First reading Referred to Rules Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Registration & Regulation

Mar 23 Do Pass/Short Debate Cal 012-000-000

Cal 2nd Rdng Short Debate

Apr 19 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate

Apr 26 Fiscal Note Filed

Cal 2nd Rdng Short Debate Apr 28 Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3272 PANKAU.

720 ILCS 5/16-1.1 from Ch. 38, par. 16-1.1 720 ILCS 5/16A-3 from Ch. 38, par. 16A-3

Amends the Criminal Code of 1961 in relation to theft by a lessee. Provides that it is prima facie evidence that a person knowingly obtains control over the property of the owner if a lessee fails to return the property within 10, rather than 30, days after written demand for return is made or if the lessee presents to the owner identification that bears a materially fictitious name, address, or telephone number.

Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary II Apr 07 Do Pass/Short Debate Cal 016-000-000

Cal 2nd Rdng Short Debate

Apr 26 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die HB-3273 1932

### HB-3273 TURNER - MURPHY,H - WENNLUND - SHEEHY - GILES.

New Act

Designates part of Route 57 as the Thurgood Marshall Memorial Freeway. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Mar 10 1994 Filed With Clerk Mar 11 First reading Referred to Rules Mar 17 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Transportation & Motor Vehicles Mar 23 Do Pass/Consent Calendar 029-000-000 Consnt Caldr Order 2nd Read Cnsent Calendar, 2nd Reading Apr 13 Consnt Caldr Order 3rd Read Apr 20 Consnt Caldr, 3rd Read Pass 113-000-001 Arrive Senate Placed Calendr, First Reading Sen Sponsor SMITH Apr 21 First reading Referred to Rules Apr 28 Added as Chief Co-sponsor HENDON Jan 10 1995 Session Sine Die

### HB-3274 LANG - CHURCHILL.

205 ILCS 620/2-8

from Ch. 17, par. 1552-8

Amends the Corporate Fiduciary Act. Provides that certain investments by a corporate fiduciary in an affiliate do not have to be collateralized if the corporate fiduciary or the affiliate has a surety bond for the benefit of the owners, settlors, and beneficiaries of the investment issued by an insurance company rated within the highest category by 2 nationally recognized rating organizations.

### HOUSE AMENDMENT NO. 1.

Provides that the surety bond must be in a form approved by the Commissioner of Banks and Trust Companies.

### HOUSE AMENDMENT NO. 2.

Requires that the insurance company issuing the surety bond be a licensed insurance company and approved for that purpose by the Commissioner of Banks and Trust Companies. Removes requirement that the insurance company be rated in the highest category by 2 nationally recognized ratings services.

Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules Mar 17 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Judiciary I Mar 23 Amendment No.01 JUDICIARY I H Adopted 012-000-000 Do Pass Amend/Short Debate 012-000-000 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 28 Amendment No.02 LANG Adopted Cal 3rd Rdng Short Debate May 06 Short Debate-3rd Passed 110-000-000 Arrive Senate May 09 Placed Calendr, First Reading Jan 10 1995 Session Sine Die

### HB-3275 ERWIN.

Makes appropriations to the Secretary of State for a grant to the Chicago Public Library. Effective July 1, 1994.

Mar 10 1994 Filed With Clerk
Mar 11 First reading Rfrd to Comm on Assignment
Apr 06 Apr 22
Jan 10 1995 Session Sine Die

Filed With Clerk
Rfrd to Comm on Assignment
Assigned to Appropriations-General
Services
Ref to Rules/Rul 27E

**1933** HB-3276

### HB-3276 LINDNER.

725 ILCS 5/110-10

from Ch. 38, par. 110-10

Amends the Code of Criminal Procedure of 1963. Allows a court to order a hepatitis or HIV test as a condition of bail bond.

### HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Amends the Code of Criminal Procedure of 1963 to require as a condition of bail bond or recognizance that the defendant submit to a blood test, for purposes of public health and safety, when in the course of arrest processing or custody there occurs an intentional or unintentional incident in which there could be a medically recognized transmission of a blood borne disease to a peace officer, employee of the criminal justice system, or health care employee. Removes provision giving a court the power to order a hepatitis or HIV test as a condition of bail bond.

Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary II

Apr 19 Amendment No.01 JUDICIARY II H Adopted

Recommnded do pass as amend 016-000-000

Placed Calndr.Second Reading

Apr 28 Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

### HB-3277 SCHAKOWSKY.

210 ILCS 85/10.5 new

Amends the Hospital Licensing Act to limit the number of hours per week that a resident or intern may work at a hospital. Provides that a hospital that fails to comply with the hour limitations is subject to the revocation or suspension of its license.

Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-3278 SCHAKOWSKY - FLOWERS - MCGUIRE - GIOLITTO AND PRUSSING.

750 ILCS 45/5 from Ch. 40, par. 2505

750 ILCS 45/18.5 new

Amends the Illinois Parentage Act of 1984 by providing for recognition of parentage. Provides that the mother and father of a child born to a mother who was not married to the child's father or to any other man when the child was conceived or when the child was born may, in a writing signed by both of them before a notary public and filed with the State Registrar of Vital Records, state and acknowledge under oath that they are the biological parents of the child and wish to be recognized as the biological parents. Makes other related changes.

### HOUSE AMENDMENT NO. 1.

```
Deletes reference to:
750 ILCS 45/18.5 new
Adds reference to:
305 ILCS 5/10-2
                            from Ch. 23, par. 10-2
305 ILCS 5/10-3.1
                             from Ch. 23, par. 10-3.1
305 ILCS 5/10-4
                            from Ch. 23, par. 10-4
305 ILCS 5/10-6
                            from Ch. 23, par. 10-6
305 ILCS 5/10-17.1
                             from Ch. 23, par. 10-17.1
305 ILCS 5/10-17.7 new
410 ILCS 535/1
410 ILCS 535/8
                            from Ch. 111 1/2, par. 73-1
                            from Ch. 111 1/2, par. 73-8
410 ILCS 535/12
                             from Ch. 111 1/2, par. 73-12
750 ILCS 20/27.5 new
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750 ILCS 45/4.1 new
750 ILCS 45/6
750 ILCS 45/8
750 ILCS 45/11
750 ILCS 45/11
750 ILCS 45/14
750 ICS 45/14
750 ICS 45/14
750 ICS 45/14
750 ICS 45/14
```

Deletes everything. Amends the Public Aid Code, the Vital Records Act, the Revised Uniform Reciprocal Enforcement of Support Act, and the Illinois Parentage Act of 1984. Deletes requirement that the State Registrar of Vital Records shall prepare and publish an annual report assessing each birthing hospital's program for hospital based paternity establishment under the Vital Records Act. Provides instead that the Child and Spouse Support Unit conduct the annual assessment. Provides that in cases involving a child born out of wedlock, the notification of support obligation shall include a statement that the responsible relative has been named as the biological father of the child identified in the notification. Provides that the Child and Spouse Support Unit of the IDPA shall determine the child support obligation upon determining the child's paternity if the child is born out of wedlock and the case is subject to an administrative determination of paternity. Authorizes the IDPA to provide for the administrative determination of paternity by the Child and Spouse Support Unit in cases involving applicants for or recipients of financial aid and other persons who are given access to the child and spouse support services. Provides that determinations of paternity made by other states in accordance with the laws of those states shall be given full faith and credit in this State, regardless of whether paternity was determined through voluntary acknowledgment, genetic testing results, or administrative or judicial processes. Makes other related provisions. Effective immediately.

FISCAL NOTE (Dpt. Public Aid)

HB3278 has minimal fiscal impact to the Department.

### SENATE AMENDMENT NO. 1.

Adds reference to: 305 ILCS 5/5-5,18 new

Further amends the Public Aid Code. Provides for Department of Public Aid reimbursements to federally qualified health centers for services provided to Medicaid recipients.

### SENATE AMENDMENT NO. 2.

Adds reference to: 305 ILCS 5/4-4.2 new

Amends the Public Aid Code. Provides that no AFDC grant payment shall be made on behalf of a minor under age 17 who has never married and who has a child unless the minor resides with a parent or in other adult-supervised circumstances. Provides for exceptions. Provides that these provisions take effect September 1, 1995.

### SENATE AMENDMENT NO. 3.

Adds reference to: 305 ILCS 5/4-15 rep.

Amends the Public Aid Code. Deletes provisions concerning written agreements with the Illinois Department of Public Aid and the Department of Corrections that provide for interagency procedures for prerelease application and expeditious processing of requests for benefits filed by or on behalf of persons scheduled for release from facilities operated by the Department of Corrections.

### SENATE AMENDMENT NO. 4.

Adds reference to:

305 ILCS 5/4-1.9 from Ch. 23, par. 4-1.9

Amends the Public Aid Code. Provides that a parent under age 18 who has not received a high school diploma or high school equivalency certificate is not eligible for AFDC unless he or she is currently enrolled in school or another program expected to result in the parent's receipt of a diploma or equivalency certificate. Provides that these provisions take effect January 1, 1995.

### SENATE AMENDMENT NO. 5.

Adds reference to:

```
305 ILCS 5/4-2
```

from Ch. 23, par. 4-2

Amends the Public Aid Code. Provides that an AFDC assistance unit may not receive, on account of the birth of a child after the effective date of this amendatory Act of 1994, any increase in the amount of its AFDC grant. Requires the Department of Public Aid to study ways to use resulting budgetary savings to supplement existing funding for JOBS Program employment and training support services such as day care and transportation. Provides that these provisions take effect September 1, 1995.

### SENATE AMENDMENT NO. 6.

```
Adds reference to:
305 ILCS 5/10-3.1
                           from Ch. 23, par. 10-3.1
305 ILCS 5/10-7
                           from Ch. 23, par. 10-7
305 ILCS 5/10-10
                           from Ch. 23, par. 10-10
750 ILCS 5/505
                          from Ch. 40, par. 505
750 ILCS 5/507
                           from Ch. 40, par. 507
750 ILCS 5/705
750 ILCS 5/709
                           from Ch. 40, par. 705
                           from Ch. 40, par. 709
750 ILCS 15/2.1
                           from Ch. 40, par. 1105
750 ILCS 20/24
                           from Ch. 40, par. 1224
750 ILCS 20/29
                           from Ch. 40, par. 1229
750 ILCS 20/29A
                            from Ch. 40, par. 1229A
750 ILCS 20/29B
                           from Ch. 40, par. 1229B
750 ILCS 45/21
                           from Ch. 40, par. 2521
```

Amends the Illinois Public Aid Code, the Illinois Marriage and Dissolution of Marriage Act, the Non-Support of Spouse and Children Act, the Revised Uniform Reciprocal Enforcement of Support Act, and the Illinois Parentage Act. Requires the clerk of the court to transmit support payments in accordance with the instructions of the Department of Public Aid if the Department notifies the clerk that a person receiving support payments through the clerk is also receiving services under the Child Support Enforcement Program. Deletes requirement of a court order directing the clerk of the court to transmit child support to the Department. Changes provisions allowing the Department of Public Aid to continue to collect support payments after the payee ceases to receive public aid. Makes changes concerning attorney representation in connection with Child and Spouse Support Unit activities. Requires that a Department of Public Aid notice to a responsible relative of an AFDC recipient inform the relative that he or she may be required to pay support for a period prior to the entry of an administrative support order. Provides that, for purposes of determining the amount of child support to be paid for a period before the date an administrative or judicial order for support is entered, there is a rebuttable presumption that the responsible relative's net income for that period was the same as his or her net income at the time the order is entered. Makes other changes.

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SENATE AMENDMENT NO. 7.
Adds reference to:
305 ILCS 5/12-4.31 new
```

Amends the Public Aid Code. Requires the Department of Public Aid to conduct a 2-year time limit demonstration program under which, with certain exceptions, a person who is able to work may receive aid under the Code for a cumulative total of not more than 24 months.

```
NOTE(S) THAT MAY APPLY: Fiscal
    Mar 10 1994
                Filed With Clerk
    Mar 11
                                           Referred to Rules
                  First reading
    Mar 17
                  Ruled Exempt Hse Rule 29(c) HRUL
                                           Rfrd to Comm on Assignment
                                           Assigned to Judiciary I
    Apr 14
                                           Do Pass/Short Debate Cal 011-000-000
                  Cal 2nd Rdng Short Debate
    Apr 20
                                           Fiscal Note Requested WENNLUND
                  Cal 2nd Rdng Short Debate
                  Short Debate Cal 2nd Rdng
    Apr 26
                       Amendment No.01
                                           SCHAKOWSKY
                                                                  Adopted
                       Amendment No.02
                                           SCHAKOWSKY
                                                                  Withdrawn
                                           Fiscal Note Request W/drawn
                  Cal 3rd Rdng Short Debate
```

Apr 27		Fiscal Note Filed	
Apr 28	Short Debate-3rd Passed 1 Arrive Senate		
May 03	Placed Calendr, First Read Sen Sponsor DONAHUE	ng	
May 04	First reading	Referred to Rules	
May 06	A 44-4 - a Chi-f C	Assigned to Public Healt	h & Welfare
May 06	Added as Chief Co-sponsor Added as Chief Co-sponsor	r SMITH r FARLEY	
<b>M</b> ay 11	Added as Chief Co-sponsor	r STERN	0.111.10
	Amendment No.01	Committee Public Health PUB HEALTH S Recommnded do pass as 009-000-000	Adopted
May 12	Placed Calndr, Second Rea		
May 12	Added as Chief Co-sponsor Second Reading	IKEA	
N# 12	Placed Calndr, Third Read	ing	
May 13 May 18	Added As A Co-sponsor H Filed with Secretary	ASAKA	
1114y 10	Amendment No.02	WATSON	Amendment referred to
	Pitadaniah Carana	SRUL	
	Filed with Secretary Amendment No.03	BURZYNSKI	Amendment referred to
	777 1 11 6	SRUL	
	Filed with Secretary Amendment No.04	BURZYNSKI	Amendment referred to
		SRUL	
	Filed with Secretary Amendment No.05	WATSON	Amendment referred to
		SRUL	Telefred to
	Filed with Secretary Amendment No.06	DONAHUE	Amendment
		SRUL	referred to
	Filed with Secretary	DIAM T	
	Amendment No.07	DUNN,T -SHADID	
		Amendment referred to	
	Added As A Co-sponsor S Amendment No.02	HAW WATSON	
	Amendment No.02	Rules refers to SPBH	
	Amendment No.03	BURZYNSKI	
	Amendment No.04	Rules refers to SPBH BURZYNSKI	
	A N 05	Rules refers to SPBH	
	Amendment No.05	WATSON Rules refers to SPBH	
	Amendment No.06	DONAHUE Rules refers to SPBH	
	Amendment No.07	DUNN,T	
		-SHADID Rules refers to SPBH	
May 19	Placed Calndr, Third Read	ing	
	Amendment No.02	WATSON Readented	
	Amendment No.03	Be adopted BURZYNSKI	
	A a d NT 0.4	Be adopted	
•	Amendment No.04	BURZYNSKI Be adopted	
	Amendment No.05	WATSON	
	Amendment No.06	Be adopted DONAHUE	
		Be adopted	

May 19—Cont. Amendment No.07 DUNN,T
-SHADID
Be adopted

Sponsor Removed REA Sponsor Removed SMITH Sponsor Removed STERN Placed Calndr,Third Reading Recalled to Second Reading

Amendment No.02 WATSON Adopted
Amendment No.03 BURZYNSKI Adopted
Amendment No.04 BURZYNSKI Adopted
Amendment No.05 WATSON Adopted
Amendment No.06 DONAHUE Adopted

Amendment No.07 DUNN,T -SHADID

Adopted

Added as Chief Co-sponsor WATSON Added as Chief Co-sponsor BURZYNSKI

Placed Calndr, Third Reading

May 20 Third Reading - Passed 053-003-002

Refer to Rules/Rul 3-8(b)

Jan 10 1995 Session Sine Die

### HB-3279 WENNLUND.

New Act

Authorizes the Will County Forest Preserve Distict to transfer certain real property to the Homer Township Fire Protection District. Effective immediately.

Mar 10 1994 Filed With Clerk
Mar 11 First reading Referred to Rules
Jan 10 1995 Session Sine Die

### HB-3280 WENNLUND.

70 ILCS 805/6e new

Amends the Downstate Forest Preserve District Act to authorize a forest preserve district in a county with a population between 350,000 and 400,000 to transfer real property to a fire protection district. Effective immediately.

Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Jan 10 1995 Session Sine Die

### HB-3281 WENNLUND.

105 ILCS 5/22-25 new

Amends the School Code. Prohibits public elementary and secondary schools and their athletic teams and coaches from conducting or participating in interscholastic athletic competitions on a Sunday.

Mar 10 1994 Filed With Clerk
Mar 11 First reading Referred to Rules
Jan 10 1995 Session Sine Die

### HB-3282 WENNLUND - HASSERT - WELLER - MCGUIRE.

Appropriates \$200,000 from the General Revenue Fund to the Department of Commerce and Community Affairs for a grant to the Interstate 355 Southern Extension Corridor Planning Council to conduct planning and development for the proposed Interstate 355 toll highway corridor between Interstate 80 and Interstate 55. Effective July 1, 1994.

Mar 10 1994 Filed With Clerk

Mar 11 First reading Rfrd to Comm on Assignment Apr 06 Assigned to Appropriations-Public

Safety
Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-3283 RYDER.

225 ILCS 320/18 from Ch. 111, par. 1117

Amends the Illinois Plumbing License Law. Makes technical changes.

Mar 10 1994 Filed With Clerk

Mar 11 Jan 10 1995 First reading

Session Sine Die

Referred to Rules

#### HB-3284 RYDER.

225 ILCS 225/10

from Ch. 111 1/2, par. 116.310

Amends the Private Sewage Disposal Licensing Act. Makes technical changes.

Mar 10 1994 Filed With Clerk Mar 11

First reading

Referred to Rules

Mar 17

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Registration & Regulation

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

SCHAKOWSKY – FLOWERS, CURRAN, CURRIE, DART, DEERING, DUNN, JOHN, EDLEY, GASH, GIOLITTO, HANNIG, HAWKINS, JONES, LOU, MCGUIRE, MOSELEY, NOVAK, OSTENBURG, PHELPS, HB-3285 PRUSSING, PUGH, RONEN, VON B - WESSELS AND YOUNGE.

305 ILCS 5/1-1

from Ch. 23, par. 1-1

Amends the Public Aid Code to make stylistic changes.

Mar 10 1994 Filed With Clerk

Mar 11

First reading

Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 21

Motion Do Pass-Lost 014-008-003 **HCHS** 

Remains in Committee Health Care & **Human Services** 

Ref to Rules/Rul 27E

Apr 22 Session Sine Die Jan 10 1995

#### HB-3286 RUGIELSKI.

215 ILCS 5/537.2

from Ch. 73, par. 1065.87-2

Amends the Illinois Insurance Code. Removes the provision excluding coverage under the Illinois Insurance Guaranty Fund for the first \$100 of a loss attributable to unearned premiums retained by an insolvent insurer. Effective immediately.

Mar 10 1994

Filed With Clerk

First reading

Referred to Rules

Mar 11 Mar 17

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

HB-3287

Assigned to Insurance

Apr 12

Interim Study Calendar INSURANCE

Jan 10 1995 Session Sine Die

OSTENBURG AND SANTIAGO. 720 ILCS 5/24-7 new

Amends the Criminal Code of 1961. Prohibits storing a loaded firearm in a location and manner that makes the firearm accessible to a minor under 14 years of age. Provides exemptions. If the minor gains access to the firearm, the person responsible for storing the firearm is guilty of a Class C misdemeanor. If the minor causes death or great bodily harm using the firearm, the person responsible for storing the firearm is guilty of a Class A misdemeanor and is civilly liable for treble the amount of actual damages caused by use of the firearm.

Mar 10 1994 Filed With Clerk

Mar 11 First reading

Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 17

Rfrd to Comm on Assignment Assigned to Judiciary II Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

HB-3288 BLAGOJEVICH.

720 ILCS 5/Art. 8.5 heading new

720 ILCS 5/8.5-5 new

720 ILCS 5/8.5-10 new

1939 HB-3288--Cont.

720 ILCS 5/8.5-15 new

Amends the Criminal Code of 1961 to create the offense of gang conscription. Provides that it is a Class 3 felony to threaten another person for refusing to join, or for withdrawing or attempting to withdraw from, a criminal street gang.

NOTE(S) THAT MAY APPLY: Correctional

Filed With Clerk Mar 10 1994

Mar 11 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 17

Rfrd to Comm on Assignment Assigned to Judiciary II Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

#### HB-3289 **BLAGOJEVICH - RONEN.**

720 ILCS 5/11-21 from Ch. 38, par. 11-21

Amends the Criminal Code of 1961 to make it a Class A misdemeanor for a first offense, and a Class 4 felony for subsequent offenses, to distribute harmful material to a person 18 years of age or older in a school, on the property comprising any school, or within 1,000 feet of the real property comprising any school.

JUDICIAL NOTE

HB-3289 would neither decrease nor increase the need for the

number of judges in the STate. CORRECTIONAL NOTE

Both corrections population and fiscal impacts would be mini-

FISCAL NOTE, AMENDED (DCCA)

Provides for deposits into the Police Protection Enhancement Distributive Fund of \$200 million: \$100 million (1.79%) of the net receipts from the Illinois Income Tax Act and \$100 million (1.81%) from the State's sales taxes. These deposits will be a reduction of \$200 million from deposits into GRF.

### HOUSE AMENDMENT NO. 1.

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Adds reference to:
30 ILCS 105/5.385 new
30 ILCS 115/1b new
30 ILCS 115/2a new
30 ILCS 115/3a new
35 ILCS 5/901
35 ILCS 105/9
                             from Ch. 120, par. 9-901
                             from Ch. 120, par. 439.9
                             from Ch. 120, par. 439.39
35 ILCS 110/9
35 ILCS 115/9
                             from Ch. 120, par. 439.109
35 ILCS 120/3
50 ILCS 705/5.1 new
                             from Ch. 120, par. 442
50 ILCS 705/5.2 new
```

Amends the Illinois Income Tax Act, the use and occupation tax Acts, and the State Revenue Sharing Act to provide that 1.79% of income tax proceeds and 1.81% of use and occupation tax proceeds shall be deposited into the Police Protection Enhancement Distributive Fund. Provides that moneys in the Fund shall be allocated to municipalities and counties in this State for the purposes of hiring new police officers. Amends the State Finance Act to add the Fund to the list of funds in the State treasury. Amends the Illinois Police Training Act to require the Illinois Local Governmental Law Enforcement Officers Training Board to conduct random audits of units of local government that receive distributions from the Police Protection Enhancement Distributive Fund. Provides that if the Board determines that a unit of local government did not use its distribution for hiring new police officers, then that unit of local government shall not be eligible for a distribution for 1 year. Effective immediately.

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NOTE(s) THAT MAY APPLY: Correctional
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Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary II

Mar 25 Do Pass/Consent Calendar 016-000-000

Consnt Caldr Order 2nd Read

Mar 30	Remvd from Consent Cal	<del></del>	
Apr 18	Cal 2nd Rdng Short Deba		
Арі 16	Cal 2nd Rdng Short Deba	Judicial Note Filed	
Apr 19	Cai Zila Rang Short Deba	Correctional Note Filed	
1.p/ 17		Fiscal Note Requested W	ENNLIIND
	Cal 2nd Rdng Short Deba		
Apr 21	-	Fiscal Note Filed	
	Cal 2nd Rdng Short Deba		
Apr 28	Short Debate Cal 2nd Rd	O .	
	Held 2nd Rdg-Short Deba		
May 24	Amendment No.01	MADIGAN,MJ	Adopted
	Amendment No.02	CROSS	Withdrawn
	Amendment No.03	MOORE,ANDREA	Withdrawn
	Cal 3rd Rdng Short Deba		
	Short Debate-3rd Passed	109-000-002	
May 25	Arrive Senate		
_	Placed Calendr, First Read	dng	
Jan 10 1995	Session Sine Die		
HB-3290 BLAGO	JEVICH.		
220 ILCS 5/9-201	from Ch.	111 2/3, par. 9-201	
220 ILCS 5/9-250		111 2/3, par. 9-250	
Amends the Publ	ic Utilities Act Provides	that any increase in rates	or charges to
any class of custome	ers that exceeds 110% of	the overall percentage in	rease in reve
nues approved for the	as utility shall be doomed	d univer and unreasonable	and man mat
nues approved for the	de duffity shall be deemed	d unjust and unreasonable	e and may not
be approved by the	Commission. Provides th	at in the event a determin	nation is made
to decrease a utility	's revenues, no increase	in rates or charges for an	y class of cus-
tomers or any line of	of service may be approve	ed. Effective immediately	<b>'.</b>
Mar 10 1994	Filed With Clerk	•	
Mar 11	First reading	Referred to Rules	

Mar 11 First reading Referred to Rules Mar 17 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Public Utilities Apr 20 Motion Do Pass-Lost 005-003-002 **HPUB** Remains in Committee Public Utilities Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 HB-3291 GIGLIO.

Appropriates \$1 to the Department of Public Health to implement the Healthy Families program.

Mar 10 1994 Filed With Clerk Mar 11

Session Sine Die

First reading Rfrd to Comm on Assignment Apr 06 Assigned to Appropriations-Human Services

Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die

HR-3292 GIGLIO.

Appropriates \$1 to DCFS to implement the Healthy Families program.

Mar 10 1994 Filed With Clerk Mar 11 First reading Rfrd to Comm on Assignment Apr 06 Assigned to Appropriations-Human

Services Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

HB-3293 GIGLIO.

20 ILCS 505/34.13 new

Amends the Children and Family Services Act. Directs DCFS to establish a Healthy Families program to provide early intervention services to families to prevent child abuse and neglect and to promote child development.

NOTE(S) THAT MAY APPLY: Fiscal Mar 10 1994 Filed With Clerk

Mar 11 First reading

Referred to Rules

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Mar 17
                       Ruled Exempt Hse Rule 29(c) HRUL
                                                   Rfrd to Comm on Assignment
                                                   Assigned to Health Care & Human
                                                     Services
      Apr 07
                                                   Motion Do Pass-Lost 009-006-004
                                                     HCHS
                                                   Remains in Committee Health Care &
                                                     Human Services
       Apr 22
                                                   Ref to Rules/Rul 27E
      Jan 10 1995
                      Session Sine Die
HR.3294
             KUBIK - NOVAK.
  625 ILCS 5/1-148.3
                                      from Ch. 95 1/2, par. 1-148.3
                                      from Ch. 95 1/2, par. 1-158
  625 ILCS 5/1-158
  625 ILCS 5/1-159.1
                                      from Ch. 95 1/2, par. 1-159.1
  625 ILCS 5/3-405.1
                                      from Ch. 95 1/2, par. 3-405.1
                                      from Ch. 95 1/2, par. 3-604
  625 ILCS 5/3-604
  625 ILCS 5/3-611
                                      from Ch. 95 1/2, par. 3-611
  625 ILCS 5/3-616
                                      from Ch. 95 1/2, par. 3-616
                                      from Ch. 95 1/2, par. 3-808.1 from Ch. 95 1/2, par. 7-604
  625 ILCS 5/3-808.1
  625 ILCS 5/7-604
                                      from Ch. 95 1/2, par. 11-208
  625 ILCS 5/11-208
  625 ILCS 5/11-209
                                      from Ch. 95 1/2, par. 11-209
  625 ILCS 5/11-301
                                      from Ch. 95 1/2, par. 11-301
  625 ILCS 5/11-301.1
                                      from Ch. 95 1/2, par. 11-301.1
                                      from Ch. 95 1/2, par. 11-1003
  625 ILCS 5/11-1003
                                      from Ch. 95 1/2, par. 11-1004
  625 ILCS 5/11-1004
  625 ILCS 5/11-1301.1
                                      from Ch. 95 1/2, par. 11-1301.1
from Ch. 95 1/2, par. 11-1301.2
from Ch. 95 1/2, par. 11-1301.3
  625 ILCS 5/11-1301.2
  625 ILCS 5/11-1301.3
  625 ILCS 5/12-401
                                      from Ch. 95 1/2, par. 12-401
  625 ILCS 5/12-810
                                      from Ch. 95 1/2, par. 12-810
  625 ILCS 25/7
                                      from Ch. 95 1/2, par. 1107
```

Amends the Illinois Vehicle Code. Changes the definition of handicapped person to person with disabilities. Changes all references from handicapped person to person with disabilities. Changes the definition of pedestrian to include persons with physical, hearing, or visual disabilities. Changes all references from hearing impaired to deaf or hard of hearing. Increases fine for illegally parking in a reserved for person with disabilities space from \$50 to \$500, and increases the fine a municipality may impose from \$50 to \$500. Provides that temporary person with disabilities plates, decals, or devices shall be issued for a period of time determined by a physician, not to exceed 6 months (now a period of 12 or more months). Authorizes the issuance of additional person with disabilities decals or devices for parking. Amends the Child Passenger Protection Act. Changes references from handicap to disability. Effective January 1, 1995.

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Note(s) That May Apply: Fiscal
Mar 10 1994 Filed With Clerk
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Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elections & State Government

Mar 24 Recommended do pass 018-002-000

Placed Calndr, Second Reading

Apr 28 Second Reading Held on 2nd Reading Jan 10 1995 Session Sine Die

## HB-3295 BIGGERT AND GIGLIO.

805 ILCS 5/15.95 from Ch. 32, par. 15.95 805 ILCS 105/115.20 from Ch. 32, par. 115.20

Amends the Business Corporation Act of 1983 and the General Not For Profit Corporation Act of 1986 in relation to expedited service fees. Removes provision terminating the authorization for the Secretary of State to charge and collect separate fees for certain corporate services rendered within 24 hours of the request. Effective immediately.

Note(s) That Ma	
Mar 10 1994	Filed With Clerk
Mar 11	First reading Referred to Rules
Mar 17	Ruled Exempt Hse Rule 29(c) HRUL
	Rfrd to Comm on Assignment
	Assigned to Elections & State
	Government
Mar 24	Do Pass/Consent Calendar 020-000-000
	Consnt Caldr Order 2nd Read
Apr 06	Remvd from Consent Calendar
•	Cal 2nd Rdng Short Debate
Apr 28	Short Debate Cal 2nd Rdng
•	Held 2nd Rdg-Short Debate
Jan 10 1995	Session Sine Die
HB-3296 DANIE	CLS - RYDER - OLSON.
Makes appropria	ations for the ordinary, contingent and distributive expenses of

## H

the Office of the Secretary of State. Effective July 1, 1994.

Mar 10 1994	Filed With Clerk	
Mar 11	First reading	Rfrd to Comm on Assignment
Apr 06	_	Assigned to Appropriations-General
•		Services
Apr 21		Recommended do pass 013-000-000
-	Placed Calndr, Second Rea	dng
Apr 28	Second Reading	
	Held on 2nd Reading	
Jan 10 1995	Session Sine Die	

#### MARTINEZ - OSTENBURG. HB-3297

105 ILCS 5/27-20.6 new

Amends the School Code. Requires public schools to include in their curricula a unit of instruction studying the events of Hispanic-American History. Authorizes the State Board of Education to make guideline instructional materials available to school districts, but provides that each school board determines the minimum amount of instruction time that qualifies as a unit of instruction.

FISCAL NOTE (State Board of Education)

There need be no significant fiscal impact due to HB-3297.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Már 10 1994	Filed With Clerk		
Mar 11	First reading	Referred to Rules	
Mar 17	Ruled Exempt Hse Rule 29	(c) HRUL	
	-	Rfrd to Comm on Assignm	nent
		Assigned to Elementary &	Secondary
		Education	·
Apr 07		Motion Do Pass-Lost 012-	-007-000
•		HELM	
		Remains in Committee El	ementary &
		Secondary Education	
Apr 21		Do Pass/Short Debate Ca	1 023-000-000
	Cal 2nd Rdng Short Debate		
Apr 26		Fiscal Note Filed	
	Cal 2nd Rdng Short Debate		
Apr 28	Short Debate Cal 2nd Rdng		
	Held 2nd Rdg-Short Debat		
May 12	Amendment No.01	HOEFT	Withdrawn
	Held 2nd Rdg-Short Debat		
May 20	Amendment No.02	DANIELS	Withdrawn
	Amendment No.03		Withdrawn
	Cal 3rd Rdng Short Debate	•	
Jan 10 1995	Session Sine Die		

#### HB-3298 MARTINEZ.

105 ILCS 5/29-3	from Ch. 122, par. 29-3
105 ILCS 5/29-5.2	from Ch. 122, par. 29-5.2

Amends the School Code. Provides for reimbursement of school districts and custodians for transportation of pupils who reside within 1.5 miles of the school they attend where conditions are such that walking constitutes a serious hazard to pupil safety due to gang activity.

FISCAL NOTE (State Bd. of Ed.) Cost estimates range from \$15 million to \$23 million for local districts, of which \$8 million to \$12 million would be eligible for State reimbursement. STATE MANDATES FISCAL NOTE (State Bd. of Ed.) No change from fiscal note, above. NOTE(S) THAT MAY APPLY: Fiscal Mar 10 1994 Filed With Clerk Mar 11 First reading Referred to Rules Mar 17 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education Apr 21 Do Pass/Short Debate Cal 023-000-000 Cal 2nd Rdng Short Debate Apr 27 Fiscal Note Requested WENNLUND Cal 2nd Rdng Short Debate Apr 28 Fiscal Note Filed St Mandate Fis Note Filed Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Jan 10 1995 Session Sine Die HB-3299 MARTINEZ - MCAFEE - LAURINO - MURPHY,M AND HAWKINS. 20 ILCS 1605/7.2 from Ch. 120, par. 1157.2 from Ch. 120, par. 1169 20 ILCS 1605/19 30 ILCS 105/5.385 new 105 ILCS 5/18-19.5 new Amends the Illinois Lottery Law, State Finance Act, and School Code. Provides that unclaimed prize money, other than unclaimed prize money from multi-state games, shall be transferred and paid into the School Building and Repair Fund that is created in the State Treasury. Provides for use of moneys in that Fund, subject to appropriation, only for the construction or repair of school buildings. Effective immediately. NOTE(S) THAT MAY APPLY: Fiscal Mar 10 1994 Filed With Clerk First reading Mar 11 Referred to Rules Mar 17 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Revenue Ref to Rules/Rul 27E Apr 22 Jan 10 1995 Session Sine Die HR-3300 BRUNSVOLD - BURKE. 105 ILCS 5/34-54.1 from Ch. 122, par. 34-54.1 Amends the School Code. Makes changes of grammar and punctuation in the provisions relating to the extension of Chicago school taxes. HOME RULE NOTE HB 3300 has no impact on the home rule powers of local gov'ts. FISCAL NOTE (State Bd. of Ed.) There will be no fiscal impact on the State or local dists. STATE MANDATES FISCAL NOTE (State Bd. of Ed.) No change from fiscal note, above. Mar 10 1994 Filed With Clerk Mar 11 First reading Referred to Rules Mar 17 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education Mar 23 Recommended do pass 013-010-000 Placed Calndr, Second Reading

Placed Calndr, Second Reading

Placed Calndr, Second Reading

Fiscal Note Requested BLACK St Mandate Fis Nte ReqBLACK Home Rule Note RequestBLACK

Home Rule Note Filed

Apr 12

Apr 20

Apr 28

Fiscal Note Filed St Mandate Fis Note Filed

Placed Caindr, Second Reading

Second Reading Held on 2nd Reading

Jan 10 1995 Session Sine Die

## HB-3301 TURNER - MCAFEE.

105 ILCS 5/3A-4

from Ch. 122, par. 3A-4

Amends the School Code. In the provisions relating to the mandatory consolidation of educational service regions, supplies the effective date of an amendatory Act.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 105 ILCS 5/3A-4 Adds reference to: 105 ILCS 5/34-53

Changes the title and replaces the change proposed by the bill as introduced with provisions that (i) permit the Chicago Board of Education to, by resolution, require payment of expenditures for data processing services and equipment to be made from proceeds of the board's tax for building purposes and the purchase of school grounds and (ii) permit use of the proceeds of that and other taxes for any purpose for which those taxes are authorized to be levied when the proceeds are so used.

FISCAL NOTE, AMENDED (State Bd. of Ed.)

There would be no fiscal impact on the State or local dists.

STATE MANDATES FISCAL NOTE, AMENDED (State Bd. of Ed.)

No change from fiscal note, above. Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Education

Apr 07 Amendment No.01 ELEM SCND ED H Adopted Do Pass Amend/Short Debate

021-000-001

Cal 2nd Rdng Short Debate

Apr 19 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate

Apr 28 Fiscal Note Filed St Mandate Fis Note Filed

> Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Heid 2nd Rdg-Short Debate

Session Sine Die

## HB-3302 HOMER - TURNER - PUGH, DART AND SALVI.

Makes appropriations to the Office of the State Appellate Defender for its expenses. Effective July 1, 1994.

## HOUSE AMENDMENT NO. 1

Jan 10 1995

Reduces OCE line items and contractual services, travel and telecommuications services for State Appellate Defender. Deletes effective date.

Mar 10 1994 Filed With Clerk

Mar 11 First reading Rfrd to Comm on Assignment Apr 06 Assigned to Appropriations-Public

Safety

Apr 21 Amendment No.01 APP PUB SAFTY H Adopted Recommnded do pass as amend

014-000-000

014-000-00

Placed Calndr, Second Reading
Apr 28 Second Reading

Held on 2nd Reading

May 25 Placed Calndr, Third Reading Third Reading - Passed 063-001-050

May 26 Arrive Senate

Sen Sponsor HALL Placed Calendr, First Reading Jun 08 Referred to Rules First reading Jan 10 1995 Session Sine Die

FLOWERS - SCHAKOWSKY. HR.3303

305 ILCS 5/4-17 new 305 ILCS 5/4-18 new 305 ILCS 5/4-19 new

305 ILCS 5/4-20 new

Amends the Public Aid Code. Beginning July 1, 1995, provides for a consolidated AFDC and food stamp eligibility determination demonstration project, an early fraud prevention and detection program, an increased resources demonstration program, and an alternative assistance program.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 305 ILCS 5/4-18 new 305 ILCS 5/4-19 new 305 ILCS 5/4-20 new

Deletes provisions concerning an early fraud prevention and detection program, an increased resources demonstration program, and alternative assistance.

FISCAL NOTE (Dept. of Public Aid)

HB 3303 with House Amendment #1 has no fiscal impact on the

Department of Public Aid. NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 14 Amendment No.01 HEALTH/HUMAN H Adopted

Do Pass Amend/Short Debate

025-000-000

Cal 2nd Rdng Short Debate

Apr 20 Fiscal Note Requested WENNLUND

> Housng Aford Note RequWENNLUND State Debt Note Requested WENNLUND

Cal 2nd Rdng Short Debate

Fiscal Note Filed Apr 21

Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng Apr 28 Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

HB-3304 MCGUIRE - SCHAKOWSKY - GIOLITTO.

305 ILCS 5/4-7 from Ch. 23, par. 4-7

Amends the Public Aid Code. Requires that AFDC applicants and recipients authorize home visits in connection with determining initial and continuing eligibility for aid. Requires the Department of Public Aid to establish a program for conducting home visits and using information from other sources. Authorizes the Department to delegate the provision of services to other appropriate agencies.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 20 Fiscal Note Requested WENNLUND Committee Health Care & Human

Services

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

1946 HB-3305

#### HB-3305 SCHAKOWSKY - GIOLITTO.

305 ILCS 5/9A-12 new

Amends the Illinois Public Aid Code. Requires the Department of Public Aid to implement a program of education and training services for teenage parents. Provides for incentives and sanctions. Requires implementation by March 1, 1995. Effective immediately.

FISCAL NOTE (Dept. of Public Aid)

Assuming passage of the Department of Public Aid's FY'95 Budget as requested, House Bill 3305 would have no fiscal impact.

STATE DEBT IMPACT NOTE

House Bill 3305 whould not affect State indebtedness.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 17

Rfrd to Comm on Assignment Assigned to Health Care & Human

Do Pass/Short Debate Cal 022-000-000 Apr 07

Cal 2nd Rdng Short Debate Apr 19 Fiscal Note Requested WENNLUND

Fiscal Note Filed Apr 21

Cal 2nd Rdng Short Debate State Debt Note Requested Apr 26

WENNLUND

Cal 2nd Rdng Short Debate

Apr 27 State Debt Note Filed

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 28 Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3306 BLAGOJEVICH - RONEN - SCHAKOWSKY - CURRIE - GIGLIO, SAN-TIAGO AND GRANBERG.

430 ILCS 65/4 from Ch. 38, par. 83-4 430 ILCS 65/8 from Ch. 38, par. 83-8 720 ILCS 5/24-3.5 new 725 ILCS 5/112A-14 from Ch. 38, par. 112A-14 750 ILCS 60/214 from Ch. 40, par. 2312-14

Amends the Firearm Owners Identification Card Act to deny an applicant a Firearm Owner's Identification Card and to revoke the Card of a person who is subject to an order of protection restraining the person from harassing, stalking, or abusing another person entered after a hearing in which the person received actual notice and had an opportunity to participate in the hearing. Amends the Criminal Code of 1961 to create the offense of unlawful possession of a firearm by a person subject to an order of protection. Penalty is a Class 4 felony. Amends the Code of Criminal Procedure of 1963 and the Illinois Domestic Violence Act of 1986 to permit the court to order a firearm of a respondent subject to an order of protection to be seized after actual notice to the respondent and a hearing in which the respondent has an opportunity to participate. Effective immediately.

CORRECTIONAL NOTE

Corrections population and fiscal impacts would be minimal.

JUDICIAL NOTE

It has been determined that the bill would neither decrease nor

increase the need for the number of judges in the State.

Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary II Apr 07

Recommended do pass 014-000-001

Placed Calndr, Second Reading

Apr 14 Correctional Note Filed

Placed Calndr, Second Reading

Judicial Note Filed Apr 18

Placed Calndr, Second Reading

Apr 19 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-3307 GILES.

305 ILCS 5/6-11

from Ch. 23, par. 6-11

Amends the Public Aid Code by providing the requirements for satisfying the criterion for State Transitional Assistance if the individual has no sustained employment history, is not able to read at the 5.9 grade level, and does not have a high school diploma or GED. Effective July 1, 1994.

FISCAL NOTE (Dept. of Public Aid)

Under Option I assumptions, estimated first year costs total \$5.6 million. Option II costs in FY95, estimated \$22.9 million.

Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 07 Motion Do Pass-Lost 014-008-002

**HCHS** 

Recommended do pass 017-007-000

Placed Calndr, Second Reading

Apr 19 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Apr 21 Fiscal Note Filed Placed Calndr, Second Reading

Apr 26 State Debt Note Requested

WENNLUND

Placed Calndr, Second Reading Apr 28

Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-3308 PUGH.

305 ILCS 5/6-11

from Ch. 23, par. 6-11

Amends the Public Aid Code by providing that medical assistance for individuals in State Transitional Assistance shall not be construed to require the coverage of any particular medical service, except that these services shall include at least those covered as of July 1, 1993, plus inpatient hospital services. Effective July 1, 1994.

FISCAL NOTE (Dpt. Public Aid)

Estimated impact is \$12.8 million for the City of Chicago.

Changes or to or elimination of the Uncompensated Care program

will offset this impact.

Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Health Care & Human

Services

Apr 20 Fiscal Note Requested WENNLUND

Committee Health Care & Human

Services

Apr 21 Motion Do Pass-Lost 013-009-000

Recommended do pass 015-006-000

Placed Calndr, Second Reading

Apr 28 Fiscal Note Filed

Placed Calndr, Second Reading

Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

1948 HB-3309

#### HB-3309 JONES, LOU.

305 ILCS 5/12-4.4

from Ch. 23, par. 12-4.4

Amends the Public Aid Code by deleting the requirement that employment assigned activities be equal to the amount of the food stamp benefits divided by the federal minimum wage for Earnfare participants. Provides that participants shall earn minimum wage assistance for each hour (now each additional hour) of performance in Earnfare activity. Effective July 1, 1994.

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FISCAL NOTE (Dept. of Public Aid)
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The Employment and Social Services annual fiscal impact is es-

timated at \$5.3 million for additional wages.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1994 Filed With Clerk

Mar 11 First reading

Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services Recommended do pass 019-004-000

Apr 07 Placed Calndr, Second Reading

Apr 19 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Apr 21 Fiscal Note Filed

Placed Calndr, Second Reading

Apr 28 Second Reading Held on 2nd Reading

Session Sine Die

#### HB-3310 HOFFMAN - PRUSSING - HAWKINS - CROSS.

720 ILCS 120/1.5 new

Jan 10 1995

720 ILCS 120/1.6 new

720 ILCS 120/1.7 new

720 ILCS 120/1.8 new

720 ILCS 120/1 rep.

720 ILCS 120/2 rep.

Amends the Hazing Act. Changes the definition of hazing. Creates the offense of aggravated hazing. Makes aggravated hazing a Class A misdemeanor. Provides that aggravated hazing by discharging a firearm or causing death or great bodily harm to a member of the organization or a person soliciting membership in the organization is a Class 4 felony. Repeals current hazing law.

## HOUSE AMENDMENT NO. 1.

Adds reference to: 30 ILCS 105/5.385 new 30 ILCS 115/1b new 30 ILCS 115/2a new 30 ILCS 115/3a new 35 ILCS 5/901 35 ILCS 105/9 35 ILCS 110/9 from Ch. 120, par. 9-901

from Ch. 120, par. 439.9 from Ch. 120, par. 439.39 from Ch. 120, par. 439.109 35 ILCS 115/9 35 ILCS 120/3 50 ILCS 705/5.1 new from Ch. 120, par. 442

50 ILCS 705/5.2 new

Amends the Illinois Income Tax Act, the use and occupation tax Acts, and the State Revenue Sharing Act to provide that 1.79% of income tax proceeds and 1.81% of use and occupation tax proceeds shall be deposited into the Police Protection Enhancement Distributive Fund. Provides that moneys in the Fund shall be allocated to municipalities and counties in this State for the purposes of hiring new police officers. Amends the State Finance Act to add the Fund to the list of funds in the State treasury. Amends the Illinois Police Training Act to require the Illinois Local Governmental Law Enforcement Officers Training Board to conduct random audits of units of local government that receive distributions from the Police Protection Enhancement Distributive Fund. Provides that if the Board determines that a unit of local government did not use its distribution for hiring new police officers, then that unit of local government shall not be eligible for a distribution for 1 year. Effective immediately.

**1949** HB-3310—Cont.

## HOUSE AMENDMENT NO. 2.

Deletes from the definition of hazing requiring, inducing, encouraging, or assisting a person soliciting membership in the organization to perform or consent to the performance of a menial act.

CORRECTIONAL NOTE, AS AMENDED

HB-3310, as amended, will have minimal impact on the prison

population and minimal fiscal impact.

JUDICIAL NOTE, AS AMENDED

It is not possible to ascertain what effect this bill would have on the need to increase or decrease the number of judges

in the State.

Mar 25

STATE MANDATES ACT FISCAL NOTE, AS AMENDED

In the opinion of DCCA, HB 3310, as amended by H-am 2 fails to meet the definition of a mandate under the State Mandates Act.

FISCAL NOTE, AMENDED (DCCA)

Provides for deposits into the Police Protection Enhancement Distributive Fund of \$200 million: \$100 million (1.79%) of the net receipts from the Illinois Income Tax Act and \$100 million (1.81%) from the State's sales taxes. These deposits will be a

reduction of \$200 million from deposits into GRF.

NOTE(s) THAT MAY APPLY: Correctional

Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary II

Do Pass/Short Debate Cal 016-000-000

Cal 2nd Rdng Short Debate

Apr 13 Short Debate Cal 2nd Rdng

Amendment No.01 MADIGAN,MJ Adopted Amendment No.02 HOFFMAN Adopted

Fiscal Note Requested AS AMENDED-BLACK Correctional Note Requested AS AMENDED-BLACK

Judicial Note Request AS AMENDED-BLACK Pension Note Requestd AS AMENDED-BLACK

Held 2nd Rdg-Short Debate

Apr 18 Correctional Note Filed AS

AMENDED

Held 2nd Rdg-Short Debate

Apr 19 Judicial Note Filed

Held 2nd Rdg-Short Debate

Apr 20 St Mandate Fis Note Filed

Held 2nd Rdg-Short Debate

Apr 21 Fiscal Note Filed Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

## HB-3311 SCHAKOWSKY.

105 ILCS 5/27-6

from Ch. 122, par. 27-6

Amends the School Code. Authorizes school boards to also excuse 9th and 10th graders (now only 11th and 12th graders) from physical education, upon request, for ongoing participation in an interscholastic athletic program.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Jan 10 1995 Session Sine Die

## HB-3312 ZICKUS.

305 ILCS 5/11-26 from Ch. 23, par. 11-26

Amends the Public Aid Code. Provides that the Department of Public Aid shall (now, may) restrict a Medicaid recipient's access to medical care if the recipient has abused his or her medical care privileges. Effective immediately.

Note(s) That May Apply: Fiscal Mar 10 1994 Filed With Clerk Mar 11 First reading

Jan 10 1995 Session Sine Die

HB-3313 BIGGERT.

705 ILCS 405/2-10.1

from Ch. 37, par. 802-10.1

Referred to Rules

Amends the Juvenile Court Act of 1987. Makes technical changes.

Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary II

Apr 07 Recommended do pass 016-000-000

Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading Jan 10 1995 Session Sine Die

HB-3314 BIGGERT.

705 ILCS 405/2-19

from Ch. 37, par. 802-19

Amends the Juvenile Court Act of 1987. Makes technical changes.

Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary II Recommended do pass 016-000-000

Recommen

Placed Calndr, Second Reading

Apr 28 Second Reading Held on 2nd Reading

Jan 10 1995 Session Sine Die

HB-3315 HUGHES.

Apr 07

215 ILCS 5/351B-3

from Ch. 73, par. 963B-3

Amends the Small Employer Group Health Insurance Law Article of the Illinois Insurance Code. Increases from 25 to 50 the number of employees that may be covered under small employer group accident and health insurance.

Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Jan 10 1995 Session Sine Die

## HB-3316 DANIELS - WEAVER, M - RYDER.

Makes appropriations for the ordinary and contingent expenses of the State Universities Retirement System. Effective July 1, 1994.

Mar 10 1994 Filed With Clerk

Mar 11 First reading Rfrd to Comm on Assignment

Apr 06 Assigned to Appropriations-Education

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

HB-3317 FRIAS.

725 ILCS 5/108B-3

from Ch. 38, par. 108B-3

Amends the Code of Criminal Procedure. Makes a stylistic change. Effective immediately.

CORRECTIONAL NOTE

There would be little or no fiscal impact.

JUDICIAL NOTE

The bill would neither decrease nor increase the need for the

number of judges in the State. Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary II

Apr 19 Recommended do pass 009-007-000

Placed Calndr, Second Reading

Apr 21

Correctional Note Requested

WENNLUND

Judicial Note Request WENNLUND

Placed Calndr, Second Reading

Apr 26

Correctional Note Filed Placed Calndr, Second Reading

Apr 28

Judicial Note Filed

Placed Calndr, Second Reading Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

HB-3318 MCAULIFFE.

720 ILCS 5/24-1

from Ch. 38, par. 24-1

Amends the Criminal Code of 1961 Section on unlawful use of weapons to combine multiple 1993 amendments and to make technical corrections. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 720 ILCS 5/24-1 Adds reference to: 725 ILCS 5/108B-3

Deletes the title and everything after the enacting clause. Amends the Code of Criminal Procedure of 1963 relating to interception of private oral communication when no party has consented to the interception. Permits the State's Attorney to apply to the chief judge for an ex parte order authorizing the interception in response to a clear and present danger of imminent death or great bodily harm to persons resulting from the commission of first degree murder or solicitation to commit first degree murder. Mar 10 1994

Mar 11 Apr 07 Filed With Clerk

First reading

Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary II

Apr 21 Amendment No.01 JUDICIARY II H Adopted 015-000-000

Do Pass Amend/Short Debate 014-000-000

Cal 2nd Rdng Short Debate Apr 28

Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

HB-3319 CROSS - SAVIANO AND RONEN.

20 ILCS 2630/5

from Ch. 38, par. 206-5

Amends the Criminal Identification Act to require policing bodies to report to the Department of State Police fingerprints and descriptions of persons arrested for failing to stop at the scene of a motor vehicle accident or driving under the influence. Effective immediately.

HOUSE AMENDMENT NO. 1.

Changes effective date to January 1, 1995.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 3319 constitutes a local government organization and structure mandate for which no reimbursement to counties is required under the State Mandates Act.

FISCAL NOTE, AMENDED (DCCA)

Provides for deposits into the Police Protection Enhancement Distributive Fund of \$200 million: \$100 million (1.79%) of the net receipts from the Illinois Income Tax Act and \$100 million (1.81%) from the State's sales taxes. These deposits will be a reduction of \$200 million from deposits into GRF.

NOTE(S) THAT MAY APPLY: Fiscal; State Mandates

Mar 10 1994 Filed With Clerk

Mar 11

First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary II

Mar 25
Amendment No.01
Amendment No.01
Amendment No.01

St Mandate Fis Note Filed
JUDICIARY II H Adopted
DP Amnded Consent Calendar
016-000-000

Consnt Caldr Order 2nd Read

Mar 30
Remvd from Consent Calendar
Cal 2nd Rdng Short Debate

Apr 21 Fiscal Note Filed
Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

## HB-3320 OSTENBURG AND HAWKINS.

20 ILCS 505/17 from Ch. 23, par. 5017
20 ILCS 505/17a-1 from Ch. 23, par. 5017a-1
20 ILCS 505/17a-2 from Ch. 23, par. 5017a-2
20 ILCS 505/17a-3 from Ch. 23, par. 5017a-3
20 ILCS 505/17a-4 from Ch. 23, par. 5017a-4
20 ILCS 505/17a-13 new
20 ILCS 505/17a-15 new
20 ILCS 505/17a-15 new

Amends the Children and Family Services Act. Makes provisions concerning "youth" services applicable to "children and youth". Authorizes DCFS regional planning committees to develop a program for phasing in a coordinated children's services system and to establish a regional child and family services fund pilot program to consolidate moneys from various State and local sources. Provides for the disclosure of information between members of a children's multidisciplinary services team.

Note(s) That May Apply: Fiscal

Mar 10 1994 Filed With Clerk
Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL
Rfrd to Comm on Assignment

Assigned to Health Care & Human Services

Apr 07 Do Pass/Short Debate Cal 023-000-003 Cal 2nd Rdng Short Debate

Apr 12 Fiscal Note Requested BLACK

Cal 2nd Rdng Short Debate
Apr 26 Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate
Apr 27 Cal 3rd Rdng Short Debate

May 06 3d Reading Consideration PP Calendar Consideration PP.

Jan 10 1995 Session Sine Die

## HB-3321 JONES, LOU.

235 ILCS 5/6-2 from Ch. 43, par. 120

Amends provisions of the Liquor Control Act prohibiting issuance of any license under the Act to a person who has been convicted of a felony or a federal or State liquor law violation. Creates an exception for a corporation convicted of such an offense if the corporation has terminated its relationship with each director, officer, employee, or controlling stockholder whose actions directly contributed to the conviction of the corporation.

Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary II

Apr 07 Interim Study Calendar JUDICIARY

II

Jan 10 1995 Session Sine Die

**1953** HB-3322

## HB-3322 JONES,LOU.

235 ILCS 5/6-2

from Ch. 43, par. 120

Amends provisions of the Liquor Control Act prohibiting issuance of any license under the Act to a person who has been convicted of a felony or a federal or State liquor law violation. Provides that a criminal conviction of a corporation is not grounds for the denial, suspension, or revocation of a license if the corporation has terminated its relationship with each director, officer, employee, or controlling stockholder whose actions directly contributed to the conviction of the corporation.

SENATE AMENDMENT NO. 1

Adds reference to: 235 ILCS 5/6-15

Exempts liquor sold by the Army Corps of Engineers for on-premises consumption from specified provisions of the Act. Adds immediate effective date.

## SENATE AMENDMENT NO. 2.

Limits scope of provisions of the original bill providing that a criminal conviction of a corporation is not grounds for denial, suspension, or revocation of a license if certain conditions exist as follows: provides that, in order for the conviction not to constitute grounds for action against the license, the conviction must not be for violation of a liquor law and the offense must not have resulted in financial gain to the corporation.

Mar 10 1994	Filed With Clerk	
Mar 11	First reading	Referred to Rules
Mar 17	Ruled Exempt Hse Rule 29	
		Rfrd to Comm on Assignment
		Assigned to Judiciary II
Apr 07		Do Pass/Short Debate Cal 016-000-000
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1101 17	Cal 2nd Rdng Short Debat	
Apr 26	Short Debate Cal 2nd Rdn	
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		JONES,LOU
		Motion prevailed
		Fiscal Note not Required
	Placed Calndr, Third Read	
Apr 28		
Apr 29	Third Reading - Passed 11 Arrive Senate	3-002-001
Apr 29		
Mau 04	Placed Calendr, First Read	ng
May 04	Sen Sponsor MADIGAN	Defermed to Divisor
Man 05	First reading	Referred to Rules
May 05		Assigned to Insurance, Pensions &
M 11		Licen. Act.
May 11	DI- 10110 ID	Recommended do pass 008-002-000
M 10	Placed Calndr, Second Rea	ang
May 12	Second Reading	
14 12	Placed Calndr, Third Read	ing
May 13	Filed with Secretary	DOMESTIC
	Amendment No.01	DONAHUE
		-DEMUZIO
		Amendment referred to
3.5 4.0	Placed Calndr, Third Read	ıng
May 17	Filed with Secretary	DEDICAN
	Amendment No.02	BERMAN
		-MADIGAN
		Amendment referred to
	Amendment No.01	DONAHUE
		-DEMUZIO
		Rules refers to SINS
	Amendment No.02	BERMAN
		-MADIGAN
		Rules refers to SINS
	Placed Calndr, Third Read	
May 18	Amendment No.01	DONAHUE
		-DEMUZIO

May 18-Cont. Be adopted Amendment No.02 BERMAN -MADIGAN Be adopted Placed Calndr, Third Reading Recalled to Second Reading Amendment No.01 **DONAHUE** -DEMUZIO Adopted Amendment No.02 BERMAN -MADIGAN Adopted Placed Calndr, Third Reading May 20 Third Reading - Passed 051-005-000 Refer to Rules/Rul 3-8(b) Jun 14 Recommends Consideration HRUL Place Cal Order Concurrence 01.02 Jun 29 H Concurs in S Amend, 01,02/115-000-001 Passed both Houses Jul 20 Sent to the Governor Sep 16 Governor approved PUBLIC ACT 88-0652 effective date 94-09-16

#### HB-3323 JONES, LOU.

New Act 30 ILCS 105/5.384 new 35 ILCS 5/507N new

35 ILCS 5/509 from Ch. 120, par. 5-509 35 ILCS 5/510 from Ch. 120, par. 5-510

Creates the Little City Foundation Assistance Act and amends the Illinois Income Tax Act and the State Finance Act. Creates an income tax checkoff for the Little City Foundation Assistance Fund. Moneys in the Fund shall be distributed to the Little City Foundation, a private not for profit corporation devoted to advocating the rights and needs of the developmentally challenged. Effective immediately,

NOTE(s) THAT MAY APPLY: Fiscal Mar 10 1994 Filed With Clerk

Mar 11 Referred to Rules First reading Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Revenue Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

HB-3324 FLINN.

> 815 ILCS 205/6 from Ch. 17, par. 6413 815 ILCS 375/23.5 new

815 ILCS 405/30.5 new

Amends the Interest Act, the Motor Vehicle Retail Installment Sales Act, and the Retail Installment Sales Act. Limits the liability of lenders in class actions brought for violations of those Acts. Does not apply to actions filed before the effective date of this amendatory Act. Effective immediately.

Mar 10 1994 Filed With Clerk Mar 11 First reading Referred to Rules Jan 10 1995 Session Sine Die

#### HB-3325 WOJCIK - RONEN - CROSS - WELLER.

750 ILCS 60/222 from Ch. 40, par. 2312-22

Amends the Illinois Domestic Violence Act of 1986 to prohibit a public or private school that has received a certified copy of an order of protection that prohibits a respondent's access to the records from allowing a respondent access to a protected child's records and prohibits the release of information in those records to the respondent. Effective immediately.

## HOUSE AMENDMENT NO. 1.

Prohibits school employees from releasing a protected child's records to the respondent covered by the order of protection.

Mar 10 1994	Filed With Clerk		
Mar 11	First reading	Referred to Rules	
Mar 17	Ruled Exempt Hse Rule 29	(c) HRUL	
	• • • • • • • • • • • • • • • • • • •	Rfrd to Comm on Assignm	nent
		Assigned to Judiciary I	
Mar 23		Do Pass/Short Debate Ca	1012-000-000
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Apr 26	Short Debate Cal 2nd Rdn		
pr 20	Amendment No.01	<sup>™</sup> WOJCIK	Adopted
	Cal 3rd Rdng Short Debate		
Apr 27	Short Debate-3rd Passed 1		
Apr 28	Arrive Senate	.,	
11p1 20	Placed Calendr, First Read	าช	
Apr 29	Sen Sponsor BUTLER	0	
11p1 25	First reading	Referred to Rules	
May 06	Added as Chief Co-sponsor		
May 11	Added as Chief Co-sponsor		
1.14) 11	ridada as emer do sponsor	Committee Rules	
Jan 10 1995	Session Sine Die	Committee Attales	

#### HB-3326 LEITCH.

60 ILCS 1/80-20

Amends the Township Code by authorizing townships appropriating less than \$200,000 during a fiscal year, exclusive of road funds, to levy a tax at a rate sufficient to produce an amount not exceeding \$6,000 to cover the cost of an audit by a certified public accountant performed with respect to a period ending on or before the last day of a township's fiscal year 1995. Authorizes an annual levy to produce an amount not exceeding \$1,500 each year for audits performed with respect to periods ending on or after the first day of fiscal year 1996. Includes technical revisions. Effective immediately.

## HOUSE AMENDMENT NO. 1.

Deletes the provision concerning the levying of a tax, without approval at a referendum, on taxable property by a township at a rate sufficient to produce an amount to cover the cost of an audit performed by a certified public accountant, with respect to any period of time ending on or before the last day of a township's fiscal year 1995, but not exceeding \$6,000. Changes the cap to cover costs for an audit with respect to any period of time ending on or after the first day of a township's fiscal year 1996 to \$750 (now \$1,500).

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Filed With Clerk
Mar 10 1994
Mar 11
              First reading
                                        Referred to Rules
Mar 17
              Ruled Exempt Hse Rule 29(c) HRUL
                                        Rfrd to Comm on Assignment
                                        Assigned to Counties & Townships
Mar 24
                                        Recommended do pass 009-001-000
              Placed Calndr, Second Reading
Apr 26
              Second Reading
                   Amendment No.01
                                       LEITCH
                                                                Adopted
              Placed Calndr, Third Reading
Jan 10 1995
              Session Sine Die
      LEITCH.
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## HB-3327

10 ILCS 5/16-3	from Ch. 46, par. 16-3
10 ILCS 5/24A-2	from Ch. 46, par. 24A-2
10 ILCS 5/24A-6	from Ch. 46, par. 24A-6
10 ILCS 5/24A-9	from Ch. 46, par. 24A-9
10 ILCS 5/24A-10	from Ch. 46, par. 24A-10

Amends the Election Code relating to the counting and printing of ballots that may be counted by optical scanning equipment. Effective immediately.

Mar 10 1994	Filed With Clerk	
Mar 11	First reading	Referred to Rules
Ian 10 1995	Session Sine Die	

#### HB-3328 WOOLARD - NOLAND.

505 ILCS 25/3	from Ch. 5, par. 1403
505 ILCS 25/4	from Ch. 5, par. 1404

505 ILCS 25/5	from Ch. 5, par. 1405
505 ILCS 25/9	from Ch. 5, par. 1409
505 ILCS 115/3	from Ch. 5, par. 1053
505 ILCS 115/9	from Ch. 5, par. 1059
505 ILCS 115/15	from Ch. 5, par. 1065

Amends the Beef Market Development Act and the Illinois Sheep and Wool Production Development and Marketing Act. Permits the Illinois Beef Council to determine the percentage of collected assessments that shall be used to support consumer market development and promotion efforts. Permits referendum voting by mail. Provides that assessments shall be recommended by the Illinois Beef Council, shall be determined by referendum, and shall be in addition to any federal assessments. Changes the definition of "sheep" so that it includes any sheep produced or marketed in Illinois (rather than only sheep produced or marketed in Illinois for slaughter). Increases assessments per head of sheep and per pound of wool, during the first 5 years a sheep and wool production development and marketing program is in operation, when assessments are levied against both sheep and wool. Increases, in subsequent years, the maximum rates by which assessments may be increased. Increases the maximum assessment rates that the Sheep and Wool Production Development and Marketing Board may request by producer referendum. Prohibits an assessment rate greater than \$1 per head of sheep.

## SENATE AMENDMENT NO. 2.

Deletes reference to: 505 ILCS 115/15

Deletes provisions that increase assessments per head of sheep and per pound of wool, during the first 5 years a sheep and wool production development and marketing program is in operation, when assessments are levied against both sheep and wool; that increase, in subsequent years, the maximum rates by which assessments may be increased; that increase the maximum assessment rates which the Sheep and Wool Production Development and Marketing Board may request by producer referendum; and that prohibit an assessment rate greater than \$1 per head of sheep.

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	Mar 10 1994	Filed With Clerk		
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			Assigned to Agriculture &	
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	Apr 27	Sen Sponsor WOODYARI		
	Apr 28	First reading	Referred to Rules	
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			Recommnded do pass as a	mena
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	M 10	Placed Calndr, Second Rea	ang	
	May 12	Second Reading		
		Placed Calndr, Third Readi	ing	
		Filed with Secretary	WOODWADD	
		Amendment No.03	WOODYARD	Amendment
			CDIII	referred to

SRUL Placed Calndr, Third Reading

May 17 Added as Chief Co-sponsor O'DANIEL Third Reading - Passed 056-000-000 Amendment No.03 WOODYARD Tabled Pursuant to Rule5-4(A) Third Reading - Passed 056-000-000 Refer to Rules/Rul 3-8(b) Jun 14 Recommends Consideration HRUL Place Cal Order Concurrence 02 H Concurs in S Amend. 02/111-000-000 Passed both Houses Jul 13 Sent to the Governor Sep 01 Governor vetoed Placed Calendar Total Veto Nov 16 Total veto stands. FLINN.

HB-3329

205 ILCS 105/7-19.1 from Ch. 17, par. 3307-19.1 205 ILCS 205/4005 from Ch. 17, par. 7304-5 205 ILCS 205/8017 new 205 ILCS 205/9002 from Ch. 17, par. 7309-2

Amends the Savings Bank Act and the Illinois Savings and Loan Act of 1985 to provide that moneys in the Savings and Residential Finance Regulatory Fund may not be transferred to other State funds. Provides that moneys in the Fund are to be used for the ordinary and contingent expenses of the Office of the Commissioner of Savings and Residential Finance. Provides that after paying those expenses, moneys remaining in the Fund shall be credited to the institutions that paid into the Fund and applied to the fees imposed upon them for the following year. Provides that if the Commissioner fails to process certain filings under the Savings Bank Act within a specified time, the filings are deemed complete for purposes of commencing the review period. Provides that a mutual savings bank may limit a person to 1,000 votes regardless of the withdrawal value of the person's account. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 205 ILCS 205/9002

Provides that moneys in the Savings and Residential Finance Regulatory Fund may be transferred to the Audit Expense Fund. Provides that the limitation on the number of votes that may be cast by a person owning interests in a mutual savings bank may be limited subject to the regulation of the Commissioner. Deletes provision regarding the crediting of moneys in the Savings and Residential Finance Regulatory Fund to savings banks and their service corporations.

HOUSE AMENDMENT NO. 2.

Provides that rules governing the processing of applications for change in control shall conform to statutory requirements.

FISCAL NOTE (Commissioner of Savings & Residential Finance) The various provisions of HB-3329 will have no fiscal impact on the State; any fiscal impact concerning review of application standards would be difficult to estimate.

Note(s) That May Apply: Fiscal

Mar 10 1994 Filed With Clerk Mar 11 First reading Referred to Rules Mar 17 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Financial Institutions FIN INSTIT H Apr 06 Amendment No.01 Adopted Do Pass Amend/Short Debate 027-000-000 Cal 2nd Rdng Short Debate Apr 19 Fiscal Note Requested WENNLUND Cal 2nd Rdng Short Debate Apr 26 Short Debate Cal 2nd Rdng FLINN Amendment No.02 Adopted Cal 3rd Rdng Short Debate Fiscal Note Filed Apr 27

Short Debate Cal 3rd Rdng

Short Debate-3rd Passed 113-000-001 Apr 29 Arrive Senate Sen Sponsor SEIBEN Placed Calendr, First Reading First reading Referred to Rules May 05 Assigned to Financial Institutions May 11 Recommended do pass 009-000-000 Placed Calndr, Second Reading May 12 Second Reading Placed Calndr, Third Reading May 17 Third Reading - Passed 056-000-000 Passed both Houses Jun 15 Sent to the Governor Aug 12 Governor approved

## HB-3330 FLINN.

735 ILCS 5/15-1501 from C

from Ch. 110, par. 15-1501

PUBLIC ACT 88-0579 effective date 94-08-12

Amends the Code of Civil Procedure. Prohibits parties from joining a person as a defendant in a mortgage foreclosure proceeding solely because that person holds a tax sale certificate of purchase or lien for real estate taxes unless the party alleges specific facts that his or her interest is a prior and superior interest to the interest of the holder of the tax sale certificate. Effective immediately.

Mar 10 1994 Filed With Clerk Mar 11 First reading Referred to Rules Ruled Exempt Hse Rule 29(c) HRUL Mar 17 Rfrd to Comm on Assignment Assigned to Judiciary I Do Pass/Short Debate Cal 012-000-000 Apr 07 Cal 2nd Rdng Short Debate Apr 19 Fiscal Note Requested WENNLUND Cal 2nd Rdng Short Debate Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Jan 10 1995 Session Sine Die HB-3331 FLINN. 35 ILCS 200/20-100 35 ILCS 200/21-120 35 ILCS 200/21-155 35 ILCS 200/21-160 35 ILCS 200/21-165 35 ILCS 200/21-185

Amends the Property Tax Code. Provides that all counties, regardless of population, can collect special assessments through the tax sale process.

Mar 10 1994 Filed With Clerk Mar 11 First reading Referred to Rules Mar 17 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Revenue Do Pass/Consent Calendar 012-000-000 Apr 21 Consnt Caldr Order 2nd Read Apr 26 Remvd from Consent Calendar CHURCHILL **BALTHIS AND** JOHNSON, TOM Cal 2nd Rdng Short Debate Apr 27 Fiscal Note Requested WENNLUND Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 28 Held 2nd Rdg-Short Debate Jan 10 1995 Session Sine Die

## HB-3332 FLINN.

35 ILCS 200/21-385

35 ILCS 200/21-400

35 ILCS 200/22-15

55 ILCS 5/3-6011 from Ch. 34, par. 3-6011 735 ILCS 5/2-202 from Ch. 110, par. 2-202

Amends the Property Tax Code, the Counties Code, and the Code of Civil Procedure. Authorizes sheriffs to appoint special deputies by a separate written instrument served (rather than only by endorsement on the document being served by the special deputy). Authorizes special deputies, as well as persons licensed or registered under the Private Detective, Private Alarm, and Private Security Act of 1983, to serve notices required or permitted under the Property Tax Code. Effective immediately.

## HOUSE AMENDMENT NO. 1.

Provides that amendatory provisions do not apply in counties with more than 3,000,000 inhabitants.

Mar 10 1994	Filed With Clerk		
Mar 11	First reading	Referred to Rules	
Mar 17	Ruled Exempt Hse Rule 29	(c) HRUL	
	•	Rfrd to Comm on Assigni	ment
		Assigned to Judiciary I	
Apr 07		Do Pass/Short Debate Ca	al 012-000-000
•	Cal 2nd Rdng Short Debat	e	
Apr 19	_	Fiscal Note Requested W	ENNLUND
•	Cal 2nd Rdng Short Debat	e .	
Apr 28	Short Debate Cal 2nd Rdn	g	
•	Held 2nd Rdg-Short Debat	e	
May 11	Amendment No.01	FLINN	Adopted
•	Cal 3rd Rdng Short Debate	e	•
	Short Debate-3rd Passed 1	14-000-000	
May 12	Arrive Senate		
· ·	Placed Calendr, First Read	ng	
May 13	Sen Sponsor WATSON		
·	First reading	Referred to Rules	
Jan 10 1995	Session Sine Die		

## HB-3333 FLINN.

35 ILCS 200/22-35

Amends the Property Tax Code. Provides that counties acting as trustees for taxing districts shall not be required to satisfy municipal liens before being allowed to acquire title through proceedings for tax deeds.

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Mar 10 1994
             Filed With Clerk
Mar 11
              First reading
                                        Referred to Rules
Mar 17
              Ruled Exempt Hse Rule 29(c) HRUL
                                        Rfrd to Comm on Assignment
                                        Assigned to Revenue
                                        Recommended do pass 008-002-000
Apr 21
              Placed Calndr, Second Reading
Apr 27
                                        Fiscal Note Requested WENNLUND
              Placed Calndr, Second Reading
              Second Reading
Apr 28
              Held on 2nd Reading
Jan 10 1995
              Session Sine Die
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## HB-3334 FLINN.

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40 ILCS 5/Article 25 new 40 ILCS 5/25-101 new 40 ILCS 5/25-102 new 40 ILCS 5/25-103.1 new 40 ILCS 5/25-103.1 new 40 ILCS 5/25-103.2 new 40 ILCS 5/25-103.3 new 40 ILCS 5/25-103.5 new 40 ILCS 5/25-103.6 new 40 ILCS 5/25-103.7 new 40 ILCS 5/25-103.8 new 40 ILCS 5/25-103.9 new 40 ILCS 5/25-103.9 new 40 ILCS 5/25-103.10 new 40 ILCS 5/25-103.10 new 40 ILCS 5/25-103.11 new
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40 ILCS 5/25-103.12 new
40 ILCS 5/25-103.13 new
40 ILCS 5/25-104 new
40 ILCS 5/25-105 new
40 ILCS 5/25-106 new
40 ILCS 5/25-107 new
40 ILCS 5/25-108 new
40 ILCS 5/25-109 new
40 ILCS 5/25-110 new
40 ILCS 5/25-111 new
40 ILCS 5/25-112 new
40 ILCS 5/25-113 new
40 ILCS 5/25-114 new
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40 ILCS 5/25-141 new
40 ILCS 5/25-142 new
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40 ILCS 5/25-144 new
40 ILCS 5/25-145 new
40 ILCS 5/25-146 new
40 ILCS 5/25-147 new
40 ILCS 5/25-148 new
40 ILCS 5/25-149 new
40 ILCS 5/25-150 new
40 ILCS 5/25-151 new
40 ILCS 5/25-152 new
40 ILCS 5/2-105
                                from Ch. 108 1/2, par. 2-105
40 ILCS 5/2-117.4 new
40 ILCS 5/3-110.7 new
40 ILCS 5/5-237 new
40 ILCS 5/7-109
                                from Ch. 108 1/2, par. 7-109
40 ILCS 5/7-137
                                from Ch. 108 1/2, par. 7-137
40 ILCS 5/7-139.9 new
40 ILCS 5/8-226.7 new
40 ILCS 5/9-121.13 new
40 ILCS 5/14-103.05
                                from Ch. 108 1/2, par. 14-103.05
40 ILCS 5/14-105.7 new
40 ILCS 5/14-131
                                from Ch. 108 1/2, par. 14-131
40 ILCS 5/22A-104
                                from Ch. 108 1/2, par. 22A-104
 5 ILCS 375/3
                                from Ch. 127, par. 523
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Amends the Illinois Pension Code to create the Criminal Justice Retirement System, consisting of State's Attorneys and their assistants, Public Defenders and their

**1961** HB-3334—*Cont.* 

assistants, the Attorney General and his or her assistants, the State Appellate Defender and his or her assistants, and the attorneys in the Office of the State's Attorneys Appellate Prosecutor, but excluding Cook County personnel; provides for benefits and contributions at the levels applicable to judges; provides for transfer of prior service from certain other retirement systems upon payment of the difference in contributions. Effective July 1, 1995.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

## HB-3335 FLINN.

35 ILCS 200/21-90 745 ILCS 10/3-102

from Ch. 85, par. 3-102

Amends the Property Tax Code. Amends the Local Governmental and Governmental Employees Tort Immunity Act. Exempts counties that acquire title to tax delinquent properties as trustees for their respective taxing districts from liabilities under statutes and ordinances relating to health, safety, and welfare for conditions existing within the properties as of the date of acquisition of the property by the county.

Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Jan 10 1995 Session Sine Die

## HB-3336 HICKS.

215 ILCS 5/143.13

from Ch. 73, par. 755.13

Amends the Illinois Insurance Code. Excludes excess policies written for a qualified workers compensation self-insured employer under the Workers' Compensation Act and Workers' Occupational Diseases Act from the definition of "commercial excess and umbrella policy" for purposes of cancellation notices required under the Code.

Mar 10 1994 Filed With Clerk

Mar 11 First reading Jan 10 1995 Session Sine Die Referred to Rules

## HB-3337 YOUNGE.

70 ILCS 1710/9

from Ch. 85, par. 1159

Amends the Southwestern Illinois Metropolitan and Regional Planning Act by providing that the Executive Committee of the Southwestern Illinois Metropolitan and Regional Planning Commission shall elect from among its membership a first vice president and a second vice president (now only a vice president). Provides that the first vice president shall act as president during the absence, disability, resignation, or death of the president. Effective immediately.

Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Executive

Mar 23 Do Pass/Short Debate Cal 011-000-000

Cal 2nd Rdng Short Debate

Apr 26 Short Debate Cal 2nd Rdng

Amendment No.01 WENNLUND Ruled not germane

Cal 3rd Rdng Short Debate

Jan 10 1995 Session Sine Die

## HB-3338 YOUNGE.

35 ILCS 200/21-265

Amends the Property Tax Code to provide that to be eligible to purchase property at a scavenger sale a person must affirm that he or she is not a relative of a property owner of property being sold for taxes or the representative of an entity in which an owner of property being sold for taxes or relative of an owner has an interest.

Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Revenue

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

## HB-3339 YOUNGE.

35 ILCS 200/12-35

35 ILCS 200/20-10

765 ILCS 70/2 from Ch. 29, par. 8.12

765 ILCS 75/10 new 765 ILCS 75/15 new

765 ILCS 75/20 new

765 ILCS 75/25 new

765 ILCS 910/Act title 765 ILCS 910/1

765 ILCS 910/2 765 ILCS 915/0.01 765 ILCS 915/1 765 ILCS 920/1 from Ch. 17, par. 4901 from Ch. 17, par. 4902 from Ch. 17, par. 5000 from Ch. 17, par. 5001

from Ch. 95, par. 71

Amends the Property Tax Code. Requires persons who are selling real property by installment contract to provide to the purchaser copies of real estate assessment notices and real estate tax bills concerning the property being transferred. Amends the Dwelling Structure Contract Act to require an installment contract seller to record the contract. Makes the contract seller liable for damages resulting from his or her failure to record the contract. Amends the Dwelling Unit Installment Contract Act to require various provisions in those contracts, requires the establishment of escrow accounts, requires approval of the buyer for maintenance and repairs, and makes a violation of the Act a Class C misdemeanor for a first offense and a Class A misdemeanor for a subsequent offense. Amends the Mortgage Escrow Account Act to change the Act title and make escrow accounts for dwelling unit installment contracts subject to the Act. Changes the short title of the Mortgage Tax Escrow Act and makes escrow accounts for dwelling unit installment contracts subject to that Act. Amends the Mortgage Payment Statement Act to make installment contracts subject to that Act.

Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Revenue

Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

## HB-3340 DEJAEGHER.

320 ILCS 25/3.15 from Ch. 67 1/2, par. 403.15 320 ILCS 25/6 from Ch. 67 1/2, par. 406

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Requires the Director of Revenue to solicit agreements with manufacturers of pharmaceutical products under which the manufacturers may agree to provide rebates to the State for covered prescription drugs purchased by recipients of pharmaceutical assistance. Requires moneys collected by the Department under rebate agreements to be deposited into the Pharmaceutical Assistance Rebate Fund and to be used to offset the costs of providing pharmaceutical assistance under this Act.

Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Revenue

Apr 07 Interim Study Calendar REVENUE

Jan 10 1995 Session Sine Die

**1963** HB-3341

## HB-3341 HOFFMAN.

410 ILCS 415/1

from Ch. 111 1/2, par. 6001

Amends the Experimental Cancer Treatment Act to add a Section caption and make a stylistic change.

Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Mar 23 Re-assigned to Judiciary I

Apr 14 Recommended do pass 007-005-000

Placed Calndr, Second Reading

Apr 20 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading Jan 10 1995 Session Sine Die

## HB-3342 SCHAKOWSKY.

205 ILCS 615/8-106 new

Amends the Electronic Fund Transfer Transmission Facility Act. Requires automatic teller machines to display transaction fees before a consumer exercises an option to complete the transaction. Requires a printed receipt setting forth the fees to be given to the consumer at the time of the transaction.

Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Financial Institutions Motion Do Pass-Lost 009-012-004

HFIN

Remains in Committee Financial

Institutions

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

## HB-3343 EDLEY - NOVAK - STECZO - MCGUIRE - MOSELEY.

New Act

Apr 20

Apr 22

Creates the Debt Issuance Reform Act. Requires bonds issued by specified State agencies to be sold to the highest bidder, by sealed bid, for an interest rate not exceeding the maximum rate fixed in the order authorizing the issuance of the bonds. Prohibits employees of specified State officers and agencies from any discussions or dealings on matters pertaining to bond issuance with a former employee of a State agency or office for one year after the employee's termination of employment, if specified conditions are met. Requires former employees of State offices or agencies who engage in work related to the issuance of bonds by the State or its agencies to register with the Secretary of State. Knowingly failing to register is a Class A misdemeanor. Provides that registration statements shall be made available to State agencies upon request. Establishes procedures for bidding professional services contracts for certain services.

FISCAL NOTE (DCMS)

Agencies would lose the flexibility to determine how to most economically conduct debt issue; their ability to secure the

lowest overall cost would be limited.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elections & State

Government

Mar 24 Recommended do pass 011-000-009

Placed Calndr, Second Reading

Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Apr 18 Fiscal Note Requested BLACK

Fiscal Note Filed

Placed Calndr, Second Reading

Second Reading Apr 28

Held on 2nd Reading

May 03 Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-3344 SANTIAGO.

105 ILCS 5/3-14.23	from Ch. 122, par. 3-14.23
105 ILCS 5/10-21.9	from Ch. 122, par. 10-21.9
625 ILCS 5/6-106.1	from Ch. 95 1/2, par. 6-106.1
625 ILCS 5/6-106.11	from Ch. 95 1/2, par. 6-106.11

Amends the School Code and the Vehicle Code. Increases the reduction of a school board's financial obligation to a contractor found to have employed school bus drivers without valid permits to 1.136% (now .568%) for each day of noncompliance. Requires all applicants for school bus driver positions to be fingerprinted by the State Police. Provides that the Secretary of State (now the State Superintendent of Education or the Regional Superintendent) shall issue and revoke school bus driver permits and shall prescribe standards for written, physical, and performance tests of school bus driver applicants. Increases fines imposed on school bus driver contractors for violation of driver permit requirements.

## HOUSE AMENDMENT NO. 1.

Adds reference to:

225 ILCS 10/5.1 from Ch. 23, par. 2215.1 625 ILCS 5/6-521 from Ch. 95 1/2, par. 6-521

Deletes everything after the enacting clause and reinserts substantive provisions with additional changes. Requires the regional superintendent of schools to conduct instructional courses for school bus drivers. Exempts persons licensed as school bus drivers before January, 1995 from fingerprint-based background screening and establishes procedures for the screening. Requires a successful applicant for a school bus driver permit to have never been convicted of committing or attempting to commit (i) ritualized abuse of a child, (ii) unlawful use of weapons, (iii) unlawful use or possession of weapons by felons or persons in the custody of the Department of Corrections facilities, (iv) aggravated discharge of a firearm, (v) sexual exploitation of a child, or (vi) keeping a place of juvenile prostitution. Authorizes the Secretary of State to issue a provisional permit before completion of the criminal background investigation. Authorizes the Secretary of State to promulgate rules for the issuance and cancellation, revocation, or suspension of a restricted commercial driver's license for operating a school bus. Amends the Child Care Act of 1969 to make a cross reference to the Secretary of State in the Section on school bus drivers.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 10 1994 Filed With Clerk Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Elementary & Secondary

Education

Apr 14 ELEM SCND ED H Amendment No.01 Adopted

023-000-000

Recomminded do pass as amend

014-000-005

Placed Calndr, Second Reading

Apr 26 Fiscal Note Requested WENNLUND

Placed Calndr. Second Reading

Apr 28 Second Reading Held on 2nd Reading Jan 10 1995 Session Sine Die

#### HB-3345 HARTKE - BLACK - LANG - HICKS - LEITCH.

235 ILCS 5/6-9 from Ch. 43, par. 126

Amends the Liquor Control Act of 1934. Requires a distributor or importing distributor to devote reasonable efforts and resources to sales, distribution, and mar1965 HB-3345—Cont.

keting of beer for direct delivery to retail licensees and directly and effectively call on all retail licensees within a territory without discrimination and sell directly to those licensees. Effective immediately.

Filed With Clerk Mar 10 1994 Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Executive

Do Pass/Short Debate Cal 013-000-000 Apr 06

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 19

Cal 3rd Rdng Short Debate Short Debate-3rd Passed 112-001-004

Apr 27 Apr 28 Arrive Senate

Sen Sponsor FITZGERALD Placed Calendr, First Reading

Referred to Rules First reading

Jan 10 1995 Session Sine Die

#### HB-3346 MAUTINO - BLACK - LANG - HICKS - LEITCH.

815 ILCS 720/5

from Ch. 43, par. 305

Amends the Beer Industry Fair Dealing Act. Requires a brewer to provide to a wholesaler of its brands a copy of its registration filed with the State Liquor Control Commission. Effective immediately.

Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Executive

Apr 13 Do Pass/Short Debate Cal 013-000-000

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Apr 26 Cal 3rd Rdng Short Debate Jan 10 1995 Session Sine Die

#### HB-3347 MAUTINO - BLACK - LANG - HICKS - LEITCH.

815 ILCS 720/1.1 from Ch. 43, par. 301.1 815 ILCS 720/1.2 new

Amends the Beer Industry Fair Dealing Act. Provides that the purchaser of a brewer or a brand of beer assumes the seller's existing agreements with wholesalers. Provides that, if the purchase of a brand or the purchase of a brewer results in a brewer having agreements with more than one distributor in a territory ("dual distributorship"), the distribution of brands shall be in accordance with specified criteria. Applies only to dual distributorships created on or after the effective date of the amendatory Act. Effective immediately.

Mar 10 1994 Filed With Clerk

Mar 11 Referred to Rules First reading

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Executive

Interim Study Calendar EXECUTIVE

Apr 20 Jan 10 1995 Session Sine Die

#### HB-3348 WALSH - CROSS - JOHNSON.TOM.

725 ILCS 5/106-2.5 from Ch. 38, par. 106-2.5

Amends the Code of Criminal Procedure of 1963 to permit the court to grant use immunity to a witness if the evidence produced might assist in the apprehension of a person who has committed, is committing, or is about to commit first degree murder, attempt to commit first degree murder, armed robbery, or kidnaping. Effective immediately.

## FISCAL NOTE, AMENDED (DCCA)

Provides for deposits into the Police Protection Enhancement Distributive Fund of \$200 million: \$100 million (1.79%) of the net receipts from the Illinois Income Tax Act and \$100 million (1.81%) from the State's sales taxes. These deposits will be a

reduction of \$200 million from deposits into GRF.

Mar 10 1994 Filed With Clerk

Mar 11 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary II

Withdrawn

Mar 25 Do Pass/Short Debate Cal 012-000-003

Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng Apr 13

Amendment No.01 MADIGAN.MJ

Cal 3rd Rdng Short Debate Fiscal Note Filed

Short Debate Cal 3rd Rdng Jan 10 1995 Session Sine Die

#### HB-3349 WALSH.

Apr 21

510 ILCS 70/4.03 from Ch. 8, par. 704.03 510 ILCS 70/4.04 from Ch. 8, par. 704.04 510 ILCS 70/16 from Ch. 8, par. 716

Amends the Humane Care for Animals Act. Provides that it shall be unlawful for any person to perform certain acts against any dog used for private security purposes. Increases the penalty for teasing, striking, or tampering with any dog used by a law enforcement officer or agency, or a private security contractor, during the commission of a misdemeanor or felony from a Class B misdemeanor to a Class A misdemeanor. Increases the penalty for certain more severe acts performed against the dog during the commission of a misdemeanor or felony, where the dog is not killed or totally disabled from a Class A misdemeanor to a Class 4 felony; where the dog is killed or totally disabled, increases the penalty from a Class 4 felony to a Class 3 felony.

Note(s) That May Apply: Correctional

Mar 10 1994 Filed With Clerk Referred to Rules Mar 11 First reading

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary II

Interim Study Calendar JUDICIARY

H

Jan 10 1995 Session Sine Die

#### HB-3350 WALSH.

Apr 07

720 ILCS 5/12-3.2 from Ch. 38, par. 12-3.2 720 ILCS 5/12-4 from Ch. 38, par. 12-4

Amends the Criminal Code of 1961. Provides that committing domestic violence against a family or household member who caused that person's arrest is aggravated battery and a Class 3 felony.

NOTE(S) THAT MAY APPLY: Correctional Mar 10 1994 Filed With Clerk

Mar 11

Referred to Rules First reading

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary II

Apr 07 Interim Study Calendar JUDICIARY П

Jan 10 1995 Session Sine Die

#### WALSH - HOMER - GASH. HB-3351

625 ILCS 5/11-204 from Ch. 95 1/2, par. 11-204 625 ILCS 5/11-204.1 from Ch. 95 1/2, par. 11-204.1 720 ILCS 5/36-1 from Ch. 38, par. 36-1

Amends the Illinois Vehicle Code to change the penalty for fleeing or attempting to elude a police officer from a Class B misdemeanor to a Class A misdemeanor. Changes the penalty for aggravated fleeing or attempting to elude a police officer to a Class 4 felony rather than a Class A misdemeanor for the first offense and a Class 4 felony for a subsequent conviction within 5 years. Amends the Criminal Code of 1961 to allow the seizure of a vehicle used to commit aggravated fleeing or attempting to elude a police officer.

## CORRECTIONAL NOTE, AS AMENDED

This bill has not yet been amended, however, the current language will cost the Department of Corrections \$146,700 over 5 years.

FISCAL NOTE, AMENDED (DCCA)

Provides for deposits into the Police Protection Enhancement Distributive Fund of \$200 million: \$100 million (1.79%) of the net receipts from the Illinois Income Tax Act and \$100 million (1.81%) from the State's sales taxes. These deposits will be a reduction of \$200 million from deposits into GRF.

NOTE(S) THAT MAY APPLY: Correctional

Mar 10 1994 Filed With Clerk

Mar 11 First reading

Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 17

Rfrd to Comm on Assignment Assigned to Judiciary II

Mar 25 Recommended do pass 011-002-002

Placed Calndr, Second Reading

Apr 13 Second Reading Fiscal Note Requested AS AMENDED-BLACK

St Mandate Fis Nte ReqAS AMENDED-BLACK Correctional Note Requested AS AMENDED-BLACK

Judicial Note Request AS AMENDED-BLACK

Held on 2nd Reading

Apr 18 Correctional Note Filed AS

AMENDED

Ref to Rules/Rul 27E

Held on 2nd Reading Apr 21

Fiscal Note Filed

Held on 2nd Reading Jan 10 1995 Session Sine Die

#### HB-3352 YOUNGE.

Appropriates \$160,000 to the East St. Louis Area Development Authority for its operating expenses. Effective July 1, 1994.

Filed With Clerk Mar 10 1994

Rfrd to Comm on Assignment Mar 11 First reading Apr 06 Assigned to Appropriations-General Services

Apr 22

Jan 10 1995 Session Sine Die

### HB-3353 SCHAKOWSKY - JONES, SHIRLEY - KRAUSE - CURRIE, JONES, LOU AND MOORE, EUGENE.

New Act

750 ILCS 5/404

from Ch. 40, par. 404

Creates the Family Mediation Act. Provides that a judicial circuit may elect to establish a program to provide mediation services in proceedings with contested issues regarding children. Provides for qualification and appointment of mediators; duties of mediators; circumstances under which mediation shall be waived, modified, or terminated; appointment of family service officers; safety considerations; costs of mediation; reports; and creation of an advisory committee. Amends the Marriage and Dissolution of Marriage Act to provide that mediation under the Act shall be in accordance with the Family Mediation Act. Effective immediately.

## HOUSE AMENDMENT NO. 1.

Deletes everything, and reinserts similar language with many changes regarding: circumstances under which mediation is inappropriate, the scope of family law matters that are subject to mediation, training of mediators, costs of mediation, confidentiality, intake, family service officers, termination of mediation, and other matters

NOTE(s) THAT MAY APPLY: Fiscal

Mar 10 1994 Filed With Clerk

Referred to Rules Mar 11 First reading

Ruled Exempt Hse Rule 29(c) HRUL Mar 17

> Rfrd to Comm on Assignment Assigned to Judiciary I

Apr 07	Do Pass/Short Debate Cal 010-000-000		
Apr 19	Cal 2nd Rdng Short Deba	te Fiscal Note Requested	WENNLUND
Apr 26	Cal 2nd Rdng Short Debar Short Debate Cal 2nd Rdn	te	
11p1 20	Held 2nd Rdg-Short Deba	te	
Apr 27	Amendment No.01		Adopted
May 10	Cal 3rd Rdng Short Debat Short Debate-3rd Passed 1		
May 11	Arrive Senate		
•	Sen Sponsor DILLARD Placed Calendr, First Read	Ing	
	First reading	Referred to Rules	
Jan 10 1995	Session Sine Die		

## HB-3354 CURRIE – JONES, SHIRLEY – KRAUSE – SCHAKOWSKY, JONES, LOU AND MOORE, EUGENE.

750 ILCS 5/609 from Ch. 40, par. 609

Amends provisions of the Marriage and Dissolution of Marriage Act governing removal of minor children from Illinois. Changes terminology from "removal" to "relocation". Provides that a move constitutes permanent relocation only if: (i) the move is to a location outside of Illinois; (ii) the move is more than 90 miles; and (iii) the move is for 60 days or longer. Sets forth criteria for relocating without court permission. Sets forth circumstances under which the court may enter an order permitting a relocation. Eliminates language authorizing a court to require a party removing a child from giving security to guarantee a child's return. Makes various changes regarding temporary relocation of a child. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to:

Mar 10 1994

750 ILCS 5/603 from Ch. 40, par. 603

Filed With Clerk

Provides that parties may agree to a "visitation schedule" (rather than a "revised visitation schedule"). Provides that Illinois retains jurisdiction over a child who has been "relocated" (rather than "temporarily relocated") from Illinois. Makes other changes.

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Mar 11
                                        Referred to Rules
              First reading
              Ruled Exempt Hse Rule 29(c) HRUL
Mar 17
                                        Rfrd to Comm on Assignment
                                        Assigned to Judiciary I
Apr 07
                   Amendment No.01
                                        JUDICIARY I H
                                                                 Adopted
                                        Do Pass Amend/Short Debate
                                          009-000-000
              Cal 2nd Rdng Short Debate
Apr 19
              Short Debate Cal 2nd Rdng
                                        Mtn Fisc Nte not Applicable CURRIE
                                        Motion prevailed
                                        064-052-000
                                        Fiscal Note not Required
              Cal 3rd Rdng Short Debate
Apr 27
              Short Debate-3rd Passed 086-024-008
              Arrive Senate
Apr 28
              Sen Sponsor CULLERTON
              Placed Calendr, First Reading
                                        Referred to Rules
              First reading
              Added as Chief Co-sponsor SMITH
May 03
May 04
                                         Assigned to Judiciary
              Added As A Co-sponsor STERN
May 12
                                        Refer to Rules/Rul 3-9(a)
Jan 10 1995
              Session Sine Die
```

## HB-3355 RONEN – DEJAEGHER.

305 ILCS 5/5-5.6c new

Amends the Illinois Public Aid Code. Provides that a nursing facility licensed under the Nursing Home Care Act and certified to participate in the Medical Assistance Program must be certified with respect to all parts of the facility licensed to provide skilled or intermediate care or intermediate care for the developmentally disabled. Effective immediately.

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Motion Do Pass-Lost 008-012-002 Apr 21

**HCHS** 

Remains in Committee Health Care &

**Human Services** Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

#### HOFFMAN - MCAFEE. HR.3356

815 ILCS 505/2 from Ch. 121 1/2, par. 262 815 ILCS 505/10a from Ch. 121 1/2, par. 270a

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that the knowing or intentional use of deceptive practices (now just use of deceptive practices) is unlawful. Authorizes punitive damages. Provides that punitive damages against a new vehicle dealer may be awarded only upon a showing by clear and convincing evidence that the dealer acted with malice, wilfully, or in a manner indicating wanton disregard for the rights of others. Provides that punitive damage awards shall be paid over to the Attorney General for use in educating consumers.

Mar 11 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 17

> Rfrd to Comm on Assignment Assigned to Judiciary I Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

#### SCHOENBERG AND SANTIAGO. HB-3357

20 ILCS 2605/55a-9 new

Amends the Civil Administrative Code of Illinois to establish a pilot grant program administered by the Department of State Police. Provides that the Department shall make grants to local police departments in the counties of Cook, Will, Lake, DuPage, Kane, and McHenry. The grants shall be used to fund background checks for persons who apply for federal firearms licenses to determine that they comply with State law and local ordinances concerning the sale and possession of firearms.

## FISCAL NOTE (DCCA)

Based on the information provided, the fiscal impact on State

revenues or expenditures is unknown.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 11 1994 Referred to Rules First reading

Ruled Exempt Hse Rule 29(c) HRUL Mar 17

Rfrd to Comm on Assignment

Assigned to Judiciary II

Apr 07 Do Pass/Short Debate Cal 016-000-000 Cal 2nd Rdng Short Debate

> Fiscal Note Requested WENNLUND Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng Apr 28

Held 2nd Rdg-Short Debate Fiscal Note Filed May 03

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3358 CURRAN.

Apr 12

40 ILCS 5/15-136.3 new

Amends the Pension Code to provide early retirement incentives for members of the State Universities Retirement System. Applies to persons applying for retirement at the end of the school year ending in 1995. Grants up to 5 years of creditable service and 5 years of age enhancement. Requires an employer contribution and an employee contribution. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 11 1994 First reading Referred to Rules Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

#### CURRIE - JONES, SHIRLEY - WOJCIK - SCHAKOWSKY - KRAUSE. HB-3359

20 ILCS 2310/55.69

from Ch. 127, par. 55.69

Amends the Civil Administrative Code of Illinois by adding to the functions of a staff person who handles women's health issues within the Department of Public Health. Provides the qualifications for a staff person. Effective immediately.

Mar 11 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 17

> Rfrd to Comm on Assignment Assigned to Health Care & Human Services

Mar 24

Do Pass/Short Debate Cal 023-000-001

Apr 06

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate

Short Debate-3rd Passed 115-000-000 May 24

May 25 Arrive Senate

Placed Calendr, First Reading

May 27 Jun 08

Sen Sponsor HASARA First reading

Referred to Rules

Session Sine Die Jan 10 1995

#### HB-3360 RASCHKE - LIND.

Makes appropriations from the Illinois Civic Center Bond Fund to the Department of Commerce and Community Affairs for a grant to the Rockford Metropolitan Exposition, Auditorium and Office Building Authority Board. Effective July 1, 1994.

Mar 11 1994 First reading Apr 06

Rfrd to Comm on Assignment Assigned to Appropriations-Public

Safety Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

HB-3361 ACKERMAN - WIRSING - MEYER - MOFFITT - LINDNER, BIGGINS, BLACK, CLAYTON, JOHNSON, TOM, LAWFER, MULLIGAN, PERSICO, WEAVER,M, ZICKUS, MURPHY,M, STEPHENS AND SAVIANO.

Amends the Public Utilities Act. Provides that the Illinois Commerce Commission shall require utilities to exempt subscribers age 65 or older from cash deposit requirements with respect to the subscriber's residence unless the utility can prove that the subscriber is a bad credit risk.

NOTE(s) THAT MAY APPLY: Fiscal Mar 11 1994 First reading

Referred to Rules

HB-3362 FREDERICK - BIGGINS - PERSICO - CLAYTON - MULLIGAN, LIND-NER, MEYER, SAVIANO AND MURPHY,M.

20 ILCS 105/4.07 new

Jan 10 1995

Amends the Act on Aging. Requires the Department on Aging to establish a revised intrastate funding formula (to be used in distributing federal and other moneys to area agencies on aging) for FY97 and every 5 years thereafter.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 11 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die HB-3363

Session Sine Die

BLACK - MOFFITT - WENNLUND - LAWFER - FREDERICK, CLAY-TON, JOHNSON, TOM, LINDNER, MEYER, MULLIGAN, PANKAU, WEAVER,M, ZICKUS, GRANBERG, MURPHY,M, LEITCH, SAVIANO, BALTHIS AND STEPHENS.

815 ILCS 505/2B

from Ch. 121 1/2, par. 262B

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that persons age 65 or older have up to 30 days under certain circumstances to can**1971** HB-3363—Cont.

cel contracts for the sale of merchandise made by telephone or with a seller who is physically present at the consumer's residence at the time of sale. Currently all consumers may cancel this type of contract within 3 business days. Effective immediately.

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary I

Apr 06 Jan 10 1995 Session Sine Die Interim Study Calendar JUDICIARY I

Jan 10 1995 Session Sine Die

# HB-3364 WENNLUND – WEAVER,M – BIGGINS – MULLIGAN – CLAYTON, MEYER, ZICKUS, SAVIANO AND STEPHENS.

20 ILCS 1405/56.2 new

Amends the Civil Administrative Code of Illinois. Requires the Department of Insurance to administer a program to provide assistance and information to senior citizens in relation to insurance matters. Creates the Senior Citizen Insurance Advisory Board. Requires the information and assistance program to be operated at all times when and to the extent that federal funds are available for that purpose.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 11 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-3365 LINDNER - BIGGERT - WENNLUND - MEYER - WEAVER,M, MOORE,ANDREA, MULLIGAN, WOJCIK, SAVIANO AND WELLER.

765 ILCS 605/18 from Ch. 30, par. 318

765 ILCS 605/32 new

Amends the Condominium Property Act to require condominiums with 20% or more senior citizen ownership to (i) provide in their bylaws that at least one member of the condominium board shall be a senior citizen and (ii) require regular caregivers to senior citizens at the condominium to sign in and out upon arrival and departure and provide photo identification upon request of the condominium board. Provides that condominium bylaws shall provide that senior citizens shall not be evicted for failure to pay common expenses unless a notice of lien is personally served. Provides exceptions to the personal service requirement.

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary I

Mar 23 Do Pass/Short Debate Cal 012-000-000

Cal 2nd Rdng Short Debate

Apr 13 Second Reading

Cal 3rd Rdng Short Debate

Jan 10 1995 Session Sine Die

# HB-3366 MOFFITT – ACKERMAN – MEYER – LAWFER – ZICKUS, BIGGINS, FREDERICK, MULLIGAN, PERSICO, WEAVER,M, WENNLUND, WELLER, SAVIANO AND MURPHY,M.

320 H.CS 25/4

from Ch. 67 1/2, par. 404

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act to increase the maximum income level to \$25,000 from \$14,000.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 11 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-3367 DANIELS – KUBIK – WENNLUND – ZICKUS – BIGGERT, BIGGINS, CROSS, LINDNER, MULLIGAN, PERSICO, MURPHY,M, SAVIANO AND STEPHENS.

35 ILCS 200/15-170

320 ILCS 25/4 from Ch. 67 1/2, par. 404

Amends the Property Tax Code to change the senior citizens homestead exemption to provide that, beginning with the 1994 levy year, persons eligible for a circuit breaker grant are entitled to an exemption that is the greater of (i) the statutory

amount of \$2,500 in Cook County and \$2,000 in other counties or (ii) the difference between the current equalized assessed valuation and the equalized assessed value in 1994 or a subsequent year when the taxpayer first became eligible for the senior citizen homestead exemption. Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act to increase the maximum income level for eligibility under the Act from \$14,000 to \$25,000. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal: Housing Afford: State Mandates Mar 11 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

HB-3368 MOFFITT - ACKERMAN - ZICKUS - MEYER - WENNLUND, BIGGINS, BLACK, CLAYTON, MULLIGAN, WEAVER,M, WELLER, LEITCH, MURPHY,M, SAVIANO, BALTHIS AND STEPHENS.

35 ILCS 5/203

from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act to allow individual taxpayers, 65 years of age or older, a deduction for unreimbursed amounts spent on home health care services. Effective immediately and applicable to taxable years ending on or after December 31, 1994.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 11 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

WENNLUND - MEYER - HUGHES - ZICKUS - BIGGERT, BIGGINS, HB-3369 FREDERICK, JOHNSON, TOM, LINDNER, MULLIGAN, SAVIANO AND BALTHIS.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act to create a 2% tax credit, up to a maximum of \$500, for a head of household 65 years of age or older with an adjusted gross income of \$25,000 or less for the 2 years following the death of a dependent. Applicable to tax years ending on or after December 31, 1994, and effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal

First reading

Referred to Rules

Mar 11 1994 Jan 10 1995 Session Sine Die

HB-3370 ACKERMAN - WENNLUND - MOFFITT - LAWFER - LINDNER, BIG-GINS, BLACK, CLAYTON, MEYER, MULLIGAN, PERSICO, WEAV-ER,M, ZICKUS, SAVIANO AND STEPHENS.

625 ILCS 5/6-118

from Ch. 95 1/2, par. 6-118

Amends the Illinois Vehicle Code. Changes the age limit from 65 to 62 for certain fees for instruction permits and drivers licenses.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 11 1994 First reading Session Sine Die Jan 10 1995

Referred to Rules

LOPEZ.

Makes appropriations to the State Board of Education for the ordinary and contingent expenses of the Teachers Academy for Math and Science in Chicago. Effective July 1, 1994.

Mar 11 1994 First reading Rfrd to Comm on Assignment

Apr 06 Assigned to Appropriations-Education

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

HB-3372 LANG.

230 ILCS 10/3

from Ch. 120, par. 2403

Amends the Riverboat Gambling Act. Makes technical changes.

Mar 11 1994 First reading Referred to Rules Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary I

Recommended do pass 007-005-000 Apr 21

Placed Calndr, Second Reading

Fiscal Note Requested WENNLUND Apr 27

Placed Calndr, Second Reading

1973 HB-3372—Cont.

Apr 28 Second Reading Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-3373 RONEN.

New Act

Creates the Real Estate Nuisance Abatement Disclosure Act. Requires a transferor of real property to disclose to the transferee if the property is the subject of a notice under the Controlled Substance and Cannabis Nuisance Act. Allows a transferee or lender to recover actual damages if the transferor fails to disclose that the property is the subject of a notice.

FISCAL NOTE (DCCA)

HB 3373 has no impact on State revenues or expenditures.

## HOUSE AMENDMENT NO. 1.

Adds reference to:

310 ILCS 50/2 from Ch. 67 1/2, par. 852

Amends the Abandoned Housing Rehabilitation Act. Adds to the definition of "nuisance" to include property on which illegal activities involving controlled substances, cannabis, or streetgang-related activities take place.

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary I

Apr 07 Do Pass/Short Debate Cal 010-000-000

Cal 2nd Rdng Short Debate

Apr 19 Fiscal Note Requested WENNLUND Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

May 03 Fiscal Note Filed

Held 2nd Rdg-Short Debate

May 10 Amendment No.01 MURPHY,M Adopted

Cal 3rd Rdng Short Debate

Short Debate-3rd Passed 113-001-000

May 11 Arrive Senate

Placed Calendr, First Reading

Jan 10 1995 Session Sine Die

#### HB-3374 YOUNGE.

Appropriates \$1 to the Illinois Housing Development Authority to refinance its bonds issued to finance installment contracts. Effective July 1, 1994.

Mar 11 1994 First reading Rfrd to Comm on Assignment Apr 06

Assigned to Appropriations-Public

Safety

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

## YOUNGE.

Appropriates \$1,500,000 to the Department of Labor to fund projects and grants under the Illinois Guaranteed Job Opportunity Act. Effective July 1, 1994.

Mar 11 1994 First reading Rfrd to Comm on Assignment

Apr 06 Assigned to Appropriations-General Services

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3376 YOUNGE.

Appropriates \$400,000 to School District #189 for the operating expenses of an enterprise high school. Effective July 1, 1994.

Mar 11 1994 First reading Rfrd to Comm on Assignment Apr 06 Assigned to Appropriations-Education

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

1974 HB-3377

#### HB-3377 YOUNGE.

Appropriates \$500,000 to the Southwestern Illinois Metropolitan and Regional Planning Authority for regional planning in southwestern Illinois. Effective July 1, 1994.

Mar 11 1994 First reading Apr 06

Rfrd to Comm on Assignment Assigned to Appropriations-Public Safety

Apr 22

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3378 YOUNGE.

Appropriates \$100,000 to the Department of Commerce and Community Affairs for distribution to the East St. Louis Small Business Incubator. Effective July 1, 1994.

Mar 11 1994 First reading Rfrd to Comm on Assignment Assigned to Appropriations-Public

Apr 06

Safety

Apr 22

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3379 YOUNGE.

Appropriates \$400,000 to the Family Resource Development Center at State Community College for its operating expenses. Effective July 1, 1994.

Mar 11 1994 First reading Apr 06

Rfrd to Comm on Assignment Assigned to Appropriations-Education

Apr 22

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3380 YOUNGE.

20 ILCS 1510/15

Amends the Illinois Guaranteed Job Opportunity Act. Authorizes funding of project assistance from State, as well as federal, sources. Effective July 1, 1994.

FISCAL NOTE (Dept. of Labor)

Total initial cost for one years' administrative/start-up and funding 3 councils as pilot projects would be \$1,504,287.

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Executive

Apr 06

Recommended do pass 008-005-000

Placed Calndr, Second Reading

Fiscal Note Requested WENNLUND Placed Calndr, Second Reading

Apr 19 Apr 21

Fiscal Note Filed

Placed Calndr, Second Reading

Apr 28

Second Reading RYDER Amendment No.01

Ruled not germane

Appeal Ruling of Chair RYDER Motion failed

Placed Calndr, Third Reading

May 03

3d Reading Consideration PP Calendar Consideration PP.

Jan 10 1995 Session Sine Die

#### HB-3381 OSTENBURG - MAUTINO.

110 ILCS 805/3-14.3 from Ch. 122, par. 103-14.3

Amends the Public Community College Act. Changes the manner of determining the amount of the additional tax for educational and operations and maintenance purposes that community college districts that meet prescribed eligibility criteria may levy if authorized by the Illinois Community College Board. Also revises the eligibility criteria, basing those criteria on a district's maximum authorized tax rate, the percentage of its revenues attributable to its tax levies, and the percentage of its revenues attributable to tuition and fees. Effective July 1, 1995.

FISCAL NOTE (Ill. Community College Board) There would be no fiscal impact on the State.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford Referred to Rules Mar 11 1994 First reading Mar 17 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Higher Education Mar 24 Motion Do Pass-Lost 007-009-001 Remains in Committee Higher Education Apr 07 Recommended do pass 010-008-000 Placed Calndr, Second Reading Apr 19 Fiscal Note Requested WENNLUND Placed Calndr, Second Reading Apr 26 Fiscal Note Filed Placed Calndr, Second Reading Apr 28 Second Reading Held on 2nd Reading Jan 10 1995 Session Sine Die

## HB-3382 OSTENBURG.

Appropriates \$600,000 from the General Revenue Fund to the Illinois Environmental Protection Agency for water and sewer line development in Sauk Village. Effective July 1, 1994.

Mar 11 1994 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Appropriations-General

Services

Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die

## HB-3383 PUGH.

New Act 215 ILCS 5/2.2 new 215 ILCS 125/5-1.5 new

Creates the Universal Health Care Act and amends the Insurance Code and the Health Maintenance Organization Act. Provides for the appointment by the Governor of a Universal Health Care Board and directs the Board to develop a Universal Health Care Plan under which providers of certain health care services to Illinois residents will be reimbursed for providing those services. On and after January 1, 1998, prohibits insurance companies, HMOs, and other health service contractors from providing services that are covered under the Plan to Illinois residents. Requires the Board to develop an annual State health care service budget. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

HB-3384 PUGH.

215 ILCS 5/143.25 from Ch. 73, par. 755.25

Amends the Illinois Insurance Code. Requires companies writing automobile insurance to report average premiums and loss experience on a zip code basis to the Department of Insurance. Provides that the public shall have access to the data.

FISCAL NOTE (Dept. of Insurance)

The Department would need to hire two staff people to implement

HB3384, at an estimated cost of \$50,000 annually.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Insurance

Mar 29 Assigned to Insurance
Fiscal Note Filed
Committee Insurance

Apr 22 Jan 10 1995

Session Sine Die

Ref to Rules/Rul 27E

#### HB-3385 **PUGH - JONES, LOU - MOORE, EUGENE.**

730 ILCS 5/3-3-2.2 new

Amends the Unified Code of Corrections. Provides that any prisoner sentenced under the law in effect before February 1, 1978, who was not previously eligible to receive a fixed release date, may petition the trial court to have the sentence reevaluated and a fixed release date set. Specifies factors to be considered during the reevaluation.

CORRECTIONAL NOTE

Population and fiscal impacts are unknown.

JÚDICIAL NOTE

HB3385 would neither decrease nor increase the need for the

number of judges in the State.
Note(s) That May Apply: Correctional

Mar 11 1994 First reading

Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary II

Apr 19 Recommended do pass 009-002-001

Placed Calndr, Second Reading

Apr 21 Correctional Note Requested

WENNLUND

Judicial Note Request WENNLUND Placed Calndr, Second Reading

Correctional Note Filed

Judicial Note Filed

Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### PUGH - JONES, LOU - MOORE, EUGENE - TURNER - STROGER. HB-3386

730 ILCS 5/3-3-2 730 ILCS 5/3-3-5

Apr 26

from Ch. 38, par. 1003-3-2 from Ch. 38, par. 1003-3-5

Amends the Unified Code of Corrections to require a majority vote of 3 member panels of the Prison Review Board in hearing and deciding upon cases for parole conditions and violation of parole for prisoners sentenced under the law in existence prior to February 1, 1978.

CORRECTIONAL NOTE

There would be little or no fiscal impact. FISCAL NOTE (Prisoner Review Board)

Estimated additional travel cost will be \$51,000 per year.

JUDICIAL NOTE

The bill would neither decrease nor increase the need for the

number of judges in the State.

## HOUSE AMENDMENT NO. 4.

Further amends the Unified Code of Corrections. Restores the provision that the decision to parole and the conditions of parole for all prisoners who were sentenced for first degree murder or who received a minimum sentence of 20 years or more under the law in effect prior to February 1, 1978 shall be determined by a majority vote of the Prisoner Review Board.

## HOUSE AMENDMENT NO. 5.

Deletes everything. Amends the Unified Code of Corrections. Requires a majority vote of the Prison Review Board after the Board has received a report from a 3 member panel of the Board that has met with the prisoner face to face, to hear and decide upon cases for parole conditions and violations of parole for prisoners sentenced under the law in effect prior to February 1, 1978. Requires that 2 of the Board members must have met with the prisoner to interview that prisoner face to face and to listen to that prisoner present his or her case.

NOTE(S) THAT MAY APPLY: Correctional

Mar 11 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 17

Rfrd to Comm on Assignment Assigned to Judiciary II

Apr 19	DI 10110 1D	Recommended do pass 011	-002-000
Apr 25	Placed Calndr, Second Rea	Correctional Note Request WENNLUND	
		Judicial Note Request WE	ENNLUND
	Placed Calndr, Second Rea		
Apr 26		Correctional Note Filed Fiscal Note Filed	
	Placed Calndr, Second Rea	dng	
Apr 28		Judicial Note Filed	
	Placed Calndr, Second Rea Second Reading	dng	
	Held on 2nd Reading		
May 06	Amendment No.01	JOHNSON,TOM	Withdrawn
	Amendment No.02	JOHNSON, TOM	Withdrawn
	Placed Calndr, Third Readi	ing	
May 11	,	Mtn Prev-Recall 2nd Read	ling
•	Amendment No.03	PUGH	Withdrawn
	Amendment No.04	PUGH	Adopted
		105-010-000	
	Placed Calndr, Third Readi	ing	
	Motion to Suspend Rule 37	7(D) - PUGH	
	Mtn Lost to Suspend Rule		
	Placed Calndr, Third Read		
May 18		Mtn Prev-Recall 2nd Read	
	Amendment No.05	PUGH	Adopted
	Placed Calndr, Third Read		
	Motion to Suspend Rule 37		
	M+- I+ +- C	3/5 vote required	
	Mtn Lost to Suspend Rule		
Jan 10 1995	Placed Calndr, Third Read Session Sine Die	ing	
Jan 10 1995	Session Sine Die		
3387 PUGH.			
05 ILCS 405/5-4	from Ch 3	7 par 805-4	

### **HB-3**

705 ILCS 405/5-4

from Ch. 37, par. 805-4

Amends the Juvenile Court Act. With respect to criminal prosecution of alleged delinquent minors, deletes provisions requiring criminal prosecution in cases of a forcible felony, a felony in furtherance of criminal activities of an organized gang, certain firearm violations, controlled substances offenses, escape, or violation of a bail bond.

NOTE(S) THAT MAY APPLY: Correctional

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Judiciary II

Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die

#### HB-3388 YOUNGE.

Appropriates \$500,000 to the Department of Commerce and Community Affairs for grants to municipalities for rehabilitation of community center buildings. Effective July 1, 1994.

Mar 11 1994 First reading Rfrd to Comm on Assignment Apr 06 Assigned to Appropriations-Public Safety

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3389 YOUNGE.

Appropriates \$2,000,000 to the Department of Commerce and Community Affairs for model buildings for display purposes in industrial park developments. Effective July 1, 1994.

Mar 11 1994 First reading Rfrd to Comm on Assignment Apr 06 Assigned to Appropriations-Public Safety

Ref to Rules/Rul 27E Apr 22 Jan 10 1995

Session Sine Die

1978 HB-3390

#### HB-3390 YOUNGE.

Appropriates \$1 to the Department of Commerce and Community Affairs for planning sewer projects in unincorporated areas of Illinois. Effective July 1, 1994.

Mar 11 1994 First reading Apr 06

Rfrd to Comm on Assignment Assigned to Appropriations-Public

Safety Ref to Rules/Rul 27E

Apr 22

Session Sine Die

### Jan 10 1995 HB-3391 YOUNGE.

Appropriates \$1 to the State Board of Education for demolition of the Madison Junior High School building in Madison. Effective July 1, 1994.

Mar 11 1994 First reading Apr 06

Rfrd to Comm on Assignment Assigned to Appropriations-Education

Apr 22

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3392 YOUNGE.

Appropriates \$1,000,000 to the Department of Commerce and Community Affairs for feasibility studies and planning of new tourist attractions. Effective July 1, 1994.

Mar 11 1994

First reading

Rfrd to Comm on Assignment Assigned to Appropriations-Public

Apr 06

Apr 22

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3393 LOPEZ.

305 ILCS 5/5-23 new

Amends the Public Aid Code. Requires the Department of Public Aid to conduct a demonstration program in which the Department enters into a preferred provider agreement with a hospital for the provision of inpatient psychiatric care to Medicaid recipients who are residents of nursing facilities in a designated area.

## HOUSE AMENDMENT NO. 1.

Requires that the preferred provider agreement be on a capitation basis, with a psychiatric hospital, and for both inpatient and outpatient psychiatric care.

FISCAL NOTE, AMENDED (Dpt. Public Aid)

Based on FY93 data, the average per diem rate paid by the Dept. for inpatient psychiatric services for nursing home residents (provided at general hospitals) was \$302.98. Therefore, the average rate paid under a preferred provider agreement would

have to be less to result in a savings to the Dept.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 14 Amendment No.01 HEALTH/HUMAN H Adopted

Do Pass Amend/Short Debate

025-000-000

Cal 2nd Rdng Short Debate

Fiscal Note Requested WENNLUND Apr 20 Cal 2nd Rdng Short Debate

Fiscal Note Filed Apr 26

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 28 Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3394 LOPEZ.

305 ILCS 5/5-5.02 from Ch. 23, par. 5-5.02

Amends the Medicaid Article of the Public Aid Code. Provides that for hospitals providing psychiatric services to adults, there shall be an adjustment payment as determined by the Department of Public Aid in rules. Effective immediately.

### HOUSE AMENDMENT NO. 1.

Provides for an adjustment payment to psychiatric hospitals (rather than all hospitals) for psychiatric services to aid recipients age 21 and younger and age 65 and older (rather than age 18 and older).

NOTE(s) THAT MAY APPLY: Fiscal

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

HEALTH/HUMAN H Adopted Amendment No.01 Apr 14

Remains in Committee Health Care &

Human Services

Fiscal Note Requested WENNLUND Apr 20

Committee Health Care & Human

Services

Do Pass Amend/Short Debate Apr 21

025-000-000

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 28

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3395 BALANOFF.

Appropriates \$50,000 to Chicago State University to conduct a study of professional library education in Illinois. Effective July 1, 1994.

Mar 11 1994 First reading Rfrd to Comm on Assignment

Apr 06 Assigned to Appropriations-Education

Ref to Rules/Rul 27E Apr 22

Session Sine Die Jan 10 1995

#### HB-3396 DAVIS.

Appropriates \$2,000,000 to the Capital Development Board for a building for the Cultural Learning Logic Foundation. Effective July 1, 1994.

Mar 11 1994 First reading Rfrd to Comm on Assignment Apr 06

Assigned to Appropriations-Public

Safety

Ref to Rules/Rul 27E Apr 22

Jan 10 1995 Session Sine Die

#### HB-3397 DAVIS.

Makes appropriations to the Department of Corrections for education in prisons for mandatory basic skills classes. Effective July 1, 1994.

Mar 11 1994 First reading Rfrd to Comm on Assignment

Apr 06 Assigned to Appropriations-Public

Safety

Ref to Rules/Rul 27E Apr 22

Jan 10 1995 Session Sine Die

#### HB-3398 DAVIS.

Makes appropriations to the Secretary of State, as State Librarian, for a grant to the Woodson Library for the expansion and promotion of the Vivian G. Harsh Collection. Effective July 1, 1994.

Mar 11 1994 First reading Rfrd to Comm on Assignment

Apr 06 Assigned to Appropriations-General

Services

Ref to Rules/Rul 27E Apr 22 Jan 10 1995 Session Sine Die

HOFFMAN – NOVAK – SHEEHY – MARTINEZ – ROSKAM, PHELPS, GASH, GRANBERG, MOSELEY, CURRAN, MCAFEE, STEPHENS, DART, HAWKINS, EDLEY, HICKS AND BLACK. HB-3399

New Act

330 ILCS 35/0.01 from Ch. 126 1/2, par. 57.60

Creates the Prisoner of War Compensation Act. Provides that members of the armed forces (and certain U.S. government employees) who were held as prisoners of war after September 16, 1940 are entitled to payments of \$50 for each month they were held as prisoners, if they resided in Illinois for 12 months before entry into service. Provides that payments shall be made to relatives of deceased prisoners. Provides that the program shall be administered by the Department of Veterans' Affairs. Provides that persons who received payments under the Prisoner of War Bonus Act are not eligible for payments under the Prisoner of War Compensation Act for the same period of imprisonment. Changes the short title of the Prisoner of War Bonus Act to the Southeast Asia Prisoner of War Bonus Act. Effective immediately. NOTE(S) THAT MAY APPLY: Fiscal

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Mar 11 1994
                    First reading
                                               Referred to Rules
      Mar 17
                     Ruled Exempt Hse Rule 29(c) HRUL
                                               Rfrd to Comm on Assignment
                                               Assigned to Veterans' Affairs
      Apr 07
                                               Do Pass/Short Debate Cal 008-000-000
                     Cal 2nd Rdng Short Debate
                     Short Debate Cal 2nd Rdng
      Apr 28
                     Held 2nd Rdg-Short Debate
      Jan 10 1995
                    Session Sine Die
HB-3400
            PHELPS.
  New Act
  Creates the Health Care Reform Act. Contains only a short title provision.
      FISCAL NOTE (Dept. of Public Aid)
      HB3400, as currently written, has no impact on the Department.
      Mar 11 1994
                    First reading
                                               Referred to Rules
      Mar 17
                     Ruled Exempt Hse Rule 29(c) HRUL
                                               Rfrd to Comm on Assignment
                                               Assigned to Health Care & Human
                                                 Services
      Apr 21
                                               Recommended do pass 029-000-000
                     Placed Calndr, Second Reading
      Apr 27
                                               Fiscal Note Requested WENNLUND
                     Placed Calndr, Second Reading
      Apr 28
                     Second Reading
                     Held on 2nd Reading
      May 18
                                               Fiscal Note Filed
                     Held on 2nd Reading
      Jan 10 1995
                     Session Sine Die
             MCPIKE.
  230 ILCS 10/2
                                   from Ch. 120, par. 2402
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# HB-3401

Amends the Riverboat Gambling Act. Makes technical changes. Mar 11 1994 First reading Referred to Rules Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary I Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

#### HB-3402 GIGLIO.

Apr 07

30 ILCS 805/9.1

from Ch. 85, par. 2209.1

Amends the State Mandates Act. Makes technical changes. Mar 11 1994 First reading Referred to Rules Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Elections & State

Government Motion Do Pass-Lost 010-008-000

Recommended do pass 012-009-000

Placed Calndr.Second Reading

Fiscal Note Requested BLACK Apr 13 Placed Calndr, Second Reading

Apr 19 Fiscal Note Requested WENNLUND Placed Calndr, Second Reading

Second Reading Apr 28 Held on 2nd Reading Jan 10 1995 Session Sine Die

HR-3403 GIGLIO.

15 ILCS 405/22.1

from Ch. 15, par. 222.1

Amends the State Comptroller Act. Makes technical changes.

Mar 11 1994 Referred to Rules First reading

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elections & State

Government

Apr 07 Recommended do pass 012-009-000 Placed Calndr, Second Reading

Fiscal Note Requested BLACK Apr 13

Placed Calndr.Second Reading

Apr 19 Fiscal Note Requested WENNLUND

Placed Calndr.Second Reading

Apr 28 Second Reading Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-3404 GASH - PRUSSING - HAWKINS.

305 ILCS 5/9A-12 new

Amends the Illinois Public Aid Code. Requires the Department of Public Aid to implement a welfare-to-work demonstration program under which an adult participant's AFDC payments terminate after a 2-year supported transition to employment. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Fiscal Note Requested WENNLUND Apr 20

Committee Health Care & Human

Services

Ref to Rules/Rul 27E Apr 22

Jan 10 1995 Session Sine Die

### HB-3405 HOFFMAN - RYDER - VON B - WESSELS - MCAFEE - EDLEY, SCHOENBERG AND ACKERMAN.

305 ILCS 5/11-6.2 new

Amends the Public Aid Code. Requires the Department of Public Aid to implement a 6-month demonstration project to determine the cost-effectiveness of preventing multiple enrollment of aid recipients through the use of an automated fingerprint matching identification system. Requires the demonstration project to be operational 6 months after the effective date of this amendatory Act of 1994.

FISCAL NOTE, AS AMENDED (Dept. of Public Aid) The contractual cost for staff services in Cook County is estimated to be \$2,500 for every 1,000 clients requiring finger-

printing.

Apr 19

NOTE(s) THAT MAY APPLY: Fiscal

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 07 Do Pass/Short Debate Cal 025-000-000

Cal 2nd Rdng Short Debate

Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate

Fiscal Note Filed Apr 21

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 28 Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die HB-3406 1982

## HB-3406 PHELPS - LOPEZ - GIOLITTO - STROGER, MARTINEZ AND HAW-KINS.

210 ILCS 3/30 210 ILCS 3/35

Amends the Alternative Health Care Delivery Act by establishing the demonstration program requirements for birth center alternative health care models. Authorizes birth centers as alternative health care models to be established on a demonstration basis. Provides the rules and guidelines for birth centers, in addition to certification, location, services, and standards. Makes other related provisions.

HOUSE AMENDMENT NO. 1.

Deletes birth center alternative health care models owned or operated by a physician or group of physicians as required birth centers. Adds the provision that a birth center have a demonstrated need for obstetrical service beds as determined by the Illinois Health Facilities Planning Board in order to be exempt from the 15 minutes travel time location requirement. Provides that the services of a consultant physician who is certified or eligible for certification by the American Board of Obstetrics and Gynecologists or has hospital obstetrical privileges are required in birth centers that do not have a physician on the clinical staff possessing the same certification.

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human Services

Apr 07 Amendment No.01

HEALTH/HUMAN H Adopted Motion Do Pass Amended-Lost 014-009-001 HCHS

Ref to Rules/Rul 27E

Remains in Committee Health Care & Human Services

Apr 22

Jan 10 1995 Session Sine Die

HB-3407 BLACK – WELLER, HICKS, WEAVER,M, STEPHENS, MOSELEY AND SHEEHY.

30 ILCS 105/5.385 new 625 ILCS 5/3-626

Amends the State Finance Act and the Illinois Vehicle Code to create the Korean War Memorial Construction Fund and to require \$2 of the additional \$15 original registration fee for a Korean War Veteran license plate be deposited into the Fund (currently all of the fee is used to defray costs of issuing and manufacturing the plates). Provides that all moneys in the Fund be used by the Department of Veteran Affairs to provide grants for the construction of the Korean War Memorial. Upon completion of the Memorial, all moneys in the Fund and any future deposits into the Fund are to be transferred into the Special Korean War Veteran License Plate Fund. Effective immediately.

FISCAL NOTE (Secretary of State)

HB-3407 could divert an estimated maximum of \$19,000 from the

Special Korean War Veteran License Plate Fund.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 11 1994 First reading Referred to Rules Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Elections & State
Government

Mar 24 Do Pass/Consent Calendar 018-000-000

Consnt Caldr Order 2nd Read Apr 13 Cnsent Calendar, 2nd Readng

Consnt Caldr Order 3rd Read
Apr 20 Consnt Caldr, 3rd Read Pass 113-000-001

Arrive Senate

Placed Calendr, First Reading

Apr 21 Sen Sponsor WOODYARD Added as Chief Co-sponsor HASARA

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Apr 28
                       Added As A Co-sponsor DILLARD
                                                    Referred to Rules
                       First reading
                                                    Assigned to Transportation
                       Added as Chief Co-sponsor REA
                       Added as Chief Co-sponsor SHADID
                       Added as Chief Co-sponsor DUNN,T
                                                   Committee Transportation
       May 05
                                                    Recommended do pass 010-000-000
                       Placed Calndr, Second Reading
       May 06
                                                    Fiscal Note Requested JACOBS
       May 11
                                                    Fiscal Note Filed
                       Placed Calndr, Second Reading
       May 12
                       Added As A Co-sponsor KLEMM
                       Second Reading
                       Placed Calndr, Third Reading
                       Third Reading - Passed 056-000-000
       May 13
                       Passed both Houses
       Jun 10
                       Sent to the Governor
       Aug 04
                       Governor approved
                         PUBLIC ACT 88-0560 effective date 94-08-04
HB-3408
              STEPHENS.
   15 ILCS 405/9
                                       from Ch. 15, par. 209
  Amends the State Comptroller Act. Prohibits the Comptroller from prioritizing
vouchers.
       Mar 11 1994
                       First reading
                                                    Referred to Rules
       Jan 10 1995
                       Session Sine Die
HB-3409
              COWLISHAW.
   10 ILCS 5/1-3
10 ILCS 5/2A-1.2
10 ILCS 5/2A-48
                                       from Ch. 46, par. 1-3
                                       from Ch. 46, par. 2A-1.2
                                       from Ch. 46, par. 2A-48
  105 ILCS 5/1A-8
                                       from Ch. 122, par. 1A-8
from Ch. 122, par. 1B-2
from Ch. 122, par. 18-8
  105 ILCS 5/1B-2
  105 ILCS 5/18-8
  105 ILCS 5/18-8.6 new
  105 ILCS 5/24A-3
                                       from Ch. 122, par. 24A-3
  105 ILCS 5/24A-5
                                       from Ch. 122, par. 24A-5
  105 ILCS 5/34-1
                                       from Ch. 122, par. 34-1
  105 ILCS 5/34-1.01
                                       from Ch. 122, par. 34-1.01
  105 ILCS 5/34-1.1
                                       from Ch. 122, par. 34-1.1
  105 ILCS 5/34-2
                                       from Ch. 122, par. 34-2
  105 ILCS 5/34-2.1
105 ILCS 5/34-2.1b
                                       from Ch. 122, par. 34-2.1
                                       from Ch. 122, par. 34-2.1b
  105 ILCS 5/34-2.1c
                                       from Ch. 122, par. 34-2.1c
  105 ILCS 5/34-2.2
105 ILCS 5/34-2.3
                                       from Ch. 122, par. 34-2.2
from Ch. 122, par. 34-2.3
  105 ILCS 5/34-2.4b
                                       from Ch. 122, par. 34-2.4b
  105 ILCS 5/34-2.5
                                       from Ch. 122, par. 34-2.5
  105 ILCS 5/34-3
                                       from Ch. 122, par. 34-3
  105 ILCS 5/34-3.01 new
  105 ILCS 5/34-4
                                       from Ch. 122, par. 34-4
  105 ILCS 5/34-5
                                       from Ch. 122, par. 34-5
  105 ILCS 5/34-5.1 new
  105 ILCS 5/34-5.2 new
  105 ILCS 5/34-6
105 ILCS 5/34-6.1
105 ILCS 5/34-7
                                       from Ch. 122, par. 34-6
                                       from Ch. 122, par. 34-6.1
                                       from Ch. 122, par. 34-7
  105 ILCS 5/34-7.1 new
  105 ILCS 5/34-7.2 new
  105 ILCS 5/34-8
                                       from Ch. 122, par. 34-8
  105 ILCS 5/34-8.1
                                       from Ch. 122, par. 34-8.1
  105 ILCS 5/34-8.3
                                       from Ch. 122, par. 34-8.3
  105 ILCS 5/34-8.5
  105 ILCS 5/34-9
                                       from Ch. 122, par. 34-9
  105 ILCS 5/34-10
                                       from Ch. 122, par. 34-10
  105 ILCS 5/34-11
                                       from Ch. 122, par. 34-11
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from Ch. 122, par. 34-12

105 ILCS 5/34-12

105 ILCS 5/34-13.1 new	
105 ILCS 5/34-14	from Ch. 122, par. 34-14
105 ILCS 5/34-15	from Ch. 122, par. 34-15
105 ILCS 5/34-15a	from Ch. 122, par. 34-15a
105 ILCS 5/34-17	from Ch. 122, par. 34-17
105 ILCS 5/34-18	from Ch. 122, par. 34-18
105 ILCS 5/34-18.1	
105 ILCS 5/34-18.2	from Ch. 122, par. 34-18.1
	from Ch. 122, par. 34-18.2
105 ILCS 5/34-18.3	from Ch. 122, par. 34-18.3
105 ILCS 5/34-18.4	from Ch. 122, par. 34-18.4
105 ILCS 5/34-18.5	from Ch. 122, par. 34-18.5
105 ILCS 5/34-18.6	from Ch. 122, par. 34-18.6
105 ILCS 5/34-18.6a	from Ch. 122, par. 34-18.6a
105 ILCS 5/34-18.8	from Ch. 122, par. 34-18.8
105 ILCS 5/34-18.9	from Ch. 122, par. 34-18.9
105 ILCS 5/34-18.10	from Ch. 122, par. 34-18.10
105 ILCS 5/34-18.10a	from Ch. 122, par. 34-18.10a
105 ILCS 5/34-18.11	from Ch. 122, par. 34-18.11
105 ILCS 5/34-18.12	
105 ILCS 5/34-18.13	from Ch. 122, par. 34-18.12
	from Ch. 122, par. 34-18.13
105 ILCS 5/34-18.14	from Ch. 122, par. 34-18.14
105 ILCS 5/34-18.15	from Ch. 122, par. 34-18.15
105 ILCS 5/34-18.17 new	
105 ILCS 5/34-19	from Ch. 122, par. 34-19
105 ILCS 5/34-20	from Ch. 122, par. 34-20
105 ILCS 5/34-20.1	from Ch. 122, par. 34-20.1
105 ILCS 5/34-21	from Ch. 122, par. 34-21
105 ILCS 5/34-21.1	from Ch. 122, par. 34-21.1
105 ILCS 5/34-21.2	from Ch. 122, par. 34-21.2
105 ILCS 5/34-21.3	from Ch. 122, par. 34-21.3
105 ILCS 5/34-21.4	from Ch. 122, par. 34-21.4
105 ILCS 5/34-22	
105 ILCS 5/34-22	from Ch. 122, par. 34-22
105 ILCS 5/34-22.5	from Ch. 122, par. 34-22.5
105 ILCS 5/34-22.6	from Ch. 122, par. 34-22.6
105 ILCS 5/34-22.9	from Ch. 122, par. 34-22.9
105 ILCS 5/34-22.10	from Ch. 122, par. 34-22.10
105 ILCS 5/34-22.11 new	
105 ILCS 5/34-23	from Ch. 122, par. 34-23
105 ILCS 5/34-25	from Ch. 122, par. 34-25
105 ILCS 5/34-26	from Ch. 122, par. 34-26
105 ILCS 5/34-27	from Ch. 122, par. 34-27
105 ILCS 5/34-28	from Ch. 122, par. 34-28
105 ILCS 5/34-29	from Ch. 122, par. 34-29
105 ILCS 5/34-29.1	
	from Ch. 122, par. 34-29.1
105 ILCS 5/34-29.2	from Ch. 122, par. 34-29.2
105 ILCS 5/34-29.3	from Ch. 122, par. 34-29.3
105 ILCS 5/34-30	
105 11 66 5/3/30	from Ch. 122, par. 34-30
105 ILCS 5/34-31	from Ch. 122, par. 34-30 from Ch. 122, par. 34-31
105 ILCS 5/34-31 105 ILCS 5/34-32	from Ch. 122, par. 34-30 from Ch. 122, par. 34-31 from Ch. 122, par. 34-32
105 ILCS 5/34-31 105 ILCS 5/34-32 105 ILCS 5/34-33	from Ch. 122, par. 34-30 from Ch. 122, par. 34-31 from Ch. 122, par. 34-32
105 ILCS 5/34-31 105 ILCS 5/34-32 105 ILCS 5/34-33 105 ILCS 5/34-34	from Ch. 122, par. 34-30 from Ch. 122, par. 34-31 from Ch. 122, par. 34-32 from Ch. 122, par. 34-33 from Ch. 122, par. 34-34
105 ILCS 5/34-31 105 ILCS 5/34-32 105 ILCS 5/34-33 105 ILCS 5/34-34	from Ch. 122, par. 34-30 from Ch. 122, par. 34-31 from Ch. 122, par. 34-32 from Ch. 122, par. 34-33 from Ch. 122, par. 34-34
105 ILCS 5/34-31 105 ILCS 5/34-32 105 ILCS 5/34-33 105 ILCS 5/34-34 105 ILCS 5/34-35 105 ILCS 5/34-36	from Ch. 122, par. 34-30 from Ch. 122, par. 34-31 from Ch. 122, par. 34-32 from Ch. 122, par. 34-33 from Ch. 122, par. 34-34 from Ch. 122, par. 34-35
105 ILCS 5/34-31 105 ILCS 5/34-32 105 ILCS 5/34-33 105 ILCS 5/34-34 105 ILCS 5/34-35 105 ILCS 5/34-36	from Ch. 122, par. 34-30 from Ch. 122, par. 34-31 from Ch. 122, par. 34-32 from Ch. 122, par. 34-33 from Ch. 122, par. 34-34 from Ch. 122, par. 34-35 from Ch. 122, par. 34-36
105 ILCS 5/34-31 105 ILCS 5/34-32 105 ILCS 5/34-33 105 ILCS 5/34-34 105 ILCS 5/34-35 105 ILCS 5/34-36 105 ILCS 5/34-37	from Ch. 122, par. 34-30 from Ch. 122, par. 34-31 from Ch. 122, par. 34-32 from Ch. 122, par. 34-33 from Ch. 122, par. 34-34 from Ch. 122, par. 34-35 from Ch. 122, par. 34-36 from Ch. 122, par. 34-37
105 ILCS 5/34-31 105 ILCS 5/34-32 105 ILCS 5/34-33 105 ILCS 5/34-34 105 ILCS 5/34-35 105 ILCS 5/34-36 105 ILCS 5/34-37 105 ILCS 5/34-38	from Ch. 122, par. 34-30 from Ch. 122, par. 34-31 from Ch. 122, par. 34-32 from Ch. 122, par. 34-33 from Ch. 122, par. 34-34 from Ch. 122, par. 34-35 from Ch. 122, par. 34-36 from Ch. 122, par. 34-37 from Ch. 122, par. 34-37
105 ILCS 5/34-31 105 ILCS 5/34-32 105 ILCS 5/34-33 105 ILCS 5/34-34 105 ILCS 5/34-35 105 ILCS 5/34-36 105 ILCS 5/34-37 105 ILCS 5/34-38 105 ILCS 5/34-42	from Ch. 122, par. 34-30 from Ch. 122, par. 34-31 from Ch. 122, par. 34-32 from Ch. 122, par. 34-33 from Ch. 122, par. 34-34 from Ch. 122, par. 34-35 from Ch. 122, par. 34-36 from Ch. 122, par. 34-37
105 ILCS 5/34-31 105 ILCS 5/34-32 105 ILCS 5/34-33 105 ILCS 5/34-34 105 ILCS 5/34-35 105 ILCS 5/34-36 105 ILCS 5/34-37 105 ILCS 5/34-38 105 ILCS 5/34-42 105 ILCS 5/34-42	from Ch. 122, par. 34-30 from Ch. 122, par. 34-31 from Ch. 122, par. 34-32 from Ch. 122, par. 34-33 from Ch. 122, par. 34-34 from Ch. 122, par. 34-35 from Ch. 122, par. 34-36 from Ch. 122, par. 34-37 from Ch. 122, par. 34-37
105 ILCS 5/34-31 105 ILCS 5/34-32 105 ILCS 5/34-33 105 ILCS 5/34-34 105 ILCS 5/34-35 105 ILCS 5/34-36 105 ILCS 5/34-37 105 ILCS 5/34-38 105 ILCS 5/34-42 105 ILCS 5/34-42 105 ILCS 5/34-42.01 new 105 ILCS 5/34-42.02 new	from Ch. 122, par. 34-30 from Ch. 122, par. 34-31 from Ch. 122, par. 34-32 from Ch. 122, par. 34-33 from Ch. 122, par. 34-34 from Ch. 122, par. 34-35 from Ch. 122, par. 34-36 from Ch. 122, par. 34-37 from Ch. 122, par. 34-38 from Ch. 122, par. 34-42
105 ILCS 5/34-31 105 ILCS 5/34-32 105 ILCS 5/34-33 105 ILCS 5/34-34 105 ILCS 5/34-35 105 ILCS 5/34-36 105 ILCS 5/34-37 105 ILCS 5/34-38 105 ILCS 5/34-42 105 ILCS 5/34-42.01 new 105 ILCS 5/34-42.02 new 105 ILCS 5/34-43	from Ch. 122, par. 34-30 from Ch. 122, par. 34-31 from Ch. 122, par. 34-32 from Ch. 122, par. 34-33 from Ch. 122, par. 34-34 from Ch. 122, par. 34-35 from Ch. 122, par. 34-36 from Ch. 122, par. 34-37 from Ch. 122, par. 34-37
105 ILCS 5/34-31 105 ILCS 5/34-32 105 ILCS 5/34-33 105 ILCS 5/34-34 105 ILCS 5/34-35 105 ILCS 5/34-36 105 ILCS 5/34-36 105 ILCS 5/34-38 105 ILCS 5/34-42 105 ILCS 5/34-42.01 new 105 ILCS 5/34-42.02 new 105 ILCS 5/34-43 105 ILCS 5/34-43	from Ch. 122, par. 34-30 from Ch. 122, par. 34-31 from Ch. 122, par. 34-32 from Ch. 122, par. 34-33 from Ch. 122, par. 34-34 from Ch. 122, par. 34-35 from Ch. 122, par. 34-36 from Ch. 122, par. 34-37 from Ch. 122, par. 34-38 from Ch. 122, par. 34-42
105 ILCS 5/34-31 105 ILCS 5/34-32 105 ILCS 5/34-33 105 ILCS 5/34-34 105 ILCS 5/34-35 105 ILCS 5/34-36 105 ILCS 5/34-36 105 ILCS 5/34-37 105 ILCS 5/34-42 105 ILCS 5/34-42 105 ILCS 5/34-42.01 new 105 ILCS 5/34-42.02 new 105 ILCS 5/34-43.3 new	from Ch. 122, par. 34-30 from Ch. 122, par. 34-31 from Ch. 122, par. 34-32 from Ch. 122, par. 34-33 from Ch. 122, par. 34-34 from Ch. 122, par. 34-35 from Ch. 122, par. 34-36 from Ch. 122, par. 34-37 from Ch. 122, par. 34-38 from Ch. 122, par. 34-42 from Ch. 122, par. 34-42
105 ILCS 5/34-31 105 ILCS 5/34-32 105 ILCS 5/34-33 105 ILCS 5/34-34 105 ILCS 5/34-35 105 ILCS 5/34-36 105 ILCS 5/34-36 105 ILCS 5/34-38 105 ILCS 5/34-42 105 ILCS 5/34-42.01 new 105 ILCS 5/34-42.02 new 105 ILCS 5/34-43.2 new 105 ILCS 5/34-43.3 new 105 ILCS 5/34-43.3 new 105 ILCS 5/34-44.3 new	from Ch. 122, par. 34-30 from Ch. 122, par. 34-31 from Ch. 122, par. 34-32 from Ch. 122, par. 34-33 from Ch. 122, par. 34-34 from Ch. 122, par. 34-35 from Ch. 122, par. 34-36 from Ch. 122, par. 34-37 from Ch. 122, par. 34-38 from Ch. 122, par. 34-42 from Ch. 122, par. 34-42
105 ILCS 5/34-31 105 ILCS 5/34-32 105 ILCS 5/34-33 105 ILCS 5/34-34 105 ILCS 5/34-35 105 ILCS 5/34-36 105 ILCS 5/34-37 105 ILCS 5/34-37 105 ILCS 5/34-42 105 ILCS 5/34-42 105 ILCS 5/34-42.01 new 105 ILCS 5/34-42.02 new 105 ILCS 5/34-43.3 new 105 ILCS 5/34-43.3 new 105 ILCS 5/34-44 105 ILCS 5/34-44	from Ch. 122, par. 34-30 from Ch. 122, par. 34-31 from Ch. 122, par. 34-32 from Ch. 122, par. 34-33 from Ch. 122, par. 34-34 from Ch. 122, par. 34-35 from Ch. 122, par. 34-36 from Ch. 122, par. 34-37 from Ch. 122, par. 34-38 from Ch. 122, par. 34-42 from Ch. 122, par. 34-44
105 ILCS 5/34-31 105 ILCS 5/34-32 105 ILCS 5/34-33 105 ILCS 5/34-34 105 ILCS 5/34-35 105 ILCS 5/34-36 105 ILCS 5/34-36 105 ILCS 5/34-38 105 ILCS 5/34-42 105 ILCS 5/34-42.01 new 105 ILCS 5/34-42.02 new 105 ILCS 5/34-43.2 new 105 ILCS 5/34-43.3 new 105 ILCS 5/34-44 105 ILCS 5/34-44 105 ILCS 5/34-44 105 ILCS 5/34-44 105 ILCS 5/34-44	from Ch. 122, par. 34-30 from Ch. 122, par. 34-31 from Ch. 122, par. 34-32 from Ch. 122, par. 34-33 from Ch. 122, par. 34-34 from Ch. 122, par. 34-35 from Ch. 122, par. 34-36 from Ch. 122, par. 34-37 from Ch. 122, par. 34-38 from Ch. 122, par. 34-42 from Ch. 122, par. 34-42
105 ILCS 5/34-31 105 ILCS 5/34-32 105 ILCS 5/34-33 105 ILCS 5/34-34 105 ILCS 5/34-35 105 ILCS 5/34-36 105 ILCS 5/34-37 105 ILCS 5/34-38 105 ILCS 5/34-42 105 ILCS 5/34-42.01 new 105 ILCS 5/34-42.02 new 105 ILCS 5/34-43 105 ILCS 5/34-43.2 new 105 ILCS 5/34-44 105 ILCS 5/34-44 105 ILCS 5/34-44 105 ILCS 5/34-44 105 ILCS 5/34-45 105 ILCS 5/34-45.01 new	from Ch. 122, par. 34-30 from Ch. 122, par. 34-31 from Ch. 122, par. 34-32 from Ch. 122, par. 34-33 from Ch. 122, par. 34-34 from Ch. 122, par. 34-35 from Ch. 122, par. 34-36 from Ch. 122, par. 34-37 from Ch. 122, par. 34-38 from Ch. 122, par. 34-42 from Ch. 122, par. 34-44 from Ch. 122, par. 34-44 from Ch. 122, par. 34-44 from Ch. 122, par. 34-44.1 from Ch. 122, par. 34-45
105 ILCS 5/34-31 105 ILCS 5/34-32 105 ILCS 5/34-33 105 ILCS 5/34-34 105 ILCS 5/34-35 105 ILCS 5/34-36 105 ILCS 5/34-37 105 ILCS 5/34-42 105 ILCS 5/34-42 105 ILCS 5/34-42.01 new 105 ILCS 5/34-42.02 new 105 ILCS 5/34-43 105 ILCS 5/34-43.3 new 105 ILCS 5/34-44 105 ILCS 5/34-44 105 ILCS 5/34-44 105 ILCS 5/34-44 105 ILCS 5/34-45 105 ILCS 5/34-45 105 ILCS 5/34-45 105 ILCS 5/34-45.01 new 105 ILCS 5/34-45.1	from Ch. 122, par. 34-30 from Ch. 122, par. 34-31 from Ch. 122, par. 34-32 from Ch. 122, par. 34-33 from Ch. 122, par. 34-34 from Ch. 122, par. 34-35 from Ch. 122, par. 34-36 from Ch. 122, par. 34-37 from Ch. 122, par. 34-38 from Ch. 122, par. 34-42 from Ch. 122, par. 34-42 from Ch. 122, par. 34-44 from Ch. 122, par. 34-44 from Ch. 122, par. 34-45 from Ch. 122, par. 34-45
105 ILCS 5/34-31 105 ILCS 5/34-32 105 ILCS 5/34-33 105 ILCS 5/34-34 105 ILCS 5/34-35 105 ILCS 5/34-36 105 ILCS 5/34-36 105 ILCS 5/34-38 105 ILCS 5/34-42 105 ILCS 5/34-42.01 new 105 ILCS 5/34-42.02 new 105 ILCS 5/34-43.2 new 105 ILCS 5/34-43.3 new 105 ILCS 5/34-44 105 ILCS 5/34-44 105 ILCS 5/34-44 105 ILCS 5/34-45.01 new 105 ILCS 5/34-45.01 new 105 ILCS 5/34-45.01 new 105 ILCS 5/34-45.1 105 ILCS 5/34-45.1	from Ch. 122, par. 34-30 from Ch. 122, par. 34-31 from Ch. 122, par. 34-32 from Ch. 122, par. 34-33 from Ch. 122, par. 34-34 from Ch. 122, par. 34-35 from Ch. 122, par. 34-36 from Ch. 122, par. 34-37 from Ch. 122, par. 34-38 from Ch. 122, par. 34-42 from Ch. 122, par. 34-42 from Ch. 122, par. 34-45 from Ch. 122, par. 34-44 from Ch. 122, par. 34-45 from Ch. 122, par. 34-45 from Ch. 122, par. 34-45 from Ch. 122, par. 34-45
105 ILCS 5/34-31 105 ILCS 5/34-32 105 ILCS 5/34-33 105 ILCS 5/34-34 105 ILCS 5/34-35 105 ILCS 5/34-36 105 ILCS 5/34-37 105 ILCS 5/34-42 105 ILCS 5/34-42 105 ILCS 5/34-42.01 new 105 ILCS 5/34-42.02 new 105 ILCS 5/34-43 105 ILCS 5/34-43.3 new 105 ILCS 5/34-44 105 ILCS 5/34-44 105 ILCS 5/34-44 105 ILCS 5/34-44 105 ILCS 5/34-45 105 ILCS 5/34-45 105 ILCS 5/34-45 105 ILCS 5/34-45.01 new 105 ILCS 5/34-45.1	from Ch. 122, par. 34-30 from Ch. 122, par. 34-31 from Ch. 122, par. 34-32 from Ch. 122, par. 34-33 from Ch. 122, par. 34-34 from Ch. 122, par. 34-35 from Ch. 122, par. 34-36 from Ch. 122, par. 34-37 from Ch. 122, par. 34-38 from Ch. 122, par. 34-42 from Ch. 122, par. 34-44 from Ch. 122, par. 34-44 from Ch. 122, par. 34-44 from Ch. 122, par. 34-45 from Ch. 122, par. 34-45

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105 ILCS 5/34-48
                                      from Ch. 122, par. 34-48
105 ILCS 5/34-48.1 new
105 ILCS 5/34-49
                                      from Ch. 122, par. 34-49
105 ILCS 5/34-50
                                      from Ch. 122, par. 34-50
105 ILCS 5/34-51
                                      from Ch. 122, par. 34-51
                                     from Ch. 122, par. 34-52
from Ch. 122, par. 34-52.1
from Ch. 122, par. 34-53
105 ILCS 5/34-52
105 ILCS 5/34-52.1
105 ILCS 5/34-53
105 ILCS 5/34-53.1
                                      from Ch. 122, par. 34-53.1
105 ILCS 5/34-53.2
                                      from Ch. 122, par. 34-53.2
105 ILCS 5/34-53.3
                                      from Ch. 122, par. 34-53.3
105 ILCS 5/34-54.1
                                      from Ch. 122, par. 34-54.1
105 ILCS 5/34-55
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105 ILCS 5/34-56
                                      from Ch. 122, par. 34-56
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                                      from Ch. 122, par. 34-61
105 ILCS 5/34-62
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105 ILCS 5/34-63
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105 ILCS 5/34-65
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105 ILCS 5/34-66
105 ILCS 5/34-67
105 ILCS 5/34-68
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                                     from Ch. 122, par. 34-68
105 ILCS 5/34-69
                                      from Ch. 122, par. 34-69
105 ILCS 5/34-70
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105 ILCS 5/34-72
105 ILCS 5/34-73
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105 ILCS 5/34-74
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105 ILCS 5/34-75
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105 ILCS 5/34-77
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                                     from Ch. 122, par. 34-79
105 ILCS 5/34-79
105 ILCS 5/34-82
                                     from Ch. 122, par. 34-82
105 ILCS 5/34-83
                                     from Ch. 122, par. 34-83
105 ILCS 5/34-84
                                     from Ch. 122, par. 34-84
from Ch. 122, par. 34-84b
105 ILCS 5/34-84b
105 ILCS 5/34-84.1
                                     from Ch. 122, par. 34-84.1
105 ILCS 5/34-85
                                     from Ch. 122, par. 34-85
105 ILCS 5/34-87
                                     from Ch. 122, par. 34-87
105 ILCS 5/34-88
                                     from Ch. 122, par. 34-88
105 ILCS 5/34-128
105 ILCS 5/34A-104
105 ILCS 5/34A-604
                                     from Ch. 122, par. 34-128
                                     from Ch. 122, par. 34A-104
                                     from Ch. 122, par. 34A-604
105 ILCS 5/34-3.1 rep.
105 ILCS 5/34-13 rep.
105 ILCS 5/34-18.16 rep.
105 ILCS 5/34-21.5 rep.
105 ILCS 5/34-22.8 rep.
105 ILCS 5/34-42.1 rep.
105 ILCS 5/34-42.2 rep.
105 ILCS 5/34-43.1 rep.
105 ILCS 5/34-54 rep.
105 ILCS 5/34A-102 rep.
105 ILCS 5/34A-201.1 rep.
105 ILCS 5/34A-301 rep. thru 105 ILCS 5/34A-411 rep.
105 ILCS 5/34A-601 rep.
105 ILCS 5/34A-606 rep.
105 ILCS 5/34A-608 rep.
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Amends the School Code and the Election Code. Provides for the creation of 10 independent school districts within Chicago, each with an elected 7 member school board which exercises all powers and duties commonly exercised by school boards throughout the State except for local school council functions and lump sum allocation, bonding, and taxing powers. Preserves the City of Chicago as a single taxing district for the 10 independent districts, and vests all taxing and bonding powers and final budgetary power in the City Council. Creates the Central Education

1986 HB-3409—Cont.

Committee composed of the president of each school board plus 11 additional members appointed by the Mayor of Chicago, and defines the Committee's powers and duties. Revises provisions relative to bonding, personnel and teacher certification. Provides for the repeal, effective May 1, 1995, of various provisions of Article 34 and provisions relating to the School Finance Authority. Limits the exercise by home rule units of any powers inconsistent with the provisions of the amendatory Act. Effective January 1, 1995 except as otherwise provided.

NOTE(s) THAT MAY APPLY: Debt; Fiscal; Home Rule; State Mandates Mar 11 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-3410 FLOWERS - SCHAKOWSKY - GIOLITTO.

750 ILCS 45/14 from Ch. 40, par. 2514

Amends the Illinois Parentage Act of 1984 by providing that if parentage is established and if the father's name is not listed on the child's birth certificate, the court shall order that a new birth certificate be issued under the Vital Records Act. Provides that upon entry of an order that a new birth certificate be issued, the clerk of the court shall submit the order to the Office of Vital Records with a request that a new birth certificate be issued, that certified copies be sent to the parents of the child whose parentage has been established, and that the usual fees be waived.

# HOUSE AMENDMENT NO. 1.

Provides that upon entry of an order that a new birth certificate be issued, the clerk of the court shall submit the order to the Office of Vital Records with a request for a new birth certificate and other evidence as required under Section 17 of the Vital Records Act. Provides that the certified copies of the new birth certificate shall be sent to the mother and father of the child whose parentage has been established. Provides that the usual fees for a new certificate shall be waived.

FISCAL NOTE (Dpt. Public Health)

There would be an estimated loss of \$20,000 annually.

## HOUSE AMENDMENT NO. 2.

Provides that upon entry of an order that a new birth certificate be issued, the clerk of the court shall submit to the Office of Vital Records a copy of the order, a request that the Office of Vital Records issue a new certificate, and other evidence as required under the Vital Records Act. Provides that the Office of Vital Records shall send the new birth certificate to the mother and father of the child whose parentage has been established. Provides that the Office of Vital Records shall waive the usual fees for the new certificate.

FISCAL NOTE (Dept. of Public Aid)

Total minimal fiscal impact is estimated at \$5,756,240.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 11 1994 First reading Referred to Rules Mar 17 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Judiciary I Apr 07 Amendment No.01 JUDICIARY I H Adopted Recommnded do pass as amend 007-001-000 Placed Calndr, Second Reading Apr 19 Fiscal Note Requested WENNLUND Placed Calndr, Second Reading Apr 26

Fiscal Note Filed

Second Reading

Amendment No.02 FLOWERS

Placed Calndr, Third Reading

Fiscal Note Requested AS AMENDED Apr 29

WENNLUND

Adopted

Calendar Order of 3rd Rdng May 03 Fiscal Note Filed

Calendar Order of 3rd Rdng

Session Sine Die Jan 10 1995

**1987** HB-3411

### HB-3411 CURRIE – LINDNER.

20 ILCS 505/5

from Ch. 23, par. 5005

Amends the Children and Family Services Act by providing that the Department of Children and Family Services shall maintain records of all persons who have applied for or are receiving child care services from the Department. Provides the requirements for these records.

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human Services

Mar 24 Do Pass/Short Debate Cal 027-000-001

Apr 06 Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Jan 10 1995 Session Sine Die

HB-3412 ERWIN – RONEN – WELLER – FLOWERS – VON B – WESSELS, MOSE-LEY, WALSH, SCHAKOWSKY, GIOLITTO, MULLIGAN, PRUSSING, GASH, GIGLIO, DEUCHLER, FREDERICK, PERSICO, LEITCH, CLAY-TON, BIGGERT, LINDNER AND DAVIS.

305 ILCS 5/9-6.3

from Ch. 23, par. 9-6.3

Amends the Public Aid Code by providing that the Illinois Department of Public Aid shall provide child care services to former recipients of certain types of assistance for a maximum of 24 months when assistance is cancelled because the recipient obtained employment (now 12 months).

FISCAL NOTE (Dept. of Public Aid)

The FY'95 budget request for direct services in \$10.2 million and will serve approximately 24,012 case months. To extend TCC to 24 months would cost approximately and additional \$1.1 million in FY'95 and will fund an additional 2,505 case months. Direct service costs in FY'96 would increase spending over the FY'96 base by approximately \$9.0 million and would fund an additional 20,541 case months. Direct service costs in FY'97 would increase spending over the FY'97 base approximately \$10.9 million and would fund an additional 24,048 case months. The full annual cost for this bill would not be realized until

NOTE(S) THAT MAY APPLY: Fiscal

FY'97.

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human Services

Mar 24 Do Pass/Short Debate Cal 028-000-000

Apr 06 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Cal 3rd Rdng Short Debate

Apr 11 Fiscal Note Requested BLACK
Short Debate Cal 3rd Rdng

Apr 21 Fiscal Note Filed Short Debate Cal 3rd Rdng

May 11 Short Debate-3rd Passed 112-000-000

Arrive Senate
Placed Calendr, First Reading

May 20 Sen Sponsor SMITH

Added as Chief Co-sponsor BOWLES

Jun 08 First reading Referred to Rules
Jan 10 1995 Session Sine Die

### HB-3413 OSTENBURG - MCGUIRE - BIGGERT AND DAVIS.

225 ILCS 10/16.5 new

Amends the Child Care Act of 1969 by providing that the Department of Children and Family Services shall promulgate rules setting forth mandatory intake procedures for all region-administered and other voucher-based child care services administered by the Department. Provides the minimum requirements for the procedures.

NOTE(s) THAT MAY APPLY: Fiscal Mar 11 1994 First reading Referred to Rules Mar 17 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Health Care & Human Services Mar 24 Do Pass/Short Debate Cal 028-000-000 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 06 Cal 3rd Rdng Short Debate Jan 10 1995 Session Sine Die HB-3414 MOSELEY. 705 ILCS 405/1-12 from Ch. 37, par. 801-12 Amends the Juvenile Court Act. Makes technical changes. HOUSE AMENDMENT NO. 1. Deletes reference to: 705 ILCS 405/1-12 Adds reference to: 815 ILCS 505/9a new Replaces the title and everything after the enacting clause. Amends the Consumer Fraud and Deceptive Business Practices Act to create the offense of criminal consumer fraud. Provides that a violation is a Class A misdemeanor if the amount of loss is \$1,000 or less or a Class 4 felony if the amount of loss is more than \$1,000. FISCAL NOTE, AMENDED (Attorney General) There would be minimal fiscal impact on the A. G. Office. Mar 11 1994 First reading Referred to Rules Mar 17 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Judiciary II Apr 21 Amendment No.01 JUDICIARY II H Adopted Do Pass Amend/Short Debate 013-000-000 Cal 2nd Rdng Short Debate Apr 27 Fiscal Note Requested WENNLUND Cal 2nd Rdng Short Debate Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate May 17 Fiscal Note Filed Held 2nd Rdg-Short Debate Jan 10 1995 Session Sine Die HR.3415 CURRIE. 705 ILCS 405/2-9 from Ch. 37, par. 802-9 Amends the Juvenile Court Act of 1987. Makes technical changes. Mar 11 1994 First reading Referred to Rules Mar 17 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Judiciary II Ref to Rules/Rul 27E Apr 22 Jan 10 1995 Session Sine Die HB-3416 CURRIE. 705 ILCS 405/2-12 from Ch. 37, par. 802-12 Amends the Juvenile Court Act of 1987. Makes technical changes. **CORRECTIONAL NOTE** There would be little or no fiscal impact. Mar 11 1994 First reading Referred to Rules Ruled Exempt Hse Rule 29(c) HRUL Mar 17 Rfrd to Comm on Assignment Assigned to Judiciary II Apr 19 Recommended do pass 009-007-000 Placed Caindr. Second Reading Correctional Note Requested Apr 25 WENNLUND

Placed Caindr, Second Reading

Judicial Note Request WENNLUND

Apr 26 Correctional Note Filed Placed Calndr, Second Reading

Apr 28 Second Reading

Jan 10 1995 Held on 2nd Reading Session Sine Die

## HB-3417 RONEN - ROSKAM - MOSELEY - VON B - WESSELS AND SCHA-KOWSKY.

20 ILCS 505/6

from Ch. 23, par. 5006

Amends the Children and Family Services Act. Makes stylistic changes in the Section concerning restrictions on payments for direct child welfare services.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 20 ILCS 505/6 Adds reference to: 20 ILCS 505/21

Replaces the title and everything after the enacting clause. Amends the Children and Family Services Act by providing that the Department of Children and Family Services shall develop and implement a standarized child endangerment risk assessment protocol, related training procedures, and an evaluation of the reliability and validity of the protocol. Provides the guidelines for the protocol. Provides that nothing in the Act shall replace or diminish the rights of employees under the National Labor Relations Act. Provides that in the event of any conflict between either the Illinois Public Labor Relations Act or the National Labor Relations Act, or any collective bargaining agreement negotiated under those Acts, and certain provisions of this Act, the former shall prevail and control. Effective immediately.

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 14 Amendment No.01 HEALTH/HUMAN H Adopted

Do Pass Amend/Short Debate

025-000-001

Cal 2nd Rdng Short Debate

Apr 20 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

Apr 28

# HB-3418 HOFFMAN – GASH, JONES, LOU AND SCHAKOWSKY.

from Ch. 37, par. 801-8 705 ILCS 405/1-8 705 ILCS 405/1-15 from Ch. 37, par. 801-15 705 ILCS 405/2-10 from Ch. 37, par. 802-10 705 ILCS 405/2-13 from Ch. 37, par. 802-13 705 ILCS 405/2-15 705 ILCS 405/2-21 from Ch. 37, par. 802-15 from Ch. 37, par. 802-21 705 ILCS 405/2-27 from Ch. 37, par. 802-27 705 ILCS 405/2-28 from Ch. 37, par. 802-28 705 ILCS 405/2-16 rep. 735 ILCS 5/2-301 from Ch. 110, par. 2-301

Amends the Juvenile Court Act. Requires that an authenticated copy of an earlier proceeding in a different county be transmitted to a court hearing a current proceeding under the Act. Provides certain provisions concerning waivers of improper jurisdiction. Requires petitions to set forth plain and concise statements of factual allegations. Provides for liberal amendment of a petition under certain circumstances. Changes provisions concerning service of process and requires due diligence to obtain service of process. Changes requirements for publication of a specific notice and requires the filing of an affidavit if process cannot be served. Provides for civil contempt for a false statement in an affidavit or certificate. Makes other changes. Amends the Code of Civil Procedure to except appearances filed under certain provisions of the Juvenile Court Act of 1987 from the provision concerning special appearances.

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary II

Apr 07 Recommended do pass 016-000-000

Placed Calndr, Second Reading

Apr 13 Second Reading

Placed Calndr. Third Reading

Jan 10 1995 Session Sine Die

### HB-3419 LANG.

705 ILCS 405/2-29.1 new

750 ILCS 50/17 from Ch. 40, par. 1521 750 ILCS 50/18 from Ch. 40, par. 1522

Amends the Juvenile Court Act of 1987 and the Adoption Act. Allows, with consent of the court, one or both birth parents to enter into a consent agreement with prospective adoptive parents for the adoption of their minor child. Allows the birth parents and the adoptive parents to specify visitation terms. Permits modification or enforcement if the agreement is in writing and signed by the minor's guardian ad litem, but permits modification or termination of the agreement only under certain circumstances.

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary I Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

### HB-3420 FLOWERS - SCHAKOWSKY - GIOLITTO.

305 ILCS 5/10-1 from Ch. 23, par. 10-1

Amends the Public Aid Code to require termination of the assignment of support to the Illinois Department or local governmental unit when the person responsible for providing support joins the assistance unit with the child for whom the support obligation exists.

FISCAL NOTE, (Dept. of Public Aid)

The Department of Public Aid will lose some assigned support collections under this bill that would otherwise have been paid into the Child Support Enforcement Trust Fund and used to fund the Illinois Title IV-D program. The amount of loss cannot be determined at this time.

STATE DEBT IMPACT NOTE

House Bill 3420 should not affect State indebtedness.

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 14 Do Pass/Short Debate Cal 017-000-001

Apr 20 Fiscal Note Requested WENNLUND

State Debt Note Requested

WENNLUND

Cal 2nd Rdng Short Debate

Cal 2nd Rdng Short Debate

Apr 21 Fiscal Note Filed

Cal 2nd Rdng Short Debate

Apr 27 State Debt Note Filed Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

### HB-3421 MOORE,EUGENE – SCHAKOWSKY – JONES,LOU – PUGH.

305 ILCS 5/12-4.11 from Ch. 23, par. 12-4.11

Amends the Public Aid Code. Requires the Department of Public Aid to pay a monthly transportation allowance to children in AFDC units who must travel on public transportation to attend elementary or secondary school. Requires the State

**1991** HB-3421—Cont.

Board of Education to pay to the Department of Public Aid what the State Board would have been required to pay for school travel expenses in the absence of the provisions of this Act.

## HOUSE AMENDMENT NO. 1.

Restricts the monthly travel allowance to children (i) who live more than 1.5 miles from school and (ii) who must take public transportation because transportation is not provided by their school district.

NOTE(s) THAT MAY APPLY: Fiscal Mar 11 1994 First reading Referred to Rules Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Health Care & Human Fiscal Note Requested WENNLUND Apr 20 Committee Health Care & Human Apr 21 Amendment No.01 HEALTH/HUMAN H Adopted 022-000-000 Motion Do Pass Amended-Lost 014-008-001 HCHS Motion Do Pass Amended-Lost 014-008-003 HCHS Tbl-Amnd-pursuant H Rul 26D

## HB-3422 SCHAKOWSKY - GIOLITTO.

305 ILCS 5/9-6.05 new 305 ILCS 5/9-6.06 new 305 ILCS 5/9A-9.5 new 305 ILCS 5/9A-9.6 new

Amends the Public Aid Code. Requires the Department of Public Aid to conduct demonstration projects, in connection with federal financial participation requirements, to allow counting of a JOBS program participant's study time and to allow volunteer and community service work.

FISCAL NOTE, (Dept. of Public Aid)

HB 3422 has no fiscal impact on the Department of Public Aid. Mar 11 1994 First reading Referred to Rules Ruled Exempt Hse Rule 29(c) HRUL Mar 17 Rfrd to Comm on Assignment Assigned to Health Care & Human Services Do Pass/Short Debate Cal 022-000-000 Apr 07 Cal 2nd Rdng Short Debate Fiscal Note Requested WENNLUND Apr 19 Cal 2nd Rdng Short Debate Fiscal Note Filed Apr 21 Cal 2nd Rdng Short Debate State Debt Note Requested Apr 26 WENNLUND

Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

# HB-3423 MOORE,EUGENE – PUGH – RONEN – SCHAKOWSKY – VON B – WES-SELS, PHELPS, GIOLITTO AND JONES,LOU.

305 ILCS 5/4-1.6 from Ch. 23, par. 4-1.6

Amends the Public Aid Code by providing that the Illinois Department of Public Aid shall operate demonstration projects concerning the amount of resources a person may possess while retaining eligibility for benefits to test the impact of certain exemptions and plans on employment, earnings, and continued receipt of assistance. HOUSE AMENDMENT NO. 1.

Provides that operation of demonstration projects shall be to promote the goals of federally-designated empowerment zones or enterprise communities. Deletes requirements that demonstrations be statewide or in several diverse localities. Authorizes other demonstrations requested by an empowerment zone or enterprise

community. Requires that demonstration projects be targeted within empowerment zones or enterprise communities. Deletes provision requiring implementation by July 1, 1995.

FISCAL NOTE, AMENDED (IL Dept. of Public Aid) Currently, there are approximately 10 cases per month denied and 28 cases per month canceled due to excessive assets. If all of these cases were to become eligible, the FY'96 cost would be \$978,120.

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Apr 20 Servic Fiscal N

Fiscal Note Requested WENNLUND Committee Health Care & Human

Services

Apr 21 Amendment No.01 HEALTH/HUMAN H Adopted

Do Pass Amend/Short Debate

021-000-000

Cal 2nd Rdng Short Debate

Apr 28 Fiscal Note Filed

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

### HB-3424 HANNIG.

15 ILCS 20/38.1

from Ch. 127, par. 38.1

Amends the Civil Administrative Code of Illinois. Specifies the information concerning program data and line items, segregated by agency, to be provided in the Governor's annual State budget.

FISCAL NOTE (Bureau of the Budget)

There would be an additional cost of approximately \$20,000 to

print a larger two or three volume document.

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elections & State

Government

Mar 22 Fiscal Note Requested WENNLUND

State Debt Note Requested

WENNLUND

Committee Elections & State

Government

Apr 14 Do Pass/Short Debate Cal 020-000-000

Cal 2nd Rdng Short Debate

Apr 21 Fiscal Note Filed

Cal 2nd Rdng Short Debate
Apr 28 Short Debate Cal 2nd Rdng
Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

Jan 10 1995 Session Sine D

### HB-3425 HANNIG.

New Act

15 ILCS 405/24 new 30 ILCS 5/3-4.1 new

Creates the Dedicated Fund Note Act and amends the State Comptroller Act and the Illinois State Auditing Act. Requires preparation by the Illinois Economic and Fiscal Commission of an explanatory note for legislation that creates or affects special funds dedicated to specific purposes. Requires the Comptroller and Auditor General to annually examine dedicated funds and report their findings to the General Assembly.

Mar 11 1994 First reading Referred to Rules
Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Assigned to Elections & State
Government

Apr 22

Jan 10 1995 Session Sine Die Ref to Rules/Rul 27E

#### HB-3426 HANNIG

15 ILCS 20/38

from Ch. 127, par. 38

Amends the Civil Administrative Code of Illinois. Requires that, before submitting the annual budget, the Governor direct development of individual agency budgets and assure public hearings on those budgets.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 3426 fails to meet the definition of

a mandate under the State Mandates Act.

Mar 11 1994 First reading Referred to Rules

Mar 17

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elections & State Government

Mar 22

Fiscal Note Requested WENNLUND St Mandate Fis Nte ReqWENNLUND Balanced Budget Note RWENNLUND

State Debt Note Requested

WENNLUND

Committee Elections & State

Government

Apr 20

St Mandate Fis Note Filed Committee Elections & State

Government Ref to Rules/Rul 27E

Apr 22

Session Sine Die

Jan 10 1995

DAVIS - WOJCIK - DUNN, JOHN - TURNER, GIOLITTO, WELLER, AC-HB-3427 PHELPS, SCHOENBERG, KERMAN, ZICKUS, TENHOUSE, MOORE, EUGENE, PRUSSING, WALSH, CLAYTON, ERWIN, YOUNGE, BLAGOJEVICH, JONES, LOU, STROGER, GIGLIO, BALANOFF, KO-TLARZ, CURRIE, BURKE, SCHAKOWSKY, PUGH, LEVIN, FLOWERS, MOSELEY, JONES, SHIRLEY, EDLEY, LANG, ROSKAM, STECZO, WIR-SING, PERSICO, WOOLARD, DEERING, MCAULIFFE, KRAUSE, MUL-LIGAN, CROSS, MCAFEE, GILES, NOVAK, DEUCHLER, HOEFT, KASZAK, HASSERT, FREDERICK, MURPHY,H, SALVI, KUBIK, HAN-RAHAN, COWLISHAW, WEAVER,M, HOMER, DART, MORROW, STEPHENS, LINDNER AND MOORE, ANDREA.

New Act

Creates the Welfare to Work Act. Applies to any public works contract between the State and any entity (or between an entity and a subcontractor) if the dollar amount of the contract (or group of contracts) is more than \$500,000. Provides that 5% of the workers hired under such a contract shall be persons who are eligible for public assistance. Sets forth other requirements regarding employment, wages, training, working conditions, and discharge of welfare-eligible persons under a contract to which the Act applies.

FISCAL NOTE (Dept. of Public Aid)

HB-3427 would result in a minimal savings to the Dept. if hired workers receive reduced grants or move off the caseload. The amount of savings would require records of employees for entities with whom the State contracts, which the Dept. does not keep

FISCAL NOTE (Dept. of Labor)

Estimated start-up/administration costs for one year would total \$495,500.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human Services

Apr 07

Recommended do pass 024-001-000

Placed Calndr, Second Reading

Apr 19 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

	Apr 21	<b>D</b>		Fiscal Note Filed	
	Apr 25	Placed Calndr,	Second Read	ing Fiscal Note Filed	
	Apr 27	Placed Calndr,			
	Apr 27	Second Reading Amendme Placed Calndr,	nt No.01	STEPHENS	Withdrawn
	Apr 28	Third Reading		-021-003	
				Motion to Reconsider V Floor motion TABLE M RECONSIDER - MOORE,EUGENE Motion prevailed Mtn Reconsider Vote Ta	OTION TO
	A 20	Third Reading	- Passed 091	-021-003	
	Apr 29	Arrive Senate Sen Sponsor O'	MALLEY		
		Placed Calendr			
	May 11 Jan 10 1995	First reading Added as Chief Session Sine Di		Referred to Rules STERN	
HB-34	28 TURNI	ER.			
305	ILCS 5/12-4.1	1	from Ch. 23	3, par. 12-4.11	
Am	ends the Pub	lic Aid Code by	y providing	for an allowance to re	ecipients under
				ayment, including prop	
insura			onthly gros	s income to offset energ	gy costs.
	Mar 11 1994 Mar 17	First reading Ruled Exempt	Hse Rule 20	Referred to Rules	
		Raida Exempt	rise Ruie 25	Rfrd to Comm on Assign Assigned to Health Care Services	
	Apr 14			Motion Do Pass-Lost 01 HCHS	2-010-002
				Remains in Committee I Human Services	Health Care &
	Apr 20			Fiscal Note Requested V Committee Health Care	
				Services	& Human
	Apr 22	0 1 0 70		Ref to Rules/Rul 27E	
	Jan 10 1995	Session Sine Di	e		
HB-34		•	. CI 0		
	ILCS 5/12-4.1			3, par. 12-4.11	1
			o provide ti	hat grants shall increa	se at the same
rate a	FISCAL NOT	rity payments. E (Dpt. Public A	Aid)		
	Total estimate	d fiscal impact is		n.	
Not		Y Apply: Fiscal First reading		Referred to Rules	
	Mar 17	Ruled Exempt	Hse Rule 29		
				Rfrd to Comm on Assign Assigned to Health Care Services	
	Apr 13			Interim Study Calendar HEALTH/HUMAN	
	Apr 26			Fiscal Note Filed	
				Interim Study Calendar HEALTH/HUMAN	
	Jan 10 1995	Session Sine Di	ie	HEALIH/HUMAN	
HB-34	130 GRANI				
	ILCS 85/2		from Ch. 1	11 1/2, par. 143	
	ILCS 85/10.4		from Ch. 1	11 1/2, par. 151.4	
	1 .1 77	1. 1 T 1	4 . D		2.1 1 1

Amends the Hospital Licensing Act. Requires hospitals to comply with and medical staff bylaws to include certain procedures relating to granting and evaluating medical staff membership and clinical privileges. Provides for notices and hearings.

**1995** HB-3430—Cont.

Requires every adverse medical staff membership and clinical privilege decision based on economic factors to be reported to the Hospital Licensing Board. Effective January 1, 1995.

Mar 11 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

### HB-3431 BIGGERT.

720 ILCS 5/Art. 21.3 heading new 720 ILCS 5/21.3-1 new

Amends the Criminal Code of 1961 to create the offense of unlawful interference with access to or egress from a medical facility. Defines offense. Penalty is a Class B misdemeanor. Provides exemptions for speech and assembly under the First Amendment to the U.S. Constitution and Article I, Sections 4 and 5, of the Illinois Constitution; conduct by an officer, employee, or agent of the medical facility; and conduct by a peace officer while performing his or her official duties. Provides that a party aggrieved by a violation may bring a civil action and obtain treble damages or \$5,000, whichever is greater, injunctive relief, and reasonable attorney's fees.

Mar 11 1994 First reading Referred to Rules
Jan 10 1995 Session Sine Die

Jan 10 1993 Session Sine Die

### HB-3432 MADIGAN.MJ – DANIELS.

Appropriates \$23,984,701 from the General Revenue Fund and \$80,000 from the General Assembly Operations Revolving Fund for the ordinary and contingent expenses of the General Assembly for Fiscal Year 1995. Effective July 1, 1994.

# HOUSE AMENDMENT NO. 1.

Replaces the title and everything after the enacting clause. Appropriates \$1 to the General Assembly for ordinary and contingent expenses. Effective July 1, 1994.

Mar 11 1994 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Appropriations-General
Services

Apr 21 Amendment No.01 APP GEN SERVS H Adopted Recommnded do pass as amend 013-000-000

Placed Calndr, Second Reading

Apr 28 Second Reading Held on 2nd Reading

May 25 Placed Calndr, Third Reading

Jan 10 1995 Session Sine Die

### HB-3433 MADIGAN, MJ – DANIELS.

Appropriates \$11,920,400 from the General Revenue Fund and \$400,000 from the General Assembly Computer Equipment Revolving Fund for the ordinary and contingent expenses of the various legislative support agencies for Fiscal Year 1995. Effective July 1, 1994.

### HOUSE AMENDMENT NO. 1.

Deletes everything. Makes OCE appropriations to the General Assembly and the various legislative support services agencies, and appropriates funding for General Assembly district office expenses. Effective July 1, 1994.

### HOUSE AMENDMENT NO. 2

Increases appropriation to the Offices of the President and Speaker to meet the ordinary and contingent expenses of the Senate and House.

Mar 11 1994 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Appropriations-General
Services
Apr 21 Amendment No.01 APP GEN SERVS H Adopted

Apr 21 Amendment No.01 APP GEN SERVS H Adopte Recommnded do pass as amend 013-000-000

Placed Calndr, Second Reading

Apr 28 Second Reading
Held on 2nd Reading

May 25 Amendment No.02 HANNIG Adopted

Placed Calndr, Third Reading

Jan 10 1995 Session Sine Die

1996 HB-3434

#### HB-3434 MADIGAN, MJ - DANIELS.

Appropriates \$8,909,000 from the General Revenue Fund for district office expenses of the General Assembly for Fiscal Year 1995.

HOUSE AMENDMENT NO. 1.

Replaces the title and everything after the enacting clause. Appropriates \$1 to the General Assembly for ordinary and contingent expenses. Effective July 1, 1994.

Mar 11 1994 First reading

Rfrd to Comm on Assignment

Apr 06

Assigned to Appropriations-General Services

Apr 21

Amendment No.01

APP GEN SERVS H Recommnded do pass as amend

013-000-000

Placed Calndr, Second Reading

Apr 28

Second Reading Held on 2nd Reading

May 25

Placed Calndr, Third Reading

Session Sine Die Jan 10 1995

#### MCPIKE - HANNIG. HB-3435

30 ILCS 330/2

from Ch. 127, par. 652

Amends the General Obligation Bond Act. Decreases by \$1 the amount of general obligation bonds authorized.

STATE DEBT IMPACT NOTE

HB3435 decreases the State's authority to issue, sell and

retire limited obligation bonds by \$1.

Mar 11 1994

First reading Referred to Rules

Mar 17

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Executive Recommended do pass 008-005-000

Apr 06

Placed Calndr, Second Reading Fiscal Note Requested BLACK

Apr 13

Placed Calndr, Second Reading

Apr 20

Second Reading

Held on 2nd Reading

Apr 26

Mtn Fisc Nte not Applicable

GRANBERG

Motion prevailed Fiscal Note not Required

State Debt Note Filed

Placed Calndr, Third Reading

Apr 27

Third Reading - Passed 075-038-002

Apr 28

Arrive Senate

Placed Calendr, First Reading

Sen Sponsor SEVERNS

Apr 29

First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-3436 MCPIKE - HANNIG.

30 ILCS 425/2

from Ch. 127, par. 2802

Amends the Build Illinois Bond Act. Decreases by \$1 the amount of bonds authorized.

# STATE DEBT IMPACT NOTE

HB3436 decreases the State's authority to issue, sell and

retire limited obligation bonds by \$1.

Mar 11 1994

First reading Referred to Rules

Mar 17

Apr 13

Apr 19

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Executive

Apr 06

Recommended do pass 008-005-000

Placed Calndr, Second Reading

Fiscal Note Requested BLACK Placed Calndr, Second Reading

Fiscal Note Requested WENNLUND Placed Calndr, Second Reading

Apr 20 Second Reading

Held on 2nd Reading

Apr 26

Mtn Fisc Nte not Applicable GRANBERG

Motion prevailed

Fiscal Note not Required State Debt Note Filed

Placed Calndr, Third Reading

Apr 27 Third Reading - Passed 066-048-002

Apr 28 Arrive Senate

Placed Calendr, First Reading

Sen Sponsor SEVERNS Apr 29

First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-3437 BURKE.

New Act

815 ILCS 405/2.5

from Ch. 121 1/2, par. 502.5

815 ILCS 655/Act rep.

Creates the Rental-Purchase Agreement Reform Act and repeals the Rental-Purchase Agreement Act. Specifies the disclosures that merchants must include in advertisements. Prohibits a merchant from soliciting a consumer to enter into a rental-purchase agreement except by inviting the consumer to come to the merchant's place of business. Sets conditions for a merchant to declare a rental purchase agreement in default. Provides a method for a consumer to reinstate a rental-purchase agreement. Provides for obligations of cosigners and guarantors. Amends the Retail Installment Sales Act. Provides that a rental-purchase agreement governed by the Rental-Purchase Agreement Reform Act is not a retail installment transaction under the Act.

### HOUSE AMENDMENT NO. 1.

Deletes reference to: New Act 815 ILCS 405/2.5 815 ILCS 655/Act rep.

Adds reference to: 815 ILCS 655/2 815 ILCS 655/3

Apr 07

from Ch. 121 1/2, par. 1802 from Ch. 121 1/2, par. 1803

Deletes everything. Amends the Rental-Purchase Agreement Act. Provides that if an item of merchandise is returned to the merchant during the applicable reinstatement period, the right to reinstate the agreement is extended for not less than 30 days if the consumer has paid less than 60% of the total amount to be paid to acquire ownership of the merchandise and not less than 60 days if the consumer has paid 60% or more of the total amount to be paid to acquire ownership of the merchandise. Provides that every item of property displayed or offered for rental-purchase by a merchant shall have attached to its front or displayed as prominently as if attached to its front a tag disclosing the amount to be paid to acquire ownership of the merchandise.

FISCAL NOTE (Attorney General)

This bill would have no fiscal impact on this office.

Mar 11 1994 Referred to Rules First reading

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Consumer Protection Motion Do Pass-Lost 005-003-004

**HCON** 

Remains in Committee Consumer

Protection

Apr 14 Amendment No.01

CONSUMER PROT H Adopted 010-000-000

Do Pass Amend/Short Debate

010-000-000

Cal 2nd Rdng Short Debate

Apr 25 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate Apr 26 Short Debate Cal 2nd Rdng

> Mtn Fisc Nte not Applicable BURKE Motion prevailed

Fiscal Note not Required

Cal 3rd Rdng Short Debate

Apr 27 Fiscal Note Filed

Short Debate-3rd Passed 117-000-000

Arrive Senate Apr 28

Placed Calendr, First Reading

Jan 10 1995 Session Sine Die

#### HB-3438 HANNIG - PARCELLS.

Appropriates \$4,176,900 to the Auditor General for ordinary and contingent expenses. Appropriates \$8,964,397 to the Auditor General from the Audit Expense Fund for audits, studies, and investigations. Effective July 1, 1994.

Mar 11 1994 First reading Rfrd to Comm on Assignment

Apr 06 Assigned to Appropriations-General

Services

Recommended do pass 013-000-000 Apr 21 Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading

May 25 Placed Calndr, Third Reading

Jan 10 1995 Session Sine Die

### HANNIG - PARCELLS.

30 ILCS 105/6z-27

Amends the State Finance Act. Requires the transfer of specified amounts from certain funds into the Audit Expense Fund for use in accordance with the Illinois State Auditing Act. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elections & State

Government

Mar 24 Do Pass/Short Debate Cal 020-000-000

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 06 Cal 3rd Rdng Short Debate

May 03 Short Debate-3rd Passed 107-005-000

May 04 Arrive Senate

Placed Calendr, First Reading Sen Sponsor DÉANGELIS

First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-3440 ERWIN.

Makes appropriations to the Department of Transportation from the Open Space Land Acquisition and Development Fund for grants to municipal and county governments for land acquisition and development of bike paths, pedestrian ways, and hiking trails. Effective July 1, 1994.

Mar 11 1994 First reading Apr 06

Rfrd to Comm on Assignment Assigned to Appropriations-Public

Safety

Ref to Rules/Rul 27E Apr 22

Jan 10 1995 Session Sine Die

# **VON B - WESSELS.**

Makes appropriations to the Department of Transportation from the Road Fund for the costs associated with resurfacing and intersection improvement on U.S. Route 52. Effective July 1, 1994.

Mar 11 1994 First reading Rfrd to Comm on Assignment Apr 06 Assigned to Appropriations-Public

Safety

Ref to Rules/Rul 27E Apr 22

Jan 10 1995 Session Sine Die

#### HB-3442 GIOLITTO.

Makes appropriations to the Department of Transportation from the Road Fund for the costs associated with resurfacing on U.S. Route 72 and resurfacing and culvert replacement on Charles Street (old Illinois Route 5), Effective July 1, 1994.

Mar 11 1994 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Appropriations-Public
Safety
Ref to Rules/Rul 27E
Jan 10 1995 Session Sine Die

### HB-3443 ROTELLO.

Makes appropriations to the Department of Transportation from the Road Fund for the costs associated with widening, resurfacing, intersection improvement, and land acquisition on U.S. Route 70. Effective July 1, 1994.

Mar 11 1994 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Appropriations-Public
Safety
Apr 22 Ref to Rules/Rul 27E
Jan 10 1995 Session Sine Die

### HB-3444 BALANOFF.

Makes appropriations to the Secretary of State for a grant to the Chicago Public Library, Effective July 1, 1994.

Mar 11 1994 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Appropriations-General
Services
Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-3445 ZICKUS.

Appropriates \$2,875,000 from the Capital Development Fund to the Capital Development Board for a grant to the Indian Springs School District #109. Effective immediately.

Mar 1 1 1994 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Appropriations-Public
Safety
Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

## HB-3446 WENNLUND.

65 ILCS 5/2-3-5a from Ch. 24, par. 2-3-5a

Amends the Municipal Code. Authorizes incorporation as a village of an area containing 3 square miles and 8,000 inhabitants in a county having a population between 350,000 and 400,000. Effective immediately.

Mar 11 1994 First reading Referred to Rules
Jan 10 1995 Session Sine Die

## HB-3447 DART - KASZAK - BLAGOJEVICH AND CURRAN.

30 ILCS 105/5.385 new 415 ILCS 85/7 from Ch. 111 1/2, par. 7957 415 ILCS 85/8 new 415 ILCS 85/9 new 415 ILCS 85/10.new

Amends the Toxic Pollution Prevention Act. Provides for the division of moneys in the Toxic Pollution Prevention Fund. Provides, beginning January 1, 1995, that certain facilities or individuals are required to pay a fee to the Environmental Protection Agency for participating in certain Agency programs. Establishes penalties under the Act. Also requires certain persons to submit to the Agency a toxic pollution prevention plan. Specifies criteria for the plan. Amends the State Finance Act to add the Toxic Pollution Prevention Fund to the list of funds in the State treasury. Effective immediately.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to: 35 ILCS 105/5.385 new 415 ILCS 85/7 415 ILCS 85/8 new 415 ILCS 85/9 new 415 ILCS 85/10 new Adds reference to: 415 ILCS 85/5 from Ch. 111 1/2, par. 7955 HB-3447—*Cont.* **2000** 

Deletes everything. Amends the Toxic Pollution Prevention Act to create the Business Technical Assistance Office for the purpose of providing environmental and toxic pollution prevention assistance to businesses in Northeast Illinois.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Environment & Energy

Apr 14 Amendment No.01 Assigned to Environment & Energy ENVRMNT ENRGY H Adopted

Do Pass Amend/Short Debate

022-000-000 Cal 2nd Rdng Short Debate

Apr 25 Fiscal Note Requested WENNLUND

State Debt Note Requested

WENNLUND

Cal 2nd Rdng Short Debate

Apr 26 Short Debate Cal 2nd Rdng

Amendment No.02 PERSICO

Ruled not germane

Cal 3rd Rdng Short Debate

Jan 10 1995 Session Sine Die

### HB-3448 HANNIG.

105 ILCS 5/27-8.1

from Ch. 122, par. 27-8.1

Amends the School Code to require the State Board of Education to provide school reports on immunizations and health exams to regional superintendents (currently only to the Department of Public Health), who are to keep them available for public inspection. Effective immediately.

### HOUSE AMENDMENT NO. 1.

Deletes reference to:

105 ILCS 5/27-8.1 from Ch. 122, par. 27-8.1

Adds reference to: 105 ILCS 5/1A-4

from Ch. 122, par. 1A-4

Changes the title, deletes everything after the enacting clause, and amends the School Code to require State Board of Education employees with an annual salary of at least \$40,000 to volunteer in the school district of their choice for 40 hours in every 52 week period.

FISCAL NOTE, AMENDED (State Bd. of Ed.)

There would be no adverse fiscal impact upon the State or

local school districts.

STATE MANDATES ACT FISCAL NOTE, AMENDED (State Bd. of Ed.)

No change from fiscal note, above.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Adopted

Education

Apr 07 Amendment No.01 ELEM SCND ED H

Do Pass Amend/Short Debate

018-003-000

Cal 2nd Rdng Short Debate

Apr 19 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate
Fiscal Note Filed

St Mandate Fis Note Filed

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

### HB-3449 ROTELLO - MAUTINO.

105 ILCS 435/2

Apr 29

from Ch. 122, par. 697

Amends the Vocational Education Act. Supplies the effective date of an amendatory Act referred to in the provisions relating to the powers and duties of the State Board of Education.

FISCAL NOTE, AMENDED (State Board of Education)

The fiscal impact of this proposal is indeterminate.

STATE MANDATES FISCAL NOTE, AMENDED (State Board of Ed.)

No change from fiscal note, above.

### HOUSE AMENDMENT NO. 3.

Mar 11 1994 First reading

Deletes reference to: 105 ILCS 435/2 Adds reference to: 105 ILCS 5/27-23.5 new

Deletes everything. Amends the School Code to provide for the creation and duties of a Curriculum Committee of the 21st Century.

Referred to Rules

14101 11 1//7	I ii st reading	itereriou to itures	
Mar 17	Iar 17 Ruled Exempt Hse Rule 29(c) HRUL		
	-	Rfrd to Comm on Assig	nment
		Assigned to Elementary	& Secondary
		Education	•
Mar 23		Recommended do pass (	013-010-000
	Placed Calndr, Second Rea	dng	
Apr 12	•	Fiscal Note Requested l	BLACK
•		St Mandate Fis Nte Re	qBLACK
	Placed Calndr, Second Rea	dng	•
Apr 13	•	State Debt Note Reque	sted BLACK
•	Placed Caindr, Second Rea	dng	
Apr 28	•	Fiscal Note Filed	
•		St Mandate Fis Note Fi	iled
	Placed Calndr, Second Rea	dng	
	Second Reading	•	
	Held on 2nd Reading		
May 18	Amendment No.01	HOEFT	Withdrawn
•	Amendment No.02	COWLISHAW	Withdrawn

May 18 Amendment No.01 HOEFT Withdrawn
Amendment No.02 COWLISHAW Withdrawn
Amendment No.03 ROTELLO Adopted
Amendment No.04 HOEFT Withdrawn
Placed Calndr,Third Reading

Third Reading - Passed 113-001-001

May 19 Arrive Senate

Placed Calendr, First Reading

Jan 10 1995 Session Sine Die

## HB-3450 ROTELLO.

105 ILCS 425/15

from Ch. 144, par. 150

Amends the Private Business and Vocational Schools Act. In the provisions relating to the standards, rules, and regulations necessary for the Act's administration and enforcement, makes a grammatical change and revises an internal Section reference to the short title of another Act.

FISCAL NOTE (State Bd. of Ed.)

There would be no fiscal impact resulting from HB-3450.

STATE MANDATES ACT FISCAL NOTE (State Bd. of Ed.)

No change from fiscal note, above.

Mar 11 1994 First reading Referred to Rules

Mar 17 Referred to Rules Rule 20(2) HPJH

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Education

Mar 23 Recommended do pass 013-010-000

Placed Calndr, Second Reading

Apr 12 Fiscal Note Requested BLACK

St Mandate Fis Nte ReqBLACK

Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading

Apr 29 Fiscal Note Filed

St Mandate Fis Note Filed

Held on 2nd Reading

Jan 10 1995 Session Sine Die

HB-3451 **2002** 

### HB-3451 HANNIG.

105 ILCS 5/10-20.2c new

Amends the School Code. Requires school boards to file with the Illinois Educational Labor Relations Board a copy of their collective bargaining agreements or current written policies and salary schedules.

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

# HB-3452 ROTELLO - COWLISHAW - CURRAN - WELLER - MAUTINO.

105 ILCS 5/2-3.68 from Ch. 122, par. 2-3.68

Amends the School Code. Changes a reference to "calendar" to "calendar year" and supplies gender neutral references in provisions of the School Code relating to continuing education of vocational education personnel.

FISCAL NOTE (State Bd. of Ed.)

There would be no fiscal impact resulting from HB-3452.

STATE MANDATES ACT FISCAL NOTE (State Bd. of Ed.)

No change from fiscal note, above.

### HOUSE AMENDMENT NO. 4.

Deletes reference to:

105 ILCS 5/2-3.68

Adds reference to:

105 ILCS 5/2-3.112 new

Replaces everything. Provides for the State Board of Education to establish a school-to-work teaching and training institute. Effective January 1, 1995.

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Elementary & Secondary

Education

Mar 23 Recommended do pass 013-010-000

Placed Calndr, Second Reading

Apr 12 Fiscal Note Requested BLACK

St Mandate Fis Nte ReqBLACK

Placed Calndr, Second Reading

Apr 28 Second Reading Held on 2nd Reading

Apr 29 Fiscal Note Filed

St Mandate Fis Note Filed

May 10 Held on 2nd Reading
May 10 Amendment No.01 HOEFT Withdrawn
Amendment No.02 COWLISHAW Withdrawn

Amendment No.03 ROTELLO Withdrawn
Amendment No.04 ROTELLO Adopted
Amendment No.05 HOEFT Withdrawn

Placed Calndr, Third Reading

Third Reading - Passed 115-000-000

May 11 Arrive Senate

Placed Calendr, First Reading

Sen Sponsor SYVERSON

First reading Referred to Rules

Jan 10 1995 Session Sine Die

### HB-3453 BRUNSVOLD.

105 ILCS 5/34-2.1

from Ch. 122, par. 34-2.1

Amends the School Code. Provides that the student member of a secondary school's local school council shall be a junior or senior. Effective July 1, 1994.

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education

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Apr 22
Jan 10 1995
               Session Sine Die
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#### HR.3454 CURRAN.

105 ILCS 5/10-20.23a new 105 ILCS 5/34-18.8a new

Amends the School Code. Requires school boards to employ only certified teachers to teach any course conducted under inter-governmental agreements.

NOTE(S) THAT MAY APPLY: Fiscal; State Mandates

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Education Ref to Rules/Rul 27E

Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

### HR-3455 OSTENBURG - MCAFEE, VON B - WESSELS, GIOLITTO, DEUCHLER, MOFFITT, MOSELEY, PRUSSING AND SAVIANO.

105 ILCS 5/2-3.25a	from Ch. 122, par. 2-3.25a
105 ILCS 5/2-3.25b	from Ch. 122, par. 2-3.25b
105 ILCS 5/2-3.25c	from Ch. 122, par. 2-3.25c
105 ILCS 5/2-3.25d	from Ch. 122, par. 2-3.25d
105 ILCS 5/2-3.25e	from Ch. 122, par. 2-3.25e
105 ILCS 5/2-3.25f	from Ch. 122, par. 2-3.25f
105 ILCS 5/2-3.25i	from Ch. 122, par. 2-3.25i
105 ILCS 5/2-3.25j	from Ch. 122, par. 2-3.25j

Amends the School Code. Provides that with respect to each school and school district, other than a school or school district that on the effective date of the amendatory Act already has completed the recognition process and either been recognized or placed on an academic watch list, all pending or uncompleted proceedings that are part of the recognition process shall be discontinued immediately and shall not be resumed or reinstituted before July 1, 1995. Effective immediately.

# HOUSE AMENDMENT NO. 1.

Adds that during the period that pending or uncompleted proceedings are to be discontinued, a school or school district is not obligated to work on any school improvement plan or any other facet of the recognition process, and that time guidelines available to the school or district when the period of discontinuance begins carry over to the date when the recognition process is resumed. Expressly prohibits institution of new recognition proceedings or on-site visitations during the period of discontinuance

FISCAL NOTE, AMENDED (St. Bd. of Education)

There will be no short-term adverse fiscal impact on the State

or local school districts. The long-term consequences of a failed educational system could be dramatic on the State. STATE MANDATES FISCAL NOTE, AMENDED (St. Bd. of Education)

No change from fiscal note, above.

Note(s) That May Apply: Fiscal Mar 11 1994 First reading

Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Education

ELEM SCND ED H Apr 21 Amendment No.01 Adopted Recomminded do pass as amend

018-004-000

Placed Calndr, Second Reading

Fiscal Note Requested WENNLUND Apr 27

Placed Calndr, Second Reading

Second Reading Apr 28

Held on 2nd Reading

May 03 Fiscal Note Filed

St Mandate Fis Note Filed

Held on 2nd Reading May 18 Amendment No.02 HOEFT Withdrawn **COWLISHAW** Amendment No.03 Withdrawn Amendment No.04 HOEFT Withdrawn

Placed Calndr, Third Reading

Third Reading - Passed 087-028-001

May 19

Arrive Senate

Placed Calendr, First Reading

Session Sine Die Jan 10 1995

#### HB-3456 HOMER.

105 ILCS 5/10-21.9

from Ch. 122, par. 10-21.9

105 ILCS 5/34-18.5 from Ch. 122, par. 34-18.5

Amends the School Code. Prohibits employment of a substitute teacher in a school district unless the required criminal background investigation is conducted and completed not more than 6 months before the applicant is employed as a substitute teacher in the district.

# HOUSE AMENDMENT NO. 1.

Deletes reference to:

105 ILCS 5/10-21.9 105 ILCS 5/34-18.5

Adds reference to:

105 HLCS 5/18-8

from Ch. 122, par. 18-8

Deletes and replaces the title and everything after the enacting clause. Amends the School Code. For school districts whose 1977 equalized assessed valuation was adjusted by a certain Supreme Court case, adjusts the 1977 tax rate used in calculating the district's State aid.

STATE MANDATES ACT FISCAL NOTE, AMENDED (Board of Education)

The affected district would be entitled to an increase in its general State aid apportionment of an estimated \$124,000.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Mar 11 1994

First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Elementary & Secondary

Education

Apr 07

Amendment No.01

ELEM SCND ED H Adopted Do Pass Amend/Short Debate

023-000-000

Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate

Apr 19

Cal 2nd Rdng Short Debate

Apr 26

St Mandate Fis Note Filed Cal 2nd Rdng Short Debate

Apr 28

Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

### SHEEHY AND NOLAND. HB-3457

105 ILCS 5/2-3.25e

from Ch. 122, par. 2-3.25e

Amends the School Code. Provides that no teacher may be required to spend more than 8 hours per semester working on a district's school improvement plan.

# SENATE AMENDMENT NO. 1.

Allows a teacher to be required to spend up to 9 hours per semester working on a district's school improvement plan.

# SENATE AMENDMENT NO. 2

Deletes reference to:

105 ILCS 5/2-3.25e

Adds reference to:

105 ILCS 5/2-3.25h

105 ILCS 5/2-3.25j 105 ILCS 5/2-3.59

105 ILCS 5/3-11

Replaces everything. Amends School Code. Requires (now, authorizes) the State Board of Ed. to provide such technical assistance incident to school improvement and recognition process as is requested by school districts and other local educational entities, and adds regional offices of education to the local educational entities entitled to that assistance. Expands the type of technical assistance required to be provided. Establishes a schedule for implementation of components of the school improvement and recognition process. Requires distribution of staff development funds to school districts based on the number of teachers employed in the districts, and requires expenditure of funds in excess of the district's 1993-94 distribution as directed by the district's inservice committee for working on development of the district's school improvement plan to a specified level. Provides that the district's inservice committee is to define the amount of time expected to be spent in developing all school improvements plans unless the collective bargaining agreement so provides. Adds immediate effective date.

### SENATE AMENDMENT NO. 3

Requires the State Board to review school improvement plans as submitted on request. Requires the State Board's report to the General Assembly to be submitted following completion (instead of following submission) of the school improvement plans in the final 2 subject matter areas during the 1996-97 school year.

## **GOVERNOR'S MESSAGE**

Deletes reference to: 105 ILCS 5/3-11

Recommends the elimination of provisions that (i) provide that those State staff development funds received by a school district that are in excess of its State staff development funds received during the 1993-94 school year shall be expended at the direction of the district's inservice committee, and (ii) provide that unless contained in a collective bargaining agreement the district inservice committee defines what constitutes an amount of time expected to be spent in developing school improvement plans.

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Mar 11 1994	First reading	Referred to Rules	
Mar 17	Ruled Exempt Hse Rule 29	O(c) HRUL	
		Rfrd to Comm on Assignr	nent
		Assigned to Elementary &	
		Education	~ Decondary
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Mar 23	D: 10110 1D	Recommended do pass 02	11-001-000
	Placed Calndr, Second Rea	ang	
Apr 12	Second Reading		
	Placed Calndr, Third Readi	ng	
	·	St Mandate Fis Nte Reg	BLACK
	Calendar Order of 3rd Rdr		
May 03	Third Reading - Passed 09		
May 04	Arrive Senate	1-024-000	
May 04			
	Placed Calendr, First Read	ng	
	Sen Sponsor FAWELL		
	First reading	Referred to Rules	
		Assigned to Education	
	Added as Chief Co-sponsor	HASARA	
May 05	Added As A Co-sponsor D	EMUZIO	
May 06	Added as Chief Co-sponsor	RURZYNSKI	
May 00	ridded as Chief Co spoison	Committee Education	
M 11	A N- 01		المسامة
May 11	Amendment No.01	EDUCATION S	Adopted
		Recommended do pass as a	amena
		008-002-000	
	Placed Calndr, Second Rea	dng	
May 18	Filed with Secretary		
•	Amendment No.02	FAWELL	Amendment
			referred to
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	A d N 02	FAWELL	
	Amendment No.02		
		Rules refers to SESE	
	Placed Calndr, Second Rea	dng	
May 19	Filed with Secretary		
•	Amendment No.03	FAWELL	Amendment
			referred to
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	Placed Calndr, Second Rea		
	Amendment No.02	FAWELL	
		Be adopted	
	Amendment No.03	FAWELL	
		Rules refers to SESE	
	Placed Calndr, Second Rea	dng	
	Second Reading	•	
	Amendment No.02	FAWELL	Adopted
	Placed Calndr, Third Read		. 100ptoo
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May 20	Amendment No.03	FAWELL
	Placed Calndr, Third Read	Be adopted
	Recalled to Second Reading	
	Amendment No.03	
	Placed Calndr, Third Read	
	Third Reading - Passed 05	
	Tima Reading Tussed 05	Refer to Rules/Rul 3-8(b)
Jun 14		Recommends Consideration HRUL
July 11	Place Cal Order Concurren	
	H Concurs in S Amend. 1,	
	Passed both Houses	-,0, 100 007 000
Jul 13	Sent to the Governor	
Aug 19	Governor amendatory veto	
ū	•	Refer to Rules/Rul 3-8(b)
Nov 15	Rul Gub Comply/Rule 46.	
		Recommends Consideration HRUL
		HRUL
	Placed Cal. Amendatory V	
	Mtn fild overde amend veto	
		3/5 vote required
	Override am/veto House-p	
Nov 16	Placed Cal. Amendatory V	eto
Nov 30	Filed with Secretary	
	Mtn fild overde amend veto	
		3/5 vote required
	Override am/veto Sen-lost	
D 01	Placed Cal. Amendatory V	
Dec 01	Bill dead-amendatory veto.	

#### HB-3458 KUBIK.

105 ILCS 5/14-8.02

from Ch. 122, par. 14-8.02

Amends the School Code. Provides that all certified personnel involved in implementing a child's individualized educational program shall be present at any staff conference involving that child.

NOTE(S) THAT MAY APPLY: Fiscal; State Mandates

Mar 11 1994

First reading

Referred to Rules

Mar 17

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Education

Apr 22

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

# HOMER - PERSICO - MOFFITT - VON B - WESSELS - GIOLITTO, BRUNSVOLD, PRUSSING AND BALANOFF.

105 ILCS 5/3-14.5

from Ch. 122, par. 3-14.5

Amends the School Code. In the provisions relating to the regional superintendent's duty to visit public schools, adds that during those visitations he or she shall observe the level of safety in the schools visited.

HOUSE AMENDMENT NO. 1.

Adds reference to: 35 ILCS 5/211 new 105 ILCS 5/16-1

from Ch. 122, par. 16-1

Deletes everything. Amends the Illinois Income Tax Act to create a tax credit for credit card issuers in the amount of 25% of the amounts paid by the credit card issuer to public schools in Illinois. Amends the School Code to allow these donations to be used by the school district in the manner it sees fit. Effective immediately.

FISCAL NOTE, AMENDED (State Bd. of Ed.) The tax credits could increase contributions to III. schools and school districts. However, there is no way of knowing the extent to which HB-3459 might encourage contributions. STATE MANDATES ACT FISCAL NOTE, AMENDED (State Bd. of Ed.) No change from fiscal note, above. FISCAL NOTE, AMENDED (Dept. of Revenue)

Although the precise fiscal impact cannot be determined, it

would be negative since there would be nothing that guarantees increased tax revenues from another source. Local governments would lose an undetermined amount of revenues. School districts may find indirect benefits from donations.

### HOUSE AMENDMENT NO. 6.

Adds reference to:

New Act

Deletes everything. Creates the Public Education Affinity Credit Card Act. Provides for donations from credit card use to be given to school districts.

FISCAL NOTE, AMENDED (State Treasurer)

As currently conceived, there are no additional costs associat-

ed with HB3459, H-am 6.

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Elementary & Secondary

Education

Amendment No.01 ELEM SCND ED H Adopted Apr 21

023-000-000

Do Pass Amend/Short Debate

023-000-000

Cal 2nd Rdng Short Debate Apr 28 Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Apr 29 Fiscal Note Filed

St Mandate Fis Note Filed

Held 2nd Rdg-Short Debate Fiscal Note Filed May 03

Held 2nd Rdg-Short Debate

May 11 Fiscal Note Filed

Held 2nd Rdg-Short Debate Amendment No.02 HOEFT Withdrawn Amendment No.03 COWLISHAW Withdrawn Amendment No.04 HOMER Withdrawn Amendment No.05 HOEFT Withdrawn Adopted

Amendment No.06 HOMER Cal 3rd Rdng Short Debate

Short Debate-3rd Passed 111-003-001

May 12 Arrive Senate

Placed Calendr, First Reading

Jan 10 1995 Session Sine Die

#### HB-3460 BRUNSVOLD - VON B - WESSELS AND HOMER.

105 ILCS 5/3-14.8

from Ch. 122, par. 3-14.8

Amends the School Code. In the provisions relating to the duty of the regional superintendent to conduct teachers' institute and other meetings, adds the duty of providing a safety plan for school districts within the educational service region.

STATE MANDATES ACT FISCAL NOTE

The fiscal impact of HB-3460 is indeterminate. Note(s) That May Apply: Fiscal; State Mandates

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Elementary & Secondary

Education

Apr 21 Do Pass/Short Debate Cal 020-000-000 Cal 2nd Rdng Short Debate

Apr 27 St Mandate Fis Note Filed

Cal 2nd Rdng Short Debate Apr 28

Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### MADIGAN, MJ - HANNIG. HB-3461

Makes appropriations for the ordinary, contingent and distributive expenses of the State Comptroller. Effective July 1, 1994.

Mar 11 1994 First reading Rfrd to Comm on Assignment Apr 06 Assigned to Appropriations-General Services Apr 21 Recommended do pass 013-000-000 Placed Calndr, Second Reading Second Reading Apr 28 Held on 2nd Reading May 25 Placed Calndr, Third Reading

#### HB-3462 MADIGAN, MJ - HANNIG.

Makes an appropriation from the CUSAS Administration Fund to the State Comptroller. Effective July 1, 1994.

### HOUSE AMENDMENT NO. 1

Reduces \$650,000 to \$1 and deletes the effective date.

Session Sine Die

Mar 11 1994 First reading Apr 06

Rfrd to Comm on Assignment Assigned to Appropriations-General Services

Apr 21

Jan 10 1995

Amendment No.01

APP GEN SERVS H Adopted Recommnded do pass as amend

013-000-000

Placed Calndr, Second Reading

Apr 28

Second Reading Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-3463 HANNIG.

New Act

30 ILCS 105/5.385 new

Creates the CUSAS Administration Fund Act and amends the State Finance Act. Establishes a special fund in the State treasury and authorizes transfers to that fund to pay costs related to the Comptroller's Uniform Statewide Accounting System. Effective July 1, 1994.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Elections & State

Government Apr 21

Do Pass/Short Debate Cal 015-000-000 Cal 2nd Rdng Short Debate

Apr 27 Fiscal Note Requested WENNLUND Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng Apr 28 Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3464 MADIGAN, MJ - HANNIG.

Makes appropriations for the ordinary and contingent expenses of the Attorney General for fiscal year 1995. Effective July 1, 1994.

### HOUSE AMENDMENT NO. 1.

Appropriates \$45,000 to the Attorney General for payment to the U.S. Geological Survey for services for drawing the boundary line between Illinois and Kentucky in an original action before the United States Supreme Court.

Mar 11 1994 First reading Rfrd to Comm on Assignment Apr 06 Assigned to Appropriations-General Services Recommended do pass 013-000-000 Apr 21 Placed Calndr, Second Reading Apr 28 Second Reading Held on 2nd Reading Amendment No.01 May 25 HANNIG Adopted Placed Calndr, Third Reading

Third Reading - Passed 064-000-050

May 26 Arrive Senate Sen Sponsor HALL

Placed Calendr, First Reading

Jun 08 Jan 10 1995 First reading Session Sine Die Referred to Rules

#### HB-3465 SCHAKOWSKY.

735 ILCS 5/5-105.5

Amends the Code of Civil Procedure. In a Section providing for the waiver of fees, costs, and charges for a party in civil litigation that is represented by a civil legal services provider, sets out charges for certain documents or proceedings that are waived. Provides that the litigation service shall be provided without payment.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 3465 creates a due process mandate for which no reimbursement is required under the State Mandates Act. Due to the nature of the bill, no estimate of the poten-

tial cost to counties is available.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

SCHAKOWSKY - RONEN.

Mar 11 1994

First reading

Referred to Rules

Apr 07

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary I St Mandate Fis Note Filed

Apr 20

Committee Judiciary I Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

765 ILCS 735/1 765 ILCS 735/3

HB-3466

from Ch. 80, par. 62 from Ch. 80, par. 64

Amends the Rental Property Utility Service Act. Requires a utility to continue service to a building if the landlord fails to pay for that service and the tenants pay the current bill. Prohibits a utility from disconnecting the service if the tenants continue payment regardless of any past due bills or other charges. Provides that the past due charges are the sole responsibility of the landlord. Requires the utility company to notify the legal department of all jurisdictions of 100,000 or more of the proposed termination of utility service and requires certain information to be contained in the notice. Requires a utility company to provide lists of tenants who have been notified of potential terminations of service if requested by certain organizations.

# HOUSE AMENDMENT NO. 1.

Changes the definition of "current bill" to be the cost of service based upon the last actual meter reading occurring before notice concerning nonpayment by a landlord is given to a tenant. The term was previously defined as the cost for service incurred during the 30 days previous to the date the notice is given to a tenant.

Mar 11 1994

First reading

Referred to Rules

Mar 17

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Apr 20

Amendment No.01

Assigned to Public Utilities PUB UTILITIES H Adopted Motion Do Pass Amended-Lost

003-007-002 HPUB

Apr 22 Jan 10 1995

Session Sine Die

Remains in Committee Public Utilities Ref to Rules/Rul 27E

#### MOORE,EUGENE - JONES,LOU - PUGH. HB-3467

First reading

305 ILCS 5/12-4.11

from Ch. 23, par. 12-4.11

Amends the Illinois Public Aid Code. Requires the Department of Public Aid to pay a clothing allowance each year to children in Aid to Families with Dependent Children units attending elementary or secondary school.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 11 1994

Referred to Rules

Mar 17

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human Services

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Apr 20
                                               Fiscal Note Requested WENNLUND
                                               Committee Health Care & Human
                                                 Services
       Apr 22
                                               Ref to Rules/Rul 27E
       Jan 10 1995
                     Session Sine Die
HB-3468
             BLAGOJEVICH - RONEN.
  735 ILCS 5/Art. III heading
  735 ILCS 5/3-101
                                    from Ch. 110, par. 3-101
   735 ILCS 5/3-102
                                    from Ch. 110, par. 3-102
   735 ILCS 5/3-103
                                    from Ch. 110, par. 3-103
   735 ILCS 5/3-104
                                    from Ch. 110, par. 3-104
  735 ILCS 5/3-105
                                    from Ch. 110, par. 3-105
  735 ILCS 5/3-106
                                    from Ch. 110, par. 3-106
  735 ILCS 5/3-107
                                    from Ch. 110, par. 3-107
  735 ILCS 5/3-108
                                    from Ch. 110, par. 3-108
  735 ILCS 5/3-109
                                    from Ch. 110, par. 3-109
  735 ILCS 5/3-110
                                    from Ch. 110, par. 3-110
  735 ILCS 5/3-111
                                    from Ch. 110, par. 3-111
  735 ILCS 5/3-111.5 new
  735 ILCS 5/3-112
                                   from Ch. 110, par. 3-112
  Amends the Code of Civil Procedure by providing for actions to assure govern-
mental accountability. Provides that every government agency that, under color of
statute, ordinance, regulation, custom, or usage of either the State or any other gov-
ernment agency, causes any citizen of the State or any other person within the juris-
diction of the State to be deprived of any rights, privileges, or immunities secured by
the Constitution of the State of Illinois or any law of the State or other government
agency shall be liable to any party injured by that action. Makes other changes.
  HOUSE AMENDMENT NO. 1.
  Provides that the Section concerning actions to assure governmental accountabil-
ity shall be interpreted consistently with 42 U.S.C. Section 1983, except insofar as
Section 1983 authorizes types of relief not authorized under the Section concerning
actions to assure governmental accountability or authorizes lawsuits against per-
sons or entities not subject to a lawsuit under that Section.
  HOUSE AMENDMENT NO. 2.
  Deletes the requirement that when a plaintiff prevails in an action to assure gov-
ernmental accountability, the circuit court shall award the plaintiff an amount that
is sufficient to make the plaintiff whole for any monetary losses he or she has suf-
fered and to compensate the plaintiff for any other damages he or she has suffered.
Changes references of "government agency" to "the State".
      FISCAL NOTE, AMENDED (DCMS)
      HB-3468 has the potential for causing tremendous expenditures
      by the State for legal fees and court costs. The State would
      be liable for its own costs as well as the costs incurred by
      a prevailing plaintiff. Potential exists for clogging courts
      with non civil rights-related cases.
      Mar 11 1994
                    First reading
                                              Referred to Rules
                    Ruled Exempt Hse Rule 29(c) HRUL
      Mar 17
                                              Rfrd to Comm on Assignment
                                              Assigned to Judiciary I
      Apr 21
                         Amendment No.01
                                              JUDICIARY I H
                                                                       Adopted
                                              012-000-000
                         Amendment No.02
                                              JUDICIARY I H
                                                                       Adopted
                                              012-000-000
                                              Recommnded do pass as amend
                                                007-002-001
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Placed Calndr, Second Reading

Placed Calndr, Third Reading

Calendar Order of 3rd Rdng

Calendar Order of 3rd Rdng

Fiscal Note Requested WENNLUND

Fiscal Note Filed

Second Reading

Session Sine Die

Apr 27

May 04

Jan 10 1995

2011 HB-3469

### HB-3469 CURRAN 5 ILCS 340/Act title 5 ILCS 340/1 from Ch. 15, par. 501

5 ILCS 340/3 5 ILCS 340/4 from Ch. 15, par. 503 from Ch. 15, par. 504

from Ch. 108 1/2, par. 1-106 40 ILCS 5/1-106

Amends the Voluntary Payroll Deductions Act of 1983 and the Pension Code. Changes the short title of the Act to the Voluntary Payroll and Annuity Deductions Act of 1983. Permits the State and Universities Combined Appeal to accept voluntary deductions from the annuities of persons receiving pensions under the General Assembly Retirement System, the State Employees' Retirement System, or the State Universities Retirement System. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elections & State Government

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HR.3470 CURRAN.

5 ILCS 340/3 from Ch. 15, par. 503 50 ILCS 125/5 from Ch. 85, par. 475

Amends the Voluntary Payroll Deductions Act of 1983. Requires that a soliciting organization disclose to State employees its receipts from all sources, rather than receipts from State employees. Also amends the Government Salary Withholding Act. Provides that if a local governmental agency provides for regular employee payroll deductions for payments to the United Fund or other organizations, it shall do so on a non-discriminatory basis. Effective immediately.

STATE DEBT IMPACŤ NOTE House Bill 3470 should have no effect on State indebtedness.

FISCAL NOTE (CMS)

House Bill 3470 will have no fiscal impact on CMS.

Mar 11 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 17

> Rfrd to Comm on Assignment Assigned to Elections & State

Government

Apr 14 Do Pass/Short Debate Cal 013-000-005

Cal 2nd Rdng Short Debate

Fiscal Note Requested WENNLUND

State Debt Note Requested

WENNLUND

Cal 2nd Rdng Short Debate

Apr 28 State Debt Note Filed

Fiscal Note Filed

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3471 STECZO.

Apr 25

30 ILCS 350/16 from Ch. 17, par. 6916

Amends the Local Government Debt Reform Act. Authorizes a governmental unit to levy a tax to pay off general obligation bonds at any time before March 1 of the calendar year during which the tax will be collected (now, before the bonds are issued). Requires the county clerk to accept the filing of a tax levy ordinance after the end of the calendar year next preceding the calendar year during which a tax for the payment of principal of and interest on general obligation bonds will be collected. (Now, the county clerk may agree to accept the filing.) Effective immediately.

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Revenue

Apr 21	Do Pass/Consent Calendar 012-000-000
Apr 26	Consnt Caldr Order 2nd Read Remvd from Consent Calendar RUTHERFORD AND HANRAHAN
	Cai 2nd Rdng Short Debate
Apr 27	Fiscal Note Requested WENNLUND
Apr 28	Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate
Jan 10 1995	Session Sine Die
HB-3472 CURRA	AN.
5 ILCS 340/2	from Ch. 15, par. 502
5 ILCS 340/3	from Ch. 15, par. 503
5 ILCS 340/3.1	new
5 ILCS 340/3.2	
5 ILCS 340/3.3	
5 ILCS 340/3.4	
5 ILCS 340/3.5	
5 ILCS 340/3.6	
5 ILCS 340/4	from Ch. 15, par. 504
5 ILCS 340/6 5 ILCS 340/8 ne	from Ch. 15, par. 506
5 ILCS 340/8 lie 5 ILCS 340/49 r	
J ILCO J40/ 471	ic w

Amends the Voluntary Payroll Deduction Act of 1983. Changes the criteria and procedures an organization must fulfill to qualify for participation in the annual State Employee Combined Appeal (SECA). Provides for establishment of a SECA Executive Board and designation of one or more qualified organizations as a campaign manager to conduct the annual campaign. Specifies that the 1994 amendatory Act changes apply to 1995 and subsequent annual campaigns. Effective January 1, 1995.

### HOUSE AMENDMENT NO. 1.

Replaces the title and everything after the enacting clause. Amends the Voluntary Payroll Deduction Act of 1983 by providing the public accountability criteria that an organization desiring to be designated as a qualified organization shall meet. Provides that a qualified organization may continue to participate in SECA by filing a written letter with the SECA Executive Board by March 15 certifying that it is in compliance with this Act in order to participate in that year's annual campaign. Makes other changes. Effective January 1, 1995.

FISCAL NOTE (DCMS)

A one-time cost for re-writing, testing and extra staff is not expected to exceed an additional \$25,000.

NOTE(S) THAT MA	y Apply: Fiscal		
Mar 11 1994	First reading	Referred to Rules	
Mar 17	Ruled Exempt Hse Rule 29	O(c) HRUL	
	-	Rfrd to Comm on Assign	ment
		Assigned to Elections & S	State
		Government	
Apr 07	Amendment No.01	ELECTN ST GOV H	Adopted
•		021-000-000	-
		Recommnded do pass as	amend
		013-007-000	
	Placed Calndr, Second Rea	dng	
Apr 13	•	Fiscal Note Requested B	LACK
-	Placed Calndr, Second Rea	dng	
Apr 26		Fiscal Note Filed	

Apr 26

Placed Caindr, Second Reading

Second Reading Apr 28 Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-3473 LOPEZ.

Makes appropriations to the State Board of Education for preschool programs. Effective July 1, 1994.

Mar 11 1994 First reading

Apr 06

Rfrd to Comm on Assignment Assigned to Appropriations-Education Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

HB-3474 EDLEY.

15 ILCS 20/38.1

from Ch. 127, par. 38.1

Amends the Civil Administrative Code of Illinois. Makes technical changes.

Mar 11 1994 First reading

Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Ref to Rules/Rul 27E

Assigned to Elections & State Government

Apr 22

Jan 10 1995 Session Sine Die

HR.3475 BLACK.

35 ILCS 200/15-65

Amends the Property Tax Code to exempt from taxation property owned by a historical society if the property is not leased or used with a view to profit.

NOTE(s) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates Mar 11 1994 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

HR.3476 WENNLUND - WELLER.

Appropriates \$2,500,000 from the General Revenue Fund to the Department of State Police for the purpose of conducting instant backround checks on individuals before their purchase of firearms. Effective July 1, 1994.

Mar 11 1994 First reading Apr 06

Rfrd to Comm on Assignment Assigned to Appropriations-Public

Safety

Apr 22

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

HB-3477 RYDER - WELLER - PERSICO - HASSERT, CURRAN AND ROTELLO.

30 ILCS 105/5.385 new

30 ILCS 105/5.386 new

30 ILCS 105/6z-28 new

30 ILCS 105/8.25g new

Amends the State Finance Act to create the Conservation 2000 Fund and the Conservation 2000 Projects Fund, to be used for programs relating to natural resource protection, recreation, tourism, and compatible agricultural and economic development activities. Provides for monthly transfers from the General Revenue Fund to the Conservation 2000 Fund. Also provides for certain monthly transfers from the General Revenue Fund to the Agricultural Premium Fund. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that the Funds may be used to support agricultural research and makes other changes in the list of purposes for which money in the Funds may be used. Makes other changes.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elections & State

Government

Apr 06 Re-assigned to Agriculture &

Conservation AGRICULTURE H

Apr 20 Amendment No.01

Adopted Recomminded do pass as amend

020-002-000

Placed Calndr, Second Reading

Second Reading Apr 28

Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-3478 PANKAU - ERWIN - PERSICO - WELLER. 605 ILCS 5/7-202.10 from Ch. 121, par. 7-202.10

605 ILCS 5/7-202.15 from Ch. 121, par. 7-202.15 605 ILCS 5/7-202.20 from Ch. 121, par. 7-202.20

Amends the Illinois Highway Code in the provisions providing for the use of motor fuel tax funds allotted to municipalities. Removes the 50% payment limit on the municipality's share of matching funds for federal aid transportation projects. Changes certain references from federal aid highway to federal aid transportation project. Includes construction of sidewalks and the construction and maintenance of bicycle paths, bicycle lanes, bicycle parking facilities, and pedestrian paths among the authorized uses of the motor fuel tax funds.

### HOUSE AMENDMENT NO. 1.

Restores the 50% payment limit on the municipality's share of matching funds for federal aid transportation projects.

Mar 11 1994 First reading Referred to Rules Mar 17 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Transportation & Motor Vehicles TRANSPORTAT'N H Adopted Apr 06 Amendment No.01 Recommnded do pass as amend 020-007-001 Placed Caindr.Second Reading Second Reading Apr 26 Amendment No.02 SALVI Withdrawn Placed Calndr, Third Reading Third Reading - Passed 117-000-000 Apr 27 Apr 28 Arrive Senate Placed Calendr, First Reading Sen Sponsor KARPIEL First reading Referred to Rules May 04 Sponsor Removed KARPIEL Alt Chief Sponsor Changed FAWELL Committee Rules May 05 Assigned to Transportation May 11 Recommended do pass 009-000-000 Placed Calndr, Second Reading May 13 Second Reading Placed Calndr, Third Reading May 18 Third Reading - Passed 056-000-000 Passed both Houses Sent to the Governor Jun 16 Aug 12 Governor approved PUBLIC ACT 88-0580 effective date 95-01-01 BIGGERT - MOFFITT, WENNLUND, CROSS AND LINDNER.

### HB-3479

305 ILCS 5/10-4	from Ch. 23, par. 10-4
305 ILCS 5/10-7	from Ch. 23, par. 10-7
305 ILCS 5/10-10	from Ch. 23, par. 10-10
750 ILCS 5/505	from Ch. 40, par. 505
750 ILCS 20/24	from Ch. 40, par. 1224
750 ILCS 45/14	from Ch. 40, par. 2514

Amends the Public Aid Code, the Marriage and Dissolution of Marriage Act, the Revised Uniform Reciprocal Enforcement of Support Act, and the Parentage Act. Requires that a Department of Public Aid notice to a responsible relative of an AFDC recipient inform the relative that he or she may be required to pay support for a period prior to the entry of an administrative support order. Provides that, for purposes of determining the amount of child support to be paid for a period before the date an administrative or judicial order for support is entered, there is a rebuttable presumption that the responsible relative's net income for that period was the same as his or her net income at the time the order is entered. Makes other changes. Effective immediately.

Mar 11 1994 First reading Jan 10 1995 Session Sine Die Referred to Rules

## HB-3480 LEITCH - MURPHY,M, LAWFER, ACKERMAN AND ZICKUS.

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305 ILCS 5/3-1.3
                                  from Ch. 23, par. 3-1.3
305 ILCS 5/4-1.11
                                  from Ch. 23, par. 4-1.11
305 ILCS 5/5-2.1
                                  from Ch. 23, par. 5-2.1
305 ILCS 5/5-2.1a new
305 ILCS 5/5-13
                                  from Ch. 23, par. 5-13
                                  from Ch. 23, par. 11-15
305 ILCS 5/11-15
305 ILCS 5/11-16
                                  from Ch. 23, par. 11-16
305 ILCS 5/11-18.1 new
305 ILCS 5/11-26
                                  from Ch. 23, par. 11-26
305 ILCS 5/12-4.25
                                  from Ch. 23, par. 12-4.25
305 ILCS 5/6-1.10 rep.
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Amends the Public Aid Code. Provides that a person shall not make or have made a transfer of property for less than fair market value (now, shall not have made a transfer, within 30 months before applying for public aid, of property for the purpose of qualifying for or increasing the need for public aid). Deletes provisions providing sanctions for having made such a transfer. Requires the Department of Public Aid to provide for consideration of trusts and similar assets. Provides that the amount of Medicaid expended for a person aged 55 (now, 65) or more shall be a claim against the estate of the person or the person's surviving spouse; adds definition of "estate". Requires public aid applicants to disclose the amount of property owned within a period of time (now, 5 years) preceding the application as specified by the Department of Public Aid. Makes provisions concerning reinstatement of aid not applicable to sanctions imposed for a recipient's failure to cooperate in the monthly reporting process. Makes changes concerning determination and recovery of overpayments of aid. Makes changes concerning restriction of aid recipients' access to medical care. Makes changes concerning vendor participation in Medicaid program. Effective immediately.

Note(s) That May Apply: Fiscal Mar 11 1994 First reading Jan 10 1995 Session Sine Die

Referred to Rules

# HB-3481 WEAVER,M.

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30 ILCS 330/2
                                 from Ch. 127, par. 652
30 ILCS 330/2.1 new
40 ILCS 5/2-124
                                 from Ch. 108 1/2, par. 2-124
40 ILCS 5/2-134
                                 from Ch. 108 1/2, par. 2-134
                                 from Ch. 108 1/2, par. 14-131
40 ILCS 5/14-131
40 ILCS 5/14-135.08
                                 from Ch. 108 1/2, par. 14-135.08
40 ILCS 5/15-155
                                 from Ch. 108 1/2, par. 15-155
40 ILCS 5/15-165
                                 from Ch. 108 1/2, par. 15-165
40 ILCS 5/16-158
                                 from Ch. 108 1/2, par. 16-158
40 ILCS 5/18-131
                                 from Ch. 108 1/2, par. 18-131
40 ILCS 5/18-140
                                 from Ch. 108 1/2, par. 18-140
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Amends the General Obligation Bond Act to require the issuance of general obligation bonds in the amount of any shortfall in the required State contributions to the General Assembly, Judges, State Employee, Universities, and Downstate Teachers retirement systems. Requires conveyance of those bonds to the retirement systems in satisfaction of the State's unpaid contribution liability. Directs the State Comptroller to determine the terms of the bonds by rule, after consultation with the affected parties. Amends the Illinois Pension Code to require the boards of those retirement systems to calculate and certify the required State contributions and the amount of the shortfall. Specifies that the 40-year amortization period is to be calculated from fiscal year 1996. Effective immediately.

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Note(s) That May Apply: Debt; Fiscal; Pension
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Mar 11 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

### HB-3482 BIGGINS, PHELPS, HUGHES AND CURRIE.

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      230 ILCS 30/2
      from Ch. 120, par. 1122

      230 ILCS 30/4
      from Ch. 120, par. 1124

      230 ILCS 30/5
      from Ch. 120, par. 1125

      230 ILCS 30/5.1
      from Ch. 120, par. 1125.1
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230 ILCS 30/6	from Ch. 120, par. 1126
230 ILCS 30/7	from Ch. 120, par. 1127
230 ILCS 30/8	from Ch. 120, par. 1128
230 ILCS 30/10	from Ch. 120, par. 1130
230 ILCS 30/11	from Ch. 120, par. 1131
230 ILCS 30/12	from Ch. 120, par. 1132

Amends the Charitable Games Act. Changes license application requirements. Limits the number of charitable games nights that may be conducted at any particular premises to 8 in any calendar year. Imposes other limitations upon providers. Prohibits suppliers and their employees from participating in the management or operation of charitable games under any circumstances. Expands categories of persons ineligible to be licensed under the Act. Places several additional restrictions on the categories of persons who are eligible to participate in specified aspects of conducting the games. Provides that the Department of Revenue shall revoke a license if the licensee violates the Act, unless the Director of Revenue decides to suspend the license based on specified criteria. Provides for civil penalties (in addition to criminal penalties) for violating the Act. Limits who may serve as a volunteer at charitable games events. Makes other changes. Effective July 1, 1994.

Note(s) That May Apply: Fiscal

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Revenue

Apr 21 Do Pass/Consent Calendar 012-000-000

Consnt Caldr Order 2nd Read
Apr 25 Remvd from Consent Calendar

Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

HB-3483 DEU KAS

DEUCHLER – TURNER – CURRIE – MOORE, ANDREA – FREDERICK, KASZAK, MURPHY,H, PUGH, SANTIAGO, ERWIN, RONEN, CURRAN, MOSELEY, MULLIGAN, LINDNER, MEYER, ZICKUS, JONES, LOU, MURPHY,M, VON B – WESSELS, YOUNGE, LANG, HANNIG, OLSON, WEAVER,M, BALTHIS, COWLISHAW, BRADY, MOORE, EUGENE, MCGUIRE, GASH, PARKE, BIGGERT, CLAYTON, LEITCH, WIRSING, PRUSSING, GIOLITTO, FRIAS, HARTKE, PANKAU, NOLAND, WELLER, HOFFMAN, DUNN, JOHN, MARTINEZ, GIGLIO, GRANBERG, MAUTINO, WOJCIK, MOFFITT, LAWFER, BLACK, WENNLUND, RUTHERFORD, STEPHENS, RASCHKE – LIND, RYDER, HAWKINS, BRUNSVOLD, WOOLARD, NOVAK, PHELPS, GILES, DART, FLOWERS, HANRAHAN, MORROW, STROGER AND OSTENBURG.

30 ILCS 575/.01	from Ch. 127, par. 132.600
30 ILCS 575/1	from Ch. 127, par. 132.601
30 ILCS 575/2	from Ch. 127, par. 132.602
30 ILCS 575/4	from Ch. 127, par. 132.604
30 ILCS 575/5	from Ch. 127, par. 132.605
30 ILCS 575/6	from Ch. 127, par. 132.606
30 ILCS 575/6a	from Ch. 127, par. 132.606a
30 ILCS 575/7	from Ch. 127, par. 132.607
30 ILCS 575/8	from Ch. 127, par. 132.608
30 ILCS 575/8a	from Ch. 127, par. 132.608a
30 ILCS 575/8b	from Ch. 127, par. 132.608b
30 ILCS 575/9	from Ch. 127, par. 132.609

Amends the Minority and Female Business Enterprise Act. Changes the short title of the Act to the "Business Enterprise for Minorities, Females, and Persons with Disabilities Act". Makes "businesses owned by persons with disabilities" a category of business for which contracting goals under the Act must be met. Provides that certain not-for-profit agencies for persons with disabilities may be considered "businesses owned by persons with disabilities". Provides that a business meets the criteria of the Act if a combination of minorities, females, and persons with disabilities has at least a 51% interest in the business. Changes the name of the "Minority and Female Business Enterprise Council" to the "Business Enterprise Council for

Minorities, Females, and Persons with Disabilities". Requires State agencies and universities to notify the Secretary of the Council of proposed professional and artistic services contracts at least 21 days before execution of the contracts, rather than notifying the Council of those contracts by the day potential contractors are notified. Requires consideration of any vendor referred by the Secretary. Makes procedures inapplicable when authorized by rule of the Department of Central Management Services or when the State agency has awarded contracts of a specified amount to businesses owned by the disabled. Provides that the Act is repealed on September 6, 1999 (rather than September 6, 1994). Makes other changes. Effective immediately.

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elections & State Government

Mar 24 Do Pass/Consent Calendar 018-000-000

Apr 11 Consnt Caldr Order 2nd Read
Remvd from Consent Calendar
Cal 2nd Rdng Short Debate
Apr 28 Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate Jan 10 1995 Session Sine Die

# HB-3484 HOEFT - LINDNER - ERWIN - DART.

30 ILCS 105/5.362 new
35 ILCS 205/162 from Ch. 120, par. 643
105 ILCS 5/17-10 from Ch. 122, par. 17-10
105 ILCS 5/17-12 from Ch. 122, par. 17-12
105 ILCS 5/17-14 from Ch. 122, par. 17-14
105 ILCS 5/34-54.1 from Ch. 122, par. 34-54.1
105 ILCS 5/34-54.3 new

Amends the School Code, State Finance Act, and Revenue Act of 1939. Provides that educational purposes taxes levied by school districts on public utilities for school years beginning on or after July 1, 1993 shall be deposited in the Public Utility Educational Purposes Tax Fund that is created in the State Treasury. Defines a public utility. Provides for an annual distribution each October, beginning in 1994, of the educational purposes taxes levied during the preceding calendar year on the taxable property of public utilities to all school districts in the State in proportion to their respective average daily attendances, after first providing that 10% of the educational purposes taxes of a school district that are extended and collected on the taxable property of a public utility be distributed to the school district in which that taxable property is located. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford

Mar 11 1994 First reading Referred to Rules

Mar 17 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Revenue Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-3485 STECZO - SAVIANO - MURPHY, M.

225 ILCS 25/23 from Ch. 111, par. 2323 225 ILCS 25/45 from Ch. 111, par. 2345

Amends the Illinois Dental Practice Act. Makes it unlawful for a dentist to pay a fee to any dental referral service or third party advertising referral services unless all advertisement of the referral service is explicit in that it notifies the public that the dentist pays a fee for the referral service.

HOUSE AMENDMENT NO. 1.

Adds reference to:

Apr 22

225 ILCS 25/9 from Ch. 111, par. 2309

Amends the Illinois Dental Practice Act. Allows graduates of a dental college or school outside the U.S. or Canada who were enrolled on January 1, 1993 in a

one-year clinical program at an Illinois dental college or school to complete that program of study instead of 2 years of undergraduate clinical training at a dental school in the U.S. or Canada as part of their educational requirements for licensure.

SENATE AMENDMENT NO. 1.

HB-3485—Cont.

Amends the Illinois Dental Practice Act. Provides that an applicant for a license who is a graduate of a dental school outside the United States or Canada meets the clinical training requirements for licensure if the applicant was enrolled in an approved clinical program for one year prior to January 1, 1993 and completes that program.

CALLE			
Mar 11 1994 Mar 17	First reading Ruled Exempt Hse Rule 29	Referred to Rules (c) HRUL Rfrd to Comm on Assigns	nent
Mar 23	Amendment No.01	Assigned to Registration of REGIS REGULAT H DP Amnded Consent Calo 012-000-000	& Regulation Adopted
	Consnt Caldr Order 2nd Re		
Apr 12			
Apr 13	Consent Calendar, 2nd Read		
A == 20	Consnt Caldr Order 3rd Re Consnt Caldr, 3rd Read Pas	au 112 000 001	
Apr 20		88 113-000-001	
	Arrive Senate	v.a.	
A == 27	Placed Calendr, First Readr Sen Sponsor BURZYNSK	ıg r	
Apr 27	Added as Chief Co-sponsor	и имемри	
Apr 29	First reading	Referred to Rules	
Apr 28	I'll st reating	Assigned to Insurance, Pe	ncione &
		Licen. Act.	ilsions oc
May 06		Recommended do pass 00	0.000.000
May 00	Placed Calndr, Second Read		9-000-000
	Filed with Secretary	шв	
	Amendment No.01	BURZYNSKI	Amendment referred to
		SRUL	referred to
	Placed Calndr, Second Read		
May 09	Filed with Secretary	2016	
1114) 07	Amendment No.02	O'MALLEY	Amendment
			referred to
		SRUL	
	Second Reading		
	Placed Calndr, Third Readi	ng	
May 12	Amendment No.01	BURZYNSKI	
		Rules refers to SINS	
May 18	Amendment No.01	BURZYNSKI	
		Be adopted	
	Placed Calndr, Third Readi		
	Recalled to Second Reading	g	
	Amendment No.01	BURZYNSKI	Adopted
	Placed Calndr, Third Readi	ng	
	Amendment No.02	O'MALLEY	
		Rules refers to SINS	
	Placed Calndr, Third Readi	ng	
May 20	Third Reading - Passed 059	9-000-000	
		O'MALLEY	
	Tabled Pursuant to Rule5-	4(A)	
	Third Reading - Passed 059		
		Refer to Rules/Rul 3-8(b	)
Jun 14		Recommends Considerati	on HRUL
	Place Cal Order Concurren		
	H Concurs in S Amend. 01	/108-000-000	
	Passed both Houses		
Jul 13	Sent to the Governor		
Sep 09	Governor approved		
	PUBLIC ACT 88-0635	effective date 95-01-01	

### HB-3486 BIGGERT.

Appropriates \$1 to the Department of Children and Family Services to provide grants for the development and operation of children's advocacy centers. Effective July 1, 1994.

Mar 11 1994 First reading

Apr 06

Rfrd to Comm on Assignment Assigned to Appropriations-Human

Services Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

#### HB-3487 JOHNSON,TIM - OLSON - MOSELEY.

5 ILCS 460/70 new

Amends the State Designations Act to designate the Great American People Show as Illinois' Official State Theatre of Lincoln and the American Experience.

Filed With Clerk Mar 16 1994

Mar 17 Mar 24 First reading

Referred to Rules Ruled Exempt Hse Rule 29(c) HRUL

Mar 25

Rfrd to Comm on Assignment

Assigned to Elections & State Government Do Pass/Consent Calendar 018-000-000

Apr 07

Consnt Caldr Order 2nd Read Cnsent Calendar, 2nd Reading

Apr 13

Consnt Caldr Order 3rd Read Consnt Caldr, 3rd Read Pass 113-000-001

Apr 20

Arrive Senate Placed Calendr, First Reading

May 05

Sen Sponsor WEAVER,S

First reading

Referred to Rules Assigned to Executive

May 11

Recommended do pass 009-000-000

Placed Calndr, Second Reading Second Reading

May 12

Jun 10

Aug 04

Placed Calndr, Third Reading

May 13

Added as Chief Co-sponsor HASARA Third Reading - Passed 055-000-000

Passed both Houses Sent to the Governor

Governor approved

PUBLIC ACT 88-0561 effective date 95-01-01

#### FLOWERS - RASCHKE - LIND - GIOLITTO. HB-3488

105 ILCS 5/22-25 new

225 ILCS 10/2.09

from Ch. 23, par. 2212.09

Amends the School Code and the Child Care Act of 1969. Requires the school board of a school district that maintains any of grades 9 through 12 to operate and maintain day care centers in its high schools. Provides that those centers are deemed day care centers within the meaning of and are subject to the Child Care Act of 1969 and the rules and regulations of the Department of Child and Family Services promulgated under that Act. Amends the Child Care Act of 1969 to include the required day care facilities at the high schools within the meaning of a day care center. Gives children of students enrolled in the high schools first priority for enrollment if available space is limited. Adds other related provisions.

### HOUSE AMENDMENT NO. 1.

Authorizes a school board (instead of requiring a school board) to establish and maintain a day care center meeting the criteria prescribed under the bill as introduced.

# FISCAL NOTE, AMENDED

The fiscal impact of this legislation is indeterminate.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Mar 16 1994 Filed With Clerk

Mar 17

First reading

Referred to Rules

Mar 24

Ruled Exempt Hse Rule 29(c) HRUL

Mar 25

Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education

Apr 07

Motion Do Pass-Lost 010-008-001

HELM

Remains in Committee Elementary & Secondary Education

Apr 14 Amendment No.01 ELEM SCND ED H Adopted 023-000-000 Do Pass Amend/Short Debate 017-000-000 Cal 2nd Rdng Short Debate Fiscal Note Filed Apr 21 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 28 Held 2nd Rdg-Short Debate May 05 Amendment No.02 HOEFT Withdrawn Amendment No.03 COWLISHAW Withdrawn Amendment No.04 HOEFT Withdrawn Cal 3rd Rdng Short Debate Short Debate-3rd Passed 097-009-003 Motion to Reconsider Vote Mtn Reconsider Vote - Lost Short Debate-3rd Passed 097-009-003 Arrive Senate Placed Calendr, First Reading May 06 Sen Sponsor TROTTER First reading Referred to Rules Jan 10 1995 Session Sine Die

#### HB-3489 **CURRIE - MARTINEZ.**

35 ILCS 5/506.5 new

Amends the Illinois Income Tax Act to provide that for a taxpayer filing a return based on a substitute W-2 form provided by the Internal Revenue Service it shall be presumed that Illinois income tax was withheld in an appropriate amount if the substitute W-2 shows that appropriate amount of withheld taxes for federal income tax purposes.

NOTE(s) THAT MAY APPLY: Fiscal Mar 16 1994 Filed With Clerk

Mar 17 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 25 Assigned to Revenue

Apr 21 Do Pass/Consent Calendar 012-000-000

Consnt Caldr Order 2nd Read Cnsent Calendar, 2nd Reading Apr 27 Consnt Caldr Order 3rd Read May 03 Remvd from Consent Calendar

CROSS AND PARKE

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Session Sine Die Jan 10 1995

#### HB-3490 MULLIGAN.

20 ILCS 505/3

from Ch. 23, par. 5003

Amends the Children and Family Services Act. Makes stylistic changes in the Section concerning the establishment of subdivisions within the Department of Children and Family Services.

Mar 16 1994 Filed With Clerk

Mar 17 Referred to Rules First reading

Ruled Exempt Hse Rule 29(c) HRUL Apr 07

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Ref to Rules/Rul 27E Apr 22

Session Sine Die Jan 10 1995

#### HB-3491 MULLIGAN.

305 ILCS 5/12-4.20d

from Ch. 23, par. 12-4,20d

Amends the Public Aid Code. Makes stylistic changes in the Section concerning the appointment of the Social Services Advisory Council.

Mar 16 1994 Filed With Clerk

Mar 17 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Mar 25 Assigned to Health Care & Human Services Apr 14 Recommended do pass 015-014-000 Placed Calndr, Second Reading Second Reading Apr 28 Held on 2nd Reading Jan 10 1995 Session Sine Die HB-3492 HUGHES. 105 ILCS 5/2-3.25a from Ch. 122, par. 2-3.25a 105 ILCS 5/2-3.25f from Ch. 122, par. 2-3.25f 105 ILCS 5/2-3.25i from Ch. 122, par. 2-3.25i

Amends the School Code. Provides that any school in which the means of students' scores, on tests required by State goals and assessments, for 2 of the previous 3 years are no less than 120% of the means established with reference to respective statewide students' scores shall not be required to develop a school improvement plan.

### HOUSE AMENDMENT NO. 1.

Decreases the value at which the mean of students' scores will exempt a school from the required development of a school improvement plan to 110% (now 120%) of the mean of respective statewide students' scores.

Filed With Clerk Mar 16 1994 First reading Mar 17 Referred to Rules Apr 07 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education ELEM SCND ED H Apr 21 Amendment No.01 Adopted Motion Do Pass Amended-Lost 005-002-009 HELM Remains in Committee Elementary & Secondary Education Ref to Rules/Rul 27E Apr 22 Jan 10 1995 Session Sine Die

#### HB-3493 GRANBERG - KASZAK - SCHOENBERG.

40 ILCS 5/1-113 from Ch. 108 1/2, par. 1-113

Amends the Illinois Pension Code to provide that certain retirement systems may invest in debt or equity interests of venture capital firms located in this State, under certain specified conditions. Requires that the venture capital firm agree to invest in Illinois small businesses. Effective immediately.

FISCAL IMPACT NOTE (Economic & Fiscal Commission) Fiscal impact is as stated in the Pension Impact note, below. PENSION IMPACT NOTE

The fiscal impact is unknown. It is not possible to determine the extent to which the retirement funds will engage in Ill. specific venture capital investments. There is the potential however, for a positive long-term effect on Illinois' economy.

NOTE(S) THAT MAY APPLY: Pension Mar 16 1994 Filed With Clerk

Mar 17 First reading Referred to Rules Mar 24 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Mar 25 Assigned to Personnel & Pensions Apr 21 Do Pass/Short Debate Cal 006-000-001

Cal 2nd Rdng Short Debate Apr 27 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Apr 29 Fiscal Note Filed Pension Note Filed

Held 2nd Rdg-Short Debate Jan 10 1995 Session Sine Die

#### GRANBERG - PRUSSING - NOVAK - EDLEY - HAWKINS, DEERING, HB-3494 ROTELLO, DART AND GIOLITTO.

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40 ILCS 5/2-124
                                        from Ch. 108 1/2, par. 2-124
40 ILCS 5/2-134
                                        from Ch. 108 1/2, par. 2-134
40 ILCS 5/14-131
                                        from Ch. 108 1/2, par. 14-131
40 ILCS 5/14-135.08
40 ILCS 5/15-155
                                        from Ch. 108 1/2, par. 14-135.08
                                        from Ch. 108 1/2, par. 15-155
40 ILCS 5/15-165
                                        from Ch. 108 1/2, par. 15-165
40 ILCS 5/16-158
                                        from Ch. 108 1/2, par. 16-158
from Ch. 108 1/2, par. 18-131
from Ch. 108 1/2, par. 18-140
40 ILCS 5/18-131
40 ILCS 5/18-140
```

Amends the General Assembly, Judges, State Employee, Universities, and Downstate Teachers Articles of the Pension Code to require amortization of the unfunded liability over 40 years beginning in fiscal year 2005, and to incrementally phase in the required payments over the preceding 10 years. Requires the boards of trustees to certify (rather than estimate) the amount of the required State contribution for each fiscal year by the preceding November 1. Effective July 1, 1994.

# PENSION NOTE

According to the Ill. Economic & Fiscal Commission's actuary, the State would need to contribute \$604.8 million to the State funded retirement systems in FY95, which is \$106.1 million more than the State contributed in FY94.

STATE DEBT IMPACT NOTE

HB-3494 would not affect the bond indebetedness of the State.

The fiscal impact would be as stated in the pension note.

PENSION NOTE, REVISED

HB3494 would require the State to contribute \$615.5 million to the State funded retirement systems in FY95, which is \$116.8 million more than FY94 contributions. The revised contributions reflect upward adjustments to the estimated contributions to TRS, SURS and SERS.

NOTE(s) THAT MAY APPLY: Fiscal: Pension

Mar 16 1994 Filed With Clerk

Mar 17 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 25 Assigned to Personnel & Pensions Apr 14 Recommended do pass 006-000-002

Placed Calndr, Second Reading

Apr 20 Fiscal Note Requested WENNLUND

Pension Note Requestd WENNLUND

State Debt Note Requested

WENNLUND

Placed Calndr, Second Reading

Apr 28 Pension Note Filed State Debt Note Filed

Placed Calndr, Second Reading

Second Reading

Held on 2nd Reading

May 05 Lost Amendment No.01 PARKE

049-062-001 Amendment No.02 GRANBERG

Withdrawn Amendment No.03 PARKE Withdrawn Amendment No.04 GRANBERG Withdrawn Amendment No.05 PARKE Withdrawn

Placed Calndr, Third Reading

Third Reading - Passed 111-000-000

May 06 Arrive Senate

Pension Note Filed

Placed Calendr, First Reading

Sen Sponsor CULLERTON May 10

May 11 Referred to Rules First reading

Jan 10 1995 Session Sine Die

#### HB-3495 LINDNER.

30 ILCS 105/8.2 from Ch. 127, par. 144.2 30 ILCS 105/8a from Ch. 127, par. 144a

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35 ILCS 5/901 from Ch. 120, par. 9-901
105 ILCS 5/18-1 from Ch. 122, par. 18-1
105 ILCS 5/18-11 from Ch. 122, par. 18-11
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Amends the Income Tax Act, School Code, and State Finance Act. Provides that beginning on July 1, 1995 and thereafter, 66 2/3% of individual and corporate income tax collections, minus deposits into the Income Tax Refund Fund, shall be deposited into the Common School Fund. Authorizes appropriations from the Common School Fund for any lawful school purpose, and prohibits use or transfer of Common School Fund moneys for other purposes. Provides that moneys otherwise transferable from the General Revenue Fund to the Common School Fund for distributions to school districts and teacher retirement systems need not be made if at the time designated for a transfer there are sufficient moneys in the Common School Fund to make the required distributions for those purposes and for other school purposes for which appropriations from that fund were made. Effective July 1, 1995.

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Note(s) That May Apply: Fiscal
Mar 16 1994 Filed With Clerk
Mar 17 First reading
Jan 10 1995 Session Sine Die
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Referred to Rules

### HB-3496 KUBIK.

720 ILCS 5/24-1

from Ch. 38, par. 24-1

Amends the Criminal Code of 1961 to increase from a Class 2 to a Class 1 felony the possession of a silencer, machine gun, sawed-off shotgun, sawed-off rifle or bomb in a school, public housing, public park, a courthouse or on a public way within 1,000 feet of the real property of those places or on a conveyance owned, leased or contracted by a school to transport students to or from school or a school related activity. Also increases from a Class 4 to a Class 1 felony other weapons and firearms violations in those places.

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NOTE(S) THAT MAY APPLY: Correctional
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Mar 16 1994 Filed With Clerk

Mar 17 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary II Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

HB-3497 KUBIK - WELLER.

625 ILCS 5/6-205

from Ch. 95 1/2, par. 6-205

Amends the Illinois Vehicle Code. Requires the Secretary of State to revoke the driving privileges of a person under age 21 who has been either convicted of or adjudicated a delinquent based upon a violation on certain unlawful use of weapons provisions or any involvement in a streetgang related activity.

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Mar 16 1994 Filed With Clerk
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Mar 17 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary II Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

Jan 10 1775 Bession Bine Die

### HB-3498 HOFFMAN – HOMER.

215 ILCS 130/1002

Mar 25

from Ch. 73, par. 1501-2

Amends the Limited Health Service Organization Act by including clinical laboratory services in the definition of limited health service.

Mar 16 1994 Filed With Clerk

Mar 17 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Apr 07 Services
Apr 07 Do Pass/Short Debate Cal 023-000-000

Cal 2nd Rdng Short Debate

Apr 19		Fiscal Note Requested WENNLUND
Apr 27	Cal 2nd Rdng Short Debat	
Apr 27	Cal 2nd Rdng Short Debat	Fiscal Note Request W/drawn
Apr 28		Fiscal Note Requested WENNLUND
	Short Debate Cal 2nd Rdn Amendment No.01	g WALSH Withdrawn
	Cal 3rd Rdng Short Debate	
May 03	Short Debate-3rd Passed 1	11-000-000
May 04	Arrive Senate Sen Sponsor PHILIP	
	Placed Calendr, First Read	ng
	First reading	Referred to Rules
May 11		Assigned to Public Health & Welfare Recommended do pass 009-000-000
-	Placed Calndr, Second Rea	
May 12	Second Reading Placed Calndr, Third Readi	na .
May 13	Third Reading - Passed 05	1-000-000
•	Passed both Houses	
Jun 10 Aug 05	Sent to the Governor Governor approved	
Aug 05	PUBLIC ACT 88-0568	effective date 94-08-05
HB-3499 DUNN	JOHN.	
410 ILCS 80/5	from Ch. 1	11 1/2, par. 8205
Amends the Ill	linois Clean Indoor Air	Act. Prohibits smoking areas in
restaurants.	Piled Wide Claule	
Mar 16 1994 Mar 17	Filed With Clerk First reading	Referred to Rules
Jan 10 1995	Session Sine Die	101011 00 11010
HB-3500 SALTS	SMAN.	
20 ILCS 2610/8.	2 from Ch. 1	21, par. 307.8b
	_	or a longevity increment (5% raise) in
the middle of the 1:		
Note(s) That Ma Mar 16 1994	Filed With Clerk	
Mar 17	First reading	Referred to Rules
Mar 24	Ruled Exempt Hse Rule 29	P(c) HRUL Rfrd to Comm on Assignment
Mar 25		Assigned to Elections & State
4 00		Government
Apr 22 Jan 10 1995	Session Sine Die	Ref to Rules/Rul 27E
HB-3501 SALTS		
40 ILCS 5/14-11		08 1/2, par. 14-117
40 ILCS 5/14-11	8 from Ch. 1	08 1/2, par. 14-118
40 ILCS 5/14-12 40 ILCS 5/14-12	0 from Ch. 1	08 1/2, par. 14-120 08 1/2, par. 14-121
		ne Pension Code to increase the basic
		Increases the minimum death benefit
		s not payable from \$500 to \$2500. Re-
		se must have been married to the de-
ceased member for	at least one year.	
NOTE(S) THAT MA	Y APPLY: Fiscal; Pension	

Mar 17 First reading Referred to Rules
Mar 24 Ruled Exempt Hse Rule 29(c) HRUL
Rfrd to Comm on Assignment
Mar 25 Assigned to Personnel & Pensions
Apr 22 Ref to Rules/Rul 27E
Jan 10 1995 Session Sine Die

Mar 16 1994 Filed With Clerk

# HB-3502 SALTSMAN.

40 ILCS 5/14-110

from Ch. 108 1/2, par. 14-110

Amends the State Employees Article of the Pension Code to allow State Police to retire after 25 years of service, regardless of age. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 16 1994 Filed With Clerk

Mar 17 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-3503 SALTSMAN.

40 ILCS 5/14-110

from Ch. 108 1/2, par. 14-110

Amends the State Employee Article of the Illinois Pension Code to allow State police to purchase up to 10 years of service credit for certain periods spent as a full time law enforcement officer employed by the federal government or a state or local government located outside of Illinois. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

Mar 16 1994 Filed With Clerk

Mar 17 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-3504 SALTSMAN.

40 ILCS 5/14-104.10 new

Amends the State Employee Article of the Pension Code to authorize members to purchase credit for up to 10 years of civilian employment with the U.S. federal government. Requires application and payment of employee and employer contributions, plus interest, by July 1, 1996. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 16 1994 Filed With Clerk

Mar 17 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-3505 SALTSMAN.

40 ILCS 5/14-114

from Ch. 108 1/2, par. 14-114

Amends the State Employee Article of the Pension Code to provide that, for retirees with at least 20 years of creditable service in the State Police, the first automatic annual increase in retirement annuity shall be granted on the January 1 occurring on or immediately after the first anniversary of retirement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

Mar 16 1994 Filed With Clerk

Mar 17 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-3506 BRUNSVOLD.

40 ILCS 5/7-199.1 from Ch. 108 1/2, par. 7-199.1

30 ILCS 805/8.18 new

Amends the Illinois Municipal Retirement Fund Article of the Pension Code to require the Fund to place 2% of its annual net investment earnings into a health insurance reserve for sheriff's law enforcement employees and their surviving spouses.

2026 HB-3506-Cont.

Authorizes the board to pay up to \$100 per month from this reserve to each retired sheriff's law enforcement employee or surviving spouse as reimbursement for health insurance costs. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates
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Mar 16 1994 Filed With Clerk

Mar 17 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 25 Assigned to Personnel & Pensions Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

#### HB-3507 BRUNSVOLD.

40 ILCS 5/7-169 from Ch. 108 1/2, par. 7-169 30 ILCS 805/8.18 new

Amends the Illinois Municipal Article of the Pension Code to remove the 2-year service requirement for earning new benefits after a return to service. Applies only to sheriffs' law enforcement employees. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Mar 16 1994 Filed With Clerk

Mar 17 First reading Referred to Rules Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 25 Assigned to Personnel & Pensions Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3508 BRUNSVOLD.

40 ILCS 5/7-153.5 new 30 ILCS 805/8.18 new

Amends the Illinois Municipal Retirement Fund Article of the Pension Code to provide an occupational disease disability benefit for sheriff's law enforcement employees who are disabled by heart disease and for their dependent children and survivors. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Note(s) That May Apply: Fiscal: Pension: State Mandates

Mar 16 1994 Filed With Clerk

Mar 17 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 25 Assigned to Personnel & Pensions

Ref to Rules/Rul 27E Apr 22

Jan 10 1995 Session Sine Die

#### HB-3509 BRUNSVOLD.

40 ILCS 5/7-157 from Ch. 108 1/2, par. 7-157 40 ILCS 5/7-164 from Ch. 108 1/2, par. 7-164 30 ILCS 805/8.18 new

Amends the Illinois Municipal Retirement Fund Article of the Pension Code to allow the surviving spouse of a sheriff's law enforcement employee to remarry before age 55 without loss of survivor's benefits. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Mar 16 1994 Filed With Clerk

Mar 17 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions Mar 25

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HR.3510 BRUNSVOLD.

40 ILCS 5/7-141

from Ch. 108 1/2, par. 7-141

30 ILCS 805/8.18 new

Amends the Illinois Municipal Retirement Fund Article of the Pension Code to allow a sheriff's law enforcement employee with at least 25 years of service to retire at any age. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Mar 16 1994 Filed With Clerk

Mar 17 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 25 Assigned to Personnel & Pensions Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

#### HB-3511 BRUNSVOLD.

40 ILCS 5/7-156

from Ch. 108 1/2, par. 7-156

30 ILCS 805/8.18 new

Amends the Illinois Municipal Retirement Fund Article of the Pension Code to compound the 3% annual increase in survivor pensions for survivors of sheriffs' law enforcement employees. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Filed With Clerk Mar 16 1994

Mar 17 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 25 Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### BRUNSVOLD. HB-3512

40 ILCS 5/7-116

from Ch. 108 1/2, par. 7-116

30 ILCS 805/8.18 new

Amends the Illinois Municipal Retirement Fund Article of the Pension Code to allow certain persons with at least 20 years of creditable service as a sheriff's law enforcement employee to have their pensions based on their salary rate on their last day of service in that capacity. Amends the State Mandates Act to require implementation without reimbursement.

NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates

Mar 16 1994 Filed With Clerk

Mar 17 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 25

Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die

#### HB-3513 BRUNSVOLD - SHEEHY.

40 ILCS 5/3-111.2 new 30 ILCS 805/8.18 new

Amends the Downstate Police Article of the Pension Code to provide early retirement incentives. Applies to certain persons applying for retirement in 1995. Grants up to 5 years of creditable service and 5 years of age enhancement. Requires an employer contribution and an employee contribution. Accelerates the automatic annual increase. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Mar 16 1994 Filed With Clerk

Mar 17 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 25 Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die

### HB-3514 JOHNSON, TOM.

220 ILCS 5/4-501 new 220 ILCS 5/4-502 new 220 ILCS 5/4-503 new

Amends the Public Utilities Act. Establishes a procedure for the revocation, suspension, or limitation of the scope of a certificate of public convenience and necessity. Establishes a procedure for the appointment of a receiver for a small public utility or telecommunications carrier upon the occurrence of certain events. Establishes a procedure for the acquisition of a small public utility or telecommunications carrier by a capable public utility or telecommunications carrier when the small public utility or telecommunications carrier fails to provide adequate service or otherwise defaults in its obligations. Defines terms. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 220 ILCS 5/4-503 new

Deletes the new language establishing a procedure for the revocation, suspension, or limitation of the scope of a certificate of public convenience and necessity. Changes the limit from 10,000 customers to 7,500 customers regarding small public utilities and telecommunications carriers for purposes of appointment of receivers or for certain acquisitions.

Note(s) That May Apply: Fiscal Mar 16 1994 Filed With Clerk

Mar 17 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Public Utilities

Apr 13 Amendment No.01 PUB UTILITIES H Adopted

008-000-000 Remains in Committee Public Utilities

Apr 20 Do Pass Amend/Short Debate

008-000-000

Apr 26 Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Jan 10 1995 Session Sine Die

# HB-3515 DART.

720 ILCS 5/7-12

from Ch. 38, par. 7-12

Amends the Criminal Code of 1961. Changes the definition of entrapment to exclude a defendant who was predisposed to commit the offense for which he or she was charged.

### HOUSE AMENDMENT NO. 1.

Deletes substance of bill. Amends the Criminal Code of 1961 to require that a person did not have any previous disposition to commit the offense in order for the person to assert the defense of entrapment.

NOTE(s) THAT MAY APPLY: Correctional

Mar 16 1994 Filed With Clerk
Mar 17 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 25 Assigned to Judiciary II

Apr 21 Amendment No.01 JUDICIARY II H Adopted

016-000-000 Motion Do Pass Amended-Lost

007-006-001 HJUB

Remains in Committee Judiciary II

Apr 22 Ref to Rules/Rul 27E

# Jan 10 1995 Session HB-3516 COWLISHAW.

105 ILCS 5/10-22.23 from Ch. 122, par. 10-22.23

Session Sine Die

Amends the School Code. Eliminates the certification requirement for school nurses first employed on or after July 1, 1976. Effective immediately.

### HOUSE AMENDMENT NO. 1.

Deletes reference to: 105 ILCS 5/10-22.23 Adds reference to:

105 ILCS 5/11A-9 from Ch. 122, par. 11A-9

Changes the title, deletes the changes proposed in the bill as introduced, and adds other provisions amending the School Code. Replaces provisions under which the county clerk is to extend the initial levy of the school board of a newly formed community unit school district if the board is elected at the general or nonpartisan election and the initial levy is made in the election year (even though a school budget is not adopted at the time the taxes are extended). Provides instead for the extension of taxes that are levied in the same fiscal year in which the new school board is elected (regardless of at which election the board of the new district is elected), at the rates specified in the petition, even though the budget is not adopted at the time the taxes are extended.

Note(s) That May Apply: Fiscal

Mar 16 1994 Filed With Clerk
Mar 17 First reading

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 25 Assigned to Elementary & Secondary Education

Apr 14 Amendment No.01 ELEM SCND ED H Adopted

023-000-000 Remains in Committee Elementary &

Secondary Education
Apr 21 Do Pass Amend/Short Debate

020-000-000

Referred to Rules

Cal 2nd Rdng Short Debate

Apr 27 Fiscal Note Requested WENNLUND

Apr 28 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

# HB-3517 COWLISHAW.

115 ILCS 5/4

from Ch. 48, par. 1704

Amends the Illinois Educational Labor Relations Act. Provides that reductions in force constitute an area of discretion or policy inherent in managerial policy with respect to which an employer is not required to bargain. Eliminates a requirement that employers, upon request of employee representatives, bargain collectively with regard to policy matters directly affecting wages, hours, and terms and conditions of employment. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal
Mar 16 1994 Filed With Clerk
Mar 17 First reading
Jan 10 1995 Session Sine Die

Referred to Rules

### HB-3518 WOOLARD.

105 ILCS 5/10-10

from Ch. 122, par. 10-10

Amends the School Code. Provides that when a school board vacancy occurs with less than 868 days (now 28 months) remaining in the term the vacancy shall be filled by appointment for the remainder of the term.

SENATE AMENDMENT NO. 1.

Adds reference to:

105 ILCS 5/11A-9 from Ch. 122, par. 11A-9

Changes the title and adds provisions further amending the School Code. Provides that if the election of the board of a newly formed unit school district occurs in November of an odd-numbered year or March of an even-numbered year or at the general election in November of an even-numbered year or at the consolidated primary or consolidated election in an odd-numbered year, the board may levy taxes in the same fiscal year in which the election occurs at the rates specified in the petition under which the new district is formed even though the district's budget is not adopted prior to the extension of the taxes so levied.

Mar 16 1994 Mar 17 Mar 24	Filed With Clerk First reading Ruled Exempt Hse Rule 29	Referred to Rules
17141 27	Ruica Exempt 11se Ruic 22	Rfrd to Comm on Assignment
Mar 25		Assigned to Elementary & Secondary Education
Apr 07		Do Pass/Consent Calendar 023-000-000
•	Consnt Caldr Order 2nd Re	ead
Apr 13	Cnsent Calendar, 2nd Read	lng
	Consnt Caldr Order 3rd Re	ead
Apr 20	Consnt Caldr, 3rd Read Pa	ss 113-000-001
	Arrive Senate	
	Placed Calendr, First Read	ng
May 05	Sen Sponsor DUNN,R	
	First reading	Referred to Rules
		Assigned to Executive
<b>M</b> ay 11	Amendment No.01	EXECUTIVE S Adopted
		Recommnded do pass as amend
		014-000-000
**	Placed Calndr, Second Read	dng
May 12	Second Reading	
3.7 10	Placed Calndr, Third Readi	
May 13	Third Reading - Passed 054	
May 16 Jun 14		Refer to Rules/Rul 3-8(b)
Juli 14	Diago Cal Ondan Camanana	Recommends Consideration HRUL
	Place Cal Order Concurrer H Noncurrer in S Amend, 0	
Jun 15	Secretary's Desk Non-conc	
Juli 13	Filed with Secretary	ui O1
	Fried with Secretary	Mtn refuse recede-Sen Amend
	Secretary's Desk Non-conc	
Jun 21	S Refuses to Recede Amen	
Juli 21	S Requests Conference Con	
•	Sen Conference Comm Ap	
		KARPIEL, WATSON,
		DEMUZIÓ, DEL VALLE
Jun 29	Hse Accede Req Conf Con	
	Hse Conference Comm Ap	
	_	CURRIE, GRANBERG,
		COWLISHAW AND
		WEAVER,M
_		Refer to Rules/Rul 3-8(b)
Ian 10 1995	Session Sine Die	

Jan 10 1995 Session Sine Die

# HB-3519 BLACK.

105 ILCS 5/24-12

from Ch. 122, par. 24-12

Amends the School Code. Permits the school and the teacher involved in dismissal or removal proceedings to reject the first list of 5 impartial hearing officers provided by the State Board and to require the State Board to furnish a list of 5 new names. Also permits the board and teacher to themselves select an impartial hearing officer who is not on any State Board list so long as the hearing officer resides outside of the school district and is accredited by a national arbitration organization.

### HOUSE AMENDMENT NO. 1.

Requires the hearing officers on the State Board of Education lists to have at least 5 years' experience as an arbitrator in educational labor and employment relations matters. Increases to \$450 from \$300 the maximum per diem of hearing officers. Allows teachers to waive their right to proceed first with the striking of names from the list of prospective hearing officers. Gives the parties 3 days after receipt of the first list from the State Board of Education to request a second list, and gives the State Board 5 days after its receipt of the request to provide the second list. Adds that the procedure for selecting a hearing officer from the second list is the same as the selection procedure for the first list. Provides that if the parties mutually decide to select a hearing officer who is not on a State Board list, the parties shall give the State Board notice of that decision within 3 days of receiving the list from the State

Board. Provides that a person selected as a hearing officer under the alternative procedure shall not be a resident of the school district and shall have the same qualifications and authority as a hearing officer selected from a State Board list.

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Mar 16 1994
             Filed With Clerk
Mar 17
                                       Referred to Rules
              First reading
Mar 24
              Ruled Exempt Hse Rule 29(c) HRUL
                                       Rfrd to Comm on Assignment
Mar 25
                                       Assigned to Elementary & Secondary
                                         Education
Apr 07
                                       Do Pass/Short Debate Cal 021-000-000
              Cal 2nd Rdng Short Debate
Apr 26
              Short Debate Cal 2nd Rdng
                                       Fiscal Note Requested BRUNSVOLD
              Held 2nd Rdg-Short Debate
                   Amendment No.01
                                       BLACK
Apr 28
                                                                Adopted
              Cal 3rd Rdng Short Debate
Jun 01
              Interim Study Calendar ELEM SCND ED
Jan 10 1995
              Session Sine Die
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#### HB-3520 SCHOENBERG - GASH.

New Act 30 ILCS 105/5.385 new 625 ILCS 5/2-129 new

Creates the Child Bicycle Safety Act and amends the State Finance Act and the Illinois Vehicle Code. Defines terms. Requires a person under age 16 to wear a protective bicycle helmet while operating or as a passenger on a bicycle. Additionally, requires passengers that weigh fewer than 40 pounds or are less than 40 inches in height to be properly seated in and adequately secured to a restraining seat on a bicycle or in a trailer towed by a bicycle. Requires that all passengers be able to maintain an erect, seated position on the bicycle. Provides petty offense penalty with \$30 fine for violators and certain persons who permit violations. Creates State fund to assist low income families in purchasing helmets. Effective 60 days after becoming law.

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FISCAL NOTE, (Sec. of State)
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The Office of Secretary of State estimates a minimum start-up cost of approximately \$35,500 to accommodate staff time, equipment, and printing and mailing of promotional materials. However, because there is no reliable estimate available regarding the total number of possible participants in such a program, a total cost estimate cannot be provided.

### Note(s) That May Apply: Fiscal Mar 16 1994 Filed With Clerk

Mar 17

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Consumer Protection

Apr 07 Recommended do pass 007-000-005

Referred to Rules

Placed Calndr, Second Reading

First reading

Apr 13 Fiscal Note Filed

Placed Calndr, Second Reading

Apr 28 Second Reading Held on 2nd Reading Jan 10 1995 Session Sine Die

### HB-3521 VON B – WESSELS – MURPHY, M.

625 ILCS 5/3-623 from Ch. 95 1/2, par. 3-623 625 ILCS 5/3-624 from Ch. 95 1/2, par. 3-624 625 ILCS 5/3-625 from Ch. 95 1/2, par. 3-625 625 ILCS 5/3-806.3 from Ch. 95 1/2, par. 3-806.3

Amends the Illinois Vehicle Code to provide persons receiving grants under the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act (circuit breaker) a 50% reduction in the normal registration fee for Purple Heart, retired member of the United States Armed Forces, Pearl Harbor, or Korean War Veteran license plates if those persons qualify for those license plates.

Mar 16 1994 Filed With Clerk

Mar 17	First reading	Referred to Rules
Apr 07	Ruled Exempt Hse Rule 29	
•	•	Rfrd to Comm on Assignment
		Assigned to Revenue
Apr 21		Do Pass/Consent Calendar 012-000-000
	Consnt Caldr Order 2nd Re	ead
Apr 26	Remvd from Consent Caler	ndar
•		CROSS & BALTHIS
	Cal 2nd Rdng Short Debat	e
Apr 28	<u> </u>	Fiscal Note Requested WENNLUND
-	Cal 2nd Rdng Short Debat	e
	Short Debate Cal 2nd Rdn	g
	Held 2nd Rdg-Short Debat	e
Jan 10 1995	Session Sine Die	

# HB-3522 HARTKE - STEPHENS.

815 ILCS 710/5

from Ch. 121 1/2, par. 755

Amends the Motor Vehicle Franchise Act. Requires suppliers of new motor vehicles to disclose any damage exceeding 6% of the retail price of the vehicle that occurred to a vehicle that is delivered to a dealer. Allows dealers to revoke acceptance of the delivery of the damaged vehicles under certain circumstances. Requires dealers to disclose to purchasers of new vehicles whether the vehicle had been damaged, and the cost of repair, if the damage costs exceeded 6% of the retail price of the vehicle. Exempts damage to certain equipment. Provides that a new car purchaser may not revoke or rescind a sales contract if the vehicle had been damaged and disclosure was not required under this Act. Requires a supplier to indemnify a dealer against liability incurred from the sale of a new vehicle damaged prior to shipment when no disclosure was made by the supplier. Requires indemnification even if the damage falls below the threshold required for disclosure.

Mar 16 1994	Filed With Clerk			
Mar 17	First reading Referred to Rules			
Mar 24	Ruled Exempt Hse Rule 29	O(c) HRUL		
	•	Rfrd to Comm on Assignment		
Mar 25		Assigned to Judiciary I		
Apr 07		Recommended do pass 009-001-000		
•	Placed Calndr, Second Read	dng		
Apr 19	Second Reading	Č		
1	Placed Calndr, Third Readi	ng		
Apr 27	Third Reading - Passed 103	3-Ŏ11 <b>-</b> 002		
Apr 28	Arrive Senate			
-	Placed Calendr, First Reads	ng		
	Sen Sponsor CRONIN			
	First reading	Referred to Rules		
May 04		Assigned to Transportation		
May 11		Recommended do pass 009-000-000		
-	Placed Calndr, Second Read	dng		
May 13	Second Reading			
	Placed Calndr, Third Readi	ng		
May 18	Third Reading - Passed 04:	5-011-000		
	Passed both Houses			
Jun 16	Sent to the Governor			
Aug 12	Governor approved			
-	PUBLIC ACT 88-0581	effective date 95-01-01		

### HB-3523 HARTKE.

625 ILCS 5/3-825

from Ch. 95 1/2, par. 3-825

Amends the Illinois Vehicle Code. Makes stylistic changes in a Section concerning certificates of safety.

cei tilleates of sa	icty.	
Mar 16 1994	Filed With Clerk	
Mar 17	First reading	Referred to Rules
Mar 24	Ruled Exempt Hse Rule 296	(c) HRUL
		Rfrd to Comm on Assignment
Mar 25		Assigned to Elections & State
		Government

Apr 07 Recommended do pass 012-009-000

Placed Calndr, Second Reading

2033 HB-3523—Cont.

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Apr 13
                                              Fiscal Note Requested BLACK
                    Placed Calndr, Second Reading
      Apr 19
                                              Fiscal Note Requested WENNLUND
                    Placed Calndr, Second Reading
      Apr 26
                    Second Reading
                                              Mtn Fisc Nte not Applicable HARTKE
                                              Motion prevailed
                                              Fiscal Note not Required
                    Placed Calndr, Third Reading
                    Session Sine Die
      Jan 10 1995
HB-3524
            DEERING.
  625 ILCS 5/12-201
                                   from Ch. 95 1/2, par. 12-201
  Amends the Illinois Vehicle Code. Provides that a vehicle, driver, or passenger
may not be stopped or searched by a law enforcement officer solely on the basis that
the vehicle's windshield wipers are in use but the vehicle's headlights are not lighted
in violation of the Code.
                    Filed With Clerk
      Mar 16 1994
                                              Referred to Rules
      Mar 17
                    First reading
                    Ruled Exempt Hse Rule 29(c) HRUL
      Mar 24
                                              Rfrd to Comm on Assignment
      Mar 25
                                              Assigned to Elections & State
                                                Government
      Apr 07
                                              Recommended do pass 017-002-001
                    Placed Calndr, Second Reading
                                              Fiscal Note Requested WENNLUND
      Apr 26
                    Placed Calndr, Second Reading
                                              Fiscal Note Request W/drawn
      Apr 27
                    Second Reading
                    Placed Calndr, Third Reading
      Jan 10 1995
                    Session Sine Die
HB-3525
            NOVAK - HOFFMAN - GRANBERG.
   65 ILCS 5/10-1-16
                                   from Ch. 24, par. 10-1-16
   65 ILCS 5/10-2.1-8
                                   from Ch. 24, par. 10-2.1-8
   65 ILCS 5/10-2.1-9.1 new
   65 ILCS 5/10-2.1-12
                                   from Ch. 24, par. 10-2.1-12
  Amends the Municipal Code. Provides certain hiring preferences to certain
veterans.
      Mar 16 1994
                    Filed With Clerk
      Mar 17
                                              Referred to Rules
                    First reading
                    Ruled Exempt Hse Rule 29(c) HRUL
      Mar 24
                                              Rfrd to Comm on Assignment
      Mar 25
                                              Assigned to Cities & Villages
      Apr 22
                                              Ref to Rules/Rul 27E
      Jan 10 1995
                    Session Sine Die
HB-3526
            COWLISHAW.
   35 ILCS 105/3-5
                                   from Ch. 120, par. 439.3-5
   35 ILCS 120/2-5
                                   from Ch. 120, par. 441-5
  Amends the Use Tax Act and the Retailers' Occupation Tax Act to exempt from
taxation under those Acts school supplies sold in a facility operated by a school
district.
  NOTE(s) THAT MAY APPLY: Fiscal
      Mar 16 1994
                    Filed With Clerk
      Mar 17
                    First reading
                                              Referred to Rules
      Apr 07
                    Ruled Exempt Hse Rule 29(c) HRUL
                                              Rfrd to Comm on Assignment
                                              Assigned to Revenue
                                              Fiscal Note Requested WENNLUND
      Apr 19
                                              Committee Revenue
                                              Ref to Rules/Rul 27E
      Apr 22
      Jan 10 1995
                    Session Sine Die
HB-3527
             BRADY, HOFFMAN AND CROSS.
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625 ILCS 5/11-503.1 new

Amends the Illinois Vehicle Code. Creates the offense of aggravated reckless driving for persons who operate a vehicle with a willful or wanton disregard for the safety of persons or property and that results in great bodily harm to a person. Provides that conviction for aggravated reckless driving is a Class 4 felony.

Note(s) That May Apply: Correctional

Mar 16 1994 Filed With Clerk
Mar 17 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Judiciary II

Apr 19 Do Pass/Short Debate Cal 016-000-000

Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

### HB-3528 WENNLUND – BRUNSVOLD.

615 ILCS 5/22 from Ch. 19, par. 69

Amends the Rivers, Lakes, and Streams Act. Makes technical changes. HOUSE AMENDMENT NO. 1.

Deletes reference to: 615 ILCS 5/22 Adds reference to: New Act

Replaces the title and everything after the enacting clause. Creates the Public Recreational Waters Act. Provides for a public navigation easement and public recreational easement of navigation on the rivers and streams of Illinois, subject to regulation by the Department of Conservation.

Mar 17 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Mar 25 Rfrd to Comm on Assignment
Assigned to Environment & Energy

Apr 21 Amendment No.01 ENVRMNT ENRGY H Adopted Recommnded do pass as amend

023-000-004

Placed Calndr, Second Reading

Apr 28 Second Reading Held on 2nd Reading

Jan 10 1995 Session Sine Die

# HB-3529 WENNLUND.

625 ILCS 5/6-106.1 from Ch. 95 1/2, par. 6-106.1

Amends the Illinois Vehicle Code. Requires the Regional School Superintendent to suspend or refuse to issue, for a period of 3 years, a school bus driver permit if the applicant or holder fails a drug test that is required under this Code or under federal law.

Mar 17 1994 Filed With Clerk

First reading Referred to Rules

Jan 10 1995 Session Sine Die

### HB-3530 WENNLUND.

65 ILCS 5/10-2.1-8 from Ch. 24, par. 10-2.1-8 from Ch. 24, par. 10-2.1-9 from Ch. 24, par. 10-2.1-17 from Ch. 27 1/2, par. 37.07

Amends the Municipal Code and the Fire Protection District Act. Provides that preference points shall be awarded to persons who are volunteer or paid-on-call certified firefighters II or III or certified paramedics and who have served with a fire protection district located in Illinois or a municipality located in Illinois in that capacity for a minimum of 2 years at the time of examination for original appointment to the classified service of the fire department or at the time of initial hire (currently 0.5 point for each year of successful service in one or more of those capacities). Makes changes concerning the review of final administrative decisions rendered by a board of fire and police commissioners concerning the appointment, promotion, and discipline of full-time fire and police personnel. Makes other related provisions.

Mar 17 1994 Filed With Clerk

First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-3531 WOOLARD - NOLAND - HARTKE - RYDER, ROTELLO AND PHELPS.

20 ILCS 3605/5 from Ch. 5, par. 1205 20 ILCS 3605/12.1 from Ch. 5, par. 1212.1 20 ILCS 3605/12.2 from Ch. 5, par. 1212.2 20 ILCS 3605/12.4 from Ch. 5, par. 1212.4 20 ILCS 3605/7.1 rep.

Amends the Illinois Farm Development Act. Provides that the annual report filed with the Treasurer, Secretary of State, General Assembly, and Economic and Fiscal Commission shall cover activities for the previous calendar, instead of fiscal, year. Allows only one State Guarantee outstanding per farmer at any one time (now only one guarantee made per farmer). Increases the percentage of income from the Illinois Agricultural Loan Guarantee Fund and the Illinois Farmer and Agribusiness Loan Guarantee Fund that may be used for payments to the University of Illinois from 0.5% to 1.5%. Provides that funds transferred from the Illinois Agricultural Loan Guarantee Fund to the General Revenue Fund under powers granted to the Governor by Public Act 87-17 shall not be considered in calculating whether the maximum amount has been transferred into the Illinois Agricultural Loan Guarantee Fund. Increases the maximum length for a repayment schedule for guarantees under the Young Farmer Loan Guarantee Program from 25 to 30 years. Repeals the Section giving power to the Authority to establish a Farm Debt Relief Program.

### STATE DEBT IMPACT NOTE

House Bill 3531 will have no impact on State Debt.

FISCAL NOTE (III. Farm Development Authority)

HB3531 does not require any additional appropriations or issuance of State debt. It will have no significant fiscal impact.

Note(s) That May Apply: Fiscal

Mar 17 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 25 Assigned to Agriculture & Conservation
Apr 06 Do Pass/Consent Calendar 019-000-000

Apr 06 Do Pass/Consent Calendar 019-000-000 Consnt Caldr Order 2nd Read

Apr 11 Remvd from Consent Calendar

Cal 2nd Rdng Short Debate

Apr 19 Short Debate Cal 2nd Rdng

Cal 3rd Rdng Short Debate

Fiscal Note Requested WENNLUND

Short Debate Cal 3rd Rdng

Apr 21 State Debt Note Filed

Fiscal Note Filed

Short Debate Cal 3rd Rdng

May 10 Short Debate-3rd Passed 115-000-000

May 11 Arrive Senate

Sen Sponsor O'DANIEL

Placed Calendr, First Reading

First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-3532 MOSELEY - MCAFEE AND HAWKINS.

815 ILCS 505/9a new

Amends the Consumer Fraud and Deceptive Business Practices Act to create the offense of criminal consumer fraud. Provides that a violation is a Class A misdemeanor if the amount of loss is \$1,000 or less or a Class 4 felony if the amount of loss is more than \$1,000. Effective immediately.

Note(s) That May Apply: Correctional: Fiscal

Mar 17 1994 Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

HB-3533 **2036** 

#### HB-3533 HANRAHAN.

New Act

Creates the Heating and Cooling System Buyer Protection Act. Creates a statutory warranty period for heating and cooling systems. Provides that a seller must conform a heating or cooling system to its express and implied warranties within the statutory warranty period or replace the system or remove the system and refund the purchase price. Defines terms. Effective immediately.

Mar 17 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Consumer Protection
Apr 14 Interim Study Calendar CONSUMER
PROT

Jan 10 1995 Session Sine Die

### HB-3534 MCAULIFFE.

40 ILCS 5/5-167.6 new 30 ILCS 805/8.18 new

Amends the Chicago Police Article of the Pension Code to authorize employees to prepay a portion of the premiums for the group health benefits they will receive as annuitants. Requires the City to contribute \$2 for each prepayment dollar paid by a participant and requires imposition of an additional pension tax to generate the required revenue. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Mar 17 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die

HB-3535 MCAULIFFE.

40 ILCS 5/5-157 from Ch. 108 1/2, par. 5-157 30 ILCS 805/8.18 new

Amends the Chicago Police Article of the Pension Code to allow disabled police officers to work outside the police department without loss of disability benefits. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Mar 17 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-3536 BRUNSVOLD.

New Act

5 ILCS 80/4.16 new

Creates the Professional Geologist Licensing Act. Requires persons practicing professional geology in this State to be licensed by the Department of Professional Regulation. Provides exemptions under the Act. Creates a Board of Licensing for Professional Geologists to advise the Department in the licensing of professional geologists. Establishes guidelines for licensing and disciplinary actions. Preempts home rule. Amends the Regulatory Agency Sunset Act to provide that the Act is repealed on December 31, 2004. Effective January 1, 1995.

HOME RULE NOTE (DCCA)

HB 3536 would prohibit home rule units of local government from regulating and licensing professional geologists. Currently, no unit of local government is performing this function, nor is

this an area they are likely to have an interest in regulating.

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HOUSE AMENDMENT NO. 1.
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Provides that public agencies may require certain documents to be reviewed by a person who is not a licensed geologist if required to do so by federal or State law.

NOTE(s) THAT MAY APPLY: Correctional; Fiscal; Home Rule

Mar 17 1994 Filed With Clerk

Referred to Rules First reading

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment

Mar 25 Assigned to Registration & Regulation

Apr 06 Home Rule Note Filed

Committee Registration & Regulation

Apr 13 Amendment No.01 REGIS REGULAT H Adopted Recomminded do pass as amend

007-004-000

Placed Calndr, Second Reading

Fiscal Note Requested Apr 19

Placed Caindr, Second Reading

Apr 26 Second Reading Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-3537 ROTELLO.

730 ILCS 5/3-2-5

from Ch. 38, par. 1003-2-5

Amends the Unified Code of Corrections. Makes technical changes.

CORRECTIONAL NOTE

There would be little or no fiscal impact.

JUDICIAL NOTE

HB-3537 would neither decrease nor increase the need for the

number of judges in the State.

Mar 17 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 25 Assigned to Judiciary II

Apr 19 Recommended do pass 009-007-000

Placed Calndr, Second Reading

Apr 25 Correctional Note Requested

WENNLUND

Judicial Note Request WENNLUND

Placed Calndr, Second Reading

Apr 26 Correctional Note Filed

Second Reading Held on 2nd Reading

Judicial Note Filed May 02 Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-3538 WIRSING.

35 ILCS 200/17-30

35 ILCS 200/18-15

35 ILCS 200/20-5

35 ILCS 200/20-15

35 ILCS 200/20-130

35 ILCS 200/20-135

35 ILCS 200/20-140

35 ILCS 200/20-210 35 ILCS 200/21-13 new

35 ILCS 200/21-15

35 ILCS 200/21-20

35 ILCS 200/21-25

35 ILCS 200/21-30

35 ILCS 200/21-35

35 ILCS 200/21-40

35 ILCS 200/21-45 35 ILCS 200/21-50 35 ILCS 200/21-55

35 ILCS 200/21-60

#### 35 ILCS 200/23-5

Amends the Property Tax Code. Beginning in 1995, requires real estate taxes to be paid in 4 installments on January 1, April 1, July 1, and October 1 of each year. Requires counties to change their billing procedures accordingly. Requires taxing districts to certify their levies to the county clerk by April 1 of the year in which the taxes are payable instead of by the last Tuesday in December. Requires the Department of Revenue to complete equalization of assessments by March 1 of each year. Requires county collectors and treasurers to distribute tax proceeds to the taxing districts within 10 days after each installment due date. Allows counties to retain the interest on deposits of tax proceeds earned during that 10 day period. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates

Mar 17 1994 Filed With Clerk

> First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-3539 DUNN.JOHN.

5 ILCS 260/1 5 ILCS 260/13 from Ch. 103, par. 1 from Ch. 103, par. 13 755 ILCS 5/12-15 from Ch. 110 1/2, par. 12-15

Amends the Official Bond Act and the Probate Act of 1975. Makes the public officer and employee bond form inapplicable to executors, administrators, and guardians. Removes from the Official Bond Act the provision that a devastavit is unnecessary to recover on the bond of an executor, administrator, or guardian and places that provision within the Probate Act of 1975. Effective immediately.

FISCAL NOTE (Administrative Office of Ill. Courts)

HB-3539 would have no fiscal impact on the Judicial Branch.

Mar 17 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary I Mar 25 Apr 07 Do Pass/Short Debate Cal 011-000-000

Cal 2nd Rdng Short Debate

Fiscal Note Requested WENNLUND Apr 19

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 28

Held 2nd Rdg-Short Debate

May 04 Fiscal Note Filed Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3540 LANG.

Apr 26

60 ILCS 1/77-5

Amends the Township Code. Makes stylistic changes in the Section concerning the township assessor.

FISCAL NOTE (DCCA)

HB 3540 has no impact on State revenues or expenditures.

Mar 17 1994 Filed With Clerk

> First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment

Assigned to Counties & Townships Mar 25

Apr 07 Recommended do pass 006-004-000

Placed Calndr, Second Reading

Fiscal Note Requested BLACK Apr 13

Placed Caindr, Second Reading

Second Reading

Amendment No.01 WENNLUND Ruled not germane

Held on 2nd Reading

Amendment No.02 LANG Lost Apr 27

025-081-002 Held on 2nd Reading

Fiscal Note Filed May 03

Held on 2nd Reading

**2039** HB-3540—Cont.

May 12 Amendment No.03 LANG Lost 031-071-012

Held on 2nd Reading

Jan 10 1995 Session Sine Die

# HB-3541 CURRAN - MOSELEY - SHEEHY.

40 ILCS 5/7-141.1 new 30 ILCS 805/8.18 new

Amends the Pension Code to provide early retirement incentives for persons who participate in the Illinois Municipal Retirement Fund. Applies to certain persons applying for retirement in 1995. Grants up to 5 years of creditable service and 5 years of age enhancement. Requires an employer contribution and an employee contribution. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Note(s) That May Apply: Fiscal; Pension; State Mandates

Mar 17 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-3542 CURRIE.

720 ILCS 635/Act rep.

730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3

Repeals the Hypodermic Syringes and Needles Act. Amends the Unified Code of Corrections to limit HIV testing of defendants convicted of a violation of the Hypodermic Syringes and Needles Act to those convicted before the effective date of the amendatory Act.

Mar 17 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25
Apr 22
Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-3543 CURRIE – ERWIN, LANG, HAWKINS AND SCHOENBERG.

820 ILCS 55/5 from Ch. 48, par. 2855

Amends the Right to Privacy in the Workplace Act. Prohibits an employer from refusing to hire, discharging, or "disadvantaging" an employee because the employee engages in a lawful activity away from the workplace and during nonworking hours (with specified exceptions).

# HOUSE AMENDMENT NO 1

Provides that it is not a violation of the Right to Privacy in the Workplace Act for an employer to discriminate against an employee due to that employee's engaging in a lawful activity off the premises of the employer during non-working hours where necessary to avoid a conflict of interest with any responsibilities to the employer or the reasonable appearance of a conflict of interest.

STATE MANDATES ACT FISCAL NOTE, AMENDED

In the opinion of DCCA, HB-3543, as amended, fails to meet the

definition of a mandate under the State Mandates Act.

Mar 17 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 25 Assigned to Judiciary I

Apr 14 Amendment No.01 JUDICIARY I H Adopted

012-000-000

Recommnded do pass as amend

007-004-000

Placed Calndr, Second Reading

Apr 25 St Mandate Fis Nte ReqWENNLUND
Judicial Note Request WENNLUND

Placed Calndr, Second Reading

Apr 28 Second Reading Held on 2nd Reading

Apr 29 St Mandate Fis Note Filed Held on 2nd Reading Jan 10 1995 Session Sine Die HB-3544 DAVIS. 10 ILCS 5/1-3 from Ch. 46, par. 1-3 from Ch. 46, par. 2A-1.2 10 ILCS 5/2A-1.2 10 ILCS 5/2A-48 from Ch. 46, par. 2A-48 from Ch. 122, par. 34-3 105 ILCS 5/34-3 from Ch. 122, par. 34-3.1 105 ILCS 5/34-3.1 105 ILCS 5/34-4 105 ILCS 5/34-5 from Ch. 122, par. 34-4

Amends the Election and School Codes. Provides for the election of one member of the Chicago Board of Education from each of the 10 elementary subdistricts within the city. Also provides for the appointment by the mayor, with the approval of the city council, of an eleventh member from a list of candidates submitted by the School Board Nominating Commission. Provides for staggered terms, with members that are elected being elected at the consolidated election in odd-numbered years, beginning with the 1995 consolidated election. Terminates the terms of current board members on May 1, 1995 when the new 11 member board takes office. Other related provisions. Effective immediately.

from Ch. 122, par. 34-5

NOTE(S) THAT MAY APPLY: Fiscal

Mar 17 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 25 Assigned to Elementary & Secondary Education

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### COWLISHAW.

from Ch. 102, par. 42 5 ILCS 120/2

Amends the Open Meetings Act. Includes discussions of whether to acquire particular parcels of real estate among those meetings that are not required to be open. Effective immediately.

Mar 17 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

### MOSELEY - HOFFMAN - DUNN, JOHN - NOLAND - ROTELLO.

Makes an appropriation to the Department of Rehabilitation Services for funding of independent living centers. Effective July 1, 1994.

Mar 17 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment May 19 Assigned to Appropriations-Human Services

Session Sine Die Jan 10 1995

#### HB-3547 BLACK AND HAWKINS.

305 ILCS 5/5-2

from Ch. 23, par. 5-2

Amends the Public Aid Code. Provides that in determining eligibility for medical assistance, the Department of Public Aid shall each month disregard \$45 of the income of a nursing home resident. Effective immediately.

FISCAL NOTE (Dpt. Public Aid)

FY95 fiscal impact is estimated at \$12.1 million.

NOTE(S) THAT MAY APPLY: Fiscal

Már 17 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 25 Assigned to Health Care & Human

Services

Do Pass/Short Debate Cal 021-000-000 Apr 07

Cal 2nd Rdng Short Debate

Fiscal Note Filed Apr 26

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 28 Held 2nd Rdg-Short Debate

Interim Study Calendar HEALTH/HUMAN Jun 01 Jan 10 1995 Session Sine Die

#### HB-3548 STECZO.

210 ILCS 85/3

from Ch. 111 1/2, par. 144

Amends the Hospital Licensing Act to add a Section caption and correct a short title.

Mar 17 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 25 Assigned to Health Care & Human

Services

Ref to Rules/Rul 27E Apr 22

Jan 10 1995 Session Sine Die

#### HB-3549 BRUNSVOLD AND WENNLUND.

415 ILCS 5/3.25

from Ch. 111 1/2, par. 1003.25

740 ILCS 130/5 new

Amends the Environmental Protection Act to include rifle and pistol ranges, licensed shooting preserves, and public hunting areas operated by a governmental entity as sporting activities not governed by noise emission standards. Amends the Premises Liability Act. Provides that an owner or operator of a firearm range is not criminally liable for any noise emission and is not subject to a nuisance or trespass action based on noise emissions.

FISCAL NOTE (EPA)

House Bill 3549 will have no fiscal impact to the Agency.

Mar 17 1994 Referred to Rules First reading

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 25 Assigned to Judiciary I

Apr 07 Recommended do pass 008-002-000

Placed Calndr, Second Reading Second Reading Apr 19

Amendment No.01 PERSICO Tabled

BRUNSVOLD

Fiscal Note Requested WENNLUND

Held on 2nd Reading

Fiscal Note Filed

Held on 2nd Reading

Placed Calndr, Third Reading Apr 26

Apr 27 Third Reading - Passed 101-010-002

Apr 28 Arrive Senate

Placed Calendr, First Reading

Sen Sponsor SIÉBEN Apr 29

First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-3550 BRUNSVOLD.

625 ILCS 5/3-707

Apr 20

from Ch. 95 1/2, par. 3-707

Amends the Illinois Vehicle Code provisions requiring vehicle liability insurance. Requires that appropriate documentation of proof of vehicle liability insurance be attached to a sworn affidavit and filed with the circuit clerk before a designated officer of the court can dismiss a charge of driving without insurance without a court appearance.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 17 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 25 Assigned to Judiciary I

Apr 07 Motion Do Pass-Lost 005-003-000

HJUA

Remains in Committee Judiciary I

Do Pass/Short Debate Cal 012-000-000

Apr 21

Cal 2nd Rdng Short Debate Apr 27 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Jan 10 1995 Session Sine Die

HB-3551 WOJCIK.

30 ILCS 105/5.385 new
625 ILCS 5/2-119
625 ILCS 5/3-412
625 ILCS 5/3-628 new

Amends the State Finance Act and the Illinois Vehicle Code. Creates special license plates for widows or widowers of fallen police officers and firefighters. Provides for an additional \$15 fee for original issuance of the special plates. Also requires a \$2 additional fee for each plate renewal period. Provides that these fees shall be deposited into the Special Fallen Police Officer and Firefighter License Plate Fund which is created in the State Treasury. Provides that the Secretary of State, subject to appropriation, may use the money to help defray the costs of producing the plates.

from Ch. 95 1/2, par. 2-119 from Ch. 95 1/2, par. 3-412

FISCAL NOTE (Secretary of State)
Estimated cost for initiating any new, two color, special registration plate category is \$45,000.

# SENATE AMENDMENT NO. 1.

Deletes reference to: 625 ILCS 5/5-100 Adds reference to: 20 ILCS 2610/18 from Ch. 121, par. 307.18 605 ILCS 5/6-201.11 from Ch. 121, par. 6-201.11 605 ILCS 10/15 625 ILCS 5/5-401.2 625 ILCS 5/12-710 from Ch. 121, par. 100-15 from Ch. 95 1/2, par. 5-401.2 from Ch. 95 1/2, par. 12-710 from Ch. 95 1/2, par. 15-102 625 ILCS 5/15-102 from Ch. 95 1/2, par. 15-111 625 ILCS 5/15-111 from Ch. 95 1/2, par. 15-113 625 ILCS 5/15-113 625 ILCS 5/16-105 from Ch. 95 1/2, par. 16-105

Amends the Illinois Highway Code. Provides that in unincorporated territory located within counties with more than 3,000,000 inhabitants, the homeowners associations of subdivisions with at least 100 permanent dwellings can put up street signs at intersections. The signs must not interfere with pedestrian or vehicular traffic. Amends the Toll Highway Act. Provides that the Board of Directors of the Highway Authority can hire and fire its own attorneys. Amends the Illinois Vehicle Code. Deletes the requirement that the Department of Transportation or the appropriate local governing body require signs to be posted denoting the last exit before a construction zone for vehicles with loads exceeding 8 feet 6 inches width. Changes certain cross references so they refer to requirements concerning second division vehicles rather than to the Federal Highway Users Tax. Makes requirements concerning rear fender splash guards applicable to second division vehicles on any highway (now highways outside urban areas). Provides that 4 axles shall be used for determination of gross weight when a table for vehicles or combinations having 4 axles is applied to a vehicle having more than 4 axles that is not in combination. Removes restriction of certain tables to special hauling vehicles. Provides that any new or used car dealer, automotive parts recycler, repairer, rebuilder, or out of state salvage buyer who knowingly violates certain record keeping or inspection provisions shall be guilty of a Class 2 felony (now is guilty of business offense for first offense, a Class A misdemeanor for a second offense, a Class 4 felony for a third offense).

SENATE AMENDMENT NO. 2.

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Adds reference to: 735 ILCS 5/7-103
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from Ch. 110, par. 7-103

Amends the Code of Civil Procedure. Extends the duration of quick-take powers for the Southwestern Illinois Development Authority for 2 years. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 17 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 25		Assigned to Elections & S	tate
Apr 07		Government Do Pass/Consent Calenda	ır 021 <b>-</b> 000-000
 A 12	Consnt Caldr Order 2nd Re		
Apr 13	Cnsent Calendar, 2nd Read Consnt Caldr Order 3rd Re		
Apr 20	Consnt Caldr, 3rd Read Par		
	Arrive Senate		
Apr 27	Placed Calendr, First Readr Sen Sponsor FAWELL	1g	
Apr 28	Added As A Co-sponsor DI		
	First reading	Referred to Rules Assigned to Transportatio	.n
Apr 29	Added as Chief Co-sponsor		11
May 05	Di 10 10 1D	Recommended do pass 01	0-000-000
May 06	Placed Calndr, Second Read	ing Fiscal Note Requested JA	CORS
May 11		Fiscal Note Filed	COBS
May 17	Placed Calndr, Second Read Filed with Secretary	ing	
May 17	Amendment No.01	FAWELL	Amendment
		-	referred to
	Filed with Secretary	SRUL	
	Amendment No.02	WATSON	Amendment
		SRUL	referred to
	Filed with Secretary	SKUL	
	Amendment No.03	FAWELL	Amendment
		SRUL	referred to
May 18	Amendment No.01	FAWELL	
	Amendment No.02	Rules refers to STRN WATSON	
	Amendment 140.02	Rules refers to STRN	
34 40	Placed Calndr, Second Read		
May 19	Amendment No.01	FAWELL Be adopted	
	Amendment No.02	WATSON	
	Di 1 C-1 1- C- 1 D	Be adopted	
	Placed Calndr, Second Read Second Reading	ıng	
	Amendment No.01	FAWELL	Adopted
	Amendment No.02	WATSON	Adopted
	Placed Calndr, Third Readin Added As A Co-sponsor HA	ng ATT	
	Added As A Co-sponsor BC	OWLES	
May 20	Third Reading - Passed 055	5-001-001	
·	Amendment No.03	FAWELL	
	Tabled Pursuant to Rule5-4		
	Third Reading - Passed 055		
Jan 10 1995	Session Sine Die	Refer to Rules/Rul 3-8(b)	)
		_ DERSICO LOUNGON	TOM
HB-3552 COWLISHAW - CROSS - HOEFT - PERSICO - JOHNSON, TOM. 105 ILCS 5/10-20.5b from Ch. 122, par. 10-20.5b			
105 ILCS 5/34-18.		22, par. 10-20.30 22, par. 34-18.11	
	1015		_

Amends the School Code. Expands the prohibition on the use of tobacco on school property. Eliminates the exemptions from the prohibition that are permitted under current law and requires school officials to prohibit the use of tobacco by any person on any school property that is being used for school purposes. Expands the definition of school purposes to include all events or activities or other use of school property that the school board or school officials authorize or permit. Effective immediately.

Mar 17 1994 First reading Jan 10 1995 Session Sine Die

Referred to Rules

#### HB-3553 GIOLITTO - VON B - WESSELS - HAWKINS - RASCHKE - LIND AND DART.

105 ILCS 5/10-21.1a new 105 ILCS 5/21-2c new 105 ILCS 5/34-18.17 new

Amends the School Code. Requires recognized teacher training institutions to include in their curricula leading to teacher certification instruction and training in identifying and reporting instances of sexual misconduct by school personnel toward school children and in identifying and filing reports of suspected child abuse or neglect under the Abused and Neglected Child Reporting Act. Also requires districts to provide that training to their teachers annually, within 2 weeks before school starts.

HOUSE AMENDMENT NO. 1.

Adds reference to:

105 ILCS 5/24-25.5 new

Further amends the School Code by requiring teachers to report suspicious persons and activities to principals, who in turn are to report to the regional superintendent, who in turn is to report to all schools under his or her jurisdiction. Requires the reports to be in writing, to describe the suspicious person and activity, and to be made within 48 hours.

STATE MANDATES ACT FISCAL NOTE, AMENDED (State Bd. of Ed.)

There need be no significant fiscal impact due to HB-3553.

### HOUSE AMENDMENT NO. 5.

Deletes reference to: 105 ILCS 5/10-21.1a 105 ILCS 5/34-18.17 Adds reference to: 105 ILCS 5/3-14.8 105 ILCS 5/21-2c new

from Ch. 122, par. 3-14.8

Changes the title, deletes everything after the enacting clause, and restores the provisions that require recognized teacher training institutions to include in their curricula leading to teacher certification instruction and training in identifying and reporting instances of sexual misconduct by school personnel toward school children and in identifying and filing reports of suspected child abuse or neglect under the Abused and Neglected Child Reporting Act. Also requires regional superintendents to provide, at their 1994-95 and 1995-96 teachers' institutes, training or information concerning those matters. Requires the State Board of Education in consultation with the State Teacher Certification Board to develop and publish an informational brochure concerning those matters, to be furnished to a certificate holder by the State Teacher Certification Board when the holder's initial certificate is issued and to be furnished by a regional superintendent of schools to a certificate holder when a certificate is registered and renewed. Adds a July 1, 1994 effective date.

# HOUSE AMENDMENT NO. 6

Requires a regional superintendent to convene meetings of school administrators to develop safety plans and procedures that will help in identifying and preventing unlawful activity on or adjacent to school property and that will prepare school officials to address violent acts on or adjacent to school property. Requires that a component of those plans be a communicating and reporting process under which all districts in the region may share current information concerning matters of school

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STATE DEBT IMPACT NOTE, AMENDED
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HB3553, amended, would have no effect on State indebtedness.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Mar 17 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 25

Assigned to Elementary & Secondary Education

ELEM SCND ED H Apr 14 Amendment No.01 Adopted

023-000-000

Do Pass Amend/Short Debate 020-000-001

Cal 2nd Rdng Short Debate

Apr 25		Fiscal Note Requested W State Debt Note Request WENNLUND	ENNLUND
	Cal 2nd Rdng Short Deba		
Apr 26	<b>y</b>	St Mandate Fis Note File	ed
Apr 28	Cal 2nd Rdng Short Deba Short Debate Cal 2nd Rdr Held 2nd Rdg-Short Deba	ıg	
May 05	Tiola Zila Rag Short Deba	State Debt Note Filed AS	SAMENDED
,	Held 2nd Rdg-Short Deba		
	Amendment No.02	HOEFT	Withdrawn
	Amendment No.03 Amendment No.04	COWLISHAW HOEFT	Withdrawn Withdrawn
	Amendment No.05	GIOLITTO	Adopted
	Amendment No.06	VON B-WESSELS	Adopted
	Cal 3rd Rdng Short Debat		•
3.5	Short Debate-3rd Passed 1	08-000-000	
May 06	Arrive Senate	ln a	
May 13	Placed Calendr, First Reac Sen Sponsor WATSON	nra	
may 15	First reading	Referred to Rules	
May 25	Sponsor Removed WATS		
	Alt Chief Sponsor Change		
	Added as Chief Co-sponso	r WATSON Committee Rules	
Jan 10 1995	Session Sine Die	Committee Rules	
HB-3554 ERWI			
105 ILCS 5/2-3.4		122, par. 2-3.44	
		· ·	
Amends the Sch Mar 17 1994	ool Code. Makes stylistic First reading	Referred to Rules	
Mar 24	Ruled Exempt Hse Rule 2		
	•	Rfrd to Comm on Assign	ment
Mar 25		Assigned to Elementary	& Secondary
A 22		Education Ref to Rules/Rul 27E	
Apr 22 Jan 10 1995	Session Sine Die	Rei to Ruies/Rui 2/E	
HB-3555 ERWI			
105 ILCS 5/34-2.			
			and an Chi
	ool Code. Provides that a		
	implement a closed camp by the local school counc		
Mar 17 1994		Referred to Rules	<b>υ</b> Ι.
Mar 24	Ruled Exempt Hse Rule 2		
	•	Rfrd to Comm on Assign	
Mar 25		Assigned to Elementary	& Secondary
Apr 22		Education Ref to Rules/Rul 27E	
Jan 10 1995	Session Sine Die	Not to Rujos/ Rui 4/E	
	ARZ, BUGIELSKI, LAURI	NO CAPPARELLIAND N	ACAULIEFE
40 ILCS 5/11-13		108 1/2, par. 11-134.1	TO TO DATE DE
40 ILCS 5/11-13	34.3 from Ch.	108 1/2, par. 11-134.3	
Amends the Chi	cago Laborer Article of		pound the 3%
	ncrease in retirement pens		
fective immediatel	у.		<del>-</del>
	AY APPLY: Fiscal; Pension; S		
Mar 17 1994		Referred to Rules	
Mar 24	Ruled Exempt Hse Rule 2	Rfrd to Comm on Assign	ment
Mar 25		Assigned to Personnel &	
Apr 22		Ref to Rules/Rul 27E	
Jan 10 1995	Session Sine Die		

#### HB-3557 KOTLARZ, LAURINO, CAPPARELLI, BUGIELSKI AND MCAULIFFE.

40 ILCS 5/8-137 from Ch. 108 1/2, par. 8-137 40 ILCS 5/8-137.1 from Ch. 108 1/2, par. 8-137.1

Amends the Chicago Municipal Article of the Pension Code to compound the 3% automatic annual increase in retirement pension. Also makes technical changes. Effective immediately.

Note(s) That May Apply: Fiscal: Pension: State Mandates Referred to Rules Mar 17 1994 First reading

Ruled Exempt Hse Rule 29(c) HRUL

Mar 24

Rfrd to Comm on Assignment Assigned to Personnel & Pensions Mar 25 Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3558 LAURINO, BUGIELSKI, CAPPARELLI, KOTLARZ AND MCAULIFFE.

40 ILCS 5/8-233 from Ch. 108 1/2, par. 8-233 30 ILCS 805/8.18 new

Amends the Chicago Municipal Employee Article of the Pension Code to change the manner of calculating annual salary for minimum annuity purposes. Applies to persons withdrawing from service on or after July 1, 1990 and makes the resulting increases retroactive to the start of the affected annuities, without interest. Also makes technical changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates Mar 17 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 24

Rfrd to Comm on Assignment Mar 25 Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die

#### LAURINO, CAPPARELLI, MCAULIFFE, KOTLARZ AND BUGIELSKI. HR.3559

40 ILCS 5/11-221 from Ch. 108 1/2, par. 11-221

Amends the Chicago Laborer Article of the Pension Code. Provides that persons who have been out of service for up to 90 days and persons who are active participants in a reciprocal retirement system but are not in City service may establish credit for certain periods of service. Effective immediately.

NOTE(S) THAT MAY APPLY: Pension

Mar 17 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 25 Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### WOOLARD - NOLAND. HB-3560

35 ILCS 125/3 from Ch. 5, par. 1753

Amends the Gasohol Fuels Tax Abatement Act. Requires the Director of the Department of Revenue to report the amount of motor fuel sold in a calendar year and the amount of ethanol contained in the motor fuel to the Director of the Department of Agriculture upon request. Rescinds the Agriculture Department's authority to bring suit, through the Attorney General, to enjoin violations and compel compliance with the Act.

HOUSE AMENDMENT NO. 1.

Adds reference to:

35 ILCS 125/2 from Ch. 5, par. 1752 from Ch. 5, par. 1760 35 ILCS 125/10

Changes the definition of ethanol to include ethanol produced from petroleum or natural gas. Removes the restriction that only domestically produced ethanol is eligible for rebates under the Act.

Referred to Rules Mar 17 1994 First reading

Ruled Exempt Hse Rule 29(c) HRUL Mar 24

Rfrd to Comm on Assignment

Mar 25 Assigned to Revenue

Apr 21	Amendment No.01	REVENUE 012-000-000	Н	Adopted
	44	DP Amnded C	oncent	Calandar
		012-000-000		Calciluai
	G +G11 O 1 O 1B			
	Consnt Caldr Order 2nd R			
Apr 25	Remvd from Consent Cale	ndar		
	Cal 2nd Rdng Short Debat	te		
Apr 28	Short Debate Cal 2nd Rdn	ıσ		
11pt 20	Held 2nd Rdg-Short Deba			
I 10 1005		i.c		
Jan 10 1995	Session Sine Die			
IB-3561 WOOL	ARD – NOLAND.			
815 ILCS 370/4	from Ch. 5	5, par. 1704		
815 ILCS 370/5	from Ch. 5	5, par. 1705		
815 ILCS 370/5.1		5, par. 1705.1		
815 ILCS 370/7		5, par. 1707		
		, par. 1707		
815 ILCS 370/7.11	new			

Amends the Motor Fuel and Petroleum Standards Act. Provides that spark ignition motor fuel must meet the standards established by the United States Environmental Protection Agency under the Clean Air Act. Specifies the method for determining octane numbers displayed at the point of sale. Imposes penalties for misrepresenting octane levels at the point of sale.

### HOUSE AMENDMENT NO. 1.

HB

Requires that a retailer of motor fuel must display the octane number of the fuel being dispensed on the dispensing device as required by the Federal Trade Commission. Prohibits a motor fuel retailer from displaying an octane number greater than the octane number of the fuel being dispensed. Provides that all gasoline products (instead of spark-ignition motor fuel) must meet most recent ASTM standards, and that the federal Clean Air Act fuel standards are the Illinois standards in those areas where the federal Clean Air Act fuel standards apply.

FISCAL NOTE (Dept. of Agriculture)

Penalties for failing to post correct octain numbers on motor fuel are anticipated to generate additional revenues of approximately \$2,500 for the Dept. of Agriculture, which will be deposited into the Motor Fuel & Petroleum Standards Fund. NOTE(S) THAT MAY APPLY: Fiscal Mar 17 1994 First reading Referred to Rules Mar 24 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Mar 25 Assigned to Environment & Energy Apr 07 Amendment No.01 ENVRMNT ENRGY H Adopted DP Amnded Consent Calendar 026-000-000 Consnt Caldr Order 2nd Read Apr 13 Cnsent Calendar, 2nd Reading Consnt Caldr Order 3rd Read Apr 20 Consnt Caldr, 3rd Read Pass 113-000-001 Arrive Senate Placed Calendr, First Reading Apr 21 Sen Sponsor MAHAR Apr 28 First reading Referred to Rules Assigned to Environment & Energy May 06 Recommended do pass 010-000-000 Placed Calndr, Second Reading May 09 Fiscal Note Requested FARLEY Placed Calndr, Second Reading May 11 Added As A Co-sponsor SEVERNS Added As A Co-sponsor BOWLES May 13 Fiscal Note Filed Second Reading Placed Calndr, Third Reading May 17 Third Reading - Passed 056-000-000 Passed both Houses Jun 15 Sent to the Governor Aug 12 Governor approved

PUBLIC ACT 88-0582 effective date 95-01-01

HB-3562 **2048** 

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HB-3562
            BALANOFF - SANTIAGO.
   50 ILCS 10/7
                                   from Ch. 85, par. 1017
  Amends the Regional Council Act. Makes technical changes.
      STATE MANDATES FISCAL NOTE
      In the opinion of DCCA, HB3562 fails to meet the definition of
      a mandate.
      Mar 17 1994
                                              Referred to Rules
                    First reading
      Mar 24
                    Ruled Exempt Hse Rule 29(c) HRUL
                                              Rfrd to Comm on Assignment
      Mar 25
                                              Assigned to Executive
      Apr 21
                                              Recommended do pass 008-005-000
                    Placed Calndr, Second Reading
                                              Fiscal Note Requested WENNLUND
      Apr 27
                                              St Mandate Fis Nte ReqWENNLUND
                    Placed Calndr, Second Reading
                    Second Reading
      Apr 28
                    Held on 2nd Reading
                                              St Mandate Fis Note Filed
      Apr 29
                    Held on 2nd Reading
                    Session Sine Die
      Jan 10 1995
            BALANOFF - SANTIAGO.
HB-3563
   50 ILCS 20/1
                                   from Ch. 85, par. 1031
  Amends the Public Building Commission Act. Makes technical changes.
      Mar 17 1994
                                              Referred to Rules
                    First reading
      Mar 24
                    Ruled Exempt Hse Rule 29(c) HRUL
                                              Rfrd to Comm on Assignment
                                              Assigned to Executive
      Mar 25
      Apr 21
                                              Recommended do pass 008-005-000
                     Placed Calndr, Second Reading
      Apr 27
                                              Fiscal Note Requested WENNLUND
                     Placed Calndr, Second Reading
      Apr 28
                     Second Reading
                     Held on 2nd Reading
      Jan 10 1995
                     Session Sine Die
HB-3564
            BALANOFF.
   65 ILCS 5/8-2-1
                                   from Ch. 24, par. 8-2-1
  Amends the Illinois Municipal Code. Makes technical changes.
      FISCAL NOTE (DCCA)
      HB 3564 has no impact on State revenues or expenditures.
      Mar 17 1994
                     First reading
                                              Referred to Rules
      Mar 24
                     Ruled Exempt Hse Rule 29(c) HRUL
                                              Rfrd to Comm on Assignment
                                              Assigned to Cities & Villages
      Mar 25
      Apr 06
                                              Recommended do pass 006-004-000
                     Placed Calndr, Second Reading
      Apr 13
                                              Fiscal Note Requested BLACK
                     Placed Calndr, Second Reading
                     Second Reading
      Apr 28
                     Held on 2nd Reading
      May 03
                                              Fiscal Note Filed
                     Held on 2nd Reading
      Jan 10 1995
                     Session Sine Die
HB-3565
            BALANOFF.
   65 ILCS 5/2-2-9
                                   from Ch. 24, par. 2-2-9
  Amends the Illinois Municipal Code. Makes technical changes.
      FISCAL NOTE (DCCA)
      HB 3565 has no impact on State revenues or expenditures.
      Mar 17 1994
                     First reading
                                               Referred to Rules
      Mar 24
                     Ruled Exempt Hse Rule 29(c) HRUL
                                              Rfrd to Comm on Assignment
      Mar 25
                                              Assigned to Cities & Villages
                                              Recommended do pass 006-004-000
      Apr 06
                     Placed Calndr, Second Reading
                                              Fiscal Note Requested BLACK
      Apr 13
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Placed Calndr, Second Reading

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Apr 28
                     Second Reading
                     Held on 2nd Reading
      May 03
                                              Fiscal Note Filed
                     Held on 2nd Reading
      Jan 10 1995
                     Session Sine Die
HB-3566
            BALANOFF.
   65 ILCS 5/2-2-10
                                   from Ch. 24, par. 2-2-10
  Amends the Illinois Municipal Code. Makes technical changes.
      FISCAL NOTE (DCCA)
      HB 3566 has no impact on State revenues or expenditures.
      Mar 17 1994
                     First reading
                                               Referred to Rules
      Mar 24
                     Ruled Exempt Hse Rule 29(c) HRUL
                                               Rfrd to Comm on Assignment
      Mar 25
                                               Assigned to Cities & Villages
      Apr 06
                                               Recommended do pass 006-004-000
                     Placed Calndr.Second Reading
      Apr 13
                                               Fiscal Note Requested BLACK
                     Placed Calndr, Second Reading
                     Second Reading
      Apr 28
                     Held on 2nd Reading
      May 03
                                              Fiscal Note Filed
                     Held on 2nd Reading
      Jan 10 1995
                     Session Sine Die
            BALANOFF - SANTIAGO.
HB-3567
   70 ILCS 5/2.4
                                   from Ch. 15 1/2, par. 68.2d
  Amends the Airport Authorities Act. Makes technical changes.
      Mar 17 1994
                     First reading
                                               Referred to Rules
      Mar 24
                     Ruled Exempt Hse Rule 29(c) HRUL
                                               Rfrd to Comm on Assignment
      Mar 25
                                               Assigned to Executive
      Apr 21
                                               Recommended do pass 009-004-000
                     Placed Calndr, Second Reading
      Apr 27
                                               Fiscal Note Requested WENNLUND
                     Placed Calndr, Second Reading
      Apr 28
                     Second Reading
                     Held on 2nd Reading
      Jan 10 1995
                     Session Sine Die
HB-3568
            ROTELLO - SANTIAGO.
   70 ILCS 5/7
                                   from Ch. 15 1/2, par. 68.7
  Amends the Airport Authorities Act. Makes technical changes.
      FISCAL NOTE (DCCA)
      HB3568 has no impact on State revenues or expenditures.
      Mar 17 1994
                     First reading
                                               Referred to Rules
      Mar 24
                     Ruled Exempt Hse Rule 29(c) HRUL
                                               Rfrd to Comm on Assignment
      Mar 25
                                               Assigned to Executive
      Apr 21
                                               Recommended do pass 009-004-000
                     Placed Calndr, Second Reading
      Apr 27
                                               Fiscal Note Requested WENNLUND
                     Placed Calndr, Second Reading
                     Second Reading
      Apr 28
                     Held on 2nd Reading
      May 05
                                               Fiscal Note Filed
                     Held on 2nd Reading
      Jan 10 1995
                     Session Sine Die
HB-3569
            BRUNSVOLD.
   10 ILCS 5/1-3
                                   from Ch. 46, par. 1-3
   10 ILCS 5/1A-9
                                   from Ch. 46, par. 1A-9
   10 ILCS 5/3-1
                                   from Ch. 46, par. 3-1
   10 ILCS 5/4-1
10 ILCS 5/4-5
                                   from Ch. 46, par. 4-1
                                   from Ch. 46, par. 4-5
   10 ILCS 5/4-6.1
                                   from Ch. 46, par. 4-6.1
   10 ILCS 5/4-6.2
                                   from Ch. 46, par. 4-6.2
   10 ILCS 5/4-6.4. new
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10 ILCS 5/4-8	from Ch. 46, par. 4-8
10 ILCS 5/4-8.01	from Ch. 46, par. 4-8.01
10 ILCS 5/4-8.03	from Ch. 46, par. 4-8.03
10 ILCS 5/4-9	from Ch. 46, par. 4-9
10 ILCS 5/4-10	from Ch. 46, par. 4-10
10 ILCS 5/4-13	from Ch. 46, par. 4-10
10 ILCS 5/4-15	from Ch. 46, par. 4-15
10 ILCS 5/4-16	
	from Ch. 46, par. 4-16
10 ILCS 5/4-18	from Ch. 46, par. 4-18
10 ILCS 5/4-20	from Ch. 46, par. 4-20
10 ILCS 5/4-20.1 new	f Ch 46 4 22
10 ILCS 5/4-22	from Ch. 46, par. 4-22
10 ILCS 5/4-24	from Ch. 46, par. 4-24
10 ILCS 5/4-24.1	from Ch. 46, par. 4-24.1
10 ILCS 5/4-27	from Ch. 46, par. 4-27
10 ILCS 5/4-30	from Ch. 46, par. 4-30
10 ILCS 5/5-1	from Ch. 46, par. 5-1
10 ILCS 5/5-6	from Ch. 46, par. 5-6
10 ILCS 5/5-7	from Ch. 46, par. 5-7
10 ILCS 5/5-7.01	from Ch. 46, par. 5-7.01
10 ILCS 5/5-7.03	from Ch. 46, par. 5-7.03
10 ILCS 5/5-8	from Ch. 46, par. 5-8
10 ILCS 5/5-9	from Ch. 46, par. 5-9
10 ILCS 5/5-10	from Ch. 46, par. 5-10
10 ILCS 5/5-11	from Ch. 46, par. 5-11
10 ILCS 5/5-12	from Ch. 46, par. 5-12
10 ILCS 5/5-13	from Ch. 46, par. 5-13
10 ILCS 5/5-14	from Ch. 46, par. 5-14
10 ILCS 5/5-16	from Ch. 46, par. 5-16
10 ILCS 5/5-16.1	from Ch. 46, par. 5-16.1
10 ILCS 5/5-16.2	from Ch. 46, par. 5-16.2
10 ILCS 5/5-16.4 new	110111 CILL 10, Part C 10.2
10 ILCS 5/5-19	from Ch. 46, par. 5-19
10 ILCS 5/5-20	from Ch. 46, par. 5-20
10 ILCS 5/5-21	from Ch. 46, par. 5-21
10 ILCS 5/5-22	from Ch. 46, par. 5-22
10 ILCS 5/5-23	from Ch. 46, par. 5-23
10 ILCS 5/5-25	from Ch. 46, par. 5-25
10 ILCS 5/5-28	from Ch. 46, par. 5-28
10 ILCS 5/5-28.2 new	110111 Cil. 40, par. 3-20
10 ILCS 5/5-29	from Ch 46 per 5-20
10 ILCS 5/5-36	from Ch. 46, par. 5-29 from Ch. 46, par. 5-36
10 ILCS 5/5-37.1	from Ch. 46, par. 5-37.1
10 ILCS 5/6-24	from Ch. 46, par. 6-24
10 ILCS 5/6-27	from Ch. 46, par. 6-27
10 ILCS 5/6-28	from Ch. 46, par. 6-28
10 ILCS 5/6-29	from Ch. 46, par. 6-29
10 ILCS 5/6-35	from Ch. 46, par. 6-35
10 ILCS 5/6-35.01	from Ch. 46, par. 6-35.01
10 ILCS 5/6-35.01	from Ch. 46, par. 6-35.03
10 ILCS 5/6-36	from Ch. 46, par. 6-36
10 ILCS 5/6-37	6 01 46 607
10 ILCS 5/6-38	from Ch. 46, par. 6-37 from Ch. 46, par. 6-38
10 ILCS 5/6-39	from Ch. 46, par. 6-39
10 ILCS 5/6-40	from Ch. 46, par. 6-40
10 ILCS 5/6-41	
10 ILCS 5/6-43	from Ch. 46, par. 6-41
10 ILCS 5/6-45	from Ch. 46, par. 6-43
10 ILCS 5/6-49	from Ch. 46, par. 6-45
	from Ch. 46, par. 6-49
10 ILCS 5/6-50.1 10 ILCS 5/6-50.2	from Ch. 46, par. 6-50.1
10 ILCS 5/6-50.2	from Ch. 46, par. 6-50.2
10 ILCS 5/6-52	from Ch 46 per 6 52
10 ILCS 5/6-52 10 ILCS 5/6-53	from Ch. 46, par. 6-52
10 ILCS 5/6-54	from Ch. 46, par. 6-53
10 1 <b>LC</b> 3 3/ 0-34	
10 II CS 5/6-56	from Ch. 46, par. 6-54
10 ILCS 5/6-56	from Ch. 46, par. 6-54 from Ch. 46, par. 6-56
10 ILCS 5/6-56 10 ILCS 5/6-57 10 ILCS 5/6-59	from Ch. 46, par. 6-54

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10 ILCS 5/6-60
                                     from Ch. 46, par. 6-60
   10 ILCS 5/6-65
                                     from Ch. 46, par. 6-65
   10 ILCS 5/6-65.1 new
   10 ILCS 5/6-66
                                     from Ch. 46, par. 6-66
   10 ILCS 5/6A-4
                                     from Ch. 46, par. 6A-4
   10 ILCS 5/7-23
                                     from Ch. 46, par. 7-23
   10 ILCS 5/7-43
                                     from Ch. 46, par. 7-43
   10 ILCS 5/7-44
                                     from Ch. 46, par. 7-44
   10 ILCS 5/7-45
                                     from Ch. 46, par. 7-45
   10 ILCS 5/7-47
                                     from Ch. 46, par. 7-47
   10 ILCS 5/7-47.1
10 ILCS 5/17-9
10 ILCS 5/17-10
                                     from Ch. 46, par. 7-47.1
                                     from Ch. 46, par. 17-9
                                     from Ch. 46, par. 17-10
   10 ILCS 5/17-13
                                     from Ch. 46, par. 17-13
   10 ILCS 5/18-1
                                     from Ch. 46, par. 18-1
   10 ILCS 5/18-5
                                     from Ch. 46, par. 18-5
   10 ILCS 5/18-15
                                     from Ch. 46, par. 18-15
   10 ILCS 5/18-16
                                     from Ch. 46, par. 18-16
   10 ILCS 5/20-13
                                     from Ch. 46, par. 20-13
   10 ILCS 5/20-13.1
                                     from Ch. 46, par. 20-13.1
   75 ILCS 70/1
                                     from Ch. 81, par. 1201
  625 ILCS 5/2-105
                                     from Ch. 95 1/2, par. 2-105
  625 ILCS 5/2-106
                                     from Ch. 95 1/2, par. 2-106
   10 ILCS 5/4-2 rep.
   10 ILCS 5/4-12 rep.
   10 ILCS 5/4-14 rep.
   10 ILCS 5/4-17 rep.
   10 ILCS 5/4-18.01 rep.
   10 ILCS 5/4-19 rep.
   10 ILCS 5/5-2 rep.
   10 ILCS 5/5-15 rep.
   10 ILCS 5/5-24 rep.
   10 ILCS 5/5-25.01 rep.
   10 ILCS 5/5-26 rep.
   10 ILCS 5/6-42 rep.
   10 ILCS 5/6-44 rep.
   10 ILCS 5/6-50 rep.
   10 ILCS 5/6-58 rep.
10 ILCS 5/6-59.01 rep.
   10 ILCS 5/6-64 rep.
  Amends the Election Code and other Acts to implement the National Voter Reg-
istration Act of 1993. Effective January 1, 1995.
  Note(s) That May Apply: Correctional; Fiscal
      Mar 17 1994
                      First reading
                                                 Referred to Rules
      Mar 24
                      Ruled Exempt Hse Rule 29(c) HRUL
                                                 Rfrd to Comm on Assignment
      Mar 25
                                                 Assigned to Elections & State
                                                   Government
      Apr 22
                                                 Ref to Rules/Rul 27E
      Jan 10 1995
                      Session Sine Die
HB-3570
             CAPPARELLI - LAURINO - MCAULIFFE - BUGIELSKI - KOTLARZ,
             SAVIANO, SANTIAGO AND BURKE.
   40 ILCS 5/11-217
                                     from Ch. 108 1/2, par. 11-217
   30 ILCS 805/8.18 new
```

Amends the Chicago Laborer Article of the Pension Code to change the manner of calculating annual salary for minimum annuity purposes. Applies to persons withdrawing from service on or after July 1, 1990 and makes the resulting increases retroactive to the start of the affected annuities, without interest. Also makes technical changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately,

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Note(s) That May Apply: Fiscal; Pension; State Mandates
    Mar 17 1994
                  First reading
                                            Referred to Rules
                  Ruled Exempt Hse Rule 29(c) HRUL
    Mar 24
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Rfrd to Comm on Assignment Mar 25 Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### CAPPARELLI - SAVIANO - MCAULIFFE, LAURINO, KOTLARZ, SAN-HB-3571 TIAGO AND BUGIELSKI.

40 ILCS 5/11-124 from Ch. 108 1/2, par. 11-124 40 ILCS 5/11-134.2 40 ILCS 5/11-153 from Ch. 108 1/2, par. 11-134.2 from Ch. 108 1/2, par. 11-153

Amends the Chicago Laborer Article of the Pension Code. Provides that new annuities are payable on the first day of the calendar month, without proration. Effective immediately.

NOTE(S) THAT MAY APPLY: Pension

Mar 17 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 24

Rfrd to Comm on Assignment Mar 25 Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3572 CAPPARELLI - BUGIELSKI - MCAULIFFE, SAVIANO AND LAURINO.

40 ILCS 5/8-230.4 new

Amends the Chicago Municipal Article of the Pension Code to authorize the Board to adopt rules prescribing the manner of repaying refunds and purchasing optional credits. Authorizes the Fund to accept direct rollovers of moneys from other qualified retirement plans. Effective immediately.

NOTE(S) THAT MAY APPLY: Pension

Mar 17 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 24

Rfrd to Comm on Assignment Mar 25 Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3573 BUGIELSKI, CAPPARELLI, SAVIANO, MCAULIFFE, SANTIAGO AND LAURINO.

from Ch. 108 1/2, par. 11-190

Amends the Chicago Laborer Article of the Pension Code to expand the investment authority of the board. Eliminates the provision restricting investments to the items specified in Section 1-113 of the Code; provides that investments in those items are deemed to be prudent. Contains related provisions. Effective immediately.

NOTE(S) THAT MAY APPLY: Pension

Mar 17 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions Mar 25

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3574 BUGIELSKI, CAPPARELLI, SAVIANO, MCAULIFFE, SANTIAGO AND LAURINO.

40 ILCS 5/8-230 from Ch. 108 1/2, par. 8-230

Amends the Chicago Municipal Article of the Pension Code, Provides that persons who have been out of service for up to 90 days and persons who are active participants in a reciprocal retirement system but are not in city service may establish credit for certain periods of service. Effective immediately.

NOTE(S) THAT MAY APPLY: Pension

Mar 17 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 24

Rfrd to Comm on Assignment Mar 25 Assigned to Personnel & Pensions Apr 22 Ref to Rules/Rul 27E

Session Sine Die

Jan 10 1995

#### HB-3575 MULLIGAN.

65 ILCS 5/11-74.4-3 from Ch. 24, par. 11-74.4-3

Amends the Municipal Code by providing that the estimated dates of completion of a redevelopment project and retirement of obligations issued to finance redevelopment project costs shall not be more than 35 years if the ordinance was adopted in April 1984 or July 1985 (now only April 1984).

Mar 17 1994 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Revenue

Apr 21 Do Pass/Consent Calendar 012-000-000

Consnt Caldr Order 2nd Read Remvd from Consent Calendar

Cal 2nd Rdng Short Debate

Apr 27 Fiscal Note Requested WENNLUND

Apr 28 Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng
Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

# HB-3576 SANTIAGO, CAPPARELLI AND BUGIELSKI.

40 ILCS 5/11-221.3 new

Apr 25

Amends the Chicago Laborer Article of the Pension Code to authorize the Board to adopt rules prescribing the manner of repaying refunds and purchasing optional credits. Authorizes the Fund to accept direct rollovers of moneys from other qualified retirement plans. Effective immediately.

Note(s) That May Apply: Pension

Mar 17 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

# HB-3577 SANTIAGO, CAPPARELLI AND BUGIELSKI.

 40 ILCS 5/8-125
 from Ch. 108 1/2, par. 8-125

 40 ILCS 5/8-139
 from Ch. 108 1/2, par. 8-139

 40 ILCS 5/8-158
 from Ch. 108 1/2, par. 8-158

Amends the Chicago Municipal Article of the Pension Code. Provides that new annuities are payable on the first day of the calendar month, without proration. Effective immediately.

Note(s) That May Apply: Pension

Mar 17 1994 First reading Referred to Rules
Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25

Assigned to Personnel & Pension

Mar 25 Assigned to Personnel & Pensions
Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3578 LAWFER – MULLIGAN.

705 ILCS 405/1-5 from Ch. 37, par. 801-5

Amends the Juvenile Court Act by providing that though not appointed guardian or legal custodian or otherwise made a party to a court proceeding, any current or previously appointed foster parent or representative of an agency or association interested in a minor who is the subject of a court proceeding has the right to present evidence material to the proceeding, to examine pertinent court files and records, and to be represented by counsel (now only provides for the right to be heard by the court).

Mar 17 1994 First reading Referred to Rules
Jan 10 1995 Session Sine Die

# HB-3579 LAWFER - MULLIGAN.

750 ILCS 50/1 from Ch. 40, par. 1501

Amends the Adoption Act by providing that failure by a parent of a child to satisfy, within 24 months after removal of the child by the State, conditions for the return of the child to the parent imposed by the court or the Department of Children and Family Services constitutes grounds of unfitness to have a child.

Mar 17 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

HB-3580 **2054** 

#### HB-3580 WALSH - DART.

New Act

Creates the Mental Health Treatment Preference Declaration Act. Allows a person to designate an attorney-in-fact to make mental health treatment decisions for the person.

#### HOUSE AMENDMENT NO. 1.

Deletes everything. Creates the Mental Health Treatment Preference Declaration Act. Allows a person to designate an attorney-in-fact to make mental health treatment decisions for the person.

FISCAL NOTE, AMENDED (DMHDD)

HB3580 would not increase fiscal liabilities of the Dept.

Mar 17 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Health Care & Human

Services

Apr 11 Re-assigned to Judiciary I

Apr 21 Amendment No.01 JUDICIARY I H Adopted 011-000-000

Recommnded do pass as amend

007-000-004

Placed Calndr, Second Reading
Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading

May 03 Fiscal Note Filed

Held on 2nd Reading
Jan 10 1995 Session Sine Die

#### HB-3581 HICKS.

Apr 27

720 ILCS 5/3-5 from Ch. 38, par. 3-5 720 ILCS 5/3-6 from Ch. 38, par. 3-6

Amends the Criminal Code of 1961 to eliminate the statute of limitations for criminal sexual assault and aggravated criminal sexual assault. Permits the prosecution of these offenses at any time after their commission. Presently these offenses have 3 year statutes of limitation.

NOTE(S) THAT MAY APPLY: Correctional

Mar 17 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25
Assigned to Judiciary II
Apr 22
Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

# HB-3582 CAPPARELLI – MCAULIFFE, LAURINO, SAVIANO AND BUGIELSKI.

205 ILCS 405/3.3 from Ch. 17, par. 4807

Amends the Currency Exchange Act. Provides that a currency exchange may sell candy, gum, and other packaged foods by means of vending machines located on its premises. Currently only soft drinks may be sold in that manner. Effective immediately.

SENATE AMENDMENT NO. 1. (Tabled May 19, 1994)

Adds reference to:

765 ILCS 1025/2 from Ch. 141, par. 102

Amends the Uniform Disposition of Unclaimed Property Act to provide that a presumption of abandonment does not apply to charges that may be lawfully withheld in connection with money orders.

FISCAL NOTE, AMENDED (Dpt. of Financial Institutions) House Bill 3582 would have no fiscal impact on the State.

Mar 17 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Financial Institutions

Apr 06 Do Pass/Consent Calendar 027-000-000

Consnt Caldr Order 2nd Read

Apr 13	Consent Calendar, 2nd Read		
Apr 20	Consnt Caldr Order 3rd Read Consnt Caldr, 3rd Read Pass 113-000-001 Arrive Senate		
	Placed Calendr, First Read	ng	
Apr 21	Sen Sponsor BUTLER First reading	Referred to Rules	
May 04	1 mgc rouging	Assigned to Financial Inst	itutions
May 11	Amendment No.01	FINANC. INST. S Recommnded do pass as a 009-000-000	Adopted
	Placed Calndr, Second Rea		
May 12 May 17		Fiscal Note Requested PA	LMER
May 18	Filed with Secretary	1130411101011104	
,	Amendment No.02	BUTLER	Amendment referred to
		SRUL	
	Placed Calndr, Second Rea Second Reading		
	Placed Calndr, Third Read		
	Amendment No.02	BUTLER	
	Discard Colode Third Dand	Rules refers to SFIC	
May 19	Placed Calndr, Third Read Recalled to Second Reading		
may 17	Recalled to Second Reading	Mtn Reconsider Vote Pre	vail
		01-BUTLER	
		Mtn Prevail -Table Amen	d No 01
	Amendment No.01	FINANC. INST. S	Tabled
	Placed Calndr, Third Read		
May 20	Third Reading - Passed 05		
	Amendment No.02	BUTLER	
	Tabled Pursuant to Rule5- Third Reading - Passed 05		
	Passed both Houses	3-004-002	
Jun 17	Sent to the Governor		
Aug 12	Governor approved		
-	PUBLIC ACT 88-0583	effective date 94-08-12	
3583 LANG.			
15 ILCS 5/459.5	new		

Amends the Illinois Insurance Code. Provides that rating organizations licensed under the Workers' Compensation and Employers' Liability Rates Article may not engage in lobbying as defined in the Lobbyist Registration Act.

Mar 17 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 24

Rfrd to Comm on Assignment

Mar 25 Assigned to Executive

Ref to Rules/Rul 27E Apr 22

Jan 10 1995 Session Sine Die

#### HB-3584 FLINN - HOFFMAN.

New Act

Creates the Convenience Business Security Act. Establishes security standards for convenience businesses. Defines "convenience business" as certain places for the retail sale of groceries, motor fuel, or both that are open between the hours of 11 p.m. and 5 a.m. Requires a convenience business to be equipped with a silent alarm to law enforcement or a private alarm contractor. Provides that the Attorney General shall adopt rules to implement the Act. Preempts home rule.

HOUSE RULE NOTÉ

Depending upon rules established pursuant to HB-3584, home rule units may be required to lower or modify current standards.

NOTE(s) THAT MAY APPLY: Fiscal; Home Rule

Mar 17 1994 First reading Referred to Rules

Apr 25 Home Rule Note Filed Committee Rules

Jan 10 1995 Session Sine Die HB-3585 **2056** 

#### HB-3585 DAVIS.

220 ILCS 5/8-306 new

Amends the Public Utilities Act. Requires public utilities to specify the date by which service connections will be made. Provides that the utility shall waive connection fees if it fails to connect the service by the specified date unless the utility is unable to make the service connection because of the failure of the customer to have functional equipment necessary for the connection.

Mar 17 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Mar 25 Rfrd to Comm on Assignment Assigned to Public Utilities

Apr 06 Motion Do Pass-Lost 006-005-000 HPUB

Remains in Committee Public Utilities
Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die Ref to Rules/Rul 2/1

#### HB-3586 CURRAN.

40 ILCS 5/14-103.12

from Ch. 108 1/2, par. 14-103.12

Amends the State Employee Article of the Pension Code to allow persons with at least 20 years of creditable service as an investigator for the Secretary of State to have their pensions based on their salary rate on their last day of service in that capacity.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 17 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Personnel & Pensions
Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3587 MCAULIFFE.

20 ILCS 2610/14

from Ch. 121, par. 307.14

Amends the State Police Act. Requires the State Police Merit Board to award backpay to officers who are found not guilty in a suspension hearing or who have served a period of suspension greater than that prescribed by the Board. Provides for payment of 7% interest on backpay awards. Permits Board to impose sanctions and to order payment of costs and attorney's fees.

SENATE AMENDMENT NO. 1.

Adds reference to: 15 ILCS 505/18 new 30 ILCS 105/5.385 new

Amends the State Treasurer Act. Provides that the State Treasurer may enter into agreements with financial institutions to provide check cashing services and automatic teller machine services at the State Capitol, State office buildings, State parks, and State tourism centers. Exempts currency exchanges and credit unions operating in a State office building on the effective date of this amendatory Act. Amends the State Finance Act to create the Treasurer's Rental Fee Fund. Effective immediately, except one Section effective July 1, 1995.

SENATE AMENDMENT NO. 2.

Adds reference to: New Act 30 ILCS 105/12-1

Creates the State Employee Housing Act and amends the State Finance Act. Permits specified State departments and institutions to develop policies and procedures concerning the provision of housing for State employees. Requires certain agencies to file quarterly reports with the Governor's Travel Control Board pertaining to employees reimbursed for State housing.

SENATE AMENDMENT NO. 4.

Adds reference to: 50 ILCS 725/3.2

from Ch. 85, par. 2555

Amends the Uniform Peace Officers' Disciplinary Act to require that an officer be informed in writing of his or her rights under the Act. Requires that the informa-

tion about his or her rights be included with the information about the nature of the investigation and be delivered in person or by certified mail not less than 5 days before the interrogation.

# SENATE AMENDMENT NO. 6.

Changes provisions in the State Employee Housing Act to provide that the officer receive the information and notification in person or by certified mail not less than 3 days (instead of 5 days) before the interrogation unless this requirement is waived by the officer being interrogated.

# GOVERNOR'S MESSAGE

Deletes reference to: 20 ILCS 2610/14 30 ILCS 105/5.385 new

Proposes deletion of provisions amending the State Treasurer's Act relating to check cashing services in State buildings (similar to SB-1182). Also deletes related provisions amending the State Finance Act.

	g the State Finance Act.		
Mar 17 1994	First reading	Referred to Rules	
Mar 24	Ruled Exempt Hse Rule 29	(c) HRUL	
_	•	Rfrd to Comm on Assignm	nent
Mar 25		Assigned to Elections & S	
Wai 23			tate
		Government	
Apr 07		Do Pass/Consent Calenda	ır 021-000-000
	Consnt Caldr Order 2nd Re	ead	
Apr 13	Cnsent Calendar, 2nd Read		
Tipi 15	Consnt Caldr Order 3rd Re	and	
4 . 20	Course Calda And David David David	112 000 001	
Apr 20	Consnt Caldr, 3rd Read Par	SS 113-000-001	
	Arrive Senate		
	Placed Calendr, First Readr	ng	
May 03	Sen Sponsor DUDYCZ		
May 04	First reading	Referred to Rules	
May 05	1 mot roughing	Assigned to State Govern	ment & Evec
May 03			Helit oc Laco.
	4 1 1 1 01	Appts.	A 1 4-1
May 11	Amendment No.01	ST GOV & EXEC S	Adopted
	Amendment No.02	ST GOV & EXEC S	Adopted
	Amendment No.03	ST GOV & EXEC S	Lost
	Amendment No.04	ST GOV & EXEC S	Adopted
		Recommnded do pass as a	
		008-000-000	mone
	DI 10 1 0 1 D		
	Placed Caindr, Second Read	ang	
May 13	Filed with Secretary		
	Amendment No.05	DUDYCZ	Amendment
			referred to
		SRUL	
	Amendment No.05	DUDYCZ	
	Amendment 140.05	Rules refers to SGOA	
	DI 10110-1D-		
	Placed Calndr, Second Read	ang	
May 17	Filed with Secretary		
	Amendment No.06	DUDYCZ	Amendment
			referred to
		SRUL	
	Amendment No.06	DUDYCZ	
	Afficiation 140.00	Rules refers to SGOA	
	DI 10110 1D		
	Placed Calndr, Second Read	ang	
May 19	Amendment No.05	DUDYCZ	Tabled
		SGOA/005-000-000	
	Amendment No.06	DUDYCZ	
		Be adopted	
	Placed Calndr, Second Read		
	Second Reading	ang	
	Second Reading	DUDYCZ	4 4
	Amendment No.06	DUDYCZ	Adopted
	Placed Calndr, Third Readi	ing	
May 20	Third Reading - Passed 05	8-000-000	
·	-	Refer to Rules/Rul 3-8(b	)
Jun 14		Recommends Considerati	on HRUL
	Place Cal Order Concurrer		
	H Concurs in S Amend. 01	.,04,04,	
	H Concurs in S Amend. 06	0/ 108-000 <b>-</b> 000	
	Passed both Houses		

Jul 13 Sent to the Governor

Sep 09 Governor amendatory veto

Refer to Rules/Rul 3-8(b)
Nov 16
No recommendation

Bill dead-amendatory veto.

#### HB-3588 SALTSMAN.

5 ILCS 315/14

from Ch. 48, par. 1614

Amends the Public Labor Relations Act. Provides that proceedings before an arbitration panel are deemed to be pending before the arbitration panel upon the initiation of arbitration procedures under the Act for purposes of prohibiting changes in conditions of employment without the other party's consent.

Mar 17 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Labor & Commerce

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3589 PARKE, KRAUSE AND MURPHY,M.

105 ILCS 5/14-7.03 from Ch. 122, par. 14-7.03 105 ILCS 5/18-3 from Ch. 122, par. 18-3

Amends the School Code. Provides that if the amount appropriated for any fiscal year for orphanage tuition and special education orphanage tuition reimbursement is less than the amount required for full reimbursement the prorated reduction shall be restored from the appropriation for the following year. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 17 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-3590 SALTSMAN.

5 ILCS 315/14

from Ch. 48, par. 1614

Amends the Illinois Public Labor Relations Act. Includes the reopening of an existing collective bargaining agreement when wage rates or other conditions of employment are in dispute among the situations where an arbitration panel is required to base its findings and decisions upon certain listed factors.

Mar 17 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 25 Assigned to Labor & Commerce

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3591 SALTSMAN.

55 ILCS 5/3-8014

from Ch. 34, par. 3-8014

Amends the Counties Code. Distinguishes those charges filed by the sheriff with the Merit Commission that do not seek termination of a certified person and provides for full pay status (now suspension) pending a decision on the charges. Prohibits any Commission-imposed penalty greater than that sought by the sheriff. Provides that the Commission (now the plaintiff) shall pay the cost of preparation and record certification.

#### STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 3591 creates both a personnel mandate for which State reimbursement of the increased cost is required, and a due process mandate for which no State reimbursement is required. Due to the nature of the bill, no estimate of the amount of reimbursement required is available.

Mar 17 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 25 Assigned to Counties & Townships
Apr 21 Do Pacc (Short Debate Cal 000,000,000

Apr 21 Do Pass/Short Debate Cal 009-000-000

Cal 2nd Rdng Short Debate

Apr 27 Fiscal Note Requested WENNLUND
St Mandate Fis Nte ReqWENNLUND

Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

May 04 St Mandate Fis Note Filed

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3592 SALTSMAN.

55 ILCS 5/5-1002 from Ch. 34, par. 5-1002 745 ILCS 10/2-302 from Ch. 85, par. 2-302 30 ILCS 805/8.18 new

Amends the Counties Code to require a county to indemnify a sheriff or deputy for a judgment arising out of an injury caused by the willful misconduct of the sheriff or deputy. Also removes the \$500,000 cap on indemnities. Amends the Local Governmental and Governmental Employees Tort Immunity Act to allow the indemnification of a sheriff or deputy for any portion of a judgment representing an award of punitive or exemplary damages. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Note(s) That May Apply: Fiscal; State Mandates

Mar 17 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Apr 12 Rfrd to Comm on Assignment
Assigned to Judiciary I
Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3593 WOOLARD.

New Act

30 ILCS 105/5.385 new

Creates the Container Fee and Deposit Act. Imposes a refundable advance disposal fee on certain containers that are not being recycled at a rate of at least 50%. Also requires payment of a refundable deposit on the containers. Provides that anyone who knowingly violates this Act is guilty of a business offense. Amends the State Finance Act by creating the Container Recycling Trust Fund. Effective immediately.

Note(s) That May Apply: Fiscal Mar 18 1994 Filed With Clerk

First reading Referred to Rules

Apr 13 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Environment & Energy Interim Study Calendar ENVRMNT

ENRGY

Session Sine Die

# HB-3594 SCHAKOWSKY - GASH - GIOLITTO AND PRUSSING.

New Act

35 ILCS 5/211 new

Jan 10 1995

Apr 21

Creates the Individual Development Account Trust Act. Provides for an Individual Development Account Trust to be created and administered by the State Treasurer's Office to establish Individual Development Accounts (IDAs) for persons as a cost effective means to encourage these persons to save for the future. Provides that moneys deposited into an IDA may be used only for paying expenses associated with securing post-secondary education or job training, purchasing a home for the first time, self-employment, retirement, child care, or other related expenses. Amends the Illinois Income Tax Act by providing that certain percentages of the annual net contribution to an IDA by the account holder shall be a tax credit. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes reference to: 35 ILCS 5/211 new

Adds a legislative finding concerning individual and family development and income level. Requires the IDA Trust to make matching contributions, from federal funds, to IDAs of low income persons. Deletes provisions for income tax credit.

NOTE(S) THAT MAY APPLY: Fiscal Mar 18 1994 Filed With Clerk First reading Referred to Rules Ruled Exempt Hse Rule 29(c) HRUL Mar 24 Rfrd to Comm on Assignment Mar 25 Assigned to Revenue Apr 21 Amendment No.01 REVENUE Н Adopted 012-000-000 Recommnded do pass as amend 007-002-002 Placed Calndr, Second Reading Fiscal Note Requested WENNLUND Apr 27 Placed Calndr, Second Reading Second Reading Apr 28 Held on 2nd Reading

#### HB-3595 SCHAKOWSKY.

220 ILCS 5/8-209 new

Jan 10 1995

Amends the Public Utilities Act. Requires the Illinois Commerce Commission to establish a statewide electric utility reliability standard. Requires the standard to include a maximum number of power outages and a maximum number of cumulative hours of electric service outages in a calendar year for any single electric utility customer. Requires the Commission to develop a means of enforcement of the standard that includes the waiver of the fixed customer charge for any customer who's electric service has failed to meet the reliability standard in any given month.

Mar 18 1994 Filed With Clerk First reading Referred to Rules Mar 24 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Public Utilities Mar 25 Motion Do Pass-Lost 006-003-002 Apr 06 HPUR Remains in Committee Public Utilities Ref to Rules/Rul 27E Apr 22 Jan 10 1995 Session Sine Die HB-3596 LANG.

35 ILCS 130/10b from Ch. 120, par. 453.10b 35 ILCS 135/20 from Ch. 120, par. 453.50 235 ILCS 5/8-9 from Ch. 43, par. 163e

Session Sine Die

Amends the Cigarette Tax Act, the Cigarette Use Tax Act, and the Liquor Control Act of 1934 to allow the sharing of tax information between the Department of Revenue and home rule units that have adopted a similar tax.

#### HOUSE AMENDMENT NO. 1.

Provides that the provisions allowing the sharing of information with the Department of Revenue apply only to home rule units with a population in excess of 2,000,000.

FISCAL NOTE, AMENDED (Dpt. of Revenue) There will only be minimal administrative and fiscal cost: indirect benefits cannot be determined. Mar 18 1994 Filed With Clerk Referred to Rules First reading Ruled Exempt Hse Rule 29(c) HRUL Mar 24 Rfrd to Comm on Assignment Mar 25 Assigned to Revenue Apr 21 Amendment No.01 REVENUE Н Adopted 012-000-000 Recommnded do pass as amend 012-000-000 Placed Calndr, Second Reading Fiscal Note Filed Apr 26

Apr 26 Fiscal Note Filed
Placed Caindr, Second Reading
Apr 28 Second Reading
Held on 2nd Reading
Jan 10 1995 Session Sine Die

Ref to Rules/Rul 27E

# HB-3597 SALTSMAN.

40 ILCS 5/7-109.3

from Ch. 108 1/2, par. 7-109.3

30 ILCS 805/8.18 new

Amends the Illinois Municipal (IMRF) Article of the Pension Code to remove language requiring an affirmative resolution from the employer before airport police may become eligible for the sheriff's law enforcement employee formula. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Mar 18 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Personnel & Pensions

Apr 22

Jan 10 1995 Session Sine Die

#### HB-3598 KASZAK AND MURPHY,M.

35 ILCS 200/15-65

Amends the Property Tax Code. Provides that property shall not lose its exemption for property used by a charitable organization because legal title is held by an entity that is organized as a partnership, in which the charitable organization is a general partner, for purposes of operating residential rental property that has received federal Low Income Housing Credits.

# STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 3598 constitutes a tax exemption mandate for which reimbursement of the revenue loss to units of local government is required. Due to a lack of data, no estimate of the amount of revenue loss to local governments is available.

NOTE(s) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates

Mar 18 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 25 Assigned to Revenue
Apr 14 St Mandate Fis Note Filed

Committee Revenue

Apr 21 Recommended do pass 012-000-000

Placed Caindr, Second Reading

Apr 27 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Apr 28 Second Reading Held on 2nd Reading

Jan 10 1995 Session Sine Die

HB-3599 CURRAN.

10 ILCS 5/17-11 from Ch. 46, par. 17-11

Amends the Election Code to make a grammatical change. HOUSE AMENDMENT NO. 1.

Deletes reference to:

10 ILCS 5/17-11 Adds reference to:

Adds reference to: 10 ILCS 5/7-51 from Ch. 46, par. 7-51 10 ILCS 5/17-12 from Ch. 46, par. 17-12 10 ILCS 5/17-18 from Ch. 46, par. 17-18

10 ILCS 5/18-5 from Ch. 46, par. 18-5 10 ILCS 5/18-9 from Ch. 46, par. 18-9 10 ILCS 5/24A-9.1 from Ch. 46, par. 24A-9.1

Deletes title and everything after the enacting clause. Amends the Election Code to provide that if an electronic tabulating device with appropriate capabilities is used by the election authority, the voter shall place the ballot sheet into an opaque sleeve with the end bearing the initials of the election judge protruding and in view of an election judge place the ballot sheet directly into the tabulating device. If the

ballot sheet contains an over vote or is marked in any way so that the tabulating device reads it as a defective ballot, the tabulating device shall indicate the information immediately upon insertion of the ballot sheet to the voter. The voter may return the spoiled ballot sheet to the judges of election and request and receive from the judges of election another ballot sheet and may recast his or her ballot sheet or may reinsert the original ballot sheet into the tabulating device and cast a defective ballot sheet.

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Mar 18 1994
                    Filed With Clerk
                    First reading
                                              Referred to Rules
      Mar 24
                    Ruled Exempt Hse Rule 29(c) HRUL
                                              Rfrd to Comm on Assignment
      Mar 25
                                              Assigned to Elections & State
                                                Government
                                              ELECTN ST GOV H
                                                                      Adopted '
      Apr 21
                         Amendment No.01
                                              Recommnded do pass as amend
                                                018-002-000
                    Placed Calndr, Second Reading
      Apr 27
                                              Fiscal Note Requested WENNLUND
                    Placed Calndr, Second Reading
                    Second Reading
      Apr 28
                    Held on 2nd Reading
      Jan 10 1995
                    Session Sine Die
HB-3600
            DART.
   30 ILCS 105/5.386 new
   55 ILCS 5/5-1006.5 new
   55 ILCS 5/5-1009
                                   from Ch. 34, par. 5-1009
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Amends the Counties Code. Provides that, upon approval of the voters at a referendum, a county with more than 250,000 inhabitants may impose a retailers' occupation tax in the county, the proceeds from which shall be used for public safety. Requires the Department of Revenue to collect the tax and distribute the proceeds to the counties from which it was collected. Amends the State Finance Act to create the County Public Safety Retailers' Occupation Tax Fund.

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NOTE(s) THAT MAY APPLY: Fiscal
    Mar 18 1994
                 Filed With Clerk
                  First reading
                                            Referred to Rules
    Mar 24
                  Ruled Exempt Hse Rule 29(c) HRUL
                                            Rfrd to Comm on Assignment
    Mar 25
                                            Assigned to Revenue
                                            Motion Do Pass-Lost 005-004-002
    Apr 21
                                              HREV
                                            Remains in Committee Revenue
                                            Ref to Rules/Rul 27E
    Apr 22
    Jan 10 1995
                  Session Sine Die
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#### HR.3601

110 ILCS 945/4 rep. 110 ILCS 945/6.06 rep.

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CURRIE.
110 ILCS 945/3
                                   from Ch. 144, par. 1603
110 ILCS 945/6
                                   from Ch. 144, par. 1606
110 ILCS 945/6.15
                                    from Ch. 144, par. 1606.15
                                    from Ch. 144, par. 1301
110 ILCS 1015/1
110 ILCS 1015/3.04
                                    from Ch. 144, par. 1303.04
110 ILCS 1015/3.07
                                    from Ch. 144, par. 1303.07
110 ILCS 1015/3.07c
                                    from Ch. 144, par. 1303.07c
                                   from Ch. 144, par. 1304.01
110 ILCS 1015/4.01
110 ILCS 1015/4.05
                                    from Ch. 144, par. 1304.05
110 ILCS 1015/4.07
110 ILCS 1015/15
                                   from Ch. 144, par. 1304.07
from Ch. 144, par. 1315
110 ILCS 1015/16
                                    from Ch. 144, par. 1316
110 ILCS 1015/21
                                    from Ch. 144, par. 1321
110 ILCS 1015/24
                                    from Ch. 144, par. 1324
110 ILCS 1015/25
                                    from Ch. 144, par. 1325
110 ILCS 945/3.03 rep.
110 ILCS 945/3.04 rep.
110 ILCS 945/3.11 rep.
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110 ILCS 945/6.07 rep.
110 ILCS 945/6.09 rep.
110 ILCS 945/16 rep.
110 ILCS 945/17 rep.
110 ILCS 945/19 rep.
110 ILCS 945/21 rep.
110 ILCS 945/25 rep.
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Amends the Illinois Educational Facilities Authority Act relative to the Authority's purpose of providing an alternate method of initial project financing and project refinancing. Redefines terms, changes Authority membership requirements and revises conflict of interest provisions applicable to Authority members, expands investment authority, provides for issuance of Authority bonds to refund bonds issued under the Higher Education Loan Act, eliminates the prohibition against issuing refunding bonds unless the Authority has the requisite lease financing arrangement with the participating institution, eliminates the requirement that the Authority take some type of security interest for each financing, and provides that the exercise of the Authority's powers under the Higher Education Loan Act constitute an essential public function, the income from which is exempt from State and local taxation. Also amends the Higher Education Loan Act to reference definitions and powers applicable to the Authority under the Illinois Educational Facilities Authority Act and to repeal numerous provisions parallel to provisions of the latter Act. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
    Mar 18 1994
                  Filed With Clerk
                                             Referred to Rules
                   First reading
                   Ruled Exempt Hse Rule 29(c) HRUL
    Mar 24
                                             Rfrd to Comm on Assignment
    Mar 25
                                             Assigned to Higher Education
    Apr 07
                                            Do Pass/Short Debate Cal 018-000-000
                   Cal 2nd Rdng Short Debate
    Apr 19
                                             Fiscal Note Requested WENNLUND
                   Cal 2nd Rdng Short Debate
    Apr 26
                   Short Debate Cal 2nd Rdng
                                             Mtn Fisc Nte not Applicable CURRIE
                                             Motion prevailed
                                            061-049-000
                                             Fiscal Note not Required
                   Cal 3rd Rdng Short Debate
                   Short Debate-3rd Passed 114-003-000
    May 10
                   Arrive Senate
    May 11
                   Placed Calendr, First Reading
    Jan 10 1995
                   Session Sine Die
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#### HB-3602 GIOLITTO.

305 ILCS 5/12-4.29-5

Amends the Public Aid Code by providing that the Illinois Department of Public Aid shall provide that all contracts and expenditure of funds for programs be awarded under a competitive selection procedure. Provides the requirements of the procedure. Effective immediately.

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Mar 18 1994
             Filed With Clerk
              First reading
                                        Referred to Rules
Mar 24
              Ruled Exempt Hse Rule 29(c) HRUL
                                        Rfrd to Comm on Assignment
Mar 25
                                        Assigned to Health Care & Human
                                          Services
                                        Fiscal Note Requested WENNLUND
Apr 20
                                        Committee Health Care & Human
                                          Services
Apr 22
                                        Ref to Rules/Rul 27E
Jan 10 1995
              Session Sine Die
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#### HB-3603 SALVI.

105 ILCS 5/22-25 new

Amends the School Code. Provides that a child who is being educated by parents or guardians at a home school may participate in the extracurricular or interscho-

lastic activities of the school district of residence if the child (i) meets eligibility requirements, (ii) was not ruled academically ineligible as a public school student, and (iii) achieves satisfactory scores on applicable standardized tests. Provides that the child's parent or guardian shall notify the school district superintendent of the anticipated participation.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates

Mar 18 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Elementary & Secondary

Education

Apr 14 Interim Study Calendar ELEM SCND

ED

Jan 10 1995 Session Sine Die

#### HB-3604 WALSH.

220 ILCS 5/8-403.1 from Ch. 111 2/3, par. 8-403.1 415 ILCS 10/2 from Ch. 85, par. 5902

Amends the Public Utilities Act to require all contracts between electric utilities and qualified solid waste energy facilities to be at least 20 years duration (now 10 years for facilities fueled by landfill generated methane). Amends the Local Solid Waste Disposal Act to include facilities that use as fuel either sludge or methane generated by a treatment works.

Mar 18 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Public Utilities

Apr 06 Recommended do pass 009-002-000

Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-3605 MOSELEY.

110 ILCS 805/3-26.2 new

Amends the Public Community College Act. Requires community college boards to achieve by July 1, 1997 a ratio between full time faculty members and part time teachers under which at least 75% of all full time equivalent teaching positions are held by full time faculty members and not more than 25% of all full time equivalent teaching positions are held by part time teachers. Effective immediately.

#### HOUSE AMENDMENT NO. 1.

Eliminates the requirement of a full phase-in of the 75% to 25% ratio by July 1, 1997. Provides instead for a phase-in that begins with fiscal year 1996 and that requires a community college district to use 33% of the increase in its annual distribution formula grants each fiscal year to achieve the required ratio between full time and part time teachers holding full time equivalent teaching positions in the district.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Mar 18 1994 Filed With Clerk
First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 25 Assigned to Higher Education

Apr 14 Amendment No.01 HIGHER ED H Adopted 016-000-000

Motion Do Pass Amended-Lost

Motion Do Pass Amended-Lost 006-011-001 HHED

Remains in Committee Higher Education

Apr 22 Ref to Rules/Rul 27E

La 10 1005 Carrier Cira Dia

Jan 10 1995 Session Sine Die

#### HB-3606 CURRAN.

40 ILCS 5/14-110 from Ch. 108 1/2, par. 14-110

Amends the State Employee Article of the Pension Code to provide the alternative (State Police) formula for all security officers employed by the Department of Mental Health and Developmental Disabilities.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 18 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die

## HB-3607 CURRAN.

40 ILCS 5/14-110 from Ch. 108 1/2, par. 14-110

Amends the State Employee Article of the Pension Code to provide the alternative (State Police) formula for arson investigators employed by the Office of the State Fire Marshal.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 18 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3608 CURRAN.

40 ILCS 5/14-110 from Ch. 108 1/2, par. 14-110

Amends the State Employee Article of the Pension Code to provide the alternative (State Police) formula for polygraph examiners employed by the Department of State Police or the Department of Corrections.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 18 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3609 CURRAN.

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40 ILCS 5/2-124
                                   from Ch. 108 1/2, par. 2-124
40 ILCS 5/2-134
                                   from Ch. 108 1/2, par. 2-134
40 ILCS 5/14-108
                                   from Ch. 108 1/2, par. 14-108
40 ILCS 5/14-131
                                   from Ch. 108 1/2, par. 14-131
40 ILCS 5/15-136
                                   from Ch. 108 1/2, par. 15-136
40 ILCS 5/15-155
40 ILCS 5/15-165
                                   from Ch. 108 1/2, par. 15-155
                                   from Ch. 108 1/2, par. 15-165
                                   from Ch. 108 1/2, par. 16-133
from Ch. 108 1/2, par. 16-158
40 ILCS 5/16-133
40 ILCS 5/16-158
40 ILCS 5/17-116
                                   from Ch. 108 1/2, par. 17-116
                                   from Ch. 108 1/2, par. 18-131
40 ILCS 5/18-131
40 ILCS 5/18-140
                                   from Ch. 108 1/2, par. 18-140
30 ILCS 805/8.18 new
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Amends the General Assembly, Judges, State Employee, Universities, and Downstate Teachers Articles of the Pension Code to require amortization of the unfunded liability over 30 years beginning in fiscal year 2014, and to incrementally phase in the required payments over the preceding 20 years. Amends the State Employees, State Universities, Downstate Teachers, and Chicago Teachers Articles to provide for a new retirement formula of 1.67% of final average salary per year of service for regular members covered by social security and 2.2% per year of service for regular noncovered members. Also increases the retirement formula for security employees of the Department of Corrections and the Department of Mental Health

and Developmental Disabilities. Amends the Judges, Universities, and General Assembly Articles to require the boards of trustees to certify (rather than estimate) the amount of the required State contribution for each year. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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Note(s) That May Apply: Fiscal; Pension; State Mandates

Mar 18 1994 Filed With Clerk
First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL
Rfrd to Comm on Assignment

Mar 25 Apr 22 Ref to Rules/Rul 27E
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Jan 10 1995 Session Sine Die

#### HB-3610 FLINN AND WALSH.

205 ILCS 5/39

from Ch. 17, par. 349

Amends the Illinois Banking Act. Provides that directors and officers shall not be held liable for losses attributable to loans, investments, or leases that are in violation of certain statutory requirements if the loans, investments, or leases were in compliance when made, but became violations because of subsequent reductions in unimpaired capital or surplus. Effective immediately.

#### HOUSE AMENDMENT NO. 1.

Provides that the limitation on a director's liability applies to liability in the director's personal or individual capacity. Provides that the limitation on liability does not limit the power and authority of the Commissioner of Banks and Trust Companies.

#### HOUSE AMENDMENT NO. 2.

Provides that a bank charter may provide that a bank director is not personally liable to the bank or its shareholders for a breach of fiduciary duty, excluding grossly negligent conduct, intentional misconduct, and certain other conduct.

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Filed With Clerk
Mar 18 1994
              First reading
                                       Referred to Rules
Apr 05
              Ruled Exempt Hse Rule 29(c) HRUL
                                       Rfrd to Comm on Assignment
Apr 12
                                       Assigned to Judiciary I
                  Amendment No.01
                                       JUDICIARY I H
Apr 21
                                                                Adopted
                                       012-000-000
                                       Do Pass Amend/Short Debate
                                         012-000-000
              Cal 2nd Rdng Short Debate
                                       Fiscal Note Requested WENNLUND
Apr 27
              Cal 2nd Rdng Short Debate
              Short Debate Cal 2nd Rdng
Apr 28
              Held 2nd Rdg-Short Debate
                                       LANG
                   Amendment No.02
                                                                Adopted
May 05
              Cal 3rd Rdng Short Debate
              Short Debate-3rd Passed 108-000-003
May 06
              Arrive Senate
              Placed Calendr, First Reading
              Sen Sponsor DONAHUE
May 11
May 12
              First reading
                                       Referred to Rules
Jan 10 1995
              Session Sine Die
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#### HB-3611 DEERING - SALVI.

205 ILCS 5/16

from Ch. 17, par. 323

Amends the Illinois Banking Act. Allows bank directors to consider the effects of their actions upon stockholders, suppliers, and the communities in which facilities are located in the discharge of their duties. Effective immediately.

#### SENATE AMENDMENT NO. 1.

Adds reference to:

205 ILCS 5/39 from Ch. 17, par. 349

Provides that the limitation on a director's liability applies to liability in the director's personal or individual capacity. Provides that the limitation on liability does

not limit the power and authority of the Commissioner of Banks and Trust Companies. Provides that a bank charter may provide that a bank director is not personally liable to the bank or its shareholders for a breach of fiduciary duty, excluding grossly negligent conduct, intentional misconduct, and certain other conduct.

SENATE AMENDMENT NO. 3.

Adds reference to: 205 ILCS 620/2-8

Amends the Corporate Fiduciary Act. Provides that certain investments by a corporate fiduciary in an affiliate do not have to be collateralized if the corporate fiduciary or the affiliate has a surety bond for the benefit of the owners, settlors, and beneficiaries of the investment issued by a licensed insurance company approved by the Commissioner of Banks and Trust Companies.

Mar 18 1994	Filed With Clerk	baines.		
	First reading	Referred to Rules		
Mar 24		Ruled Exempt Hse Rule 29(c) HRUL		
	-	Rfrd to Comm on Assign	ment	
Mar 25	Assigned to Financial Institutions		stitutions	
Apr 06		Do Pass/Consent Calend		
	Consnt Caldr Order 2nd F	Read		
Apr 13	Remvd from Consent Calendar			
	Cal 2nd Rdng Short Deba			
Apr 19	Short Debate Cal 2nd Rdng			
	Cal 3rd Rdng Short Debar	te		
Apr 27		Short Debate-3rd Passed 110-000-005		
Apr 28	Arrive Senate	_		
4 20	Placed Calendr, First Reading			
Apr 29	Sen Sponsor SIEBEN	D.C. 1. D.		
Man 05	First reading	Referred to Rules		
May 05		Assigned to Financial Ins		
May 11	Discard Colode Second Bos	Recommended do pass 00	19-000-000	
May 12	Placed Calndr, Second Rea Second Reading	idig		
141ay 12	Placed Calndr, Third Read	lina		
	Filed with Secretary	inig ,		
	Amendment No.01	DONAHUE		
	TEMOREMENT TYO.OT	-JONES-SIEBEN		
		Amendment referred to		
	Filed with Secretary	i iniciamente i circi i ca to		
	Amendment No.02	SIEBEN	Amendment	
			referred to	
		SRUL		
	Filed with Secretary			
	Amendment No.03	SIEBEN	Amendment	
			referred to	
	DI LOLLETTI ID	SRUL		
May 17	Placed Calndr, Third Read	•		
May 17	Amendment No.01	DONAHUE LONES SIEDEN		
		-JONES-SIEBEN		
	Amendment No.02	Rules refers to SFIC SIEBEN		
	Amendment 140.02	Rules refers to SFIC		
	Amendment No.03	SIEBEN		
	1 2000	Rules refers to SFIC		
	Placed Calndr, Third Read	ing		
May 19	Amendment No.01	DONAHUE		
		-JONES-SIEBEN		
		Be adopted		
	Amendment No.02	SIEBEN		
		Be adopted		
	Amendment No.03	SIEBEN		
	Discord Colons (The LD )	Be adopted		
Placed Calndr, Third Reading				
Recalled to Second Reading Amendment No.01 DONAHUE				
	Amendment 140.01	-JONES-SIEBEN		
		Adopted		
		raopiou		

May 19—Cont. Motion prevailed TO TABLE SA 02 Amendment No.02 SIEBEN Tabled SIEBEN Amendment No.03 SIEBEN Adopted Placed Calndr, Third Reading May 20 Third Reading - Passed 057-000-001 Refer to Rules/Rul 3-8(b) Jun 14 Recommends Consideration HRUL Place Cal Order Concurrence 01.03 H Concurs in S Amend. 01,03/107-000-003 Passed both Houses Jul 13 Sent to the Governor Sep 09 Governor approved PUBLIC ACT 88-0636 effective date 94-09-09

# HB-3612 MAUTINO - MURPHY,M - VON B - WESSELS, DUNN,JOHN AND CROSS.

735 ILCS 5/12-901

from Ch. 110, par. 12-901

Amends the Code of Civil Procedure. Provides that if 2 or more persons own property that is exempt as a homestead, the value of each person's exemption may not exceed his or her proportionate share of \$15,000 based upon percentage of ownership. Effective immediately.

Mar 18 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL
Rfrd to Comm on Assignment

Mar 25 Assigned to Revenue

Apr 21 Do Pass/Consent Calendar 012-000-000

Consnt Caldr Order 2nd Read Apr 27 Cnsent Calendar, 2nd Readng

Consnt Caldr Order 3rd Read May 03 Remyd from Consent Calendar

CROSS AND PARKE

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

May 06 Cal 3rd Rdng Short Debate Short Debate-3rd Passed 108-000-000

May 09 Arrive Senate

Placed Calendr, First Reading

Jan 10 1995 Session Sine Die

# HB-3613 LANG.

65 ILCS 5/11-31-1 from Ch. 24, par. 11-31-1

Amends the Municipal Code by providing that when a municipality with more than 2,000,000 inhabitants sends notice for a building that is an immediate and continuing hazard, notice must be sent by certified mail, return receipt requested showing the date, time, and person served, to all owners of record of the property, the beneficial owners of any Illinois land trust having title to the property, and all lienholders of record in the property including tax purchasers. Provides that the notice be published at least once each week for 3 successive weeks in conformity with the Civil Practice Law. Makes other related changes.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 3613 creates a local government organization and structure and a due process mandate for which no

reimbursement is required under the State Mandates Act.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Mar 18 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 25 Assigned to Judiciary I

Apr 07 Do Pass/Short Debate Cal 010-000-000

Cal 2nd Rdng Short Debate

Apr 14 St Mandate Fis Note Filed

Cal 2nd Rdng Short Debate

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Apr 19
                                        Fiscal Note Requested WENNLUND
              Cal 2nd Rdng Short Debate
Apr 28
              Short Debate Cal 2nd Rdng
              Held 2nd Rdg-Short Debate
Jan 10 1995
              Session Sine Die
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#### HB-3614 VON B - WESSELS - MARTINEZ - SHEEHY - HOFFMAN - NOVAK.

105 ILCS 5/30-14.2 from Ch. 122, par. 30-14.2

Amends the School Code. Removes the requirement that children qualifying for an MIA/POW scholarship begin using it prior to their 26th birthday, and provides that those scholarships may be used by eligible children and spouses without regard to their age. Also removes the requirement that the authorized course of study be completed by the expiration of the 12th year from the beginning of the scholarship recipient's initial term of study. Subjects holders of those scholarships to the same academic standards that are applicable generally to other enrolled students at the educational institutions where the scholarships are being used.

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FISCAL NOTE (State Bd. of Ed.)
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There would be no fiscal impact resulting from HB-3614. STATE MANDATES ACT FISCAL NOTE (State Bd. of Ed.)

No change from fiscal note, above. NOTE(S) THAT MAY APPLY: Fiscal

Mar 18 1994 Filed With Clerk

First reading Referred to Rules Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 25 Assigned to Higher Education

Do Pass/Short Debate Cal 017-000-000 Apr 07 Cal 2nd Rdng Short Debate

Apr 19 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 28 Held 2nd Rdg-Short Debate

Fiscal Note Filed Apr 29

St Mandate Fis Note Filed

Held 2nd Rdg-Short Debate Session Sine Die

HB-3615 GIGLIO - SHEEHY - BALTHIS - DART - PHELAN, GRANBERG AND BALANOFF.

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720 ILCS 5/11-6
720 ILCS 5/12-13
                                      from Ch. 38, par. 11-6
                                      from Ch. 38, par. 12-13
                                      from Ch. 38, par. 12-14
from Ch. 38, par. 12-16
720 ILCS 5/12-14
720 ILCS 5/12-16
                                      from Ch. 23, par. 2355.1
720 ILCS 150/5.1
                                      from Ch. 38, par. 1003-6-3
730 ILCS 5/3-6-3
730 ILCS 5/5-5-3
                                      from Ch. 38, par. 1005-5-3
730 ILCS 150/9
                                      from Ch. 38, par. 229
730 ILCS 150/10
                                      from Ch. 38, par. 230
```

Amends the Criminal Code of 1961. Changes the penalty for indecent solicitation of a child to a Class 1 felony with a mandatory minimum term of imprisonment of 7 years. Changes penalties for aggravated criminal sexual assault, criminal sexual assault, and aggravated criminal sexual abuse when any of the offenses was committed against a victim under 18 years of age to a Class X felony with a mandatory minimum term of imprisonment of 10 years. Amends the Unified Code of Corrections to provide that a person convicted of any of these offenses shall not receive good conduct credit until he or she serves the mandatory minimum sentence. Amends the Child Sex Offender Registration Act. Permits public inspection of registration records and changes penalty for the failure of a child sex offender to register from a Class A misdemeanor to a Class 4 felony.

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HOUSE AMENDMENT NO. 1.
```

Adds reference to:

Jan 10 1995

720 ILCS 5/12-15 from Ch. 38, par. 12-15

Makes criminal sexual abuse committed against a victim who was under 18 years of age at the time of the commission of the offense a Class 4 felony. Makes a person convicted of that offense ineligible for probation, periodic imprisonment, or conditional discharge.

#### JUDICIAL NOTE, AS AMENDED

It is not possible to ascertain what effect this bill would have on the need to increase or decrease the number of judges in the State.

#### HOUSE AMENDMENT NO. 2.

Adds reference to:
30 ILCS 105/5.385 new
30 ILCS 115/1b new
30 ILCS 115/2a new
30 ILCS 115/3a new
35 ILCS 15/901
35 ILCS 105/9
35 ILCS 110/9
35 ILCS 115/9
35 ILCS 120/3
50 ILCS 705/5.1 new
50 ILCS 705/5.2 new

Amends the Illinois Income Tax Act, the use and occupation tax Acts, and the State Revenue Sharing Act to provide that 1.79% of income tax proceeds and 1.81% of use and occupation tax proceeds shall be deposited into the Police Protection Enhancement Distributive Fund. Provides that moneys in the Fund shall be allocated to municipalities and counties in this State for the purposes of hiring new police officers. Amends the State Finance Act to add the Fund to the list of funds in the State treasury. Amends the Illinois Police Training Act to require the Illinois Local Governmental Law Enforcement Officers Training Board to conduct random audits of units of local government that receive distributions from the Police Protection Enhancement Distributive Fund. Provides that if the Board determines that a unit of local government did not use its distribution for hiring new police officers, then that unit of local government shall not be eligible for a distribution for 1 year. Effective immediately.

#### HOUSE AMENDMENT NO. 4.

Adds reference to:
430 ILCS 65/4
430 ILCS 65/8
720 ILCS 5/24-1.1
725 ILCS 5/112A-14
750 ILCS 60/214
from Ch. 38, par. 83-4
from Ch. 38, par. 83-8
from Ch. 38, par. 24-1.1
from Ch. 38, par. 112A-14
from Ch. 40, par. 2312-14

Amends the Firearm Owners Identification Card Act and the Criminal Code of 1961 to expand the offense of unlawful use of weapons by felons to include persons convicted of domestic battery or a violation of an order of protection or a substantially similar offense of another jurisdiction. Prohibits issuance of a Firearm Owners Identification Card to persons convicted of those offenses. Amends the Code of Criminal Procedure and the Domestic Violence Act by providing that an order of protection may include a requirement that the respondent turn over his or her firearms to the local law enforcement agency for a period not to exceed 2 years.

#### FISCAL NOTE, AMENDED (DCCA)

Provides for deposits into the Police Protection Enhancement Distributive Fund of \$200 million: \$100 million (1.79%) of the net receipts from the Illinois Income Tax Act and \$100 million (1.81%) from the State's sales taxes. These deposits will be a reduction of \$200 million from deposits into GRF.

#### NOTE(S) THAT MAY APPLY: Correctional

Mar 18 1994 Filed With Clerk
First reading Referred to Rules
Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 25 Assigned to Judiciary II

Apr 07 Amendment No.01 JUDICIARY II H Adopted

016-000-000 Recommnded do pass as amend

014-000-000

Placed Calndr, Second Reading

Apr 19 Judicial Note Filed Placed Calndr, Second Reading

Apr 28 Second Reading Held on 2nd Reading Fiscal Note Filed May 05 Amendment No.02 MADIGAN.MJ Adopted Amendment No.03 DANIELS Withdrawn Amendment No.04 MOORE, ANDREA Adopted 099-011-001 Placed Calndr, Third Reading Third Reading - Passed 112-000-000 May 06 Arrive Senate Placed Calendr, First Reading Sen Sponsor DÉANGELIS May 11 First reading Referred to Rules Added As A Co-sponsor MAHAR May 13 Jan 10 1995 Session Sine Die HB-3616 GIGLIO. 225 ILCS 320/3 225 ILCS 320/37 from Ch. 111, par. 1103 from Ch. 111, par. 1135

Amends the Illinois Plumbing License Law. Allows plumbing inspections by a local government unit to be performed by an employee of the local government unit who customarily performs those duties and who is directly supervised by a licensed plumber.

Mar 18 1994 Filed With Clerk

First reading Referred to Rules

Jan 10 1995 Session Sine Die

HB-3617 STEPHENS – TENHOUSE – MEYER.

625 ILCS 5/3-625 from Ch. 95 1/2, par. 3-625

Amends the Illinois Vehicle Code. Allows a surviving spouse of a former member of the armed services who participated in the battle of Pearl Harbor to obtain Pearl Harbor license plates if the surviving spouse is a single individual at the time.

Mar 18 1994 Filed With Clerk

First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-3618 DANIELS - PARKE - PERSICO - CROSS - KRAUSE, MULLIGAN, JOHNSON, TOM.

30 ILCS 550/1.1 new
50 ILCS 310/1
50 ILCS 330/2
620 ILCS 5/1
620 ILCS 5/23c new
620 ILCS 5/23d new
620 ILCS 5/23f new
620 ILCS 5/23g new
620 ILCS 5/23j new
620 ILCS 5/23 new
620 ILCS 5/23 new
620 ILCS 5/38.01
620 ILCS 5/38.01
620 ILCS 5/38 new
620 ILCS 5/84 new
620 ILCS 5/86 new
620 ILCS 5/87 new

Amends the Aeronautics Act to create the O'Hare Noise Compatibility Commission to apply for grants to fund noise compatibility projects, including sound insulation of structures in areas affected by airport noise, acquisition of land, and construction of noise berms. Requires local share of project costs to be paid by the City of Chicago and property owners. Amends the Public Construction Bond Act, the Governmental Account Audit Act, the Municipal Budget Law and the Illinois Vehicle Code to make the Commission exempt from the application of those Acts.

NOTE(s) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates

Mar 18 1994 Filed With Clerk

First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-3619 DANIELS - PARKE - PERSICO - CROSS - KRAUSE, MULLIGAN, ROSKAM, LINDNER AND SAVIANO.

New Act

Creates the Airport Noise Act. Requires airports that have more than 500,000 take-offs and landings per year to have installed, by December 31, 1994, a permanent noise monitoring system. Requires IDOT's Division of Aeronautics to submit annual permanent noise monitoring reports. Provides that after December 31, 1996, aircraft using an airport during nighttime hours must meet certain noise levels. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates

Mar 18 1994 Filed With Clerk

First reading

Jan 10 1995 Session Sine Die

#### HB-3620 FLOWERS.

15 ILCS 205/4d new

Amends the Attorney General Act. Requires the Attorney General to employ a licensed attorney as a Residential Consumer Counsel to represent individual residential customers before the Illinois Commerce Commission in complaint cases brought by them under the Public Utilities Act.

# HOUSE AMENDMENT NO. 1.

Changes the amended language to require the Attorney General to appoint an Assistant Attorney General to act as the Residential Consumer Counsel rather than to employ a Residential Consumer Counsel.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 18 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 25

Assigned to Public Utilities

Apr 20 Amendment No.01 PUB UTILITIES H Adopted Motion Do Pass Amended-Lost

005-002-004 HPUB

Remains in Committee Public Utilities

Ref to Rules/Rul 27E

Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-3621 HARTKE.

Apr 22

70 ILCS 5/2.8 new

Amends the Airport Authorities Act. In the case of an airport authority whose territory is coterminous with a municipality on the date the airport authority is established, provides for changes in the boundaries of the airport authority's territory by operation of law so that the airport authority's territory and the municipality's territory remain coterminous. Effective immediately.

Filed With Clerk Mar 18 1994

> First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 25 Assigned to Executive

Recommended do pass 010-002-000 Apr 06

Placed Calndr, Second Reading

Fiscal Note Requested WENNLUND Apr 19 Placed Caindr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### GIOLITTO. HB-3622

5 ILCS 220/3.8 new

Amends the Intergovernmental Cooperation Act. Requires special districts to give notice of the proposed annexation of territory to each township and county in which the territory is located. Effective immediately.

Mar 18 1994 Filed With Clerk

Referred to Rules First reading

**2073** HB-3622—Cont.

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Mar 24
              Ruled Exempt Hse Rule 29(c) HRUL
                                       Rfrd to Comm on Assignment
                                       Assigned to Counties & Townships
Mar 25
Apr 20
                                       Do Pass/Short Debate Cal 010-000-000
              Cal 2nd Rdng Short Debate
                                       Fiscal Note Requested WENNLUND
Apr 26
              Cal 2nd Rdng Short Debate
              Short Debate Cal 2nd Rdng
Apr 28
              Held 2nd Rdg-Short Debate
Jan 10 1995
              Session Sine Die
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# HB-3623 RYDER - PERSICO.

45 ILCS 141/35 new 420 ILCS 20/9 from Ch. 111 1/2, par. 241-9 420 ILCS 20/16.5 new

Amends the Radioactive Waste Compact Enforcement Act to stay enforcement of the Act until 120 days after the Congress consents to amendments made to the Central Midwest Radioactive Waste Compact Act by Public Act 87-1166. Amends the Illinois Low-Level Radioactive Waste Management Act to require storage, treatment, and disposal facilities to obtain a permit from the Department of Nuclear Safety. Requires a person who deposits (currently transports) radioactive waste at a storage, treatment, or disposal facility to obtain a permit. Requires all radioactive waste to be disposed of at a licensed facility or at a regional facility in accordance with the Central Midwest Interstate Low-Level Radioactive Waste Compact. Imposes a civil penalty of \$100,000 per day for failure to dispose radioactive waste at a licensed facility. Repeals the Section imposing permit requirements 120 days after the Congress consents to changes to the Central Midwest Interstate Radioactive Waste Compact made by Public Act 87-1166. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 420 ILCS 20/9 420 ILCS 20/16.5 new Adds reference to: New Act

Replaces everything after the enacting clause. Creates the Radioactive Waste Tracking and Permitting Act. Sets permit requirements for the storage, treatment, and disposal of waste at a disposal facility. Prohibits, with exceptions, the disposal of low-level radioactive waste in Illinois other than at a facility licensed by the Department of Nuclear Safety. Provides that this Act is repealed 120 days after the Congress of the United States has given its consent to the amendments to the Central Midwest Radioactive Waste Compact Act. Amends the Radioactive Waste Compact Enforcement Act by providing that enforcement of that Act is stayed until 120 days after the Congress of the United States consents to the amendments to the Central Midwest Radioactive Waste Compact Act. Effective immediately.

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NOTE(S) THAT MAY APPLY: Correctional; Fiscal
Mar 18 1994 Filed With Clerk
First reading Referred to Rules
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Apr 14 Ruled Exempt Hse Rule 29(c) HRUL
Rfrd to Comm on Assignment
Assigned to Environment & Energy
Apr 19 Mtn Prevail Suspend Rul 20K
Committee Environment & Energy
Apr 21 Amendment No.01 ENVRMNT ENRGY H Adopted

Apr 21 Amendment No.01 ENVRMNT ENRGY H Adopted Do Pass Amend/Short Debate 021-000-000

Apr 28 Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng
Held 2nd Rdg-Short Debate
Jan 10 1995 Session Sine Die

#### HB-3624 WIRSING.

 510 ILCS 70/9
 from Ch. 8, par. 709

 510 ILCS 70/12
 from Ch. 8, par. 712

 510 ILCS 70/16
 from Ch. 8, par. 716

Amends the Humane Care for Animals Act to authorize the Department of Agriculture to order impoundment of animals. Requires humane investigators to cooperate with the Department of Agriculture in investigations of violations. Provides that every day that a violation of the Act continues constitutes a separate offense.

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Mar 18 1994
                    Filed With Clerk
                    First reading
                                              Referred to Rules
      Mar 24
                    Ruled Exempt Hse Rule 29(c) HRUL
                                              Rfrd to Comm on Assignment
      Mar 25
                                              Assigned to Agriculture & Conservation
      Apr 06
                                              Do Pass/Short Debate Cai 019-000-000
                    Cal 2nd Rdng Short Debate
                    Short Debate Cal 2nd Rdng
      Apr 19
                    Cal 3rd Rdng Short Debate
      Jan 10 1995
                    Session Sine Die
HB-3625
            BALTHIS, SAVIANO AND STECZO.
   30 ILCS 105/5.323 rep.
   30 ILCS 105/5.338 rep.
   30 ILCS 105/5.351 rep.
   30 ILCS 105/6z-36 new
  225 ILCS 15/24.1
  225 ILCS 20/13.1
  225 ILCS 30/87
                                   from Ch. 111, par. 8401-87
  225 ILCS 37/90 new
  225 ILCS 41/15-71 new
  225 ILCS 55/56 new
  225 ILCS 63/85
  225 ILCS 70/14.1
  225 ILCS 75/16.5 new
  225 ILCS 107/60
  225 ILCS 110/14.5 new
  225 ILCS 115/14.2
  225 ILCS 410/4-5.1 new
  225 ILCS 446/200
  805 ILCS 10/19 new
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Amends the State Finance Act, the Clinical Psychologist Licensing Act, the Clinical Social Work and Social Work Practice Act, the Nursing Home Administrators Licensing and Disciplinary Act, the Veterinary Medicine and Surgery Practice Act of 1994, the Private Detective, Private Alarm, and Private Security Act of 1993, the Dietetic and Nutrition Services Practice Act, the Environmental Health Practitioner Registration Act, the Funeral Directors and Embalmers Licensing Code, the Marriage and Family Therapy Licensing Act, the Naprapathic Practice Act, the Illinois Occupational Therapy Practice Act, the Professional Counselor and Clinical Professional Counselor Licensing Act, the Illinois Speech-Language Pathology and Audiology Practice Act, the Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985, and the Professional Service Corporation Act. Repeals the Dietetic and Nutrition Services Dedicated and Professional Fund, the Professional Counselor Dedicated Fund, and the Naprapathic Examining Committee Fund. Requires each profession regulated under those Acts to deposit all fees and fines collected into the General Professions Dedicated Fund beginning July 1, 1994 or, in some cases, beginning July 1, 1995. Effective July 1, 1994.

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Note(s) That May Apply: Fiscal
    Mar 18 1994
                  Filed With Clerk
                  First reading
                                            Referred to Rules
    Mar 24
                  Ruled Exempt Hse Rule 29(c) HRUL
                                            Rfrd to Comm on Assignment
    Mar 25
                                            Assigned to Registration & Regulation
    Apr 06
                                            Do Pass/Short Debate Cal 010-000-000
                   Cal 2nd Rdng Short Debate
    Apr 28
                  Short Debate Cal 2nd Rdng
                  Held 2nd Rdg-Short Debate
    Jan 10 1995
                  Session Sine Die
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#### HB-3626 HANRAHAN.

215 ILCS 105/4

from Ch. 73, par. 1304

Amends the Comprehensive Health Insurance Plan Act. Authorizes the Illinois Comprehensive Health Insurance Board to enter into intergovernmental cooperation agreements for the sharing of the cost of providing health care services for children who are plan participants and eligible for financial assistance from the Division of Specialized Care for Children of the University of Illinois. Effective immediately.

Note(s) That May Apply: Fiscal Mar 18 1994 Filed With Clerk

First reading

Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Health Care & Human

Services

Apr 14 Do Pass/Short Debate Cal 027-000-000

Cal 2nd Rdng Short Debate Apr 28 Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3627 LAWFER - PARCELLS.

215 ILCS 5/3.1 from Ch. 73, par. 615.1 215 ILCS 5/121-4 from Ch. 73, par. 733-4 215 ILCS 5/122 from Ch. 73, par. 734 215 ILCS 5/131.1 from Ch. 73, par. 743.1 215 ILCS 5/445 from Ch. 73, par. 1057 215 ILCS 140/0.01 from Ch. 73, par. 1200 215 ILCS 140/1 from Ch. 73, par. 1201 215 ILCS 150/22 from Ch. 148, par. 222

Amends the Illinois Insurance Code to provide that certain amounts receivable must be collateralized in order to be allowed as an admitted asset. Provides that the Director of Insurance may bring a civil action on behalf of unpaid insureds of unauthorized insurers. Provides for the distribution of the proceeds of that action. Authorizes the Director to suspend, deny, or revoke licenses of persons found to be representing unauthorized insurers. Provides that surplus lines insurance may be procured from an unauthorized company that has a policyholder's surplus of \$15,000,000, rather than \$5,000,000. Repeals the Product Liability Insurance Act. Amends the Religious and Charitable Risk Pooling Trust Act to authorize the Director to conduct financial examinations. Effective immediately.

Note(s) That May Apply: Fiscal Mar 18 1994 Filed With Clerk

Mar 18 1994 Filed With Cl First reading

Referred to Rules

#### HB-3628 SCHOENBERG - MCAFEE - SHEEHY - CAPPARELLI - GASH.

New Act

Jan 10 1995

Creates the Taxpayer Action Board Act. Provides that the Taxpayer Action Board (TAB) shall be established to represent and inform the public on various tax matters. Establishes duties and powers of the Board. Provides for the creation of a Board of Directors to govern the TAB. Provides that residents of this State, upon payment of a membership fee, shall be members of the TAB. Provides other guidelines for the TAB.

by a board of Directors consisting of the Treasurer, the Director of Commerce and

Note(s) That May Apply: Fiscal Mar 18 1994 Filed With Clerk

First reading

First reading\_

Session Sine Die

Jan 10 1995 Session Sine Die

Referred to Rules

# HB-3629 SANTIAGO - MORROW - HAWKINS, BURKE AND LOPEZ.

New Act

30 ILCS 105/5.385 new Creates the Invest in Illinois Act. Establishes a Capital Access Program governed Community Affairs, and 7 members appointed by the Governor. Provides that the Program shall operate a Portfolio Risk Insurance Reserve Fund to encourage financial institutions to make loans for economic development purposes. Amends the State Finance Act to create the Invest in Illinois Fund, a special Fund in the State treasury, that, upon appropriation, may be used to operate the Portfolio Risk Insurance Reserve Fund. Effective immediately.

FISCAL NOTE (Treasurer's Office)

Estimated needed revenues for FY95, \$.5 million; FY96, \$1 mil-

lion; FY97, \$1 million.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 18 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Elections & State

Government

Apr 07 Recommended do pass 011-007-000

Placed Calndr, Second Reading

Apr 14 Fiscal Note Requested BLACK
Placed Calndr, Second Reading

Apr 27 Fiscal Note Filed

Placed Calndr, Second Reading

Apr 28 Second Reading

Placed Calndr, Third Reading

Jan 10 1995 Session Sine Die

#### HB-3630 RUTHERFORD - LAWFER.

20 ILCS 665/8a

from Ch. 127, par. 200-28a

Amends the Illinois Promotion Act. Increases the maximum total tourism attraction grants and loans from \$40,000 to \$100,000. Effective immediately.

Note(s) That May Apply: Fiscal Mar 18 1994 Filed With Clerk

Filed With Clerk
First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-3631 BIGGERT.

775 ILCS 5/8-111 from Ch. 68, par. 8-111 775 ILCS 5/8A-103 from Ch. 68, par. 8A-103 775 ILCS 5/8B-103 from Ch. 68, par. 8B-103

Amends provisions of the Human Rights Act pertaining to judicial review of final orders of the Human Rights Commission. Provides that, if the Commission finds that an interlocutory order involves a question of law as to which there is substantial ground for difference of opinion and that an immediate appeal from the order may advance the ultimate termination of the litigation, any party may petition the Appellate Court for permission to appeal the order. Amends provisions of the Act relating to the review by the Commission of a hearing officer's recommended order. Provides that, if no exceptions to a recommended order are filed by a party, the recommended order shall become the order of the Commission without further review. Provides that the Commission may (rather than shall) schedule oral argument if a party requests it. Provides that the Commission may decline to accept a case for review. Makes other changes.

Mar 18 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 25 Assigned to Judiciary I

Apr 14 Do Pass/Short Debate Cal 011-000-001 Cal 2nd Rdng Short Debate

Apr 27 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3632 CROSS.

720 ILCS 5/32-10 from Ch. 38, par. 32-10

Amends the Criminal Code of 1961 to provide that a defendant who was admitted to bail for a felony or a criminal offense in which the victim is a family or household member and who is charged with any other felony or criminal offense in which the victim is a family or household member while on release must appear before the court before bail is statutorily set.

Mar 18 1994 Filed With Clerk

First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Apr 11 Assigned to Judiciary II

Apr 21 Do Pass/Short Debate Cal 016-000-000
Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3633 BIGGERT AND SANTIAGO.

65 ILCS 5/3.1-55-10

Amends the Illinois Municipal Code. Provides that a member of a nongoverning board or commission may provide goods and services to the municipality. Effective immediately.

#### HOUSE AMENDMENT NO. 1.

Provides that a bank or savings and loan association may provide financial services to a municipality regardless of whether a member of a nongoverning board or commission of the municipality is interested in the bank or savings and loan association as an employee or holder of less than  $7\,1/2$  percent of the total ownership interest in the bank or savings and loan association.

Mar 18 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Cities & Villages

Apr 12 Mtn Prevail Suspend Rul 20K 116-000-000

Committee Cities & Villages

Apr 13 Amendment No.01 CITIES/VILLAG H Adopted Recommnded do pass as amend

007-001-000

Placed Caindr, Second Reading

Apr 26 Second Reading

Placed Calndr, Third Reading

Jan 10 1995 Session Sine Die

# HB-3634 BLACK.

70 ILCS 705/24 from Ch. 127 1/2, par. 38.7

Amends the Fire Protection District Act. Removes front door referendum requirement in connection with a district's levy of a special tax for emergency and rescue crews and equipment.

Mar 18 1994 Filed With Clerk

Pinet with Clerk

First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-3635 BALANOFF AND CURRAN.

55 ILCS 5/5-1061 from Ch. 34, par. 5-1061 from Ch. 24, par. 11-19.1-11

625 ILCS 5/11-429 new

Amends the Counties Code and the Illinois Municipal Code to authorize local governments to regulate the discharge of air contaminants from equipment and appliances in, on, or attached to motor vehicles. Provides that an ordinance adopted to regulate diesel smoke exhaust from motor vehicles shall be limited to the standards established by the Illinois Pollution Control Board. Denies home-rule powers. Amends the Illinois Vehicle Code to prohibit operation of diesel powered vehicles in excess of the emission standards established by the Illinois Pollution Control Board. Provides that the first violation is a petty offense with a \$250 fine and a subsequent violation is a Class C misdemeanor with a \$500 fine.

#### HOUSE AMENDMENT NO. 1.

Provides that a person operating a vehicle that is the subject of a pending alleged violation of the diesel smoke exhaust standards may not be charged with a subsequent violation until the pending alleged violation has resulted in a conviction.

#### HOUSE AMENDMENT NO. 2.

Deletes home rule preemption.

Mar 18 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 25 Assigned

Amendment No.01 Assigned to Environment & Energy ENVRMNT ENRGY H Adopted

Amendment No.02 ENVRMNT ENRGY H Adopted Motion Do Pass Amended-Lost

003-020-000 HENE

Remains in Committee Environment &

Energy

Ref to Rules/Rul 27E

Apr 22

Apr 21

Jan 10 1995 Session Sine Die

#### HB-3636 ROSKAM.

30 ILCS 805/8

from Ch. 85, par. 2208

Amends the State Mandates Act. Provides that expenditures for computer reprogramming necessitated by a mandate are not excluded from reimbursement by the State.

Mar 18 1994 Filed With Clerk

First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Executive

Apr 21 Do Pass/Short Debate Cal 011-000-000

Cal 2nd Rdng Short Debate
Apr 28 Short Debate Cal 2nd Rdng
Held 2nd Rdg-Short Debate

Session Sine Die

# Jan 10 1995 Se **HB-3637 ROSKAM**.

55 ILCS 5/3-5025 from Ch. 34, par. 3-5025 55 ILCS 5/3-5033 from Ch. 34, par. 3-5033

Amends the Counties Code. Authorizes county recorders to use optical disk media in performing the duties of the office. Effective immediately.

# HOUSE AMENDMENT NO. 1.

Makes technical corrections.

Mar 18 1994 Filed With Clerk

First reading Referred to Rules
Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 25 Assigned to Counties & Townships

Apr 07 Amendment No.01 CNTY TWNSHIP H Adopted 010-000-000

Do Pass Amend/Short Debate

010-000-000

Apr 26 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Cal 3rd Rdng Short Debate

Jan 10 1995 Session Sine Die

# HB-3638 PARKE – MOSELEY – DEERING – MURPHY,M, SALVI, ACKERMAN, BIGGINS, CURRAN, HOFFMAN, PHELPS, ROSKAM, STEPHENS AND WIRSING.

New Act

720 ILCS 515/Act rep.

720 ILCS 520/Act rep.

Creates the Parental Notice of Abortion Act. Provides that no person may perform an abortion upon a minor or incompetent unless the person performing the abortion has given 48 hours notice to one parent or the legal guardian of the minor or incompetent. Provides exceptions to the notice requirement when a medical emergency exists, when notice is waived in writing, or when a judicial waiver of notice is made. Provides for penalties. Defines terms. Makes other related provisions. Repeals the Parental Notice of Abortion Act of 1983 and the Illinois Abortion Parental Consent Act of 1977. Effective 90 days after becoming law.

Filed With Clerk Mar 18 1994

First reading

Referred to Rules

Session Sine Die Jan 10 1995

#### HB-3639 HASSERT - BRADY.

20 ILCS 3505/7.51

from Ch. 48, par. 850.07z7

Amends the Illinois Development Finance Authority Act. Changes the definition of an energy conservation project by requiring energy cost savings sufficient to cover debt service and other project costs to be achieved within 10 years (now 7 years) of the date of the project's installation.

Mar 18 1994 Filed With Clerk

First reading Referred to Rules

Apr 07

Rfrd to Comm on Assignment

Ruled Exempt Hse Rule 29(c) HRUL

Assigned to Executive Do Pass/Short Debate Cal 011-000-000

Apr 21 Apr 28

Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### TENHOUSE - NOVAK. HB-3640

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225 ILCS 725/1
                                    from Ch. 96 1/2, par. 5401
225 ILCS 725/2
                                    from Ch. 96 1/2, par. 5404
225 ILCS 725/7
                                    from Ch. 96 1/2, par. 5411
225 ILCS 725/8a
225 ILCS 725/14
                                     from Ch. 96 1/2, par. 5413
                                    from Ch. 96 1/2, par. 5420
from Ch. 96 1/2, par. 5430
225 ILCS 725/19.5
225 ILCS 725/19.5a new
225 ILCS 725/19.5b new
225 ILCS 725/19.6
                                     from Ch. 96 1/2, par. 5430.1
                                     from Ch. 96 1/2, par. 5433
225 ILCS 725/21.1
                                     from Ch. 96 1/2, par. 5440
225 ILCS 725/23.3
225 ILCS 725/23.6
                                     from Ch. 96 1/2, par. 5443
225 ILCS 725/23.8
                                     from Ch. 96 1/2, par. 5445
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Amends the Illinois Oil and Gas Act. Provides that the Department of Mines and Minerals shall have a cause of action, for the total cost and expense incurred in maintaining a well site, against the person obligated to maintain the well. The Department shall have a lien, enforceable upon the interest of the obligated person, against the oil and gas rights in the land and the well-site equipment located on the land. Requires the Department to send notice to the permittee before the date the Department enters into a plugging contract, and after the disposition of well-site equipment or hydrocarbons. Provides that a person who acquires well-site equipment or hydrocarbons receives title free and clear of all prior claims. Any party with an ownership or security interest in the equipment or hydrocarbons that was in existence on the date the Department entered into a maintenance contract may file a claim with the Department. Requires that no order of the Department providing for unit operations shall become effective until the unitization plan has been approved by persons required to pay at least 51% of the unit expense and by persons owning at least 51% of unit product that will be credited to interests that are free of unit expense. Effective immediately.

#### HOUSE AMENDMENT NO. 1.

Deletes reference to: 225 ILCS 725/19.5 225 ILCS 725/19.5a new 225 ILCS 725/19.5b new 225 ILCS 725/19.6 Adds reference to: 225 ILCS 725/19.1

Removes the provisions of the bill that create a lien for the Department of Mines and Minerals against well site equipment for the cost of plugging or repairing a well. Provides an opportunity for a hearing (now a hearing is required) to determine if a well is abandoned or leaking.

Mar 18 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 25 Assigned to Environment & Energy
Apr 14 Amendment No.01 ENVRMNT ENRGY H Adopted

Do Pass Amend/Short Debate

026-000-000

Cal 2nd Rdng Short Debate
Apr 26 Short Debate Cal 2nd Rdng

Cal 3rd Rdng Short Debate

Jan 10 1995 Session Sine Die

#### HB-3641 PARKE - ROSKAM.

20 ILCS 1505/43.10 rep. 20 ILCS 1505/43.19 rep.

Amends the Civil Administrative Code. Repeals provisions giving the Department of Labor the power to (i) collect and report information relating to "all departments of labor" and relating to "the permanent prosperity of the manufacturing and productive industries"; (ii) transfer jurisdiction of realty under its jurisdiction to any other department of State government; and (iii) acquire or accept federal lands with the approval of the Governor.

Mar 18 1994 Filed With Clerk

First reading Referred to Rules

from Ch. 127, par. 63b4

Jan 10 1995 Session Sine Die

#### HB-3642 RUTHERFORD - OLSON - CURRAN.

20 ILCS 405/64.1

Amends provisions of the Civil Administrative Code setting forth powers and duties of the Department of Central Management Services. Provides that, beginning with fiscal year 1995, all amounts recovered by the Department through subroga-

with fiscal year 1995, all amounts recovered by the Department through subrogation in workers' compensation and workers' occupational disease cases shall be deposited into the Workers' Compensation Revolving Fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 18 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Elections & State

Government

Apr 07 Do Pass/Consent Calendar 021-000-000

Consnt Caldr Order 2nd Read
Apr 11 Remvd from Consent Calendar

Cal 2nd Rdng Short Debate
Apr 28 Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3643 MCAULIFFE AND SAVIANO.

820 ILCS 305/7 from Ch. 48, par. 138.7 820 ILCS 305/8 from Ch. 48, par. 138.8

Amends the Workers' Compensation Act. Increases, for the payments due within 60 days of July 15, 1994 and January 15, 1995, the amounts to be paid by employers into the Rate Adjustment Fund from 0.5% to 0.625% of compensation payments made. Increases the amount the Comptroller and Treasurer may transfer from certain funds to the Rate Adjustment Fund from \$1,500,000 to \$2,200,000, and authorizes transfers from the General Revenue Fund. Authorizes up to \$100,000 to be paid from the Rate Adjustment Fund to enable the Industrial Commission to conduct an independent actuarial study of the Fund. Makes other changes. Effective immediately.

Note(s) That May Apply: Fiscal Mar 18 1994 Filed With Clerk

Jan 10 1995 First reading Session Sine Die Referred to Rules

#### HB-3644 BLACK - LAWFER.

625 ILCS 5/13B-30

Amends the Vehicle Emissions Inspection Law of 1995 in the Illinois Vehicle Code to provide that vehicle scrappage programs must include provisions for retrofitting or repairing the vehicle if that is more cost-efficient than scrapping it. Requires that replaced and scrapped parts be made available to be reused, rebuilt, or recycled. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 625 ILCS 5/13B-30 Adds reference to: 415 ILCS 5/4.2 new

Deletes everything. Amends the Environmental Protection Act to require the Environmental Protection Agency to evaluate options for obtaining air pollution emissions reduction credits from continued operation of certain vehicles through repairing or retrofitting these vehicles instead of scrapping them.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 18 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 25 Assigned to

Assigned to Environment & Energy ENVRMNT ENRGY H Adopted

Do Pass Amend/Short Debate

026-000-000

Cal 2nd Rdng Short Debate

Amendment No.01

Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Interim Study Calendar ENVRMNT ENRGY

Jan 10 1995 Session Sine Die

# HB-3645 BLACK – LAWFER – MEYER – MOFFITT – CROSS, NOLAND, TENHOUSE, ACKERMAN AND WELLER.

605 ILCS 5/4-219 new

Apr 14

Inn 01

Amends the Illinois Highway Code. Requires the Department of Transportation to establish, with the University of Illinois, a pilot program to study the effectiveness of calcium magnesium acetate in comparison, in certain circumstances, with chloride salts as a road de-icer. Provides that the program is to be established by January 1, 1997.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 18 1994 Filed With Clerk

First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Transportation & Motor

Vehicles

Apr 19 Interim Study Calendar TRANSPORTAT'N

Jan 10 1995 Session Sine Die

#### HB-3646 HOFFMAN.

40 ILCS 5/15-158.2

Mar 24

Mar 25

Amends the Universities Article of the Pension Code to allow the Board to establish a program of home loan guarantees for members of the System.

Note(s) That May Apply: Pension

Mar 18 1994 Filed With Clerk

First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions Apr 22 Ref to Rules/Rul 27E
Jan 10 1995 Session Sine Die

Jan 10 1995 Session Sine Di

# HB-3647 TURNER – KUBIK – DART – BIGGINS – GILES, KASZAK, PARCELLS, WELLER AND JONES, LOU.

35 ILCS 5/201 from Ch. 120, par. 2-201

Amends the Illinois Income Tax Act to increase the credit for employers for educational or vocational training for employees from 1.6% to 2% beginning with tax years ending on or after December 31, 1994. Effective immediately.

FISCAL NOTE (Dept. of Revenue)

A 2% income tax credit increase (25%) would result in an additional \$1.25 million loss of revenue to the State.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 18 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 25 Assigned to Revenue

Apr 21 Recommended do pass 008-002-000

Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading

May 03 Fiscal Note Filed

Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-3648 BIGGERT.

New Act

Creates the Grievance Procedure Utilization Act. Provides that, if an employer has a grievance procedure that meets specified criteria, an employee must seek relief in a work-related dispute through the grievance procedure before bringing a civil action concerning the dispute in State court. Does not apply if the State or a political subdivision is the employer, or if an administrative remedy exists for resolving the dispute. Effective January 1, 1995.

Mar 18 1994 Filed With Clerk

First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-3649 MCAFEE, BURKE, LOPEZ, NOVAK, MCGUIRE AND STECZO.

New Act 725 ILCS 5/106-2.5 from Ch. 38, par. 106-2.5 725 ILCS 5/108B-3 from Ch. 38, par. 108B-3 30 ILCS 105/5.385 new

Creates the Streetgang Racketeer Influenced and Corrupt Organizations Act. Creates the offense of streetgang racketeering. Penalty is a Class 1 felony. Provides for the forfeiture of property from streetgang racketeering. Permits the court to levy a fine equal to the street value of any contraband seized. Provides for distribution of the proceeds of forfeited property to various governmental units. Amends the Code of Criminal Procedure of 1963 to permit the granting of use immunity in a criminal proceeding to a streetgang member who testifies against the gang. Permits the court to enter an order for the interception of a private oral communication to provide evidence of gang-related activity. Amends the State Finance Act to create the Streetgang Profit Forfeiture Fund in the State treasury.

#### HOUSE AMENDMENT NO. 1.

Deletes reference to: 30 ILCS 105/5.385 new

Deletes everything after the enacting clause. Eliminates the amendatory changes to the State Finance Act that creates the Streetgang Profit Forfeiture Fund. Amends the Criminal Code of 1961 to include home invasion and armed robbery in definition of forcible felony. Creates the Streetgang Racketeering Act. Creates the offense of Streetgang racketeering. The penalty for streetgang racketeering is a Class 1 felony and a fine up to \$250,000. Provides for forfeiture to the State of Illinois profits or proceeds and any property or property interest that a person who

commits streetgang racketeering has used to facilitate the violation and any interest in or property or contractual right of any kind affording a source of influence over legal business entity in this State that was acquired or maintained as a result of streetgang racketeering or used to facilitate streetgang racketeering. Provides for forfeiture hearings. Provides for distribution of moneys and the sale proceeds of all other property forfeited and seized under the Streetgang Racketeering Act.

CORRECTIONAL NOTE
There would be minimal population and fiscal impact.

JUDICIAL NOTE, AMÉNDED

HB3649, as amended, would neither decrease nor increase the

need for the number of judges in the State.

# HOUSE AMENDMENT NO. 6.

Jan 10 1995

Session Sine Die

Deletes everything after the enacting clause. Amends the Criminal Code of 1961 to include home invasion and armed robbery in definition of forcible felony. Creates the Streetgang Racketeering Act. Creates the offense of streetgang racketeering. The penalty for streetgang racketeering is a Class 2 felony and a fine up to \$250,000. Provides for forfeiture to the State of Illinois profits or proceeds and any property or property interest that a person who commits streetgang racketeering has used to facilitate the violation and any interest in or property or contractual right of any kind affording a source of influence over legal business entity in this State that was acquired or maintained as a result of streetgang racketeering or used . to facilitate streetgang racketeering. Provides for forfeiture hearings. Provides for distribution of moneys and the sale proceeds of all other property forfeited and seized under the Streetgang Racketeering Act. Amends the Code of Criminal Procedure of 1963 to permit the granting of use immunity in a criminal proceeding for streetgang racketeering at trial in court. Permits a court order authorizing interception of private oral communication, when no party has consented to the interception in order to provide evidence or assist in the apprehension of a person who has committed, is committing, or is about to commit criminal streetgang activity as defined in the Streetgang Racketeering Act. NOTE(s) THAT MAY APPLY: Correctional; Fiscal

Mar 18 1994 Filed With Clerk First reading Referred to Rules Mar 24 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Mar 25 Assigned to Judiciary II Apr 21 Amendment No.01 JUDICIARY II H Adopted Recommnded do pass as amend 012-000-000 Placed Calndr, Second Reading Apr 27 Correctional Note Requested WENNLUND Judicial Note Request WENNLUND Placed Calndr, Second Reading Apr 28 Correctional Note Filed Placed Calndr, Second Reading Second Reading Held on 2nd Reading May 19 Judicial Note Filed Held on 2nd Reading May 24 Amendment No.02 **CROSS** Withdrawn Amendment No.03 DART Withdrawn **CROSS** Amendment No.04 Withdrawn Amendment No.05 **MCAFEE** Withdrawn Amendment No.06 **MCAFEE** Adopted Placed Calndr, Third Reading Third Reading - Passed 108-005-002 May 25 Arrive Senate Placed Calendr, First Reading

#### HB-3650 MCAFEE.

New Act

Creates the State Housing Policy Act. Requires State agencies that provide housing to employees to develop policies and procedures concerning that housing.

#### HOUSE AMENDMENT NO. 1.

Authorizes, rather than requires, agencies to require direct utility payment by tenants.

#### HOUSE AMENDMENT NO. 2.

Requires State agencies to determine the fair market value of housing it provides and to either charge employees that fair market value or report the amount of the value in excess of rent and utilities paid for tax purposes.

#### FISCAL NOTE (DCMS)

Passage of this bill would have no fiscal impact.

Note(s) That May Apply: Fiscal

Mar 24

Mar 18 1994 Filed With Clerk

Referred to Rules First reading Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 25 Assigned to Housing, Economic &

Urban Develomt Apr 14 Amendment No.01 HOUS ECON DEV H

Do Pass Amend/Short Debate 013-000-002

Cal 2nd Rdng Short Debate

Apr 25 Fiscal Note Requested WENNLUND Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng Apr 26

Held 2nd Rdg-Short Debate

Amendment No.02 SKINNER Adopted Apr 28 Cal 3rd Rdng Short Debate

May 02 Fiscal Note Filed

Cal 3rd Rdng Short Debate

Jan 10 1995 Session Sine Die

#### HB-3651 WALSH - RYDER.

New Act 20 ILCS 2310/55.47 from Ch. 127, par. 55.47 410 ILCS 255/6 from Ch. 111 1/2, par. 7556 410 ILCS 255/7 from Ch. 111 1/2, par. 7557 410 ILCS 255/8 from Ch. 111 1/2, par. 7558

Creates the WIC Fraud and Abuse Act and amends the Civil Administrative Code and the WIC Vendor Management Act. Defines offenses of WIC program fraudulent practices, unauthorized use of WIC food instruments, and administrative malfeasance and establishes penalties for violations (including imprisonment, fines, civil penalties, and forfeiture of property). Deletes certain restrictions on the use of WIC program moneys. Makes other changes.

NOTE(s) THAT MAY APPLY: Correctional; Fiscal

Mar 18 1994 Filed With Clerk

Referred to Rules First reading

Jan 10 1995 Session Sine Die

#### LEITCH. HB-3652

20 ILCS 301/1-10

20 ILCS 301/5-5 20 ILCS 301/15-5

20 ILCS 301/20-10

20 ILCS 301/45-5

Amends the Alcoholism and Other Drug Abuse and Dependency Act. Defines "rehabilitation" as a process under which clinical services for improving an individual's life and lifestyle and for overcoming his or her alcohol or drug abuse or dependency are delivered by qualified professionals in an appropriate setting. Makes other changes in relation to: fostering understanding of alcoholism and addiction; licensing; early intervention programs; inspections; and technical matters. Effective immediately.

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Note(s) That May Apply: Fiscal
    Mar 18 1994
                Filed With Clerk
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First reading Session Sine Die Referred to Rules

Jan 10 1995

#### HR.3653 STEPHENS - LAWFER AND ZICKUS.

305 ILCS 5/9A-9

from Ch. 23, par. 9A-9

305 ILCS 5/9A-12 new

Amends the Public Aid Code. With respect to mandatory work experience participation for AFDC recipients, authorizes work assignments to private employers and deletes requirement that assignments be limited to those that serve a useful public purpose in certain designated fields. Adds an Unemployed Parents Work Experience component to the Department of Public Aid's education, training, and employment program for AFDC recipients. Makes the component applicable to assistance units receiving AFDC-U. Provides that the Department of Public Aid may, by rule, establish a program under which the payment of a monthly AFDC-U grant for a particular month, or the amount of that grant for a particular month, or both, is based on work actually performed by the parent recipients during the preceding month in the Unemployed Parents Work Experience component of the Department's education, training and employment program for AFDC recipients.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 18 1994 Filed With Clerk

Referred to Rules First reading

from Ch. 23, par. 11-3

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HB-3654
             HUGHES.
                                    from Ch. 23, par. 2-6
  305 ILCS 5/2-6
                                    from Ch. 23, par. 3-6
  305 ILCS 5/3-6
  305 ILCS 5/4-4
                                    from Ch. 23, par. 4-4
  305 ILCS 5/5-0.1 new
  305 ILCS 5/5A-2
                                    from Ch. 23, par. 5A-2
  305 ILCS 5/5A-8
                                    from Ch. 23, par. 5A-8
  305 ILCS 5/5B-8
                                    from Ch. 23, par. 5B-8
  305 ILCS 5/5C-2
305 ILCS 5/5C-7
                                    from Ch. 23, par. 5C-2
                                    from Ch. 23, par. 5C-7
  305 ILCS 5/5E-10
  305 ILCS 5/Art. V-F heading new
  305 ILCS 5/5F-5 new
  305 ILCS 5/5F-10 new
  305 ILCS 5/5F-15 new
  305 ILCS 5/5F-20 new
  305 ILCS 5/5F-25 new
  305 ILCS 5/5F-30 new
  305 ILCS 5/5F-35 new
  305 ILCS 5/5F-40 new
  305 ILCS 5/5F-45 new
  305 ILCS 5/5F-50 new
  305 ILCS 5/5F-55 new
  305 ILCS 5/5F-60 new
  305 ILCS 5/5F-65 new
  305 ILCS 5/5F-70 new
  305 ILCS 5/5F-75 new
  305 ILCS 5/5F-80 new
  305 ILCS 5/5F-85 new
  305 ILCS 5/5F-90 new
                                    from Ch. 23, par. 6-1.3
  305 ILCS 5/6-1.3
  305 ILCS 5/9-1
                                    from Ch. 23, par. 9-1
  305 ILCS 5/9-5
                                    from Ch. 23, par. 9-5
  305 ILCS 5/9-6
                                    from Ch. 23, par. 9-6
  305 ILCS 5/9-6.02
                                    from Ch. 23, par. 9-6.02
  305 ILCS 5/9-6.1
                                    from Ch. 23, par. 9-6.1
  305 ILCS 5/9-8
                                    from Ch. 23, par. 9-8
  305 ILCS 5/10-1
                                    from Ch. 23, par. 10-1
  305 ILCS 5/10-8
                                    from Ch. 23, par. 10-8
  305 ILCS 5/10-10
                                    from Ch. 23, par. 10-10
  305 ILCS 5/11-3
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305 ILCS 5/11-8
                                      from Ch. 23, par. 11-8
                                      from Ch. 23, par. 11-8.7
from Ch. 23, par. 11-9
from Ch. 23, par. 11-15
305 ILCS 5/11-8.7
305 ILCS 5/11-9
305 ILČŠ 5/11-15
                                      from Ch. 23, par. 11-17
from Ch. 23, par. 11-22
305 ILCS 5/11-17
305 ILCS 5/11-22
                                       from Ch. 23, par. 11-22a
305 ILCS 5/11-22a
                                       from Ch. 23, par. 11-29
305 ILCS 5/11-29
305 ILCS 5/12-2
                                       from Ch. 23, par. 12-2
305 ILCS 5/12-4.4
                                       from Ch. 23, par. 12-4.4
305 ILCS 5/12-4.11
                                       from Ch. 23, par. 12-4.11
305 ILCS 5/12-4.101
305 ILCS 5/12-5
                                       from Ch. 23, par. 12-5
305 ILCS 5/12-8
                                       from Ch. 23, par. 12-8
305 ILCS 5/12-9
                                       from Ch. 23, par. 12-9
305 ILCS 5/15-2
                                       from Ch. 23, par. 15-2
305 ILCS 5/15-3
                                       from Ch. 23, par. 15-3
305 ILCS 5/15-5
                                       from Ch. 23, par. 15-5
 30 ILCS 105/5.385 new
```

Amends the Public Aid Code and the State Finance Act. Establishes a program to replace the current Medicaid program. Authorizes AFDC recipients and other low-income eligible persons to obtain accident and health insurance or HMO coverage, for which the Department of Public Aid will pay the premiums. Requires the new program to be operative beginning July 1, 1995 or after necessary federal waivers are received, whichever is later. Authorizes incremental implementation. Effective immediately.

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Note(s) That May Apply: Fiscal
Mar 18 1994 Filed With Clerk
First reading Referred to Rules
Jan 10 1995 Session Sine Die
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HB-3655 CURRAN – LANG – MOFFITT – BLACK AND ROTELLO.

40 ILCS 5/2-124 from Ch. 108 1/2, par. 2-124
40 ILCS 5/14-108 from Ch. 108 1/2, par. 14-108
40 ILCS 5/14-131 from Ch. 108 1/2, par. 14-131
40 ILCS 5/18-131 from Ch. 108 1/2, par. 18-131
40 ILCS 5/18-140 from Ch. 108 1/2, par. 18-131
40 ILCS 15/13 new
```

Amends the State Employee Article of the Pension Code to provide for a new retirement formula of 1.67% per year of service for regular coordinated members and 2.2% per year of service for regular noncoordinated members. Amends the General Assembly, Judges, and State Employee Articles to require amortization of the unfunded liability over 50 years, and to incrementally phase in the required payments over 20 years. Amends the State Pension Funds Continuing Appropriation Act to add continuing appropriations of the State contributions required under the new amortization provisions. Effective immediately.

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Note(s) That May Apply: Fiscal; Pension

Mar 18 1994
First reading
Mar 24
Referred to Rules
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### HB-3656 CHURCHILL.

New Act

Creates the Infant Formula Consumer Information Act. Provides that infant formula offered for sale by a grocery retailer shall be accompanied by a notice that advises consumers of the unit pricing per reconstituted ounce of the infant formula and that reflects comparative cost savings associated with different brands of infant formula. Provides that a grocery retailer who offers infant formula for sale without the required accompanying notice is guilty of a petty offense with a minimum fine of \$25.

Mar 18 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 25 Assigned to Consumer Protection Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3657 CHURCHILL.

35 ILCS 105/3-5 from Ch. 120, par. 439.3-5 35 ILCS 120/2-5 from Ch. 120, par. 441-5

Amends the Use Tax Act and the Retailers' Occupation Tax Act to provide that if a religious organization qualifies for a property tax exemption under the Property Tax Code, the Department of Revenue shall issue an exemption identification number to that organization without requiring any further information. Prohibits the Department of Revenue from requiring a religious organization to submit a financial statement in order to obtain an exemption identification number.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 18 1994 Filed With Clerk

> First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 25 Assigned to Revenue

Apr 22 Jan 10 1995 Session Sine Die

#### HB-3658 CHURCHILL - SALVI - HUGHES - CLAYTON, MOORE, ANDREA AND FREDERICK.

Ref to Rules/Rul 27E

615 ILCS 90/1 from Ch. 19, par. 1201

Amends the Chain O Lakes - Fox River Waterway Management Agency Act. Makes technical changes.

# HOUSE AMENDMENT NO. 1.

Adds reference to: 615 ILCS 90/Act title

615 ILCS 90/1 from Ch. 19, par. 1201 615 ILCS 90/1.1 from Ch. 19, par. 1201.1 615 ILCS 90/3 from Ch. 19, par. 1203 615 ILCS 90/7.1 from Ch. 19, par. 1208 615 ILCS 90/7.2 from Ch. 19, par. 1209 615 ILCS 90/7.9 from Ch. 19, par. 1216 615 ILCS 90/10 from Ch. 19, par. 1220 40 ILCS 5/7-132 from Ch. 108 1/2, par. 7-132

Replaces the title and everything after the enacting clause. Amends the Chain O Lakes - Fox River Waterway Management Agency Act. Changes the short title to the Fox Waterway Agency Act. Authorizes the Agency to issue revenue bonds. Deletes the provision that the Agency shall not charge any user fees for fishing, snowmobiling, and other activities. Raises the boat user fee cap to \$100 (now \$50). Increases penalty for using waterway without paying user fee. Provides that Agency ordinances prevail in case of a conflict with ordinances of other units of local government. Provides that the Board of Directors may elect to enroll employees in the Illinois Municipal Retirement Fund. Amends the Illinois Pension Code to permit the Fox Waterway Agency in the Illinois Municipal Retirement Fund. Makes other changes. Effective immediately.

### HOUSE AMENDMENT NO. 2.

Adds reference to:

615 ILCS 90/6 from Ch. 19, par. 1206

615 ILCS 90/2 rep.

615 ILCS 90/2.1 rep.

615 ILCS 90/12 rep.

Deletes everything. Amends same statutory sections as H-am 1 and makes additional changes. Includes the Fox Waterway Agency as a participating instrumentality under the Illinois Municipal Retirement Fund. Amends the Chain O Lakes-Fox River Waterway Management Agency Act. Changes the short title of the Act "Chain O Lakes - Fox River Waterway Management Agency Act" to the "Fox Waterway Agency Act". Provides that the Chairman and Directors of the Agency shall be compensated upon approval of the Board. Provides that the Board shall elect an executive director to oversee the Agency. Provides that the Agency shall create a procedure for establishing restricted areas. Provides that the Agency has the authority to issue revenue bonds and borrow funds from a lending institution. Repeals the Section requiring voters of the member counties of the Agency to vote on the question at a referendum and the Section continuing the referendum procedure. Repeals the Section repealing the Act on January 1, 1995. Effective immediately.

```
Mar 18 1994
                     Filed With Clerk
                                                Referred to Rules
                     First reading
                     Ruled Exempt Hse Rule 29(c) HRUL
      Mar 24
                                                Rfrd to Comm on Assignment
      Mar 25
                                                Assigned to Transportation & Motor
                                                  Vehicles
      Apr 13
                          Amendment No.01
                                                TRANSPORTAT'N H
                                                                         Adopted
                                                027-000-000
                                                Recomminded do pass as amend
                                                  017-004-006
                     Placed Calndr, Second Reading
                     Second Reading
      Apr 26
                          Amendment No.02
                                                CHURCHILL
                                                                         Adopted
                     Placed Calndr, Third Reading
      Jun 14
                     Interim Study Calendar TRANSPORTAT'N
      Jan 10 1995
                     Session Sine Die
HB-3659
             KUBIK - JOHNSON, TOM.
   35 ILCS 520/9
                                    from Ch. 120, par. 2159
   35 ILCS 520/10
35 ILCS 520/15
                                    from Ch. 120, par. 2160
from Ch. 120, par. 2165
   35 ILCS 520/16
                                    from Ch. 120, par. 2166
   35 ILCS 520/19
                                    from Ch. 120, par. 2169
   35 ILCS 520/23
                                    from Ch. 120, par. 2173
```

Amends the Cannabis and Controlled Substances Tax Act to increase the taxes imposed on cannabis and controlled substances. Reduces the amount of penalty to 50% (from 4 times) of the amount of tax due. Provides that, when there is no reasonable expectation of collecting the amount of tax and penalty to be assessed, the Department of Revenue may issue an assessment for the amount of tax without penalty. Requires the Department to release liens on property which is the subject of forfeiture proceedings until the proceedings are concluded. Provides that forfeited property is exempt from assessment and lien. Provides that a taxpayer must respond within 5 days after a demand for payment. Provides that failure to respond or pay the tax will result in the issuance of a jeopardy assessment lien. Provides that no property may be sold until the jeopardy assessment lien is final.

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Note(s) That May Apply: Fiscal
    Mar 18 1994
                  First reading
                                             Referred to Rules
    Mar 24
                  Ruled Exempt Hse Rule 29(c) HRUL
                                             Rfrd to Comm on Assignment
                                             Assigned to Judiciary II
    Mar 25
    Apr 07
                                             Recommended do pass 014-000-000
                   Placed Calndr, Second Reading
                  Second Reading
    Apr 26
                  Placed Calndr, Third Reading
    Jan 10 1995
                  Session Sine Die
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# HB-3660 SALTSMAN.

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40 ILCS 5/3-111 from Ch. 108 1/2, par. 3-111
40 ILCS 5/3-112 from Ch. 108 1/2, par. 3-112
30 ILCS 805/8.18 new
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Amends the Downstate Police Article of the Pension Code to increase the minimum retirement and surviving spouse annuities from \$400 to \$500 per month. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Note(s) That May Apply: Fiscal; Pension; State Mandates Mar 18 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Mar 25 Apr 22

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

# HB-3661 LAURINO – GASH – BUGIELSKI – CAPPARELLI – MARTINEZ, MCAFEE, SHEEHY AND PHELAN.

720 ILCS 5/24-3.3

from Ch. 38, par. 24-3.3

Amends the Criminal Code of 1961 to prohibit a person from selling, giving, or delivering a firearm to another person in a school, on the real property comprising a school, or within one-half mile of a school. Penalty is a Class 3 felony. Permits a federally licensed firearm dealer until 6 months after the effective date of the amendatory Act to sell firearms within one-half mile of a school.

## HOUSE AMENDMENT NO. 1.

Restores current law. Also prohibits a person, regardless of age and regardless of the time of day or the time of year, from selling, giving, or delivering a firearm to another person, regardless of age, in a school, on the real property of a school, or within one-half mile of a school and prohibits a person from taking a firearm into a school. Penalty is a Class 3 felony. Exempts a federally licensed firearm dealers while transacting business at an address that has a zoning classification that permits the operation of a retail establishment if the federally licensed firearm dealer transacted business at the address before the effective date of the amendatory Act.

NOTE(s) THAT MAY APPLY: Correctional

Mar 18 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 25 Assigned to Judiciary II
Apr 07 Motion Do Pass-Lost 006-006-002

HĴUB

Remains in Committee Judiciary II

Amendment No.01 JUDICIARY II H Adopted Motion Do Pass Amended-Lost

004-004-000 HJUB

Tbl-Amnd-pursuant H Rul 26D

## HB-3662 WIRSING - OLSON.

30 ILCS 105/5.385 new 30 ILCS 605/7b new

Apr 21

Amends the State Finance Act and the State Property Control Act. Requires the Department of Central Management Services to deposit into the State Police Vehicle Fund all proceeds from the sales of vehicles under the State Property Control Act that were operated by the Department of State Police. Allows the Department of Central Management Services to retain a \$150 handling fee for each State Police vehicle sold. Creates the State Police Vehicle Fund and requires moneys in the Fund, subject to appropriation, be used by the Department of State Police to assist in the acquisition of vehicles for that Department.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 18 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Elections & State

Government

Apr 21 Interim Study Calendar ELECTN ST GOV

Jan 10 1995 Session Sine Die

#### HB-3663 STECZO AND NOVAK.

625 ILCS 5/6-306.6

from Ch. 95 1/2, par. 6-306.6

Amends the Illinois Vehicle Code. Includes the failure to pay penalties imposed by the court for a traffic violation among the instances when the Secretary of State may prohibit the renewal, reissue, or reinstatement of the person's driver's license. Changes references from the court to the clerk regarding the giving of certain notices. Requires the notice sent to the driver at the driver's last known address, be sent to the driver's last known address as shown in the court's records.

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Mar 18 1994
              First reading
                                         Referred to Rules
Mar 24
               Ruled Exempt Hse Rule 29(c) HRUL
                                         Rfrd to Comm on Assignment
Mar 25
                                         Assigned to Elections & State
                                           Government
Apr 07
                                         Recommended do pass 012-009-000
              Placed Calndr, Second Reading
Apr 14
                                         Fiscal Note Requested BLACK
              Placed Calndr, Second Reading
              Second Reading
Apr 27
                                         Mtn Fisc Nte not Applicable STECZO
                                         Motion prevailed
                                         065-050-000
                                         Fiscal Note not Required
               Placed Calndr, Third Reading
Jan 10 1995
               Session Sine Die
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HB-3664 JOHNSON, TOM - HOMER - WENNLUND - BRUNSVOLD - SALVI, MURPHY,M, ROSKAM, HUGHES, CURRAN, LAWFER, MOFFITT, STEPHENS, ZICKUS, CROSS, DANIELS, SKINNER, MULLIGAN AND FREDERICK.

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725 ILCS 5/109-3.2
730 ILCS 5/3-1-2
730 ILCS 5/3-6-3
                                         from Ch. 38, par. 1003-1-2
                                         from Ch. 38, par. 1003-6-3
730 ILCS 5/5-1-6.5 new
730 ILCS 5/5-5-3
                                         from Ch. 38, par. 1005-5-3
730 ILCS 5/5-4-3.2 new
```

Amends the Code of Criminal Procedure of 1963 to provide that the State's Attorney shall give first priority to prosecuting cases involving offenses committed while using deadly weapons and amends the Unified Code of Corrections to provide that a person convicted of that offense shall receive an additional 10 years of imprisonment and not receive good conduct credits until he or she has served at least 10 years of imprisonment. Provides that the court shall give first priority to conducting sentencing hearings of these defendants and appeals shall also be heard on a priority basis.

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NOTE(S) THAT MAY APPLY: Correctional
    Mar 18 1994
                                             Referred to Rules
                  First reading
                  Ruled Exempt Hse Rule 29(c) HRUL
    Mar 24
                                             Rfrd to Comm on Assignment
    Mar 25
                                             Assigned to Judiciary II
    Apr 07
                                             Recommended do pass 012-000-001
                  Placed Calndr, Second Reading
    Apr 28
                  Second Reading
                  Held on 2nd Reading
    Jan 10 1995
                  Session Sine Die
```

#### HB-3665 JOHNSON.TOM.

625 ILCS 5/16-104b

Amends the Vehicle Code. With respect to remittances from traffic fines made by the circuit clerk to the State Treasurer for deposit into the Trauma Center Fund. deletes provision limiting fines to which the remittances apply to those amounting to \$55 or more.

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NOTE(S) THAT MAY APPLY: Fiscal
    Mar 18 1994
                  First reading
                                            Referred to Rules
                  Ruled Exempt Hse Rule 29(c) HRUL
    Mar 24
                                            Rfrd to Comm on Assignment
    Mar 25
                                            Assigned to Health Care & Human
                                              Services
    Apr 22
                                            Ref to Rules/Rul 27E
    Jan 10 1995
                  Session Sine Die
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#### SAVIANO - CAPPARELLI - MCAULIFFE. HB-3666

425 ILCS 25/12 from Ch. 127 1/2, par. 16

Amends the Fire Investigation Act. Reduces the fee assessed to fire insurers from 1% of certain premium receipts to 0.5% of those receipts. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 18 1994 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Ref to Rules/Rul 27E

Assigned to Executive

Apr 20 Jan 10 1995 Session Sine Die Interim Study Calendar EXECUTIVE

Jan 10 1995 Session Sine Die

HB-3667 SAVIANO – STECZO – MOORE,EUGENE – MCAULIFFE.

40 ILCS 5/2-110.1 from Ch. 108 1/2, par. 2-110.1

Amends the General Assembly Article of the Pension Code to allow members to establish credit for certain periods spent as an elected park district official.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 18 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Personnel & Pensions

Apr 22 Jan 10 1995 Session Sine Die

HB-3668 BALTHIS.

35 ILCS 200/18-185 65 ILCS 5/8-5-1

from Ch. 24, par. 8-5-1

Amends the Illinois Municipal Code to provide that no municipality with less than 500,000 inhabitants that is subject to the Property Tax Extension Limitation Law in the Property Tax Code shall become indebted in an amount exceeding 8.125% of the value of the taxable property in the municipality (now 8.625% for such municipalities). Provides that this Act shall not impair the validity of any obligation issued before the effective date of this amendatory Act. Amends the Property Tax Extension Limitation Law in the Property Tax Code to exclude ad valorem tax bonds from the definition of "aggregate extension".

Mar 18 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

HB-3669 BALTHIS - MULLIGAN.

20 ILCS 1705/68 new

230 ILCS 10/13 from Ch. 120, par. 2413

Amends the Department of Mental Health and Developmental Disabilities Act. Provides that the Department shall establish a program to deal with the problem of compulsive gambling. Provides that the Department may contract with private entities to provide some or all of the services under the program. Amends the Riverboat Gambling Act to provide that appropriations may be made from the State Gaming Fund to the Department of Mental Health and Developmental Disabilities for the purposes of the program. Effective July 1, 1994.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 18 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Health Care & Human

Services

Apr 13 Interim Study Calendar HEALTH/HUMAN

Jan 10 1995 Session Sine Die

# B-3670 BALTHIS - MULLIGAN - WELLER.

Appropriates \$4,000,000 from the State Gaming Fund to the Department of Mental Health and Developmental Disabilities for a program to deal with the problem of compulsive gambling. Effective July 1, 1994.

Mar 18 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

May 19 Rfrd to Comm on Assignment
Assigned to Appropriations-Human

Services

HB-3671 **2092** 

### HB-3671 PERSICO - NOVAK - ZICKUS.

430 ILCS 75/5

from Ch. 111 1/2, par. 3206

Amends the Boiler and Pressure Vessel Safety Act. Provides that boilers and pressure vessels under federal regulation that are located in nuclear facilities are not exempt from the provisions of the Act. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: 30 ILCS 105/5.385 new

420 ILCS 40/33 from Ch. 111 1/2, par. 210-33 420 ILCS 40/35 from Ch. 111 1/2, par. 210-35

Amends the Radiation Protection Act of 1990 to allow the Department of Nuclear Safety to enter into interagency agreements with other State agencies. Provides that moneys received for the purpose of carrying out a State role under the Federal Facility Compliance Act of 1992 shall be deposited into the Federal Facilities Compliance Fund and shall be used, subject to appropriation, for that purpose. Provides that the Department of Nuclear Safety shall bill the operator of a radiation source for the filing fee for an inspection conducted by a nondepartment inspector. Provides penalties for failure to pay the fees. Amends the State Finance Act to create the Fund in the State treasury.

Mar 18 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 25 Assigned to Environment & Energy

Apr 07 Amendment No.01 Amendment No.01 ENVRMNT ENRGY H Adopted Do Pass Amend/Short Debate

026-000-000

Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

# HB-3672 DEERING.

70 ILCS 3715/6

from Ch. 111 2/3, par. 228

Amends the Water Authorities Act by providing that no regulation or ordinance enacted, or other action taken, by a Water Authority under this Act shall be applicable to a public utility subject to the jurisdiction of the Illinois Commerce Commission unless the Commission, upon petition by the Water Authority and after a hearing, enters an order expressly approving the applicability of the regulation, ordinance, or other action to the public utility. Effective immediately.

FISCAL NOTE (IL Commerce Commission)

HB-3672, as amended, requires no expenditure of State funds.

Mar 18 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 25 Assigned to Public Utilities

Apr 13 Recommended do pass 007-001-000

Placed Calndr, Second Reading

Apr 26 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Apr 28 Fiscal Note Filed Placed Calndr, Second Reading

Second Reading

Held on 2nd Reading

May 10 Placed Calndr, Third Reading

Third Reading - Passed 117-000-000

May 11 Arrive Senate

Sen Sponsor KARPIEL Placed Calendr, First Reading

First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-3673 LANG – SHEEHY – GASH – RONEN – GIGLIO, BLAGOJEVICH, CROSS, BRUNSVOLD AND PHELAN.

720 ILCS 5/24-3

from Ch. 38, par. 24-3

2093 HB-3673—Cont.

720 ILCS 5/24-3.1

from Ch. 38, par. 24-3.1

Amends the Criminal Code of 1961 relating to unlawful possession of firearms. Changes the minimum age from age 18 to age 21 at which a person may have a concealable firearm in his or her possession. Changes the minimum age from age 18 to age 21 for persons to whom a concealable firearm may be sold or given.

CORRECTIONS IMPACT NOTE

Current statute bans delivery to persons under 18, so only buyers between 18 and 20 will be effected by this legislation. In addition, there is no method to determine how this legislation will be enforced by police and prosecuted by the courts. Each offender would be sentenced to a Class 4 felony with an

average length of stay of 7 months and additional marginal cost of \$1,833.

JUDICIAL NOTE

HB3673 would neither decrease nor increase the need for the number of judges in the State.

NOTE(S) THAT MAY APPLY: Correctional

Mar 18 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 25 Assigned to Judiciary I

Apr 21

Recommended do pass 009-000-000 Placed Calndr, Second Reading

Apr 27 Correctional Note Requested WENNLUND

Judicial Note Request WENNLUND

Placed Calndr, Second Reading

Apr 28 Correctional Note Filed

Judicial Note Filed

Placed Calndr, Second Reading Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

HB-3674 LANG.

> 750 ILCS 15/1 from Ch. 40, par. 1101

Amends the Non-Support of Spouse and Children Act. Makes technical changes.

Mar 18 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 25 Assigned to Judiciary I

Apr 14 Do Pass/Short Debate Cal 011-000-001

Cal 2nd Rdng Short Debate

Apr 25 Fiscal Note Requested WENNLUND

Judicial Note Request WENNLUND

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Apr 28 Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3675 MADIGAN, MJ - LANG - SHEEHY AND ERWIN.

720 ILCS 5/24-1

from Ch. 38, par. 24-1

Amends the Criminal Code of 1961. Makes technical changes. CORRECTIONAL NOTE

There would be little or no fiscal impact.

JUDICIAL NOTE

HB-3675 would neither decrease nor increase the need for the number of judges in the State.

Mar 18 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 25 Assigned to Judiciary I

Apr 14 Do Pass/Short Debate Cal 011-000-001

Cal 2nd Rdng Short Debate

Apr 20 Fiscal Note Requested WENNLUND

Correctional Note Requested

WENNLUND

Judicial Note Request WENNLUND

Cal 2nd Rdng Short Debate

Apr 26 Correctional Note Filed Short Debate Cal 2nd Rdng Fiscal Note Requested DUNN Amendment No.01 LANG Withdrawn Fiscal Note Request W/drawn Held 2nd Rdg-Short Debate Apr 27 Amendment No.02 MADIGAN.MJ Lost 050-065-002 Held 2nd Rdg-Short Debate Judicial Note Filed May 02 Held 2nd Rdg-Short Debate Jan 10 1995 Session Sine Die HB-3676 LANG. 215 ILCS 5/12 from Ch. 73, par. 624 Amends the Illinois Insurance Code. Makes technical changes. Mar 18 1994 First reading Referred to Rules Mar 24 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Mar 25 Assigned to Judiciary I Apr 21 Recommended do pass 007-005-000 Placed Caindr. Second Reading Apr 27 Fiscal Note Requested WENNLUND Placed Calndr, Second Reading Apr 28 Second Reading Held on 2nd Reading Jan 10 1995 Session Sine Die HB-3677 BLAGOJEVICH. 705 ILCS 35/2f from Ch. 37, par. 72.2f Amends the Circuit Courts Act to require that a Cook County circuit judge elected from a subcircuit shall have been licensed to practice law for at least 15 years before the date of filing of his or her nominating petitions. Mar 18 1994 First reading Referred to Rules Jan 10 1995 Session Sine Die HB-3678 CAPPARELLI - BUGIELSKI - MCAULIFFE, LAURINO, SANTIAGO AND SAVIANO. 70 ILCS 1810/1 from Ch. 19, par. 152 Amends the Illinois International Port District Act. Makes technical changes. Mar 18 1994 First reading Referred to Rules Mar 24 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Mar 25 Assigned to Executive Ref to Rules/Rul 27E Apr 22 Jan 10 1995 Session Sine Die CAPPARELLI - MCAULIFFE - LAURINO, FRIAS, BUGIELSKI, SANTI-AGO AND SAVIANO. 40 ILCS 5/5-167.4 from Ch. 108 1/2, par. 5-167.4 30 ILCS 805/8.18 new

# HB-3679

Amends the Chicago Police Article of the Pension Code to provide a minimum annuity of \$700 per month for all persons receiving widow's annuities. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Note(s) That May Apply: Fiscal; Pension; State Mandates Mar 18 1994 First reading Referred to Rules Mar 24 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment

Mar 25 Assigned to Personnel & Pensions Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3680 CAPPARELLI - MCAULIFFE, LAURINO, SANTIAGO, BUGIELSKI, KO-TLARZ AND BURKE.

40 ILCS 5/5-167.4 from Ch. 108 1/2, par. 5-167.4 30 ILCS 805/8.18 new

Amends the Chicago Police Article of the Pension Code to provide a minimum annuity of \$700 per month for all persons receiving widow's annuities, beginning January 1, 1995. Increases the minimum by \$21 on January 1, 1996 and on each January 1 thereafter. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Note(s) That May Apply: Fiscal; Pension; State Mandates Mar 18 1994 Referred to Rules First reading Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 25 Assigned to Personnel & Pensions Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3681 ROTELLO - BLAGOJEVICH - DART.

50 ILCS 745/2.5 new

50 ILCS 745/5 from Ch. 85, par. 2516

Amends the Firemen's Disciplinary Act to provide that before a document unfavorable to a fireman may be placed in the fireman's personnel record, the fireman must be given an opportunity to examine and initial the document. Provides that a fireman is entitled to review the contents of his personnel record upon request. Provides for expungement of documents unfavorable to the fireman that were added to his personnel record after December 31, 1994 without notice to the fireman. In the case of a fireman charged with a crime, makes the Act continue to apply to documents or proceedings not arising out of the crime. Effective immediately.

Mar 18 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment

Mar 25 Assigned to Executive

Apr 13 Do Pass/Short Debate Cal 013-000-000

Cal 2nd Rdng Short Debate Apr 19 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng Apr 26 Amendment No.01 DANIELS Ruled not

> germane Mtn Fisc Nte not Applicable DART Motion prevailed

Fiscal Note not Required

Cal 3rd Rdng Short Debate

Jan 10 1995 Session Sine Die

#### HB-3682 CURRAN - MCGUIRE.

65 ILCS 5/10-3-13 new 30 ILCS 805/8.18 new

Amends the Illinois Municipal Code. Provides that municipalities that provide both police and firefighting services must do so through separate police and fire departments and not through "public safety officers" or other personnel who are intended to perform both police and firefighting duties on a regular basis. Also provides that members of a municipal fire department may not carry firearms in the course of their official duties, except as provided in the Peace Officer Fire Investigation Act. Limits the concurrent use of home rule powers, Amends the State Mandates Act to require implementation without reimbursement.

# STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 3682 creates a personnel mandate for which reimbursement of the increased cost to units of local

government would normally be required. However, HB 3682 amends

the State Mandates Act to relieve the State of reimbursement liability. While the overall Statewide cost is expected to be

minor, the cost to certain communities could be substantial. NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; State Mandates

Mar 18 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 25 Assigned to Executive

Motion Do Pass-Lost 004-004-004 Apr 06 HEXC

Remains in Committee Executive

Apr 20

Apr 22 Jan 10 1995 Session Sine Die St Mandate Fis Note Filed Committee Executive Ref to Rules/Rul 27E

HB-3683 MCAFEE.

725 ILCS 5/108B-1

from Ch. 38, par. 108B-1

725 ILCS 5/108B-3.5 new

Amends the Code of Criminal Procedure of 1963 relating to electronic criminal surveillance. Permits a law enforcement agency to authorize its peace officers or informants to intercept communications by means of a wireless transmitter without the consent of the State's Attorney and without a court order if the interception may disclose evidence of a felony violation of the Illinois Controlled Substances Act and lead to the apprehension of a person violating that Act.

CORRECTIONAL NOTE
There would be little or no fiscal impact.

Mar 18 1994 Referred to Rules First reading

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 25 Assigned to Judiciary II

Apr 19 Do Pass/Short Debate Cal 012-000-002

Cal 2nd Rdng Short Debate

Apr 25 Correctional Note Requested

WENNLUND

Judicial Note Request WENNLUND

Cal 2nd Rdng Short Debate

Correctional Note Filed Apr 26

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 28 Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

HB-3684 PANKAU.

705 ILCS 105/27.3b

from Ch. 25, par. 27.3b

Amends the Clerks of Court Act. Includes penalties among the fees that may be paid by credit cards. Provides that the service fee for credit transactions that the clerk is entitled to is \$5 in all counties (currently \$3 in counties with less than 3,000,000 inhabitants and \$5 in counties of 3,000,000 or more inhabitants).

NOTE(s) THAT MAY APPLY: Fiscal

Mar 18 1994 Referred to Rules First reading

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 25 Assigned to Counties & Townships Do Pass/Short Debate Cal 010-000-000 Apr 07

Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng Apr 28 Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

HB-3685 STECZO.

225 ILCS 455/12.1

from Ch. 111, par. 5812.1

Amends the Real Estate License Act of 1983 to add a Section caption.

FISCAL NOTE (Dept. of Professional Regulation)

There will be no measureable fiscal impact at the present time. FISCAL NOTE, AMENDED (Dept. of Professional Regulation)

No change from previous note.

**M**ar 18 1994 Referred to Rules First reading

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Registration & Regulation Mar 25

Do Pass/Short Debate Cal 012-000-000 Apr 06

Cal 2nd Rdng Short Debate

Apr 13 Fiscal Note Requested BLACK

Cal 2nd Rdng Short Debate Fiscal Note Filed Apr 27

Fiscal Note Filed

Cal 2nd Rdng Short Debate

Apr 28

Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995

Session Sine Die

### HB-3686 DUNN, JOHN.

625 ILCS 5/16-104a

from Ch. 95 1/2, par. 16-104a

Amends the Illinois Vehicle Code to include orders for supervision among certain convictions when additional monetary penalties are imposed and deposited into the Driver's Education Fund.

FISCAL NOTE (State Bd. of Ed.)

Any possible increase in revenue into the Driver's Ed. Fund

is not likely to be significant.

STATE MANDATES ACT FISCAL NOTE (State Bd. of Ed.)

No change from fiscal note, above.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 18 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary II

Mar 25 Assigned to Judiciary II
Apr 19 Recommended do pass 009-005-000

Placed Calndr, Second Reading

Apr 26 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading

Apr 29 Fiscal Note Filed

St Mandate Fis Note Filed

Jan 10 1995 Held on 2nd Reading Session Sine Die

HB-3687

BUGIELSKI – HOEFT – CAPPARELLI – JONES, LOU – SAVIANO, BLAGOJEVICH, BURKE, FRIAS, HOFFMAN, JONES, SHIRLEY, KOTLARZ, LOPEZ, MCAULIFFE, PANKAU, SANTIAGO, SHEEHY, STECZO, WALSH AND WENNLUND.

New Act

5 ILCS 80/4.15 new

5 ILCS 100/10-65

from Ch. 127, par. 1010-65

Creates the Locksmith Licensing Act to be administered by the Department of Professional Regulation. Requires locksmiths to be licensed before they can practice in Illinois. Establishes criteria for licensure. Provides penalties for practicing as a locksmith without a license. Sets fees for registration as a locksmith. Amends the Administrative Procedure Act to provide that the right to show compliance with lawful requirements for retention, or continuation or renewal of a license does not apply under the Locksmith Licensing Act. Amends the Regulatory Agency Sunset Act to repeal the Locksmith Licensing Act on January 1, 2005. Effective July 1, 1994.

# HOUSE AMENDMENT NO. 1.

Exempts from licensing under the Locksmith Licensing Act "anyone employed by a lock manufacturer" rather than a "manufacturer's employee".

## HOUSE AMENDMENT NO. 2.

Provides that nothing in the Locksmith Licensing Act shall "require the licensing of or prohibit" the named activities rather than that nothing in the Act shall "prohibit" the named activities. Provides that a merchant, retail, or hardware store shall not need a license for nor be prohibited from installing, servicing, repairing, rebuilding, reprogramming, or maintaining electronic garage door devices.

# HOUSE AMENDMENT NO. 6.

Removes the servicing, installing, originating first keys, re-coding, manipulating, or by-passing of mechanical or electronic locking devices for controlled access or egress to devices for safeguarding areas where access is meant to be limited other than premises vehicles, safes, vaults, safe depository boxes or automatic teller machines. Exempts the provision of products or services by a business licensed by the State as a private alarm contractor or private alarm contractor agency if the principal purpose of the services provided is not the practice of locksmithing and the enti-

ty does not hold itself out as a locksmith agency. Provides that the Director of Professional Regulation "shall" rather than "may" issue a license to a person who provides that he or she was actively engaged as a locksmith for 3 rather than 2 of the 5 years prior to July 1, 1994. Removes the provision that the Director may, prior to the licensure of an individual under this Act, require the applicant to demonstrate satisfactory knowledge of current developments and procedures in locksmithing. Provides that a licensed private alarm contractor who is responsible for the operation of a licensed private alarm contractor agency and who is a licensed locksmith may also be the licensed locksmith responsible for the operation of a locksmith agency. Provides that a corporation licensed as a locksmith agency and as a private alarm contractor agency may utilize employees in the practices of locksmithing who are properly licensed.

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NOTE(s) THAT MAY APPLY: Correctional; Fiscal
    Mar 18 1994
                                          Referred to Rules
                 First reading
    Mar 24
                 Ruled Exempt Hse Rule 29(c) HRUL
                                          Rfrd to Comm on Assignment
    Mar 25
                                          Assigned to Registration & Regulation
    Apr 13
                      Amendment No.01
                                          REGIS REGULAT H
                                                                 Adopted
                                          Do Pass Amend/Short Debate
                                            012-000-000
                 Cal 2nd Rdng Short Debate
    Apr 28
                 Short Debate Cal 2nd Rdng
                      Amendment No.02
                                          BUGIELSKI
                                                                 Adopted
                                          BUGIELSKI
                      Amendment No.03
                                                                 Withdrawn
                      Amendment No.04
                                          BUGIELSKI
                                                                 Withdrawn
                      Amendment No.05
                                          BUGIELSKI
                                                                 Withdrawn
                      Amendment No.06
                                          BUGIELSKI
                                                                 Adopted
                 Cal 3rd Rdng Short Debate
                                          3d Reading Consideration PP
    May 04
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Jan 10 1995 Session Sine Die

## HB-3688 NOVAK.

415 ILCS 5/22.2

from Ch. 111 1/2, par. 1022.2

Calendar Consideration PP.

Amends the Environmental Protection Act to include licensed industrial hygienists as environmental professionals who can conduct one or more aspects of an environmental audit.

## HOUSE AMENDMENT NO. 1.

Adds reference to: 20 ILCS 1105/3 from Ch. 96 1/2, par. 7403 105 ILCS 5/2-3.112 new

Amends the School Code and the Natural Resources Act. Requires the State Board of Education and Department of Energy and Natural Resources to conduct a joint study to determine the feasibility of and to develop preliminary plans for implementation of a statewide school recycling program. Specifies matters to be addressed by the study. Requires a written report of the study, with recommendations, to be filed with the General Assembly. Requires the State Board of Education and Department of Energy and Natural Resources to provide technical assistance, workshops, and information to assist schools in implementing recycling programs developed under the study.

Mar 18 1994	First reading	Referred to Rules
Mar 24	Ruled Exempt Hse Rule 29	(c) HRUL
	-	Rfrd to Comm on Assignment
Mar 25		Assigned to Environment & Energy
Apr 07		Do Pass/Short Debate Cal 026-000-000
-	Cal 2nd Rdng Short Debate	2
Apr 19		Fiscal Note Requested WENNLUND
	Cal 2nd Rdng Short Debate	
Apr 26	Short Debate Cal 2nd Rdng	
	Amendment No.01	PERSICO Adopted
		Mtn Fisc Nte not Applicable NOVAK
		Motion prevailed
		Fiscal Note not Required

Cal 3rd Rdng Short Debate

Jan 10 1995 Session Sine Die

### HB-3689 STEPHENS.

305 ILCS 5/5-5.18 new

Amends the Public Aid Code. Requires that the Department of Public Aid make all payments to providers of services under the Medicaid program in the order that requests for payment are received from providers. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal Mar 18 1994 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

### HB-3690 PARKE.

40 ILCS 5/3-106 from Ch. 108 1/2, par. 3-106
40 ILCS 5/3-136.1 new
40 ILCS 5/4-107 from Ch. 108 1/2, par. 4-107
40 ILCS 5/4-123.2 new
30 ILCS 805/8.18 new

Amends the Downstate Police and Firefighter Articles of the Pension Code in relation to establishing eligibility to participate. Deletes the age restrictions on participation in the pension fund. Requires the board to grant a hearing before denying eligibility. For purposes of pension eligibility, provides that actual performance of police or firefighter duties is conclusive evidence of the person's fitness to perform those duties during the period of satisfactory performance and requires granting of service credit for those periods upon payment of the corresponding employee contributions. Specifies factors that may not be used in determining fitness. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Note(s) That May Apply: Fiscal; Pension; State Mandates

Mar 18 1994 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3691 DAVIS - PARKE.

225 ILCS 320/2

Apr 22

from Ch. 111, par. 1102

Amends the Illinois Plumbing License Law. Excludes from the definition of "plumbing" the connection of water and sewer systems of mobile homes and manufactured homes to existing connections in the ground.

Mar 18 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-3692 HUGHES.

105 ILCS 5/Art. 10A heading new

105 ILCS 5/10A-5 new

105 ILCS 5/10A-10 new

Apr 22

Amends the School Code. Provides that the State Board of Education may, upon application, waive the statutory requirements that pertain to the contracting authority of public school districts for educational services. Provides that a power of a school to enter a specific contract need not be set out if the exercise of the power is a reasonable implementation of school purposes. Prohibits the State Board of Education from waiving statutory requirements in certain areas.

Mar 18 1994 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Education

Apr 21 Motion Do Pass-Lost 004-009-003

HELM

Remains in Committee Elementary &

Secondary Education

Ref to Rules/Rul 27E

2100 HB-3693

#### HB-3693 LAWFER - WOOLARD.

410 ILCS 635/9

from Ch. 56 1/2, par. 2209

Amends the Grade A Pasteurized Milk and Milk Products Act. Makes technical changes.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 410 ILCS 635/9 Adds reference to: 410 ILCS 635/14

from Ch. 56 1/2, par. 2214

Provides that a dairy farm that contaminates a tank truck load of milk shall not be paid for the milk it contributed and is liable for the cost of the load of milk plus certain other costs less the farm's portion of the load. Requires immediate testing of the dairy farm's milk after a contamination incident and immediate return to production if the tests are satisfactory. Limits fines and penalties if the farm's portion of the contaminated load is at least the equivalent of 2 days of the farm's milk production. Authorizes the Department to establish rules by which graduated penalties shall be negotiated by the enforcing agency and the dairy farm if (i) the farm's portion is less than 2 days of the farm's production or (ii) the farm has violated the provisions of the Grade A Pasteurized Milk and Milk Products Act more than once during the preceding 12 months. Effective immediately.

Mar 18 1994 Mar 24

First reading

Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment

Mar 25 Apr 13

Amendment No.01

Assigned to Agriculture & Conservation AGRICULTURE H Adopted

Do Pass Amend/Short Debate 020-000-000

Apr 28

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Jan 10 1995

Held 2nd Rdg-Short Debate Session Sine Die

#### HB-3694 CROSS AND LAWFER.

520 ILCS 5/2.11

from Ch. 61, par. 2.11

Amends the Wildlife Code. Permits a hunter, when hunting with a group, to take or possess more than one wild turkey if the total number of wild turkeys taken or possessed by the group does not exceed the number of members with valid wild turkey permits.

Mar 18 1994

First reading

Referred to Rules

Mar 24

Ruled Exempt Hse Rule 29(c) HRUL

Mar 25

Rfrd to Comm on Assignment

Apr 22

Assigned to Agriculture & Conservation

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3695 SCHAKOWSKY.

65 ILCS 5/11-10-1

from Ch. 24, par. 11-10-1

Amends the Illinois Municipal Code. Provides that the municipal foreign fire insurance tax may not be levied by a municipality or fire protection district that has not created fire department officers as required by law. Effective immediately.

STATE DEBT IMPACT NOTE

HB3695 will have no fiscal impact for those municipalities with elected fire department officers. For those which do not elect such officers, there will be a reduction in foreign fire insurance taxes collected.

NOTE(S) THAT MAY APPLY: Fiscal

Referred to Rules Mar 18 1994 First reading

Ruled Exempt Hse Rule 29(c) HRUL Mar 24

Rfrd to Comm on Assignment

Mar 25 Assigned to Executive

Do Pass/Short Debate Cal 013-000-000 Apr 13

Cal 2nd Rdng Short Debate

Fiscal Note Requested WENNLUND Apr 19

Cal 2nd Rdng Short Debate

**2101** HB-3695—Cont.

Withdrawn

Apr 26 Short Debate Cal 2nd Rdng

Amendment No.01 WENNLUND

State Debt Note Filed

Cal 3rd Rdng Short Debate

Jan 10 1995 Session Sine Die

## HB-3696 MOSELEY.

New Act

10 ILCS 5/2A-56 new

Creates the Police Protection District Act. Authorizes 2 or more municipalities or townships, other than municipalities over 500,000, to form a police protection district if approved at a referendum. Provides for a board of trustees; authorizes the board to acquire property, levy taxes, contract for police protection in the district, and perform other functions. Amends the Election Code in connection with the election of district trustees.

# HOUSE AMENDMENT NO. 1.

Replaces provisions concerning creation of a police protection district and creation of a board of trustees. Provides for creation of districts by townships (rather than municipalities or townships). Provides for a board of 5 trustees appointed by a township supervisor (rather than a board of ex officio members plus a member appointed by a county board chairman).

FISCAL NOTE (DCCA)

No current funding is available to the Dpt. to provide grants for organization of police districts. Other organization and administration costs would be borne by the local gov't. and are unknown.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 18 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 25 Assigned to Counties & Townships Apr 21 Amendment No.01 CNTY TWNSHIP H Adopted

010-000-000 Recommnded do pass as amend

006-004-000

Placed Calndr, Second Reading
Apr 25
Fiscal Note Filed

Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-3697 SCHAKOWSKY – ERWIN – RONEN AND SANTIAGO.

New Act

720 ILCS 5/24-4 from Ch. 38, par. 24-4

Creates the Firearms Dealer Licensing Act. Requires firearms dealers to be licensed by the Department of State Police. Establishes grounds for the denial of a license application and for the revocation of a license. Requires a \$1,000 license fee. Establishes penalties for violation. Amends the Criminal Code of 1961 to require the seller of a firearm to transmit information of the transaction to the Department of State Police. Effective 9 months after becoming law.

## HOUSE AMENDMENT NO. 1.

Provides that the applicant for a firearms dealer license shall submit to the Department of State Police a license fee of \$1000, which shall be deposited into the State Police Services Fund and appropriated to the Department to administer the provisions of this Act. Provides that the applicant shall also submit to the Department an annual renewal fee of \$100, which shall be deposited into the State Police Services Fund and appropriated to the Department to administer the license renewal requirements of this Act.

FISCAL NOTE

Estimated initial fiscal impact would be \$290,000 and annual

ongoing cost would be \$165,000.

Mar 18 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

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Mar 25
                                                   Assigned to Judiciary I
      Apr 21
                            Amendment No.01
                                                   JUDICIARY I H
                                                                              Adopted
                                                   012-000-000
                                                   Recomminded do pass as amend
                                                     007-001-000
                       Placed Calndr, Second Reading
      Apr 27
                                                   Fiscal Note Requested WENNLUND
                       Placed Calndr, Second Reading
       Apr 28
                                                   Fiscal Note Filed
                       Placed Calndr, Second Reading
                       Second Reading
                       Held on 2nd Reading
      Jan 10 1995
                      Session Sine Die
HB-3698
             COWLISHAW.
   20 ILCS 1605/2
                                      from Ch. 120, par. 1152
   20 ILCS 1605/7.2
                                      from Ch. 120, par. 1157.2
   20 ILCS 1605/9
                                      from Ch. 120, par. 1159
   20 ILCS 1605/20
                                      from Ch. 120, par, 1170
   30 ILCS 105/5.385 new
   30 ILCS 105/8.2
                                      from Ch. 127, par. 144.2
   30 ILCS 105/8a
30 ILCS 105/8f new
                                      from Ch. 127, par. 144a
   35 ILCS 5/901
                                      from Ch. 120, par. 9-901
   35 ILCS 105/9
                                      from Ch. 120, par. 439.9
                                      from Ch. 120, par. 442
   35 ILCS 120/3
   35 ILCS 130/2
                                      from Ch. 120, par. 453.2
   35 ILCS 630/6
                                      from Ch. 120, par. 2006
   40 ILCS 5/15-155
                                      from Ch. 108 1/2, par. 15-155
  40 ILCS 5/16-133.2
40 ILCS 5/16-158
105 ILCS 5/18-1
105 ILCS 5/18-7
                                       from Ch. 108 1/2, par. 16-133.2
                                       from Ch. 108 1/2, par. 16-158
                                      from Ch. 122, par. 18-1
from Ch. 122, par. 18-7
                                       from Ch. 122, par. 18-11
  105 ILCS 5/18-11
  230 ILCS 20/5
                                      from Ch. 120, par. 1055
  230 ILCS 25/3
                                      from Ch. 120, par. 1103
  625 ILCS 5/2-119
                                      from Ch. 95 1/2, par. 2-119
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Amends the Income Tax, Retailers' Occupation Tax, Use Tax, Cigarette Tax, Pull Tabs and Jar Games, Bingo License and Tax, and Telecommunications Excise Tax Acts. Also amends the School, Pension, and Vehicle Codes and the State Finance and Lottery Acts. Provides for 63% of the net income tax collected from individuals, trusts, estates, and corporations to be transferred from the General Revenue Fund to the Common School and newly created Higher Education Enhancement Funds in, respectively, 2/3 and 1/3 proportions. Defines net income tax. Diverts into the Higher Education Enhancement Fund 1/3 of the revenues currently going to the Common School Fund from non-General Revenue Fund sources. Eliminates provisions for monthly transfer under the State Finance Act of General Revenue Funds to the Common School Fund, except for transfers to support teacher retirement system contributions and except for eliminating any shortfall in the Common School Fund balance. Prohibits appropriations from the Common School and Higher Education Enhancement Funds for noneducational purposes, specifies purposes for which appropriations from those funds may be made, and transfers back from those funds to the General Revenue Fund, on a fiscal year basis, all unappropriated and all unexpended, appropriated moneys. Effective July 1, 1994.

Note(s) That May Apply: Fiscal Mar 18 1994 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

# HB-3699 SCHAKOWSKY - VON B - WESSELS.

220 ILCS 5/9-253 new

Amends the Public Utilities Act. Provides that electric rates for customers without competitive options for electric service may not be increased to compensate the utility for reductions in revenues due to competition.

Mar 18 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 25 Apr 06

Assigned to Public Utilities Motion Do Pass-Lost 006-000-006 **HPUB** 

Remains in Committee Public Utilities

Ref to Rules/Rul 27E

Apr 22 Jan 10 1995

Session Sine Die

#### HR.3700 COWLISHAW - WELLER.

New Act

35 ILCS 5/203

from Ch. 120, par. 2-203

Creates the Medical Care Savings Account Act. Allows individuals and employers, on behalf of their employees, to establish medical care savings accounts from which medical costs may be paid or health insurance purchased. Provides a 10% penalty for withdrawals made for purposes other than health care. Amends the Illinois Income Tax Act to make contributions to a medical care savings account and interest on the account deductible from a taxpaver's adjusted gross income. Effective January 1, 1995.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 18 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 24

Rfrd to Comm on Assignment

Mar 25

Assigned to Revenue

Apr 22

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3701 RUTHERFORD.

20 ILCS 2630/5

from Ch. 38, par. 206-5

Amends the Criminal Identification Act. Includes the records of persons arrested for offenses for which a second or subsequent conviction is classified as a felony or a Class A or B misdemeanor among the records required to be provided to the State Police by all policing bodies in the State.

NOTE(S) THAT MAY APPLY: Fiscal; State Mandates

Mar 18 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-3702 RUTHERFORD - BIGGERT - WELLER.

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720 ILCS 5/11-14
                                  from Ch. 38, par. 11-14
720 ILCS 5/11-14.1
720 ILCS 5/11-16
                                  from Ch. 38, par. 11-16
720 ILCS 5/11-19
                                  from Ch. 38, par. 11-19
720 ILCS 5/11-19.1
                                  from Ch. 38, par. 11-19.1
                                  from Ch. 38, par. 11-19.2
720 ILCS 5/11-19.2
720 ILCS 5/11-20.1
                                  from Ch. 38, par. 11-20.1
720 ILCS 150/5.1
                                  from Ch. 23, par. 2355.1
```

Amends the Criminal Code of 1961 relating to the offenses of prostitution, solicitation of a sexual act, pandering, pimping, juvenile pimping, and exploitation of a child. Changes the elements of those offenses that involve the giving of money, property, or anything of value so that they instead involve the giving of any money, property, token, object, or article or anything of value. Amends the child pornography provisions of the Code. Prohibits depiction of child pornography by computer on the same terms as depiction of child pornography by videotape, photography, or other media. Prohibits dissemination of child pornography by telecommunications networks or similar means. Changes language prohibiting a person from soliciting a person to appear in child pornography by also prohibiting a person from using, persuading, inducing, enticing, or coercing a person to appear in child pornography. Makes other changes. Amends the Wrongs to Children Act to increase the penalty for permitting the sexual abuse of a child from a Class A misdemeanor to a Class 1 felony. Provides that the Act also applies to a legal guardian or other person having custody of a child. Provides that the Act may be violated by permitting, inducing, promoting, or arranging for a child to engage in prostitution as a violation of the offense.

Note(s) That May Apply: Correctional Mar 18 1994 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

HB-3703 CURRIE - MULLIGAN.

10 ILCS 5/3-1.4 new

Amends the Election Code to require that a person who circulates a nominating petition or a petition proposing a public question must be registered to vote at the address indicated in the affidavit at the bottom of the petition sheets and must be registered to vote at that address at all times of circulation. Provides that the changes made are declarative of existing law. Effective immediately.

Mar 18 1994 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

HB-3704 HANNIG – WELLER – KASZAK – CURRAN – SCHOENBERG, NOVAK, ROTELLO, DEERING, GIGLIO, HAWKINS, GRANBERG, EDLEY, WOOLARD, HICKS, MCAFEE, VON B – WESSELS, GIOLITTO AND HOFF-MAN.

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New Act
30 ILCS 525/3 from Ch. 85, par. 1603
15 ILCS 405/11 rep.
15 ILCS 405/15 rep.
20 ILCS 5/29 rep.
20 ILCS 5/30 rep.
20 ILCS 405/67.01 rep.
20 ILCS 405/67.04 rep.
20 ILCS 1015/13 rep.
30 ILCS 505/Act rep.
30 ILCS 515/Act rep.
30 ILCS 515/Act rep.
30 ILCS 615/Act rep.
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Creates the Illinois Procurement Code. Amends the Governmental Joint Purchasing Act and repeals various Acts and Sections of Acts governing State purchasing. Provides for the purchasing of supplies, services, and construction and the leasing of real property and capital improvements by the State. Establishes a Procurement Policy Board appointed by the Governor to develop procurement policies and rules to be implemented by a Chief Procurement Officer appointed by the Board. Grants general procurement authority to 16 State purchasing officers appointed by State officers of the executive, legislative, and judicial branches and the governing boards of State colleges and universities. Permits delegation of procurement authority under certain circumstances. Grants procurement authority for professional or artistic services to individual State entities. Grants procurement authority for construction to the Capital Development Board, the Department of Transportation, the Illinois Toll Highway Authority, and agencies otherwise authorized to enter construction contracts. Makes competitive sealed bidding the required method of source selection, with exceptions for procurements of a small, emergency, or sole source nature or as permitted by rule of the Procurement Policy Board. Requires publication of an Illinois Procurement Bulletin. Provides for procurement preferences, contract requirements, auditing, prohibitions, and penalties. Effective immediately.

# HOUSE AMENDMENT NO. 2.

Exempts retirement systems and investment boards that have fiduciary duties under the Illinois Pension Code.

FISCAL NOTE (DCMS)

Total annual costs are estimated at \$1,194,300.

Note(s) That May Apply: Fiscal Mar 18 1994 First reading

Mar 25

Apr 07

Apr 19

Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elections & State

Government

Do Pass/Short Debate Cal 021-000-000

Cal 2nd Rdng Short Debate

Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate

Apr 26	Short Debate (	al 2nd Rd	lnσ		
	Amendme	ent No.01	SCHOEN	IBERG	Withdrawn
Apr 27	Held 2nd Rdg- Amendme	Short Deb ent No.02	ate HANNIC	ì	Adopted
Apr 28	Cal 3rd Rdng S	Short Deba	ite Fiscal No	te Filed	•
	Short Debate C		ng	ic Theu	
May 03 May 04	Short Debate-3 Arrive Senate	ord Passed	116-000-000		
	Sen Sponsor Di Added as Chief		or SEVERN	2	
	Placed Calendr		dng	_	
	First reading Added as Chief	f Co-sponse	Referred to or REA	o Rules	
May 05 May 11		-	Assigned	to Executive	
Way 11	Sponsor Remov Alt Chief Spon	sor Chang	ed SEVERN	S	
	Sponsor Remove Chief Co-spons			ZIO	
May 12	omer do spond	or change	Committe	e Executive	
May 12 Jan 10 1995	Session Sine Di	ie	Keier to h	lules/Rul 3-9(a)	
HB-3705 RYDER	t.				
New Act 20 ILCS 3515/12		from Ch	127, par. 732		
20 ILCS 3705/27		from Ch.	111 1/2, par.	1127	
30 ILCS 105/5.38 30 ILCS 105/5.38	84 new 85 new				
40 ILCS 5/1-113		from Ch.	108 1/2, par.	1-113	
40 ILCS 5/22A-1		from Ch.	108 1/2, par.	22A-111	
55 ILCS 5/5-3000 105 ILCS 5/10-22.			34, par. 5-30 122, par. 10-		
110 ILCS 947/91					
310 ILCS 55/3.1		from Ch.	67 1/2, par.	1103.1	
315 ILCS 20/39 610 ILCS 5/13a			67 1/2, par. : 114, par. 13a		
720 ILCS 5/28-1		from Ch.	38, par. 28-1	•	
745 ILCS 60/2			30, par. 252	404	
755 ILCS 30/1 765 ILCS 100/17			110 1/2, par. 30, par. 717	. 401	
815 ILCS 5/1			121 1/2, par.	137.1	
815 ILCS 5/1.1 net	W	faces Cla	101 1 /0	127.0.1	
815 ILCS 5/2.1 815 ILCS 5/2.3		from Ch.	121 1/2, par. 121 1/2, par.	137.2-1	
815 ILCS 5/2.5a		from Ch.	121 1/2, par.	137.2-5a	
815 ILCS 5/2.7 815 ILCS 5/2.11			121 1/2, par.		
815 ILCS 5/2.12c 1	new	Hom Cn.	121 1/2, par.	137.2-11	
815 ILCS 5/2.12d	new				
815 ILCS 5/2.14 815 ILCS 5/2.17b		from Ch.	121 1/2, par.	137.2-14	
815 ILCS 5/2.28 no	ew	nom Cn.	121 1/2, par.	137.2-170	
815 ILCS 5/2.29 no	ew				
815 ILCS 5/2.30 no 815 ILCS 5/2.31 no	ew ess				
815 ILCS 5/3	J 11	from Ch.	121 1/2, par.	137.3	
815 ILCS 5/4		from Ch.	121 1/2, par.	137.4	
815 ILCS 5/5 815 ILCS 5/5,1 nev	w	from Ch.	121 1/2, par.	137.5	
815 ILCS 5/6		from Ch.	121 1/2, par.	137.6	
815 ILCS 5/6.1 nev 815 ILCS 5/7	V				
815 ILCS 5/7b new	7	HOIH CH.	121 1/2, par.	13/./	
815 ILCS 5/8 815 ILCS 5/8.1 nev		from Ch.	121 1/2, par.	137.8	
815 ILCS 5/8.1 nev	v V				
815 ILCS 5/9		from Ch.	121 1/2, par.	137.9	

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815 ILCS 5/9.1
                                  from Ch. 121 1/2, par. 137.8a
815 ILCS 5/9.2 new
815 ILCS 5/10
                                  from Ch. 121 1/2, par. 137.10
815 ILCS 5/11
                                  from Ch. 121 1/2, par. 137.11
815 ILCS 5/11a
                                  from Ch. 121 1/2, par. 137.11a
815 ILCS 5/11d new
815 ILCS 5/12
                                  from Ch. 121 1/2, par. 137.12
815 ILCS 5/13
815 ILCS 5/13.1 new
                                  from Ch. 121 1/2, par. 137.13
815 ILCS 5/14
                                  from Ch. 121 1/2, par. 137.14
815 ILCS 5/14.1 new
815 ILCS 5/14.2 new
815 ILCS 5/14.3 new
815 ILCS 205/4
                                  from Ch. 17, par. 6404
815 ILCS 413/20
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Creates the Business Opportunity Sales Law, the Business Brokers Law, the Loan Brokers Law, and the Uniform Take-over Law. Establishes a regulatory process for the regulation of persons engaged in a business subject to these Laws. Provides that the Secretary of State shall regulate these businesses. Establishes administrative and enforcement procedures and fixes penalties. Amends the Illinois Securities Law of 1953. Changes the short title of that Law to the Securities Reform and Investor Protection Act. Increases penalties for violation of that Act. Provides for the registration of investment adviser representatives. Provides for forfeiture of property obtained in violation of that Act. Makes changes to conform cross references.

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NOTE(S) THAT MAY APPLY: Correctional; Fiscal
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Mar 18 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

## HB-3706 JOHNSON,TIM.

5 ILCS 315/3 from Ch. 48, par. 1603 115 ILCS 5/2 from Ch. 48, par. 1702

Amends the Illinois Public Labor Relations Act and Illinois Educational Labor Relations Act to include peace officers employed by State universities under the provisions of the Illinois Public Labor Relations Act. Effective immediately.

Mar 18 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

## HB-3707 CURRAN AND JOHNSON,TIM.

40 ILCS 5/15-136.3 new

Amends the Pension Code to provide early retirement incentives for police officers under the State Universities Retirement System. Applies to persons applying for retirement at the end of the school year ending in 1995. Grants up to 5 years of creditable service and 5 years of age enhancement. Requires an employer contribution and an employee contribution. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 18 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Personnel & Pensions
Apr 22 Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

## HB-3708 CURRAN AND JOHNSON, TIM.

40 ILCS 5/15-112 from Ch. 108 1/2, par. 15-112

Amends the State Universities Article of the Pension Code to allow certain persons with at least 20 years of creditable service as a university police officer to have their pensions based on their salary rate on their last day of service in that capacity.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 18 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Personnel & Pensions
Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

# HB-3709 JOHNSON, TIM AND LANG.

50 ILCS 725/3.2

from Ch. 85, par. 2555

Amends the Uniform Peace Officers' Disciplinary Act to require that an officer be informed in writing of his or her rights under the Act. Requires that the information about his or her rights be included with the information about the nature of the investigation and be delivered in person or by certified mail not less than 5 days before the interrogation. Effective immediately.

Mar 18 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 25 Assigned to Executive

Apr 06 Recommended do pass 011-001-000

Placed Calndr, Second Reading

Apr 26 Second Reading

Placed Calndr, Third Reading

Jan 10 1995 Session Sine Die

## HB-3710 SALTSMAN.

40 ILCS 5/3-114.3

from Ch. 108 1/2, par. 3-114.3

30 ILCS 805/8.18 new

Amends the Downstate Police Article of the Pension Code to provide an occupational disease disability benefit for police officers who are disabled by heart disease, respiratory disease, or certain cancers and for their dependent children and survivors. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Note(s) That May Apply: Fiscal; Pension; State Mandates

Mar 18 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

# HB-3711 MULLIGAN.

820 ILCS 405/211.3

from Ch. 48, par. 321.3

Amends provisions of the Unemployment Insurance Act excluding services performed by a minister in the exercise of his or her ministry as employment for purposes of the Act. Provides that those services are excluded as employment only if the minister receives financial remuneration or a stipend from the church for those services.

Mar 18 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-3712 SANTIAGO AND NOLAND.

410 ILCS 535/11 from Ch. 111 1/2, par. 73-11 410 ILCS 535/12 from Ch. 111 1/2, par. 73-12

Amends the Vital Records Act by providing that all forms for certificates of live birth shall contain spaces for the names and signatures of both the mother and the father.

Mar 18 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25
Assigned to Counties & Towns

Mar 25 Assigned to Counties & Townships
Apr 14 Do Pass/Short Debate Cal 010-000-000

Cal 2nd Rdng Short Debate

Cal 2nd Rdng Short Debate

Apr 26 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate
Apr 27 Short Debate Cal 2nd Rdng

Fiscal Note Request W/drawn

Cal 3rd Rdng Short Debate

HB-3713 **2108** 

### HB-3713 SANTIAGO.

55 ILCS 5/3-5018

from Ch. 34, par. 3-5018

Amends the Counties Code. Removes provisions authorizing increased recorder's fees if justified by a cost study showing the fees otherwise allowed are not sufficient to cover the cost of providing the service.

HOUSE AMENDMENT NO. 1.

Adds reference to:

55 ILCS 5/4-4001

from Ch. 34, par. 4-4001

Amends the Counties Code. Removes provisions authorizing increased county clerk's fees if justified by a cost study showing the fees otherwise allowed are not sufficient to cover the cost of providing the service.

FISCAL NOTE (DCCA)
HB-3713 has no impact on State revenues or expenditures.
STATE MANDATES ACT FISCAL NOTE, AMENDED

In the opinion of DCCA, HB 3713, as amended by House Amendment

1, constitutes a local government organization and structure mandate for which no State reimbursement is required. While total Statewide impact is unknown, the bill will result in an annual reduction of \$155,000 in revenue generated by recorder's

fees in two southern Illinois counties.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 18 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Counties & Townships

Apr 14 Amendment No.01 CNTY TWNSHIP H Adopted

010-000-000

Do Pass Amend/Short Debate

010-000-000

Cal 2nd Rdng Short Debate

Apr 25 Fiscal Note Requested WENNLUND
St Mondate Fig Nte RegWENNLUND

St Mandate Fis Nte ReqWENNLUND

Fiscal Note Filed

Cal 2nd Rdng Short Debate Apr 28

St Mandate Fis Note Filed

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

### HB-3714 SANTIAGO.

55 ILCS 5/3-5018

from Ch. 34, par. 3-5018

Amends the Counties Code. Provides that county boards shall (now, may) impose an additional charge of \$5 (now, \$3) to defray the cost of converting the county recorder's storage system to computers or micrographics. Increases the charge to \$7 beginning January 1, 1977 and to \$10 beginning January 1, 1999.

FISCAL NOTÉ (DCCA)

The impact on State entities due to increased fees is unknown.

### HOUSE AMENDMENT NO. 1.

Replaces amendatory text of the bill. Restores current law that the county board of any (rather than every) county may (rather than shall) provide for an additional filing charge to defray the cost of a computer or micrographics storage system. Increases the amount of the additional charge from \$3 to \$5. Deletes provisions for subsequent increases.

STATE MANDATES ACT FISCAL NOTE, AMENDED

In the opinion of DCCA, HB 3714, as amended, fails to meet the

definition of a mandate under the State Mandates Act.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 18 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Counties & Townships
Apr 14 Recommended do pass 009-001-000

Placed Calndr, Second Reading

Fiscal Note Requested WENNLUND Apr 25 St Mandate Fis Nte ReqWENNLUND

Fiscal Note Filed

Placed Calndr, Second Reading

Second Reading Apr 27

SANTIAGO Amendment No.01

Adopted

Placed Calndr, Third Reading Apr 28

St Mandate Fis Note Filed Calendar Order of 3rd Rdng

Session Sine Die Jan 10 1995

HB-3715 SANTIAGO.

55 ILCS 5/4-6001

from Ch. 34, par. 4-6001

Amends the Counties Code. Provides for annual stipends of \$5,000 to county recorders and \$1,500 to county clerks, to be paid from State moneys. Effective immediately.

FISCAL NOTE (DCCA)

HB-3715 will cost the State's GRF \$233,500 annually.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 18 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 25 Assigned to Counties & Townships

Ref to Rules/Rul 27E Apr 22 Apr 25 Fiscal Note Filed Committee Rules

Session Sine Die Jan 10 1995

#### HB-3716 SANTIAGO AND NOLAND.

55 ILCS 5/3-5018 from Ch. 34, par. 3-5018

55 ILCS 5/3-5020.5 new 55 ILCS 5/4-12002 from Ch. 34, par. 4-12002 765 ILCS 35/108 · from Ch. 30, par. 145

Amends the Counties Code by providing that if any page of any instrument exceeds 8 1/2 x 11 inches (now 120 square inches), that excess of the page shall be regarded as an additional full page for the purpose of fixing the fee for recording. Requires that certain information be provided concerning recorded or filed instruments. Amends the Registered Titles (Torrens) Act by changing the page size of a certified copy of any instrument to 8 1/2 x 11 inches (now 120 square inches) for the purpose of the registrar's fees.

Mar 18 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Counties & Townships Mar 25 Do Pass/Short Debate Cal 010-000-000 Apr 20

Cal 2nd Rdng Short Debate

Apr 26 Fiscal Note Requested WENNLUND

> Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Fiscal Note Request W/drawn

Cal 3rd Rdng Short Debate

Jan 10 1995 Session Sine Die

#### HB-3717 WENNLUND - MURPHY,M - CLAYTON - ZICKUS.

from Ch. 111 1/2, par. 210-5 420 ILCS 40/5

Amends the Radiation Protection Act of 1990 to make a technical change. Effective immediately.

Mar 22 1994 Filed With Clerk

Referred to Rules First reading

Jan 10 1995 Session Sine Die

#### HB-3718 MAUTINO.

Apr 27

215 ILCS 105/4 from Ch. 73, par. 1304

Amends the Comprehensive Health Insurance Plan Act. Authorizes the Illinois Comprehensive Health Insurance Board to enter into intergovernmental cooperation agreements for the sharing of the cost of providing health care services for children who are plan participants and eligible for financial assistance from the Division of Specialized Care for Children of the University of Illinois. Effective immediately.

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FISCAL NOTE (Comprehensive Health Insurance Plan)
The overall fiscal impact would not result in expenditure of any additional State funds and could result in savings of State funds if both State programs share costs.

Note(s) That May Apply: Fiscal
Mar 22 1994 Filed With Clerk
First reading Referred to Rules
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Mar 24 Ruled Exempt Hse Rule 29(c) HRUL
Rfrd to Comm on Assignment
Mar 30 Assigned to Health Care & Human
Services
Apr 14 Cal 2nd Rdng Short Debate
Apr 25 Fiscal Note Requested WENNLUND

Apr 25 Fiscal Note Requested WENNLUND
Cal 2nd Rdng Short Debate
Apr 26 Fiscal Note Filed
Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng
Held 2nd Rdg-Short Debate
Jan 10 1995 Session Sine Die

# HB-3719 WALSH.

320 ILCS 25/3.16

from Ch. 67 1/2, par. 403.16

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Provides that Average Wholesale Price (AWP) becomes the basis for calculating "reasonable cost". Provides criteria for determining the AWP. Effective July 1, 1994.

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NOTE(S) THAT MAY APPLY: Fiscal
Mar 22 1994 Filed With Clerk
First reading Referred to Rules
Jan 10 1995 Session Sine Die
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#### HB-3720 KUBIK. 35 ILCS 5/502 35 ILCS 5/1301 35 ILCS 105/9 from Ch. 120, par. 5-502 from Ch. 120, par. 13-1301 from Ch. 120, par. 439.9 35 ILCS 110/9 from Ch. 120, par. 439.39 35 ILCS 115/9 from Ch. 120, par. 439.109 35 ILCS 505/1.16 from Ch. 120, par. 417.16 35 ILCS 505/13a.3 from Ch. 120, par. 429a3 35 ILCS 505/13a.4 35 ILCS 505/13a.5 from Ch. 120, par. 429a4 from Ch. 120, par. 429a5 35 ILCS 505/13a.6 35 ILCS 505/15 35 ILCS 505/16 from Ch. 120, par. 429a6 from Ch. 120, par. 431 from Ch. 120, par. 432 70 ILCS 805/18.6d 625 ILCS 5/11-1419.01 from Ch. 95 1/2, par. 11-1419.01 625 ILCS 5/11-1419.02 from Ch. 95 1/2, par. 11-1419.02 625 ILCS 5/11-1419.03 new

Amends the following Acts: (1) the Illinois Income Tax Act; (2) the Use Tax Act; (3) the Service Use Tax Act; (4) the Service Occupation Tax Act; (5) the Motor Fuel Tax Law; (6) the Downstate Forest Preserve District Act; and (7) the Illinois Vehicle Code. Provides that a person who willfully fails to file a return, or who files a fraudulent return, or who willfully attempts to evade or defeat any tax imposed by the Illinois Income Tax Act, or an accountant or agent who knowingly enters false information on the return of a taxpayer shall be guilty of a Class 4 felony for the first offense and a Class 3 felony for each subsequent offense. Provides that a person acting as a motor carrier who fails to carry a manifest, or refuses to submit books and records for inspection, or a distributor, receiver, supplier, or bulk user who violates any rule adopted by the Department of Revenue is guilty of a Class A misdemeanor. A person filing a fraudulent application or order form under any provision of the Acts is guilty of a Class A misdemeanor for the first offense and a Class 4 felony for each subsequent offense. Makes other changes. Effective immediately.

2111 HB-3720—Cont.

## HOUSE AMENDMENT NO. 1

Adds reference to: 35 ILCS 5/203

Amends the Illinois Income Tax Act. In calculating the gross income of an insurance company for tax years ending December 31, 1994 or later, includes gross investment income rather than only the company's share of that gross investment

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NOTE(S) THAT MAY APPLY: Correctional; Fiscal
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Mar 22 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 30 Assigned to Judiciary II

Apr 11 Re-assigned to Revenue

Apr 21 Amendment No.01 REVENUE Adopted 012-000-000

Recommnded do pass as amend 012-000-000

Placed Calndr, Second Reading

Second Reading Apr 28 Held on 2nd Reading Jan 10 1995 Session Sine Die

#### HB-3721 GRANBERG.

235 ILCS 5/6-2

from Ch. 43, par. 120

Amends the Liquor Control Act of 1934. Provides that a premises where motor fuel is sold may not be licensed for any type of liquor sales.

Mar 22 1994 Filed With Clerk

> First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 30 Assigned to Executive Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### RYDER - MOFFITT. HR-3722

35 ILCS 105/3-5 from Ch. 120, par. 439.3-5 from Ch. 120, par. 439.33-5 35 ILCS 110/3-5 35 ILCS 115/3-5 from Ch. 120, par. 439.103-5 35 ILCS 120/2-5 from Ch. 120, par. 441-5

Amends the use and occupation tax Acts to exempt from taxation personal property that is donated by a retailer to a disaster victim or a charitable or religious organization providing disaster relief.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 22 1994 Filed With Clerk

> First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 30 Assigned to Revenue Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die

DART-GASH-ERWIN-GIGLIO-CAPPARELLI, WELLER AND MOR-HB-3723 ROW.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act to create a tax credit for corporations in the amount of 25% of amounts expended during the taxable year on an Adopt-a-Public School Program. Defines the elements of the program. Applies to tax years ending on or after December 31, 1994. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Filed With Clerk Mar 22 1994

> First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 30 Assigned to Revenue

Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die

# HB-3724 DART - ERWIN - GIGLIO - LAURINO - HOFFMAN, WELLER AND MORROW.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act to create a tax credit for corporations in the amount of 10% of amounts expended on a Youth Opportunities and Violence Prevention Program. Applies to tax years ending on or after December 31, 1994. Effective immediately.

Note(s) That May Apply: Fiscal Mar 22 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 30 Assigned to Revenue
Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

## HB-3725 CURRAN.

 215 ILCS 5/494.1
 from Ch. 73, par. 1065.41-1

 215 ILCS 5/497.1
 from Ch. 73, par. 1065.44-1

 215 ILCS 5/509.1
 from Ch. 73, par. 1065.56-1

Amends the Illinois Insurance Code. Abolishes continuing education requirements for insurance producers.

FISCAL NOTÉ (Dept. of Insurance)

The Dept. would experience a reduction in revenue of at least

\$53,000 per year from lost fees due to HB-3725.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 22 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 30 Assigned to Insurance
Apr 12 Interim Study Calendar INSURANCE

Apr 15 Fiscal Note Filed

Interim Study Calendar INSURANCE

Jan 10 1995 Session Sine Die

### HB-3726 CURRAN.

Apr 20

225 ILCS 410/3-7

from Ch. 111, par. 1703-7

Amends the Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985. Repeals the continuing education requirement for cosmetologists and cosmetology teachers.

Mar 22 1994 Filed With Clerk

First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Registration & Regulation

Motion Do Pass-Lost 005-001-006

HREG

Remains in Committee Registration &

Regulation

Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

HB-3727 MOORE, ANDREA.

10 ILCS 5/7-12 from Ch. 46, par. 7-12 10 ILCS 5/8-9 from Ch. 46, par. 8-9 10 ILCS 5/10-6.2 from Ch. 46, par. 10-6.2

Amends the Election Code to provide that nominating petitions filed on the first day of filing shall be deemed filed at the opening of the office of the State Board of Elections, election authority, or local election official and shall subject the petitions to a lottery for simultaneous filing to determine order of filing.

Mar 22 1994 Filed With Clerk

First reading Referred to Rules

2113 HB-3728

# HB-3728 HOFFMAN – SHEEHY – GASH – HAWKINS – GIGLIO, EDLEY AND HICKS.

325 ILCS 5/7.20 new

Amends the Abused and Neglected Child Reporting Act. Requires DCFS to establish multidisciplinary committees to review certain reports of child abuse and neglect. Requires a committee to make recommendations concerning removal of a child from his or her home, and requires DCFS to follow those recommendations.

FISCAL NOTE, AMENDED (DCFS)

The cost of establishing the teams is estimated at \$1,840,358.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 22 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 30 Assigned to Health Care & Human

Services

Apr 14 Do Pass/Short Debate Cal 023-000-000

Cal 2nd Rdng Short Debate
Apr 25 Fiscal Note Requested WENNLUND

Apr 28 Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng
Heid 2nd Rdg-Short Debate

May 03 Fiscal Note Filed

Held 2nd Rdg-Short Debate

# Jan 10 1995 Session Sine Die HB-3729 MCAFEE AND STECZO.

35 ILCS 615/2 from Ch. 120, par. 467.17 35 ILCS 620/2 from Ch. 120, par. 469 35 ILCS 630/2 from Ch. 120, par. 2002 220 ILCS 5/3-121 from Ch. 111 2/3, par. 3-121

Amends the Gas Revenue Tax Act, the Public Utilities Revenue Act, the Telecommunications Excise Tax Act, and the Public Utilities Act to exempt libraries subject to the Illinois Local Library Act or the Public Library District Act of 1991 from liability for the taxes imposed under these Acts.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 22 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 30 Assigned to Revenue

Apr 21 Interim Study Calendar REVENUE

Jan 10 1995 Session Sine Die

#### HB-3730 PEDERSEN.

55 ILCS 5/5-1120 new

65 ILCS 5/11-30-10 new

Amends the Counties Code and the Municipal Code. Prohibits counties and municipalities, including home rule units of government, from enacting or enforcing an ordinance or regulation that fails to conform to a limited preemption contained in a Federal Communications Commission order regarding antennas used by amateur radio operators.

NOTE(S) THAT MAY APPLY: Home Rule

Mar 22 1994 Filed With Clerk

First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Executive

Apr 21 Do Pass/Short Debate Cal 011-000-000

Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

HB-3731 **2114** 

### HB-3731 PUGH.

720 ILCS 5/12-7.1 from Ch. 38, par. 12-7.1

Amends the Criminal Code of 1961 to make it a hate crime to commit specified offenses against a homeless person. Defines homeless person status. Deletes provisions referring to supervision and community service requirements for misdemeanor hate crime offenses that are obsolete because all hate crime violations are now felonies.

## CORRECTIONS IMPACT NOTE

This legislation would have minimal impact on the prison population.

JUDICIAL NOTE

HB-3731 would neither decrease nor increase the need for the

number of judges in the State.
HOUSE AMENDMENT NO. 2

Adds reference to: 30 ILCS 105/5.385 new 30 ILCS 115/1b new 30 ILCS 115/2a new 30 ILCS 115/3a new 35 ILCS 5/901 from Ch. 120, par. 9-901 35 ILCS 105/9 from Ch. 120, par. 439.9 35 ILCS 110/9 from Ch. 120, par. 439.39 35 ILCS 115/9 from Ch. 120, par. 439.109 35 ILCS 120/3 from Ch. 120, par. 442 50 ILCS 705/5.1 new 50 ILCS 705/5.2 new

Amends the Illinois Income Tax Act, the use and occupation tax Acts, and the State Revenue Sharing Act to provide that 1.79% of income tax proceeds and 1.81% of use and occupation tax proceeds shall be deposited into the Police Protection Enhancement Distributive Fund. Provides that moneys in the Fund shall be allocated to municipalities and counties in this State for the purposes of hiring new police officers. Amends the State Finance Act to add the Fund to the list of funds in the State treasury. Amends the Illinois Police Training Act to require the Illinois Local Governmental Law Enforcement Officers Training Board to conduct random audits of units of local government that receive distributions from the Police Protection Enhancement Distributive Fund. Provides that if the Board determines that a unit of local government did not use its distribution for hiring new police officers, then that unit of local government shall not be eligible for a distribution for 1 year. Effective immediately.

NOTE(s) THAT MAY APPLY: Correctional Mar 22 1994 Filed With Clerk First reading Referred to Rules Mar 24 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Mar 30 Assigned to Judiciary II Apr 21 Do Pass/Short Debate Cal 016-000-000 Cal 2nd Rdng Short Debate Apr 27 Correctional Note Requested WENNLUND Judicial Note Request WENNLUND Cal 2nd Rdng Short Debate Apr 28 Correctional Note Filed Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate May 02 Judicial Note Filed Held 2nd Rdg-Short Debate May 20 Amendment No.01 CROSS Withdrawn Amendment No.02 MADIGAN,MJ Adopted Amendment No.03 BIGGERT Withdrawn Amendment No.04 BIGGERT Withdrawn Cal 3rd Rdng Short Debate Jan 10 1995 Session Sine Die

2115 HB-3732

#### HB-3732 TENHOUSE.

50 ILCS 110/1	from Ch. 102, par. 4.10
50 ILCS 110/2	from Ch. 102, par. 4.11
50 ILCS 110/3	from Ch. 102, par. 4.12

Filed With Clerk

Amends the Public Officer Simultaneous Tenure Act. Permits a county board member to simultaneously hold the office of township trustee in any county (now, only in counties under 100,000 population). Effective immediately.

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HOUSE AMENDMENT NO. 1.
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Adds reference to: 50 ILCS 105/1.3 new

Mar 22 1994

Changes the title. Amends the Public Officer Prohibited Activities Act. Allows a county board member to simultaneously hold the office of commissioner of the Bi-State Development Agency.

First reading Referred to Rules Mar 24 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Mar 30 Assigned to Counties & Townships Apr 14 Amendment No.01 CNTY TWNSHIP H Adopted 010-000-000 Do Pass Amend/Short Debate

010-000-000

Cal 2nd Rdng Short Debate Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Jan 10 1995 Session Sine Die

#### BALTHIS - STECZO - SAVIANO - GRANBERG - PEDERSEN, WELLER, HB-3733 BLACK, PARKE AND WENNLUND.

New Act 30 ILCS 105/5.385 new

Creates the Constitutional Defense Council Act and amends the State Finance Act. Establishes a council composed of the Governor, Attorney General, Senate President, and House Speaker authorized to examine and challenge actions of the federal government affecting State sovereignty. Creates the necessary special fund within the State treasury. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 22 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 30 Assigned to Executive Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die

HB-3734 GRANBERG.

720 ILCS 5/3-6 from Ch. 38, par. 3-6

Amends the Criminal Code of 1961 to provide that any prosecution for an offense involving sexual penetration or sexual conduct may be commenced within one year after the discovery of the offense by the victim (presently, this discovery limitation is applicable only if the defendant was within a professional or fiduciary relationship or a purported professional or fiduciary relationship with the victim at the time of the commission of the offense). Provides that the time period for that type of prosecution shall not expire sooner than 3 years after the commission of the offense.

Mar 22 1994 Filed With Clerk First reading Referred to Rules Mar 24 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment

Mar 30 Assigned to Judiciary II Apr 22 Ref to Rules/Rul 27E

# HB-3735 LAURINO – GASH – BUGIELSKI – CAPPARELLI – MARTINEZ AND ERWIN.

430 ILCS 65/6 from Ch. 38, par. 83-6 720 ILCS 5/24-3 from Ch. 38, par. 24-3 720 ILCS 5/24-3.1 from Ch. 38, par. 24-3.1

Amends the Firearm Owners Identification Card Act to require a Firearm Owner's Identification Card issued to a person under 21 years of age to have printed on it "UNDER 21 YEARS OF AGE". Amends the Criminal Code of 1961 to prohibit the sale or delivery of a concealable firearm to a person under 21 years of age (presently the sale or delivery is prohibited to a person under 18 years of age). Prohibits possession of a concealable firearm by a person under 21 years of age.

FISCAL NOTE (Dept. of Corrections)

This bill has little or no fiscal impact on the Department.

JUDICIAL NOTE

The bill would neither decrease nor increase the need for the number of judges in the State.

number of judges in the State.

HOUSE AMENDMENT NO. 3.

Adds reference to:

720 ILCS 5/24-3.5 new

Exempts from the unlawful sale of concealable firearms to and unlawful possession of concealable firearms and firearm ammunition by a person under 21 years of age a person at least 18 years of age who is an emancipated person who possesses firearms on his or her own land, own abode, or owned fixed place of business; a gift or transfer of a firearm by a person over 21 years of age to a person at least 18 years of age and is a spouse, child, or ward over which the person is the legal guardian, where the firearm is possessed on his or her own land, own abode, or owned fixed place of business; a member of a target shooting club at least 18 years of age while the person is using firearms on target ranges under the supervision of a person over 21 years of age; a licensed hunter or trapper at least 18 years of age, while engaged in hunting or trapping who possesses a Firearm Owner's Identification Card, a member of the Armed Services or Reserve Forces of the United States or the Illinois National Guard at least 18 years of age, and a peace officer, keeper of a prison or other institution for the detention of persons accused or convicted of an offense, provided the firearms are used in their official duty; transportation of firearms by persons described and exempted provided the firearms are unloaded and fully enclosed in a container or the firearms are broken down in a non-functioning state and not immediately accessible; transportation of the firearms by a common carrier licensed by the State or federal government when the transportation is incidental to the lawful transport by the common carrier. These provisions do not apply to a person who uses a concealable firearm in an act of self defense. Mar 22 1004 Filed With Clark

Mar 22 1994	Filed With Clerk				
	First reading	Referred to Rules			
Mar 24	Ruled Exempt Hse Rule 29(c) HRUL				
		Rfrd to Comm on Assign	mant		
Mar 30		Assigned to Judiciary II			
Apr 19					
Apr 17	Discod Calada Casa d Da	Recommended do pass 012-002-000			
A 25	Placed Calndr, Second Rea				
Apr 25		Fiscal Note Requested V			
		Judicial Note Request W	VENNLUND		
	Placed Calndr, Second Rea	idng			
Apr 27		Fiscal Note Filed			
	Placed Calndr, Second Rea	laced Calndr, Second Reading			
Apr 28	,	Judicial Note Filed			
•	Placed Calndr, Second Rea				
	Second Reading	6			
	Held on 2nd Reading				
May 06	Amendment No.01	JOHNSON,TOM	Withdrawn		
11149 00	Amendment No.02				
		CROSS	Withdrawn		
	Amendment No.03	LAURINO	Adopted		
	Placed Calndr, Third Read				
3.5	Third Reading - Passed 10	6-003-000			
May 09	Arrive Senate				
	Placed Calendr, First Read	lng			

**2117** HB-3735—Cont.

May 10 Sen Sponsor CULLERTON

May 11 First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-3736 MCGUIRE - HAWKINS.

725 ILCS 5/115-16 new

Amends the Code of Criminal Procedure of 1963 to permit the admissibility of evidence of prior convictions of a defendant for domestic battery, aggravated battery committed against a family or household member, stalking, aggravated stalking, or a violation of an order of protection in a related criminal prosecution for any of these offenses.

Mar 22 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 30 Assigned to Judiciary II

Apr 21 Interim Study Calendar JUDICIARY

11

Jan 10 1995 Session Sine Die

### HB-3737 LEITCH.

225 ILCS 60/31 from Ch. 111, par. 4400-31

Amends the Medical Practice Act of 1987. Exempts physicians, hospitals, or other health care providers from civil damages resulting from their acts or omissions concerning the treatment without payment of indigent patients that are referred from a free clinic.

Mar 22 1994 Filed With Clerk

First reading Referred to Rules

Jan 10 1995 Session Sine Die

### HB-3738 CURRIE.

305 ILCS 5/5-5.02

from Ch. 23, par. 5-5.02

Amends the Public Aid Code. Makes stylistic changes in the Section concerning hospital reimbursements.

FISCAL NOTE (Dpt. Public Aid)

HB-3738 has no fiscal impact on the Department.

Mar 22 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 25 Assigned to Health Care & Human

Services

Apr 14 Recommended do pass 017-012-000

Placed Calndr, Second Reading

Apr 25 Fiscal Note Requested WENNLUND

State Debt Note Requested

WENNLUND

Placed Calndr, Second Reading

Apr 26 Fiscal Note Filed
Placed Calndr Second Reading

Apr 28 Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

# HB-3739 CURRIE.

305 ILCS 5/5-5.02 from Ch. 23, par. 5-5.02

Amends the Public Aid Code. Makes stylistic changes in the Section concerning hospital reimbursements.

Mar 22 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 30 Assigned to Health Care & Human

Services

Apr 22 Ref to Rules/Rul 27E

HB-3740 **2118** 

## HB-3740 HOFFMAN.

215 ILCS 5/397.1

from Ch. 73, par. 1009.1

Amends the Illinois Insurance Code regarding property that has sustained a loss. Provides that the county collector, rather than the township clerk, shall issue certificates regarding demolition expenses and delinquent property taxes.

STATE MANDATE ACT FISCAL NOTE

In the opinion of DCCA, HB 3740 creates a local government organization and structure mandate for which no reimbursement is required under the State Mandates Act.

### HOUSE AMENDMENT NO. 1.

Provides that in unincorporated areas, the official in charge of the county building department, rather than the county collector, shall issue the demolition expense certificates

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Mar 22 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 30 Assigned to Revenue

Apr 06 Assigned to Revenue
Apr 06 St Mandate Fis Note Filed

Committee Revenue

Apr 21 Amendment No.01 REVENUE H Adopted

012-000-000

Recommnded do pass as amend 012-000-000

Placed Calndr, Second Reading

Apr 28 Second Reading

Placed Calndr, Third Reading

Jan 10 1995 Session Sine Die

# HB-3741 ROTELLO – GASH – SHEEHY – BALANOFF – HAWKINS, STECZO, CURRAN AND DART.

New Act

30 ILCS 105/5,385 new

Creates the Illinois Recyclable Markets Development Act. Establishes the Illinois Recyclable Markets Development Authority. Authorizes the Authority to issue notes, bonds, and guarantees on behalf of the State in order to make or acquire loans for the acquisition and development of recyclable markets facilities. Creates the Illinois Recyclable Markets Loan Guarantee Fund, a fund outside of the State treasury, to secure certain loan guarantees. Amends the State Finance Act to create the Invest In Illinois Fund, a new fund created in the State treasury.

NOTE(s) THAT MAY APPLY: Debt; Fiscal

Mar 22 1994 Filed With Clerk

First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 30 Assigned to Environment & Energy
Apr 14 Recommended do pass 017-008-000

Placed Calndr, Second Reading

Apr 25 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Apr 26 Second Reading Mtn Fisc Nte not Applicable

ROTELLO Motion prevailed

Fiscal Note not Required

Placed Calndr, Third Reading

Jan 10 1995 Session Sine Die

# HB-3742 LINDNER.

New Act

Creates the Agency Appropriation Act. Requires separate legislative bills for appropriations to each State agency.

Mar 22 1994 Filed With Clerk

First reading Referred to Rules

**2119** HB-3743

## HB-3743 HANNIG.

50 ILCS 105/1

from Ch. 102, par. 1

Amends the Public Officer Prohibited Activities Act. Authorizes a county board member to serve as alderman of a city or trustee of a village or incorporated town.

**HOUSE AMENDMENT NO. 2.** 

Limits authorized simultaneous tenure to alderman or trustee of a municipality under 1,000 located in a county under 50,000.

FÍSCAL NOTE (DCCA)

HB 3743 has no impact on State revenues or expenditures.

Mar 22 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Mar 30 Assigned to Comm on Assignment
Assigned to Counties & Townships
Apr 14 Recommended do pass 009-001-000

Placed Calndr, Second Reading

Apr 25 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Apr 27 Second Reading

Amendment No.01 WENNLUND Withdrawn Amendment No.02 HANNIG Adopted

Placed Calndr, Third Reading

May 03 Fiscal Note Filed Calendar Order of 3rd Rdng

May 05 Third Reading - Passed 075-035-000

May 06 Arrive Senate

Sen Sponsor DEMUZIO Placed Calendr, First Reading

First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-3744 OLSON - WEAVER,M - NOLAND - STEPHENS.

605 ILCS 120/10

Amends the Illinois Adopt-A-Highway Act. Removes the limitation that the State rights-of-way to be adopted be located within the corporate limits of a municipality.

Mar 22 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Apr 12 Assigned to Executive

Apr 12 Assigned to Executive
Apr 22 Ref to Rules/Rul 27E
Jan 10 1995 Session Sine Die

# HB-3745 CAPPARELLI – BUGIELSKI – MCAULIFFE – LAURINO, SAVIANO, BURKE, SANTIAGO AND LOPEZ.

205 ILCS 5/5

from Ch. 17, par. 311

Amends the Illinois Banking Act. Makes technical changes relating to branch banking.

Mar 22 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 30 Assigned to Financial Institutions
Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

## HB-3746 RASCHKE - LIND.

55 ILCS 5/5-25002

from Ch. 34, par. 5-25002

Amends the Counties Code. Provides that the Department of Public Health shall use the amount of a grant paid to a county or multiple county health department for providing certain services in fiscal year 1993 as a base amount in determining the amount of a grant to be paid to that county or multiple county health department in fiscal year 1994, so as to hold the county or multiple county health department harmless from liability to repay to the State any part of the amount of the grant received in fiscal year 1993.

Note(s) That May Apply: Fiscal Mar 22 1994 First reading

Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Mar 30 Assigned to Counties & Townships Apr 21 Motion Do Pass-Lost 003-005-002 HCOT Remains in Committee Counties & Townships Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die HR-3747 JONES, LOU. 310 ILCS 10/8.12 from Ch. 67 1/2, par. 8.12 Amends the Housing Authorities Act. Makes stylistic changes in the Section concerning the destruction of obsolete records and reports. FISCAL NOTE (DCCA) HB 3747 has no impact on State revenues or expenditures. Mar 22 1994 First reading Referred to Rules Mar 24 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Mar 30 Assigned to Housing, Economic & Urban Develomt Apr 14 Recommended do pass 012-002-000 Placed Calndr, Second Reading Apr 25 Fiscal Note Requested WENNLUND Housng Aford Note RequWENNLUND Placed Caindr.Second Reading Apr 26 Second Reading Held on 2nd Reading May 03 Fiscal Note Filed Held on 2nd Reading Jan 10 1995 Session Sine Die HB-3748 JONES, LOU. 310 ILCS 10/1 from Ch. 67 1/2, par. 1 Amends the Housing Authorities Act. Makes stylistic changes in the short title

Section.

Mar 22 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Mar 24

Rfrd to Comm on Assignment Mar 30

Assigned to Housing, Economic & Urban Develomt

Ref to Rules/Rul 27E Apr 22

Jan 10 1995 Session Sine Die

#### HB-3749 SCHAKOWSKY - CURRIE.

20 ILCS 301/5-10 305 ILCS 5/5-11.2 new

Amends the Alcoholism and Other Drug Abuse and Dependency Act and the Public Aid Code by providing that the Illinois Department of Alcoholism and Substance Abuse and the Illinois Department of Public Aid may enter into cooperative arrangements with each other providing that the Illinois Department of Alcoholism and Substance Abuse will be responsible for supervising all alcohol and drug treatment services to persons supported by State funds or by funding under Title XIX of the federal Social Security Act. Includes technical matter concerning Public Act 88-171. Effective immediately.

FISCAL NOTE (DASA)

HB3749 would have little fiscal impact on DASA.

FISCAL NOTE (Dept. of Public Aid)

HB3749 has no anticipated fiscal impact on Dept. of Public Aid.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 22 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 14

Rfrd to Comm on Assignment Assigned to Health Care & Human Services

Apr 19 Mtn Prevail Suspend Rul 20K Committee Health Care & Human Services Apr 21 Fiscal Note Filed Committee Health Care & Human Services Motion Do Pass-Lost 014-008-003 **HCHS** Remains in Committee Health Care & Human Services Apr 22 Ref to Rules/Rul 27E May 06 Fiscal Note Filed Committee Rules Jan 10 1995 Session Sine Die

### HB-3750 SCHOENBERG.

305 ILCS 5/10-16.2	from Ch. 23, par. 10-16.2
750 ILCS 5/706.1	from Ch. 40, par. 706.1
750 ILCS 15/4.1	from Ch. 40, par. 1107.1
750 ILCS 20/26.1	from Ch. 40, par. 1226.1
750 ILCS 45/20	from Ch. 40, par. 2520

Amends the Public Aid Code, the Illinois Marriage and Dissolution of Marriage Act, the Non-Support of Spouse and Children Act, the Revised Uniform Reciprocal Enforcement of Support Act, and the Illinois Parentage Act of 1984. Provides that the order for withholding of income to secure payment of support shall direct any payor to withhold an additional dollar amount, up to 100% of the order for support (now not less than 20%), until payment in full of any delinquency. Effective January 1, 1995.

FISCAL NOTE (Dpt. Public Aid)

Giving courts the ability to order withholding amounts could have an impact on the Trust Fund. Since it is up to the courts' discretion to determine the amounts, it is not possible to

determine a dollar amount of the impact.

Mar 22 1994 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 21 Recommended do pass 017-002-001

Placed Calndr, Second Reading

Apr 28 Fiscal Note Filed

Placed Calndr, Second Reading

Second Reading Held on 2nd Reading

Jan 10 1995 Session Sine Die

### HB-3751 SCHOENBERG - ERWIN.

305 ILCS 5/10-10	from Ch. 23, par. 10-10
305 ILCS 5/10-11	from Ch. 23, par. 10-11
305 ILCS 5/10-17.1	from Ch. 23, par. 10-17.1
750 ILCS 5/505	from Ch. 40, par. 505
750 ILCS 15/3	from Ch. 40, par. 1106
750 ILCS 15/4	from Ch. 40, par. 1107
750 ILCS 20/24	from Ch. 40, par. 1224
750 ILCS 45/14	from Ch. 40, par. 2514

Amends the Public Aid Code, the Illinois Marriage and Dissolution of Marriage Act, the Non-Support of Spouse and Children Act, the Revised Uniform Reciprocal Enforcement of Support Act, and the Illinois Parentage Act of 1984. Provides that each judgment against a person obligated to pay support shall have the full force, effect, and attributes of any other judgment of this State, including the ability to be enforced and to automatically draw interest in accordance with the Code of Civil Procedure. Effective January 1, 1995.

Mar 22 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary I

Mar 30

Apr 14 Jan 10 1995 Session Sine Die Interim Study Calendar JUDICIARY I

# HB-3752 SCHOENBERG - GASH.

5 ILCS 100/10-65

from Ch. 127, par. 1010-65

Amends the Illinois Administrative Procedure Act by providing that a person to whom child support is owed by a person licensed by any State agency may notify the appropriate State licensing agency when the child support is more than 30 days delinquent. Provides that within 15 days of receipt of the notification of delinquency, the State licensing agency shall contact the person to whom support is owed and inform him or her either that the licensee has shown proof that the delinquency has been remedied or that the State agency has commenced action against the licensee's license. Authorizes the person to whom support is owed to seek a court order to direct the agency to take action if the agency does not proceed in a timely fashion. Effective January 1, 1995.

FISCAL NOTE (IL Dept. of Public Aid) There would be no fiscal impact on the Dept. of Public Aid. Mar 22 1994 First reading Referred to Rules Mar 24 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Mar 30 Assigned to Judiciary I Apr 14 Do Pass/Short Debate Cal 012-000-000 Cal 2nd Rdng Short Debate Apr 25 Fiscal Note Requested WENNLUND Cal 2nd Rdng Short Debate Apr 26 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Apr 28 Fiscal Note Filed Held 2nd Rdg-Short Debate

### HB-3753 SCHOENBERG.

305 ILCS 5/10-17.5

Jan 10 1995

from Ch. 23, par. 10-17.5

Amends the Public Aid Code by providing that a person to whom child support is owed by a responsible relative under a support order shall notify the Illinois Department of Public Aid when the child support is 30 days delinquent. Provides that within 15 days of receipt of the notification of delinquency, the Illinois Department shall contact the person to whom support is owed and inform him or her either that the responsible relative has shown proof that the delinquency has been remedied or that the Illinois Department has commenced action to intercept State income tax refunds in order to satisfy the past due support. Effective January 1, 1995.

FISCAL NOTE (Dpt. Public Aid)

Session Sine Die

The Dept. submitted approximately 122,000 IV-D cases for tax return offsets this year. However, it is not known how many child support cases in Ill. that are not receiving the IV-D enforcement services would apply for them.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 22 1994	First reading	Referred to Rules
Mar 24	Ruled Exempt Hse Rule 29	(c) HRUL
	-	Rfrd to Comm on Assignment
Mar 30		Assigned to Judiciary I
Apr 14		Do Pass/Short Debate Cal 012-000-000
	Cal 2nd Rdng Short Debate	•
Apr 20		Fiscal Note Requested WENNLUND
	Cal 2nd Rdng Short Debate	3
Apr 28		Fiscal Note Filed
	Cal 2nd Rdng Short Debate	2
	Short Debate Cal 2nd Rdng	
	Held 2nd Rdg-Short Debat	e
Jan 10 1995	Session Sine Die	

# HB-3754 SCHOENBERG.

25 ILCS 50/1	from Ch. 63, par. 42.31
25 ILCS 50/4	from Ch. 63, par. 42.34
25 ILCS 50/5	from Ch. 63, par. 42.35

25 ILCS 50/5.1 new 25 ILCS 155/3 from Ch. 63, par. 343 25 ILCS 155/4 from Ch. 63, par. 344

Amends the Fiscal Note Act. Provides that a fiscal note shall include an estimate of the fiscal effect of the bill for at least the first 3 fiscal years in which it would be effective. Provides that the Economic and Fiscal Commission shall review fiscal notes and if it determines that a fiscal note should contain different or additional information, the Commission may cooperate in the preparation of a revised fiscal note or it may prepare its own statement for submission to the General Assembly. Amends the Illinois Economic and Fiscal Commission Act. Provides that the Commission shall, by the third Wednesday in March of each year, issue a report showing the estimated costs of continuing existing State programs and services at current levels in the next fiscal year.

FISCAL NOTE (Economic and Fiscal Commission)
House Bill 3754 would result in a fiscal impact to the
Commission in the range of \$750,000 to \$800,000 annually.
FISCAL NOTE (DCMS)
HB3754 would involve extra staff time, but would have no direct impact on CMS expenditures or revenues.

Note(s) That May Apply: Fiscal
Mar 22 1994 First reading Referred to Rules
Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Assigned to Elections & State
Government

Apr 14 Motion Do Pass-Lost 008-010-000 HESG

Recommended do pass 012-009-000 Placed Calndr, Second Reading

Apr 18 Fiscal Note Requested BLACK

Placed Calndr, Second Reading
Apr 27 Fiscal Note Filed

Placed Calndr, Second Reading
Apr 28
Fiscal Note Filed

Apr 28 Fiscal Note Filed
Placed Calndr, Second Reading
Second Reading

Held on 2nd Reading
Jan 10 1995 Session Sine Die

# HB-3755 SCHOENBERG AND MOORE, ANDREA.

525 ILCS 10/3

from Ch. 5, par. 933

Amends the Illinois Exotic Weed Act. Designates certain plants as exotic weeds. Effective immediately.

Mar 22 1994 First reading Referred to Rules Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Mar 30 Assigned to Agriculture & Conservation
Apr 13 Recommended do pass 016-004-001

Placed Calndr, Second Reading

Apr 26 Fiscal Note Requested WENNLUND

Second Reading Mtn Fisc Nte not Applicable

SCHOENBERG
Motion prevailed
Fiscal Note not Required

Placed Caindr, Third Reading

Jan 10 1995 Session Sine Die

### HB-3756 SKINNER, SALVI, HUGHES AND GASH.

30 ILCS 105/5.361 new

605 ILCS 5/4-508.1 from Ch. 121, par. 4-508.1

Amends the State Finance Act and the Illinois Highway Code. Requires the Department of Transportation to sell to the Toll Highway Authority, any property, at its fair appraised value, that may be used by the Authority to expand certain toll highways. Provides that the money from the purchase shall be deposited into the Northeastern Illinois Strategic Regional Arterial Road Improvement Fund. Requires IDOT to use the money to improve Strategic Regional Arterials in Northeastern Illinois. Effective immediately.

Mar 22 1994 First reading Jan 10 1995 Session Sine Die

Referred to Rules

### HB-3757. JOHNSON.TOM - PERSICO.

70 ILCS 5/8.10

from Ch. 15 1/2, par. 68.8-10

Amends the Airport Authorities Act. Provides that aircraft with a maximum gross take-off weight in excess of 65,000 pounds may not use any airport facilities under the jurisdiction of a Metropolitan Airport Authority except in an emergency or in connection with an air show or exhibition. Effective January 1, 1995.

Mar 22 1994 First reading Jan 10 1995 Session Sine Die Referred to Rules

Jan 10 1993 Session Sine I

### HB-3758 JOHNSON.TOM.

70 ILCS 5/3.1 from Ch. 15 1/2, par. 68.3a 70 ILCS 5/3.4 from Ch. 15 1/2, par. 68.3d 70 ILCS 5/3.5 new

Amends the Airport Authorities Act. Provides for the election (rather than appointment) of commissioners of the Metropolitan Airport Authority beginning with the general election in 1996 if a proposition for the election of commissioners is approved at a referendum at the general election in 1994. Effective immediately.

Mar 22 1994 First reading Jan 10 1995 Session Sine Die Referred to Rules

Referred to Rules

# HB-3759 JOHNSON, TOM.

70 ILCS 5/2.7

from Ch. 15 1/2, par. 68.2g

Amends the Airport Authorities Act. Provides that a Metropolitan Airport Authority may not provide non-aviation related services or develop or lease real estate for non-aviation related purposes unless the Authority engaged in those activities before the effective date of this amendatory Act of 1994. Effective immediately.

Mar 22 1994 First reading Jan 10 1995 Session Sine Die

Jan 10 1993 Session Sine Die

### HB-3760 DEERING AND HICKS.

220 ILCS 5/8-402.5 new

Amends the Public Utilities Act. Requires the Commerce Commission to issue rules requiring electric generating public utilities that switch to out-of-state coal to consider the social and other costs of that action on affected coal producing areas of the State and on the State as a whole.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 22 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 30 Assigned to Public Utilities
Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

# HB-3761 DEERING - HAWKINS.

415 ILCS 5/22.40

Amends the Environmental Protection Act to allow municipal solid waste landfills located in certain counties to accept waste until October 9, 1994, if the State determines that the landfills are needed to receive flood related waste. Effective immediately.

Mar 22 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Mar 30 Assigned to Environment & Energy

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-3762 WALSH.

215 ILCS 5/143.32 new

Amends the Illinois Insurance Code. Requires automobile insurers to arbitrate disputed claims for automobile physical damage between themselves in accordance with the Automobile Subrogation Arbitration Agreement unless the insurers mutually agree to a different arbitration forum. Requires all automobile insurers to be members of the Automobile Subrogation Arbitration Agreement.

### HOUSE AMENDMENT NO. 1

Replaces substance of the bill. Provides that disputes between insurers regarding automobile physical damage claims must be submitted to a dispute resolution organization registered with the Department of Insurance for binding arbitration.

Mar 22 1994 First reading Referred to Rules Mar 24 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Mar 30 Assigned to Insurance Apr 20 Amendment No.01 INSURANCE Adopted DP Amnded Consent Calendar 021-000-000 Consnt Caldr Order 2nd Read Apr 21 Remvd from Consent Calendar Cal 2nd Rdng Short Debate Apr 27 Short Debate Cal 2nd Rdng

### Jan 10 1995 HB-3763 GRANBERG.

40 ILCS 5/15-159

from Ch. 108 1/2, par. 15-159

Amends the State Universities Article of the Pension Code to replace 4 appointed members of the Board with 5 elected members. Effective immediately.

# HOUSE AMENDMENT NO. 1.

Deletes all substantive changes from the bill.

PENSION IMPACT NOTE, AMENDED

House Bill 3763, as amended, has no fiscal impact.

Session Sine Die

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 22 1994 First reading Referred to Rules

Cal 3rd Rdng Short Debate

Ruled Exempt Hse Rule 29(c) HRUL Mar 24

Rfrd to Comm on Assignment

Mar 30 Assigned to Personnel & Pensions Apr 21 Amendment No.01

PERS PENSION H Adopted Do Pass Amend/Short Debate

007-000-000

Cal 2nd Rdng Short Debate

Apr 27 Pension Note Requestd WENNLUND

Pension Note Filed

Cal 2nd Rdng Short Debate Apr 28 Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate Jan 10 1995 Session Sine Die

#### HB-3764 HAWKINS AND SAVIANO.

40 ILCS 5/15-136.2 from Ch. 108 1/2, par. 15-136.2 40 ILCS 5/16-133.2 40 ILCS 5/17-116.1 from Ch. 108 1/2, par. 16-133.2 from Ch. 108 1/2, par. 17-116.1 30 ILCS 805/8.18 new

Amends the Downstate Teacher, Chicago Teacher, and State Universities Articles of the Pension Code to extend the deadline for early retirement without discount to the year 2002. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Note(s) That May Apply: Fiscal; Pension; State Mandates Mar 22 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 30 Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3765 YOUNGE - DEUCHLER.

110 ILCS 805/2-12.1 from Ch. 122, par. 102-12.1 110 ILCS 805/3-20 from Ch. 122, par. 103-20 110 ILCS 805/4-6a new 110 ILCS 805/4-6b new 110 ILCS 805/4-6c new

110 ILCS 805/4-6d new

Amends the Public Community College Act. Revises the proposition to be submitted to the voters of the experimental community college district at the 1994 general election. Provides that if the proposition for establishing a community college district to replace the experimental district is approved, the new district may impose (instead of property taxes) retailers' occupation, service occupation, and use taxes, each at a rate of 0.25%. Authorizes increases in the rate with referendum approval. Establishes a reserve fund if all district revenues and other income exceed the district's budgeted appropriations. Provides for borrowing by the district from the General Revenue Fund with the approval of the State Comptroller and State Treasurer. Effective immediately.

### HOUSE AMENDMENT NO. 1.

Provides that if the proposition to establish a new community college district is approved, legal title to all land and buildings used and occupied by the former experimental district shall be deemed transferred by operation of law to and vested in the board of trustees of the new community college district. Deletes a provision exempting the district with respect to which the referendum is held from the duty of preparing and adopting an annual budget. Increases to \$65,000 from \$1 the amount up to which new districts may, with the approval of the State Comptroller and State Treasurer, borrow from the General Revenue Fund between January 1, 1996 and December 31, 1998.

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Mar 22 1994
              First reading
                                        Referred to Rules .
Mar 24
              Ruled Exempt Hse Rule 29(c) HRUL
                                        Rfrd to Comm on Assignment
Mar 30
                                        Assigned to Higher Education
Apr 07
                   Amendment No.01
                                        HIGHER ED
                                                                 Adopted
                                        Recomminded do pass as amend
                                          012-002-001
              Placed Calndr, Second Reading
              Second Reading
Apr 13
              Placed Calndr, Third Reading
May 19
                                        3d Reading Consideration PP
                                        Calendar Consideration PP.
              Session Sine Die
Jan 10 1995
      YOUNGE.
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# HB-3766

820 ILCS 405/612 from Ch. 48, par. 442

Amends a provision of the Unemployment Insurance Act making employees of institutions of higher education ineligible for benefits between academic years or vacations and during vacation periods. Deletes language providing that employees other than those in instructional, research and principal administrative positions are ineligible for benefits during those periods.

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NOTE(S) THAT MAY APPLY: Fiscal
   Mar 22 1994
                 First reading
                                           Referred to Rules
   Mar 24
                  Ruled Exempt Hse Rule 29(c) HRUL
                                           Rfrd to Comm on Assignment
   Mar 30
                                           Assigned to Labor & Commerce
   Apr 20
                                           Interim Study Calendar LABOR
                                             COMMRČE
   Jan 10 1995
                 Session Sine Die
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#### HB-3767 SALTSMAN.

730 ILCS 5/3-12-1 from Ch. 38, par. 1003-12-1 730 ILCS 5/3-12-3a from Ch. 38, par. 1003-12-3a from Ch. 38, par. 1003-12-5 730 ILCS 5/3-12-5

Amends the Unified Code of Corrections. Provides that the Department of Corrections must consult with labor organizations and businesses that are affected by correctional employment programs before any correctional employment programs are undertaken. Requires the Department to receive assurances from the U.S. Department of Labor that a new or expanded employment program will not displace workers. Provides that any entity that enters into a contract with the Department of Corrections is responsible for satisfying the requirements of the Workers' Compensation Act. Provides that a portion of the wages paid to an inmate in a correctional employment program shall be deposited into the Violent Crime Victims Assistance Fund.

NOTE(S) THAT MAY APPLY: Fiscal Mar 22 1994 Referred to Rules First reading Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 30 Assigned to Labor & Commerce

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HR.3768 MCGUIRE - CROSS, SALTSMAN AND WENNLUND.

820 ILCS 130/2

from Ch. 48, par. 39s-2

Amends the Prevailing Wage Act. Provides that the Act applies whenever a public utility company contracts with an outside contractor on a construction project.

FISCAL NOTE (Dept. of Labor)

HB3768 would cause no fiscal impact on the Dept. of Labor. Mar 22 1994 First reading Referred to Rules

Mar 24 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Mar 30 Assigned to Labor & Commerce Apr 20 Recommended do pass 011-008-000

Placed Calndr, Second Reading

Apr 26 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading Apr 27 Fiscal Note Filed

Placed Calndr, Second Reading

Apr 28 Second Reading Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-3769 SALTSMAN.

820 ILCS 305/19 from Ch. 48, par. 138.19 820 ILCS 310/19 from Ch. 48, par. 172.54

Amends the Workers Compensation Act. Requires a written explanation by the employer if the employer terminates temporary total compensation before the employee returns to work. Provides that failure to provide the written explanation without good and just cause shall be considered in adjudicating petitions for additional compensation or for assessment of attorneys fees and costs. Changes the daily additional benefit amount when an employer fails or delays payment from \$10 to \$50 and the maximum limit from \$2,500 to \$10,000 or 50% of the benefits, whichever is greater. Provides that attorney's fees and costs may be assessed for a failure to pay benefits or for the delay in the payment of benefits. Adds similar provisions to the Worker's Occupational Disease Act.

Mar 22 1994 First reading Referred to Rules Jan 10 1995 Session Sine Die

#### HB-3770 KASZAK.

805 ILCS 5/2A.65 new

805 ILCS 5/12.35 from Ch. 32, par. 12.35

805 ILCS 5/14.40 new

Amends the Business Corporation Act of 1983. Requires corporations to file proof of satisfaction of workers' compensation coverage obligations. Provides that failure to file is grounds for administrative dissolution or revocation of a certificate of authority.

FISCAL NOTE (Dept. of Labor)

HB-3770 ham 1 would cause no fiscal impact to the Dept.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 23 1994 Filed With Clerk

First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary I

Apr 21 Recommended do pass 007-005-000

Placed Calndr, Second Reading

Apr 27 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading Second Reading Apr 28

Placed Calndr, Third Reading

May 03 Fiscal Note Filed

Mtn Prev-Recall 2nd Reading

Amendment No.01 MCGUIRE Ruled not

germane

Fiscal Note Request W/drawn

Placed Calndr, Third Reading Verified

Third Reading - Passed 060-050-004

May 04 Arrive Senate

Sen Sponsor SHAW

Placed Calendr, First Reading

Referred to Rules First reading

Jan 10 1995 Session Sine Die

#### HB-3771 BIGGERT.

720 ILCS 5/3-6

from Ch. 38, par. 3-6

Amends the Criminal Code of 1961 to provide that the prosecution of a sex offense committed against a person under 18 years of age may be commenced within 2 years after the person attains 18 years of age.

# HOUSE AMENDMENT NO. 1.

Adds reference to: 720 ILCS 5/11-14 720 ILCS 5/11-14.1 from Ch. 38, par. 11-14 720 ILCS 5/11-16 from Ch. 38, par. 11-16 720 ILCS 5/11-19 from Ch. 38, par. 11-19 720 ILCS 5/11-19.1 from Ch. 38, par. 11-19.1 720 ILCS 5/11-19.2 from Ch. 38, par. 11-19.2 720 ILCS 5/11-20.1 from Ch. 38, par. 11-20.1 720 ILCS 150/5.1 from Ch. 23, par. 2355.1

Deletes everything. Amends the Criminal Code in relation to prostitution, solicitation of a sexual act, pandering, pimping, and exploitation of a child. Provides that engaging in specified proscribed conduct in exchange for any property, token, object, or article or thing of value (as well as for money). Prohibits depiction of child pornography by computer. Amends the Wrongs to Children Act to change the penalty for permitting the sexual abuse of a child from a Class A misdemeanor to a Class 1 felony, and provides that a legal guardian or other person having custody of a child may be liable for this offense. Provides that a person permits the sexual abuse of a child by knowingly permitting, inducing, promoting or arranging for a child to engage in prostitution.

NOTE(S) THAT MAY APPLY: Correctional

Mar 23 1994 Filed With Clerk

> First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Amendment No.01

Assigned to Judiciary II JUDICIARY II H Adopted

016-000-000

Do Pass Amend/Short Debate

015-000-000

Cal 2nd Rdng Short Debate Apr 28 Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3772 BIGGERT - KRAUSE - LAWFER - MULLIGAN - MOFFITT AND HOE. FT.

225 ILCS 10/1

Apr 21

from Ch. 23, par. 2211

Amends the Child Care Act. Adds a Section caption and makes a stylistic change.

Mar 23 1994 Filed With Clerk

> First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Health Care & Human Services

2129 HB-3772—Cont.

Apr 14 Recommended do pass 015-014-000

Placed Calndr, Second Reading

Second Reading Fiscal Note Requested GRANBERG Apr 26

Fiscal Note Request W/drawn

Placed Calndr, Third Reading

Session Sine Die Jan 10 1995

#### HB-3773 MOFFITT - WOOLARD - VON B - WESSELS.

220 ILCS 5/13-302

from Ch. 111 2/3, par. 13-302

Amends the Public Utilities Act. Provides that telecommunications carriers that utilize local measured service billing must offer the option of flat rate local calling. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 23 1994 Filed With Clerk

First reading Referred to Rules

Session Sine Die Jan 10 1995

#### HR-3774 DEERING.

625 ILCS 5/12-603.1 rep.

Amends the Illinois Vehicle Code. Eliminates the requirement that each driver and front seat passenger be required to use safety belts.

Filed With Clerk Mar 23 1994

> First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 05

Rfrd to Comm on Assignment

Assigned to Transportation & Motor

Vehicles

Apr 12 Interim Study Calendar TRANSPORTAT'N

Jan 10 1995 Session Sine Die

# BUGIELSKI - STEPHENS - BURKE.

625 ILCS 5/11-1303

HB-3775

from Ch. 95 1/2, par. 11-1303

Amends the Illinois Vehicle Code. Prohibits the parking of a vehicle in a public parking area if the vehicle does not display a current registration sticker or temporary permit pending registration.

Mar 23 1994 Filed With Clerk

First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 05 Rfrd to Comm on Assignment

Assigned to Transportation & Motor

Vehicles

Do Pass/Consent Calendar 030-000-000 Apr 13

Consnt Caldr Order 2nd Read Apr 20 Cnsent Calendar, 2nd Reading

Held on 2nd Rdg-Consent Cal

Consnt Caldr Order 3rd Read Apr 26

Consnt Caldr, 3rd Read Pass 117-000-000 Apr 28 Arrive Senate

Placed Calendr, First Reading

May 04 Sen Sponsor DUDYCZ

> Added as Chief Co-sponsor DELEO Added as Chief Co-sponsor RAICA

First reading Referred to Rules

Session Sine Die Jan 10 1995

#### HB-3776 MCGUIRE.

230 ILCS 10/12 from Ch. 120, par. 2412 230 ILCS 10/13 from Ch. 120, par. 2413

Amends the Riverboat Gambling Act. Provides that interest that has accrued on the shares of admission tax and wagering tax that are payable to units of local government while those shares have been held by the State shall be paid to the units of local government. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal Mar 23 1994 Filed With Clerk

Referred to Rules First reading

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Revenue Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

HB-3777 LANG.

625 ILCS 5/6-106.1

from Ch. 95 1/2, par. 6-106.1

Amends the Illinois Vehicle Code. Makes stylistic changes in the Section concerning school bus driver permits.

Mar 23 1994 Filed With Clerk

First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary I Recommended do pass 007-005-000

Apr 21 Royal Placed Calndr, Second Reading

Apr 27 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Apr 28 Second Reading

Jan 10 1995 Held on 2nd Reading Session Sine Die

### HB-3778 DEERING.

625 ILCS 5/15-112

from Ch. 95 1/2, par. 15-112

Amends the Illinois Vehicle Code. Requires a police officer to immediately accompany a vehicle and its operator to a stationary scale and have the vehicle weighed if the operator contests the weight reading provided by a portable scale. Provides that if the stationary scale's weight reading is 100 or more pounds lighter than the weight reading provided by the portable scale, the officer shall base enforcement of appropriate weight limitations for purposes of removal of a portion of the vehicle's load, if necessary, on the weight reading provided by the stationary scale, and the operator may not be ticketed, fined, or arrested for the overweight violation.

Mar 23 1994 Filed With Clerk

First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Transportation & Motor

Vehicles

Interim Study Calendar TRANSPORTAT'N

Jan 10 1995 Session Sine Die

### HB-3779 CURRIE.

Apr 12

10 ILCS 5/17-4

from Ch. 46, par. 17-4

Amends the Election Code to make a grammatical change.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 10 ILCS 5/17-4 Adds reference to: 10 ILCS 5/3-1.4 new

Amends the Election Code to require that a person who circulates a nominating petition or a petition proposing a public question must be registered to vote at the address indicated in the affidavit at the bottom of the petition sheets and must be registered to vote at all times of circulation. Provides that the changes made are declarative of existing law. Effective immediately.

FISCAL NOTE, AMENDED (State Board of Elections) HB3779, as amended, would have no discernible impact on the

expenditure of State funds.

### SENATE AMENDMENT NO. 1.

Adds reference to:

5 ILCS 140/7 from Ch. 116, par. 207

10 ILCS 5/4-8.04 new

10 ILCS 5/7.04 new

### 10 ILCS 5/6-35.04 new

Amends the Freedom of Information Act to exempt from inspection and copying computer-based voter registration files and computer-stored images of the signature of registered voters, except as provided by law. Permits the election authority to develop and implement a system to prepare, use, and maintain a computer-based voter registration file that includes a computer-based image of the signature of each voter. Provides that the computer-based voter registration file may be used for all purposes for which the original registration cards are to be used, provided that a system for the storage of at least one copy of the original registration cards remains in effect. Effective immediately.

rect. Effective militie		
Mar 23 1994	Filed With Clerk	D.C. I. D.I
٠. ٥٠	First reading	Referred to Rules
Apr 05	Ruled Exempt Hse Rule 29	(c) HRUL
		Rfrd to Comm on Assignment
		Assigned to Elections & State
. 14	A d NJ- 01	Government
Apr 14	Amendment No.01	ELECTN ST GOV H Adopted DP Amnded Consent Calendar
		017-000-000
	Consnt Caldr Order 2nd R	
Amr. 20	Consent Calendar, 2nd Read	
Apr 20	Held on 2nd Rdg-Consent	uig Cal
Apr 25	Remyd from Consent Cale	ndar
Apr 23	Reniva from Consent Calc.	TENHOUSE AND
		STEPHENS
	Held 2nd Rdg-Short Debat	
Apr 26	Tiola Zita Rag Short Door	Fiscal Note Requested WENNLUND
11pt 20		Judicial Note Request WENNLUND
	Held 2nd Rdg-Short Deba	
Apr 28		Fiscal Note Filed
•	Cal 3rd Rdng Short Debat	e
May 03	Short Debate-3rd Passed 1	15-001-000
May 04	Arrive Senate	
	Placed Calendr, First Read	
	Sen Sponsor RAUSCHEN	
May 05	First reading	Referred to Rules
4		Assigned to Local Government &
		Elections
May 11	Amendment No.01	LOCAL GOVERN S Adopted
	Amendment No.02	LOCAL GOVERN S Lost
		Recommnded do pass as amend
	Discod Colode Second Dec	010-000-000
May 12	Placed Calndr, Second Rea	lang
May 12	Second Reading Placed Calndr, Third Read	ing
	Sponsor Removed RAUSO	THENRERGER
	Alt Chief Sponsor Change	d DILLARD
May 13	Added as Chief Co-sponso	r HENDON
May 17	Third Reading - Passed 05	5-000-001
May 17	Time iteacing Tables of	Refer to Rules/Rul 3-8(b)
Jun 14		Recommends Consideration HRUL
* :	Place Cal Order Concurre	nce 01
	H Noncners in S Amend.	
Jun 15	Secretary's Desk Non-con-	cur 01
Aug 12	Refer to Rules/Rul 3-9(b)	RULES SRUL
Jan 10 1995	Session Sine Die	
HB-3780 CURR	IF.	
10 ILCS 5/3-1		16, par. 3-1
Amends the Elec	ction Code to make a gran	nmatical change.
STATE MAN	IDATES ACT FISCAL NO	JIE
In the opinion	of DCCA, HB-3780 fails to	meet the definition of
	der the State Mandates Act.	
Mar 23 1994	Filed With Clerk	Deferred to Dules
A 05	First reading	Referred to Rules
Apr 05	Ruled Exempt Hse Rule 2	Pfrd to Comm on Assignment
		Rfrd to Comm on Assignment

Assigned to Elections & State

Government

Apr 21 Recommended do pass 011-008-000 Placed Calndr, Second Reading Apr 27 Fiscal Note Requested WENNLUND St Mandate Fis Nte ReqWENNLUND Placed Calndr, Second Reading Second Reading Apr 28 Held on 2nd Reading St Mandate Fis Note Filed Apr 29 Held on 2nd Reading Jan 10 1995 Session Sine Die HB-3781 CURRIE. 10 ILCS 5/24-7 from Ch. 46, par. 24-7 Amends the Election Code to make a grammatical change. Mar 23 1994 Filed With Clerk First reading Referred to Rules Apr 05 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Elections & State Government Apr 21 Recommended do pass 011-008-000 Placed Calndr, Second Reading Judicial Note Request WENNLUND Apr 27 Placed Calndr, Second Reading Apr 28 Second Reading Held on 2nd Reading Jan 10 1995 Session Sine Die HB-3782 CURRIE. 10 ILCS 5/6-21 from Ch. 46, par. 6-21 Amends the Election Code to make a punctuation change. Mar 23 1994 Filed With Clerk First reading Referred to Rules Apr 05 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Elections & State Government Recommended do pass 011-008-000 Apr 21 Placed Calndr, Second Reading Fiscal Note Requested WENNLUND Apr 27 Judicial Note Request WENNLUND Placed Calndr, Second Reading Second Reading Apr 28 Held on 2nd Reading Jan 10 1995 Session Sine Die HB-3783 CURRAN.

40 ILCS 5/14-108.5 new

Amends the Pension Code to provide early retirement incentives for State employees. Applies to certain persons applying for retirement in 1994. Grants up to 5 years of creditable service and 5 years of age enhancement. Requires an employee contribution. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 23 1994 Filed With Clerk

Referred to Rules First reading

Ruled Exempt Hse Rule 29(c) HRUL Apr 05

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3784 FLINN - DEUCHLER.

815 ILCS 140/9 from Ch. 17, par. 6012

Amends the Credit Card Issuance Act. Provides that a credit card issuer that is exempt from or complies with the disclosure requirements under the federal Truth in Lending Act shall be deemed to be in compliance with the disclosure requirements of this Act. Effective immediately.

Mar 23 1994	Filed With Clerk
	First reading Referred to Rules
Apr 05	Ruled Exempt Hse Rule 29(c) HRUL
_	Rfrd to Comm on Assignment
	Assigned to Financial Institutions
Apr 13	Do Pass/Consent Calendar 028-000-000
-	Consnt Caldr Order 2nd Read
Apr 20	Cnsent Calendar, 2nd Reading
•	Held on 2nd Rdg-Consent Cal
Apr 26	Consnt Caldr Order 3rd Read
Apr 28	Consnt Caldr, 3rd Read Pass 117-000-000
•	Arrive Senate
	Sen Sponsor BARKHAUSEN
	Added as Chief Co-sponsor REA
	Placed Calendr, First Reading
	First reading Referred to Rules
May 03	Added as Chief Co-sponsor BUTLER
May 04	Assigned to Financial Institutions
May 11	Recommended do pass 009-000-000
•	Placed Calndr, Second Reading
May 12	Second Reading
•	Placed Calndr, Third Reading
May 13	Third Reading - Passed 055-000-000
,	Passed both Houses
Jun 10	Sent to the Governor
Aug 05	Governor approved
0	PUBLIC ACT 88-0569 effective date 94-08-05

### HB-3785 BALANOFF AND CURRAN.

415 ILCS 5/22.2

from Ch. 111 1/2, par. 1022.2

Amends the Environmental Protection Act to change the hazardous waste tipping fee to (i) a base fee of 24 cents per gallon or \$48.18 per cubic yard for all hazardous waste, (ii) an additional fee of 31 cents per gallon or \$62 per cubic yard for acute hazardous waste, (iii) an additional fee of 12.5 cents per gallon or \$25 per cubic yard for toxic hazardous waste, and (iv) a fee of 9 cents per gallon or \$18.18 per cubic yard on all other hazardous waste. Reduces the fee by two-thirds for facilities that treat hazardous waste before disposal. Effective immediately.

Note(s) That May Apply: Fiscal Mar 23 1994 Filed With Clerk

First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Environment & Energy

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-3786 BALANOFF - NOVAK - MAUTINO - CURRAN - GIGLIO.

415 ILCS 5/22.50 new

Amends the Environmental Protection Act. Beginning July 1, 1996, requires cement, lime, and aggregate plants that burn hazardous or toxic waste to install best available control technology; meet standards for hazardous waste incinerators; and dispose of all solid waste residue at federally licensed site. Requires waste generators that send waste to such a cement, lime, or aggregate plant to report the volume and type of waste to the EPA. Provides that any product manufactured at such a cement, lime, or aggregate plant must bear a warning label.

### HOUSE AMENDMENT NO. 1.

Amends the Environmental Protection Act. Removes from the amendatory Act the provisions requiring cement, lime, and aggregate plants that burn hazardous or toxic waste to install best available control technology; meet standards for hazardous waste incinerators; and dispose of all solid waste residue at a federally licensed site. Removes from the amendatory Act the requirement that waste generators that send waste to such a cement, lime, or aggregate plant to report the volume and type of waste to the EPA.

Mar 23 1994 Filed With Clerk

First reading Referred to Rules

HB

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	Apr 05	Ruled Exempt Hse Rule 29	
	Apr 21	Amendment No.01	Rfrd to Comm on Assignment Assigned to Environment & Energy ENVRMNT ENRGY H Adopted Recommnded do pass as amend 015-008-000
		Placed Calndr, Second Read	ing
	Apr 28	Second Reading	
	•	Held on 2nd Reading	
	May 19	Placed Calndr, Third Readi	ng
		•	Verified
		Third Reading - Passed 060	)-050-002
			Motion to Reconsider Vote
			Mtn Reconsider Vote Tabled
		Third Reading - Passed 060	0-050-002
	May 20	Arrive Senate	
	1.5 0.5	Placed Calendr, First Readr	ıg
	May 25	Sen Sponsor WELCH	D ( 1, D )
	Jun 08	First reading	Referred to Rules
	Jan 10 1995	Session Sine Die	
-37	87 BALAN	IOFF AND CURRAN.	
115	ILCS 5/3.32	from Ch. 11	11 1/2, par. 1003.32
115	ILCS 5/3.75		11 1/2, par. 1003.75
	ILCS 5/5.1	from Ch. 11	11 1/2, par. 1005.1
	ILCS 5/22.14		11 1/2, par. 1022.14
	ILCS 5/22.32		11 1/2, par. 1022.32
	ILCS 5/39		11 1/2, par. 1039
	ILCS 5/39.2		11 1/2, par. 1039.2
	ILCS 5/39.3	from Ch. I	11 1/2, par. 1039.3
	ILCS 5/44		11 1/2, par. 1044
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Amends the Environmental Protection Act to change the term "regional pollution control facility" to "pollution control facility" throughout the Act. Defines "pollution control facility" as any waste storage site, sanitary landfill, waste disposal site, waste transfer station, waste treatment facility, or waste incinerator. Defines a "new pollution control facility" as one initially permitted after January 1, 1994. Makes all restrictions and requirements previously applicable to regional pollution control facilities applicable to all pollution control facilities. Effective immediately.

Mar 23 1994 Filed With Clerk First reading Referred to Rules Apr 05 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Environment & Energy Apr 21 Recommended do pass 027-000-000 Placed Calndr, Second Reading Apr 27 Fiscal Note Requested WENNLUND Placed Calndr, Second Reading Apr 28 Second Reading Held on 2nd Reading Jan 10 1995 Session Sine Die

# HB-3788 CURRIE, DART, ERWIN, LEVIN AND RONEN.

the Department's computer system.

New Act

Creates the Firearm Tax Act. Imposes a tax on all persons engaged in the business of selling firearms. Establishes procedures for collection of the tax and how the tax is to be distributed.

STATE MANDATES ACT FISCAL NOTE In the opinion of DCCA, HB 3788 fails to meet the definition of a mandate under the State Mandates Act. FISCAL NOTE (Dept. of Revenue)
The administrative impact created by the passage of HB 3788 would be significant. A completely new tax system would have to be established in order to impose, collect and enforce this tax. It is estimated that it would cost the Department approximately \$180,000 to make the necessary modifications to

Note(s) That Ma	y Apply: Fiscal	
Mar 23 1994	Filed With Clerk	
	First reading	Referred to Rules
Apr 05	Ruled Exempt Hse Rule 2	
		Rfrd to Comm on Assignment
A 01		Assigned to Revenue
Apr 21	Discord Colonda Conond Do	Recommended do pass 007-004-000
Apr 27	Placed Calndr, Second Re	Fiscal Note Requested WENNLUND
Apr 27		St Mandate Fis Nte ReqWENNLUND
	Placed Calndr, Second Re	
Apr 28	Second Reading	acting .
7 tp1 20	Held on 2nd Reading	
Apr 29		St Mandate Fis Note Filed
	Held on 2nd Reading	
May 19		Fiscal Note Filed
·	Held on 2nd Reading	
Jan 10 1995	Session Sine Die	
HB-3789 DUNN	JOHN.	
705 ILCS 405/2-1	'	37, par. 802-19
		Makes technical changes.
Mar 23 1994	Filed With Clerk First reading	Referred to Rules
Apr 05	Ruled Exempt Hse Rule 2	
Apr 03	Ruicu Exempt Tisc Ruic 2	Rfrd to Comm on Assignment
		Assigned to Judiciary I
Apr 14		Recommended do pass 007-005-000
	Placed Caindr, Second Re	
Apr 25	Placed Caindr, Second Re	adng Fiscal Note Requested WENNLUND
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Apr 25 Apr 28	Placed Calndr,Second Re Second Reading	adng Fiscal Note Requested WENNLUND Judicial Note Request WENNLUND
Apr 28	Placed Calndr,Second Re Second Reading Held on 2nd Reading	adng Fiscal Note Requested WENNLUND Judicial Note Request WENNLUND
•	Placed Calndr,Second Re Second Reading	adng Fiscal Note Requested WENNLUND Judicial Note Request WENNLUND
Apr 28 Jan 10 1995	Placed Calndr,Second Re Second Reading Held on 2nd Reading	adng Fiscal Note Requested WENNLUND Judicial Note Request WENNLUND adng
Apr 28 Jan 10 1995	Placed Caindr,Second Re Second Reading Held on 2nd Reading Session Sine Die I,JOHN – SCHAKOWSKY	adng Fiscal Note Requested WENNLUND Judicial Note Request WENNLUND adng
Apr 28  Jan 10 1995 <b>HB-3790 DUNN</b> 20 ILCS 505/3	Placed Caindr, Second Re Second Reading Held on 2nd Reading Session Sine Die I, JOHN – SCHAKOWSKY from Ch.	adng Fiscal Note Requested WENNLUND Judicial Note Request WENNLUND adng  23, par. 5003
Apr 28  Jan 10 1995  HB-3790 DUNN 20 ILCS 505/3  Amends the Chi	Placed Calndr, Second Re Second Reading Held on 2nd Reading Session Sine Die I,JOHN – SCHAKOWSKY from Ch. Idren and Family Service	adng Fiscal Note Requested WENNLUND Judicial Note Request WENNLUND adng
Apr 28  Jan 10 1995  HB-3790 DUNN 20 ILCS 505/3  Amends the Chi	Placed Calndr, Second Re Second Reading Held on 2nd Reading Session Sine Die I,JOHN – SCHAKOWSKY from Ch. Idren and Family Service IDMENT NO. 2.	adng Fiscal Note Requested WENNLUND Judicial Note Request WENNLUND adng  23, par. 5003

Deletes reference to 20 ILCS 505/3 Adds reference to: 20 ILCS 505/5

Replaces the title and everything after the enacting clause. Amends the Children and Family Services Act to provide that the Department of Children and Family Services shall ensure a sufficient supply of child welfare services throughout the State of sufficient quality to meet the assessed needs of children and families as specified in individual client services plans.

mea m marria	iai chetti services pians.		
Mar 23 1994	Filed With Clerk		
	First reading	Referred to Rules	
Apr 05	Ruled Exempt Hse Rule 29	9(c) HRUL	
ripi oo	110100 Entempt 1100 11010 E	Rfrd to Comm on Assign	nment
		Assigned to Health Care	
		Services	oc maman
A nr. 14		Recommended do pass (	17-012-000
Apr 14	Discret Calada Casand Dan		717-012-000
	Placed Calndr, Second Rea		TONING TINES
Apr 25		Fiscal Note Requested \	
		Judicial Note Request V	VENNLUND
	Placed Calndr, Second Rea	dng	
Apr 28	Second Reading		
•	Held on 2nd Reading		•
May 04	Amendment No.01	PEDERSEN	Ruled not
			germane
	Appeal Ruling of Chair PI	EDERSEN	Germane
	Appear Runnig Of Chair I I	Motion failed	
	A		
	Amendment No.02	DUNN,JOHN	

May 04—Cont. CHAIR RULES AMEND. GERMANE Appeal Ruling of Chair SKINNER Motion failed Amendment No.02 DUNN JOHN	
Motion failed	
Amendment No.02 DUNN, JOHN	
Placed Calndr, Third Reading	Adopted
Third Reading - Passed 090-001-019	
May 05 Arrive Senate Placed Calendr, First Reading	
Sen Sponsor CRONIN	
May 06 Added as Chief Co-sponsor BERMAN Added as Chief Co-sponsor CARROLL	
Added as Chief Co-sponsor GARICA	
First reading Referred to Rules May 09 Added as Chief Co-sponsor TROTTER	
May 10 Added As A Co-sponsor SMITH	
May 11 Added As A Co-sponsor JONES Committee Rules	
May 12 Added As A Co-sponsor CULLERTON	
Jan 10 1995 Session Sine Die  HB-3791 DUNN.JOHN.	
<b>HB-3791 DUNN,JOHN.</b> 325 ILCS 5/2 from Ch. 23, par. 2052	
Amends the Abused and Neglected Child Reporting Act. Mak	es technical
changes.	
Mar 23 1994 Filed With Clerk First reading Referred to Rules	
Apr 05 Ruled Exempt Hse Rule 29(c) HRUL	
Rfrd to Comm on Assignm Assigned to Health Care &	
Services	t Hullian
Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die	
HB-3792 DUNN, JOHN.	
20 ILCS 505/1.1 from Ch. 23, par. 5001.1	
Amends the Children and Family Services Act. Makes technical ch	anges.
Mar 23 1994 Filed With Clerk First reading Referred to Rules	
Apr 05 Ruled Exempt Hse Rule 29(c) HRUL	
Rfrd to Comm on Assignm Assigned to Health Care &	
Services	o manan
Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die	
HB-3793 DUNN,JOHN.	
705 ILCS 405/2-24 from Ch. 37, par. 802-24	
Amends the Juvenile Court Act of 1987. Makes technical changes.	
Mar 23 1994 Filed With Clerk First reading Referred to Rules	
Apr 05 Ruled Exempt Hse Rule 29(c) HRUL	
Rfrd to Comm on Assignm Assigned to Judiciary I	ient
Apr 14 Recommended do pass 007	7-005-000
Placed Calndr, Second Reading Apr 25  Fiscal Note Requested WF	ONH INN
Judicial Note Request WE	NNLUND
Placed Calndr, Second Reading	
Apr 28 Second Reading Held on 2nd Reading	
Apr 28 Second Reading Held on 2nd Reading Jan 10 1995 Session Sine Die	
Apr 28 Second Reading Held on 2nd Reading Jan 10 1995 Session Sine Die  HB-3794 DUNN,JOHN.	
Apr 28 Second Reading Held on 2nd Reading Jan 10 1995 Session Sine Die  HB-3794 DUNN,JOHN. 20 ILCS 505/8 from Ch. 23, par. 5008	anges
Apr 28 Second Reading Held on 2nd Reading Jan 10 1995 Session Sine Die  HB-3794 DUNN,JOHN.	anges.

Apr 05

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Ref to Rules/Rul 27E

Apr 22 Jan 10 1995

Session Sine Die

HB-3795 DUNN.JOHN.

705 ILCS 405/2-19

from Ch. 37, par. 802-19

Amends the Juvenile Court Act of 1987. Makes technical changes.

Mar 23 1994 Filed With Clerk

First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary I

Apr 14

Recommended do pass 007-005-000

Judicial Note Request WENNLUND

Placed Calndr, Second Reading Fiscal Note Requested WENNLUND

Apr 25

Placed Calndr, Second Reading Second Reading

Apr 28 Held on 2nd Reading

Session Sine Die

### Jan 10 1995 HB-3796 HOMER.

765 ILCS 1005/1d new 765 ILCS 1005/2.2 new

Amends the Joint Tenancy Act. Provides that a surviving joint tenant takes the interest of the deceased joint tenant subject to any mortgage or security interest in the deceased joint tenant's interest in the property. Effective immediately.

Mar 23 1994

Filed With Clerk First reading

Referred to Rules

Apr 05

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary I

Apr 21

Do Pass/Short Debate Cal 012-000-000

Apr 27

Cal 2nd Rdng Short Debate

Fiscal Note Requested WENNLUND

Apr 28

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Session Sine Die

#### HB-3797 ACKERMAN AND JONES, SHIRLEY.

220 ILCS 5/9-201

Jan 10 1995

from Ch. 111 2/3, par. 9-201

Amends the Public Utilities Act. Requires a public utility to notify customers of Illinois Commerce Commission hearings that allow public comment on proposed changes in the rates or regulation of the public utility.

Mar 23 1994 Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-3798 SANTIAGO AND MCAULIFFE.

15 ILCS 405/9.03 15 ILCS 505/10

from Ch. 15, par. 209.03 from Ch. 130, par. 10

Amends the State Comptroller Act and the State Treasurer Act to provide for electronic direct deposit of State funds into accounts of a public agency, as defined in the Public Funds Investment Act.

FISCAL NOTE (Dept. of Treasurer)

There should be no adveerse fiscal impact on the Office of the

State Treasurer associated with HB 3798.

STATE DEBT IMPACT NOTE

There should be no effect on State indebtedness.

FISCAL NOTE, AMENDED (Comptroller) HB 3798 will not increase FY95 internal operation costs in the

Office of the Comptroller.

### HOUSE AMENDMENT NO. 1.

Replaces everything. Provides that the Comptroller may provide for the electronic direct deposit of State funds to public agenices and any other payee of the State. Provides that warrants are not required for payments out of the State treasury when payments are made by the Comptroller to public agencies by electronic direct deposit.

Mar 23 1994	Filed With Clerk	D.C. 1. D.I	
4 05	First reading	Referred to Rules	
Apr 05	Ruled Exempt Hse Rule 2		
		Rfrd to Comm on Assignment	
		Assigned to Elections & S	State
A O.6	•	Government	Institutions
Apr 06 Apr 13		Re-assigned to Financial Do Pass/Short Debate Ca	
Apr 13	Cal 2nd Rdng Short Debar		11 020-000-000
Apr 19	Cai zhu Kung Short Deba	Fiscal Note Requested W	ENNLIND
Apr 19	Cal 2nd Rdng Short Debar		ENNLOND
Apr 21	Car zha Rung Short Deba	Fiscal Note Filed	
7 tp1 21	Cal 2nd Rdng Short Debat		
Apr 26	cut 2nd Rung Short 2000	State Debt Note Request	ed
		WENNLUND	- <del>-</del>
	Cal 2nd Rdng Short Debat	te	
Apr 28	C	State Debt Note Filed	
-	Cal 2nd Rdng Short Debat	te	
		Fiscal Note Filed	
	Cal 2nd Rdng Short Deba		
	Short Debate Cal 2nd Rdr		
	Held 2nd Rdg-Short Deba		
May 18	Amendment No.01	SANTIAGO	Adopted
	Amendment No.02	WENNLUND	Ruled not
	4 1 1N 02	CANTIACO	germane
	Amendment No.03	SANTIAGO	Ruled not
	Cal 2rd Dana Shart Dahat	to.	germane
	Cal 3rd Rdng Short Debat Short Debate-3rd Passed 1		
May 19	Arrive Senate	110-000-000	
muy 19	Placed Calendr, First Read	tno	
Jan 10 1995	Session Sine Die	<del></del>	

#### HR.3799 TURNER AND MORROW.

105 ILCS 5/10-22.20

from Ch. 122, par. 10-22.20

Amends the School Code to provide that a community college or school district that (i) uses a private agency site to provide adult and continuing education services or (ii) provides adult and continuing education services in conjunction with a private agency shall reimburse the private agency for certain costs and shall be reimbursed for its payment by the State Board of Education.

# HOUSE AMENDMENT NO. 1.

Limits applicability to community colleges or school districts located in a city having a population greater than 500,000 and broadens applicability to sites belonging to public or private nonprofit agencies or community-based organizations (currently private agencies).

Mar 23 1994 Filed With Clerk

Mai 23 1994	THEU WITH CICIK	
	First reading	Referred to Rules
Apr 05	Ruled Exempt Hse Rule 290	(c) HRUL
-	-	Rfrd to Comm on Assignment
		Assigned to Elementary & Secondary
		Education
Apr 14	Amendment No.01	ELEM SCND ED H Adopted
-		023-000-000
		Motion Do Pass Amended-Lost
		003-016-001 HELM
		Remains in Committee Elementary &
		Secondary Education
Apr 22		Ref to Rules/Rul 27E
In 10 1005	Cassian Cina Dia	

Session Sine Die Jan 10 1995

2139 HB-3800

#### HB-3800 LANG.

815 ILCS 375/18

from Ch. 121 1/2, par. 578

Amends the Motor Vehicle Retail Installment Sales Act. Provides that the explanation of the guarantor's obligation must disclose that the guarantor's obligation may arise after the primary obligor has become insolvent, cannot be served with a summons, or if it is apparent that it is useless to proceed against the primary obligor. Effective immediately.

Filed With Clerk Mar 23 1994

Referred to Rules First reading

Ruled Exempt Hse Rule 29(c) HRUL Apr 05

Rfrd to Comm on Assignment

Assigned to Judiciary I Apr 14

Do Pass/Short Debate Cal 007-000-000

Cal 2nd Rdng Short Debate

Apr 26 Fiscal Note Requested WENNLUND Short Debate Cal 2nd Rdng

Mtn Fisc Nte not Applicable LANG

Motion prevailed

Fiscal Note not Required Fiscal Note Request W/drawn

Cal 3rd Rdng Short Debate

Short Debate-3rd Passed 115-000-000 Apr 27

Apr 28 Arrive Senate

Placed Calendr, First Reading

Jan 10 1995 Session Sine Die

#### HB-3801 LAURINO - SAVIANO, MCAULIFFE, BUGIELSKI, CAPPARELLI AND ERWIN.

205 ILCS 5/5a

from Ch. 17, par. 312

Amends the Illinois Banking Act. Removes provision limiting statutory authority to make reverse mortgage loans to loans made for the purpose of making home improvements or paying insurance premiums or real estate taxes. Effective immediately.

Mar 23 1994 Filed With Clerk

> Referred to Rules First reading

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Financial Institutions

Do Pass/Consent Calendar 028-000-000 Apr 13

Consut Caldr Order 2nd Read

Apr 14 Remvd from Consent Calendar

Cal 2nd Rdng Short Debate Apr 25 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng Apr 28

Held 2nd Rdg-Short Debate

May 12 Mtn Fisc Nte not Applicable

GRANBERG Motion prevailed

Fiscal Note not Required

Cal 3rd Rdng Short Debate

Short Debate-3rd Passed 114-000-002

May 13 Arrive Senate

Placed Calendr, First Reading

Jan 10 1995 Session Sine Die

#### HB-3802 BLAGOJEVICH.

New Act.

Creates the Cigarette Labeling Act. Provides that in addition to federal labeling requirements, all cigarette packages manufactured, packaged, or imported for sale or distribution in this State shall contain a warning that cigarettes contain nicotine and may contain additional nicotine additives, which may be addictive.

Mar 23 1994 Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die HB-3803 2140

#### HB-3803 BURKE AND DART.

40 ILCS 5/12-133.4 new 30 ILCS 805/8.18 new

Amends the Chicago Park District Article of the Pension Code to provide a package of early retirement incentives. Allows purchase of up to 5 years of creditable service and provides that the additional credit may be used in all other retirement systems subject to the Retirement Systems Reciprocal Act; eliminates the penalty for retirement before age 60. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Note(s) That May Apply: Fiscal; Pension; State Mandates

Filed With Clerk Mar 23 1994

Referred to Rules First reading

Ruled Exempt Hse Rule 29(c) HRUL Apr 05

> Rfrd to Comm on Assignment Assigned to Personnel & Pensions Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

#### HB-3804 STECZO - KUBIK.

70 ILCS 210/5.2 new

Amends the Metropolitan Pier and Exposition Authority Act by providing that all property of the Metropolitan Pier and Exposition Authority is exempt from taxation by the State or taxing units of the State. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 23 1994 Filed With Clerk

Referred to Rules First reading

Ruled Exempt Hse Rule 29(c) HRUL Apr 05

Rfrd to Comm on Assignment

Assigned to Executive

Do Pass/Short Debate Cal 013-000-000 Apr 13

Cal 2nd Rdng Short Debate

Apr 26 Short Debate Cal 2nd Rdng

Amendment No.01 **DANIELS** Ruled not germane

Cal 3rd Rdng Short Debate

Apr 27 Short Debate-3rd Passed 117-000-000 Arrive Senate

Apr 28 Sen Sponsor DEANGELIS

Placed Calendr, First Reading

Referred to Rules First reading

May 04 Assigned to Revenue

May 11 Recommended do pass 009-000-000

Placed Caindr, Second Reading

Second Reading May 12

Placed Calndr, Third Reading

May 13 Third Reading - Passed 055-000-000

Passed both Houses

Jun 02 Sent to the Governor

Jul 27 Governor approved

PUBLIC ACT 88-0556 effective date 94-07-27

#### HB-3805 HOFFMAN.

20 ILCS 3930/4

from Ch. 38, par. 210-4

Amends the Illinois Criminal Justice Information Act to increase the membership of the Illinois Criminal Justice Information Authority from 15 to 19 members. Includes on the membership of the Authority, the Public Defender of Cook County, the Director of the Office of the State Appellate Defender, the President of the Illinois Public Defender's Association, and a Public Defender of a county other than Cook.

### CORRECTIONAL NOTE

There would be no population or fiscal impact.

JUDICIAL NOTE

HB3805 would neither decrease nor increase the need for the

number of judges in the State.

Mar 23 1994 Filed With Clerk

First reading

Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 05 Rfrd to Comm on Assignment Assigned to Judiciary II Apr 21 Do Pass/Short Debate Cal 016-000-000 Cal 2nd Rdng Short Debate Apr 27 Correctional Note Requested WENNLUND Judicial Note Request WENNLUND Cal 2nd Rdng Short Debate Correctional Note Filed Apr 28 Judicial Note Filed Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

HB-3806 DART - STECZO - GRANBERG - SHEEHY - BLAGOJEVICH, OSTEN-BURG, MURPHY,M, HOEFT, BALTHIS AND MCGUIRE.

New Act

30 ILCS 105/5.385 new

Jan 10 1995

Creates the Domestic Violence Courtroom Advocacy Act amends the State Finance Act to create the Domestic Violence Courtroom Advocacy Fund. Provides that money from the fund shall be disbursed to various domestic violence programs.

CORRECTIONAL IMPACT NOTE

Session Sine Die

This bill has little or no fiscal impact upon the Department of

Corrections.

JUDICIAL NOTE

HB-3806 would neither decrease nor increase the need for the number of judges in the State.

HOUSE AMENDMENT NO. 2.

Adds reference to: 750 ILCS 5/403

Amends the Marriage and Dissolution of Marriage Act. Provides that legal disability, insanity, and incompetence are not defenses to an action for dissolution of marriage or legal separation that is brought on grounds of irreconcilable differences. Provides that, if the requirements of the Act are met, a spouse may maintain an action seeking a dissolution of marriage or legal separation from a spouse on grounds of irreconcilable differences regardless of whether the spouse from whom the dissolution or legal separation is sought is under a legal disability.

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Note(s) That Man	Y APPLY: Fiscal		
Mar 23 1994	Filed With Clerk		
	First reading	Referred to Rules	
Apr 05	Ruled Exempt Hse Rule 296	(c) HRUL	
•	<b>.</b>	Rfrd to Comm on Assignm	ent
		Assigned to Judiciary II	
Apr 21		Do Pass/Short Debate Cal	016-000-000
	Cal 2nd Rdng Short Debate		. 010 000 000
Apr 27	out zha hang short besute	Correctional Note Request	ted
repr 27		WENNLUND	.00
		Judicial Note Request WE	CONLLIND
	Cal 2nd Rdng Short Debate		2111120112
Apr 28	Short Debate Cal 2nd Rdng		
11p. 20	Held 2nd Rdg-Short Debate		
Apr 29	11012 1108 5-1011 2 10-11	Correctional Note Filed	
· -p· ->	Held 2nd Rdg-Short Debate		
May 02	Tions Zine Itag Short Ziosat	Judicial Note Filed	
1.12, 02	Held 2nd Rdg-Short Debate		
May 10	Amendment No.01	JOHNSON,TOM	Withdrawn
1124) 10	Amendment No.02	BLACK	Adopted
	Cal 3rd Rdng Short Debate		
	Short Debate-3rd Passed 11		
May 11	Arrive Senate		
1.xu) 11	Sen Sponsor MAHAR		
	Placed Calendr, First Readn	g	
	First reading	Referred to Rules	
Jan 10 1995	Session Sine Die	110101100 10 110100	
	~ +		

HB-3807 2142

### HB-3807 JOHNSON, TOM.

70 ILCS 805/6e new

Amends the Downstate Forest Preserve District Act. Authorizes a forest preserve district located in a county under 400,000 to sell parcels of land under one acre in size. Effective immediately.

Mar 23 1994 Filed With Clerk

First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Apr 22 Assigned to Executive Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-3808 LANG.

705 ILCS 105/27.7 new

Amends the Clerks of Courts Act. Requires each Circuit Court Clerk to budget for an independent audit by a C.P.A. of all funds handled by the Clerk.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 3808 fails to meet the definition of

a mandate under the State Mandates Act.

FISCAL NOTE (DCCA)

HB-3808 has no impact on State revenues or expenditures.

# HOUSE AMENDMENT NO. 1.

Adds reference to: 35 ILCS 200/15-65

Amends the Property Tax Code. Provides that property shall not lose its exemption for property used by a charitable organization because legal title is held by an entity that is organized as a partnership, in which the charitable organization is a general partner, for purposes of operating residential rental property that has received federal Low Income Housing Credits.

### HOUSE AMENDMENT NO. 2.

Adds reference to:
705 ILCS 105/27.1
705 ILCS 105/27.1a
705 ILCS 105/27.2
705 ILCS 105/27.2
705 ILCS 105/27.2a
from Ch. 25, par. 27.2
from Ch. 25, par. 27.2

Amends the Clerks of Courts Act regarding fees for tax objections. Provides that the fee for tax objections shall be charged for each writing (instead of paper) filed. Provides that one fee shall be charged per writing for single family residences regardless of the number of taxpayers who joined in the writing and regardless of the number of parcels involved. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; State Mandates

Mar 23 1994 Filed With Clerk First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL
Rfrd to Comm on Assignment

Assigned to Judiciary I
Apr 14
St Mandate Fis Note Filed
Committee Judiciary I

Apr 21 Do Pass/Short Debate Cal 012-000-000

Cal 2nd Rdng Short Debate
Apr 25
Fiscal Note Filed

Apr 25 Fiscal Note Filed
Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng

Amendment No.01 KASZAK Adopted
062-050-003
Amendment No.02 ROTELLO Adopted

071-043-001 Floor motion STATE MANDATE

> NOTE NOT APPLICABLE -LANG

Motion prevailed 066-050-000

St Mandate Fis Nte Not Req

Cal 3rd Rdng Short Debate

Jan 10 1995 Session Sine Die

#### HB-3809 PERSICO.

55 ILCS 5/5-1078.5 new

Amends the Counties Code by providing that a county board may ban graffiti within the county, except within the corporate limits of a municipality, and may establish penalties.

Mar 23 1994 Filed With Clerk

> Referred to Rules First reading

Ruled Exempt Hse Rule 29(c) HRUL Apr 05

> Rfrd to Comm on Assignment Assigned to Counties & Townships Do Pass/Short Debate Cal 010-000-000

Apr 19 Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

CURRAN - MOSELEY - DEERING - VON B - WESSELS - GIOLITTO, HB-3810 GRANBERG, CAPPARELLI, SHEEHY, STECZO, EDLEY, SCHOENBERG, MCAFEE, ROTELLO, HAWKINS, MCGUIRE AND NOVAK.

305 ILCS 5/Art. XII, Part J heading n

305 ILCS 5/12-22 new

305 ILCS 5/12-22.5 new

305 ILCS 5/12-22.10 new

305 ILCS 5/12-22.15 new

305 ILCS 5/12-22.20 new

305 ILCS 5/12-22.25 new

305 ILCS 5/12-22.30 new

305 ILCS 5/12-22.35 new

305 ILCS 5/12-22.40 new

305 ILCS 5/12-22.45 new

Amends the Public Aid Code. Establishes the office of Welfare Inspector General within the Department of Public Aid. Directs the Governor to appoint a Welfare Inspector General, with the advice and consent of the Senate, to serve for terms of 5 years. Directs the Welfare Inspector General to investigate reports of fraud, abuse, or illegal acts relating to programs of the Department of Public Aid. Requires an annual report to the Governor, General Assembly, Attorney General, and State Comptroller.

FISCAL NOTE (Dpt. Public Aid)

There may be minimal costs to the Dept.

NOTE(S) THAT MAY APPLY: Fiscal Mar 23 1994 Filed With Clerk

> First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 05

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Fiscal Note Requested WENNLUND Apr 20

Committee Health Care & Human

Services

HEALTH/HUMAN H Withdrawn Amendment No.01 Apr 21

025-001-000

Recommended do pass 025-001-000

Placed Calndr, Second Reading

Fiscal Note Filed Apr 26

Placed Caindr, Second Reading

Apr 27 State Debt Note Requested

WENNLUND

Placed Calndr, Second Reading

Apr 28 Second Reading Held on 2nd Reading

Session Sine Die

Jan 10 1995

#### HB-3811 SALVI AND CHURCHILL.

605 ILCS 5/5-701.6

from Ch. 121, par. 5-701.6

605 ILCS 5/9-112.3

from Ch. 121, par. 9-112.3

Amends the Illinois Highway Code to allow counties with a population over 150,000 but less than 1,000,000, and that are located adjacent to a county with a population of over 1,000,000, to include benches, shelters, and other facilities as part of the construction or maintenance of county highways, and to require suitable pedestrian access for certain shelters or facilities along proposed driveways or access roads connected to a county highway. Allows county boards to use motor fuel tax money allotted to them for certain investigations, surveys, studies, or research relating to county highways.

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Mar 23 1994 Filed With Clerk
              First reading
              Ruled Exempt Hse Rule 29(c) HRUL
Apr 05
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Referred to Rules

Rfrd to Comm on Assignment Assigned to Transportation & Motor

Motion Do Pass-Lost 014-010-005 Apr 13

HTRN

Tbl-pursuant Hse Rul 26D

Apr 20

Remains in Committee Transportation & Motor Vehicles Motion Do Pass-Lost 012-008-000

#### HB-3812 MOORE, ANDREA AND CHURCHILL.

55 ILCS 5/5-1062 from Ch. 34, par. 5-1062 55 ILCS 5/5-1062.2 new

Amends the stormwater management provision of the Counties Code to authorize the imposition of service charges. Provides that proceeds from the service charge, where imposed, shall replace property tax funding of stormwater management plan implementation. Also allows issuance of certain revenue bonds for stormwater management capital improvements. The powers authorized may be implemented for a portion of the county subject to similar stormwater management needs, Provides stormwater management for Madison, St. Clair, and Monroe counties.

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NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford
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Mar 23 1994 Filed With Clerk

Referred to Rules

First reading Jan 10 1995 Session Sine Die

#### HB-3813 CHURCHILL.

625 ILCS 5/1-203.1	from Ch. 95 1/2, par. 1-203.1
625 ILCS 5/2-118.1	from Ch. 95 1/2, par. 2-118.1
625 ILCS 5/6-206	from Ch. 95 1/2, par. 6-206
625 ILCS 5/6-208.1	from Ch. 95 1/2, par. 6-208.1
625 ILCS 5/6-520	from Ch. 95 1/2, par. 6-520
625 ILCS 5/11-500	from Ch. 95 1/2, par. 11-500
625 ILCS 5/11-501	from Ch. 95 1/2, par. 11-501
625 ILCS 5/11-501.1	from Ch. 95 1/2, par. 11-501.1
625 ILCS 5/11-501.2	from Ch. 95 1/2, par. 11-501.2
625 ILCS 5/11-501.6	from Ch. 95 1/2, par. 11-501.6
625 ILCS 45/5-16	
720 ILCS 5/9-3	from Ch. 38, par. 9-3

Amends the Criminal Code of 1961, the Boat Registration and Safety Act, and the Illinois Vehicle Code. Lowers the blood alcohol concentration level at which a person under age 21 is presumed to be under the influence of alcohol from 0.10 to 0.02.

Mar 23 1994 Filed With Clerk

First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-3814 GASH - ERWIN - MOORE, ANDREA - SALVI - FREDERICK, CHUR-CHILL AND SCHOENBERG.

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605 ILCS 5/5-701.13
                                  from Ch. 121, par. 5-701.13
605 ILCS 30/1
                                  from Ch. 121, par. 601
605 ILCS 30/2
                                  from Ch. 121, par. 602
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Amends the Illinois Highway Code. Changes the population requirement for counties authorized to use motor fuel tax funds for bicycle routes from between 500,000 and 600,000 to over 500,000. Allows the funds to be used for bicycle routes along county highways and State highways (currently only county roads). Amends the Bikeway Act. Allows county boards and certain corporate authorities to enter into agreements for a duration of at least 5 years to construct and maintain bikeway paths on private lands if the public right-of-way has not been acquired. Changes the population requirement for counties authorized to enter into agreements with utilities for use of the utilities' rights-of-way for bicycle routes from between 500,000 and 600,000 to over 500,000. Requires that the agreements be for a minimum of 5 years duration and provides that the counties may also enter into those agreements with railroads concerning the use of railroad rights-of-way. Provides that the bikeway construction and maintenance shall be supervised by the county engineer, and the county board has the authority to adopt an ordinance regulating the use of the bikeways. Effective July 1, 1994.

# HOUSE AMENDMENT NO. 1.

Replaces everything after the enacting clause. Amends the Illinois Highway Code. Provides that county boards of a county with a population over 500,000 may use motor fuel tax funds for erecting and maintaining signs along State highways. Amends the Bikeway Act. Provides that a bikeway may be a pathway on lands not owned by a municipality, local unit of government, county or the State of Illinois or one of its agencies or authorities by agreement with the owner for a minimum duration of 20 years. Provides that bikeway construction and maintenance shall be authorized by the county board of a county with a population over 500,000 that has the authority to adopt an ordinance to regulate the use of bikeways. Provides that bikeways that are to be funded by the county may include segments in the railroad or utility corridor that otherwise meet the criteria of this Act. Makes other changes.

Mar 23 1994	Filed With Clerk		
	First reading	Referred to Rules	
Apr 05	Ruled Exempt Hse Rule 29	(c) HRUL	
		Rfrd to Comm on Assignm	nent
		Assigned to Transportation	
		Vehicles	
Apr 13		Recommended do pass 022	2-007-000
-	Placed Calndr, Second Read	lng	
Apr 19	•	Fiscal Note Requested WI	ENNLUND
-	Placed Calndr, Second Read	ing	
Apr 28	Second Reading	-	
•	Held on 2nd Reading		
May 05	Amendment No.01	GASH	Adopted
		068-043-001	
	Amendment No.02	WENNLUND	Withdrawn
	Placed Calndr, Third Readi	ng	
	Third Reading - Passed 081	-032-000	
May 06	Arrive Senate		
	Placed Calendr, First Readr	ng	
May 12	Sen Sponsor GEO-KARIS		
May 13	First reading	Referred to Rules	
Jan 10 1995	Session Sine Die		
HB-3815 TURN	ER.		
310 ILCS 10/30	from Ch. 6	7 1/2, par. 27c	
		, <b>.</b>	
	sing Authorities Act. Mal	kes technical changes.	
FISCAL NOT			
	no impact on State revenues o	r expenditures.	
Mar 23 1994	Filed With Clerk	Defermed to Dules	
A O.E	First reading	Referred to Rules	
Apr 05	Ruled Exempt Hse Rule 29		
		Rfrd to Comm on Assignm	ileill
		Assigned to Housing, Econ	ioniic &
A mr. 1.4		Urban Develpmt	1 005 000
Apr 14	Placed Calndr, Second Read	Recommended do pass 01	1-003-000
Apr 25	i iaceu Camui, Seconu Keat	Fiscal Note Requested W	ENNI HND
Apr 23	Placed Calndr, Second Read		CIMINEDIAN
Apr 26	Second Reading	шĘ	
Api 20	Held on 2nd Reading		
	Ticha on Zha Keading		

May 03

Fiscal Note Filed

Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-3816 WEAVER,M - JOHNSON,TIM - MURPHY,M - ERWIN AND WELLER.

35 ILCS 5/204

from Ch. 120, par. 2-204

Amends the Illinois Income Tax Act to grant a standard exemption of \$2500 to full-time students. Allows a full-time student to claim the exemption even if the student is claimed as a dependent on another person's tax return. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal Filed With Clerk Mar 23 1994 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-3817 CURRAN.

40 ILCS 5/15-136.3 new

Amends the Pension Code to provide early retirement incentives for members of the State Universities Retirement System. Applies to certain persons applying for retirement following the school years ending in 1994 and 1995. Grants up to 5 years of additional creditable service and up to 5 years of age enhancement. Requires an employer contribution and an employee contribution. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 23 1994

Filed With Clerk First reading

Referred to Rules

Apr 05

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

NOVAK AND CURRAN. 415 ILCS 5/22.15

HB-3818

from Ch. 111 1/2, par. 1022.15

Amends the Environmental Protection Act. Increases the fee for disposal of nonhazardous solid waste from \$1.27 per ton to \$1.48 per ton.

NOTE(s) THAT MAY APPLY: Fiscal

Filed With Clerk First reading Referred to Rules

Mar 23 1994 Apr 05

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Environment & Energy

Apr 21

Motion Do Pass-Lost 006-014-000

HENE

Remains in Committee Environment &

Energy

Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

#### HB-3819 MAUTINO.

20 ILCS 1605/29 new

20 ILCS 1605/30 new

20 ILCS 1605/31 new

20 ILCS 1605/32 new

20 ILCS 1605/33 new

20 ILCS 1605/34 new

20 ILCS 1605/35 new

20 ILCS 1605/36 new

20 ILCS 1605/37 new 20 ILCS 1605/38 new

20 ILCS 1605/39 new

20 ILCS 1605/40 new

720 ILCS 5/28-1

from Ch. 38, par. 28-1 from Ch. 38, par. 28-1.1

720 ILCS 5/28-1.1

from Ch. 38, par. 28-3

720 ILCS 5/28-3

Amends the Lottery Law. Authorizes the Lottery Control Board to license video gambling machines, called "video lottery terminals", to be placed in establishments 2147 HB-3819—Cont.

where liquor is served. Provides for licensing of manufacturers, distributors and operators of the machines. Establishes license fees. Imposes taxes based on net income from machines. Sets forth requirements for: license eligibility; machine specifications and registration; method of paying winning players; and accounting and payment of fees and taxes to the State. Prohibits play of machines by persons under 21. Amends the Gambling Article of the Criminal Code by providing that the prohibitions against gambling do not apply to video gambling machines licensed under the Lottery Law.

NOTE(S) THAT MAY APPLY: Fiscal Mar 23 1994 First reading Referred to Rules Apr 05

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Executive Apr 21

Motion Do Pass-Lost 004-006-001 HEXC

Remains in Committee Executive Apr 22

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

HB-3820 MCGUIRE.

New Act

Creates the Workplace Safety Committee Act. Provides that each public and private employer of at least 50 employees shall establish a safety committee at each of the employer's primary places of employment (as defined in the Act). Provides for composition, meetings, records, and training of committees and duties of committees relating to hazard assessment and control, safety and health planning, developing procedures for accident investigations, and other specified matters.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 3820 creates a personnel mandate for which State reimbursement of 100% of the increased cost to units of local government is required. Based upon information provided by various municipalities, the estimated annual cost for downstate municipalities is approximately \$1.418 million. Total Statewide costs for all local governments is not currently available, but it would be substantial.

FISCAL NOTE (Dept. of Labor)

HB-3820 would generate no fiscal impact on the Department.

STATE MANDATES ACT FISCAL NOTE

The estimated cost of implementation is \$2.0 million.

Note(s) That May Apply: Fiscal; State Mandates

Mar 23 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Labor & Commerce Recommended do pass 012-004-003

Placed Calndr, Second Reading

St Mandate Fis Note Filed

Placed Calndr, Second Reading

Apr 26 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Fiscal Note Filed Apr 27

St Mandate Fis Note Filed

Placed Calndr, Second Reading

Apr 28 Second Reading Held on 2nd Reading

Jan 10 1995 Session Sine Die

HB-3821 PARKE.

Apr 20

New Act

720 ILCS 5/26-1

from Ch. 38, par. 26-1

Creates the Recovery of Expenses Incurred for False Reports Act. Creates a cause of action by a governmental unit against a person making a false report of a fire, bomb threat, child abuse, or elder abuse or a false request for an ambulance or emergency medical technician. The governmental unit may recover amounts it reasonably expended in response to the false report. The governmental unit may also recover attorney's fees, litigation expenses, and court costs. No punitive damages may be awarded. Amends the Criminal Code of 1961 to make it disorderly conduct to transmit in any manner to a municipality a false report that personnel of the municipality including, but not limited to, members of the police department have committed a criminal or civil offense.

# HOUSE AMENDMENT NO. 1.

Makes it a Class B misdemeanor to transmit in any manner to a municipality a false report that personnel of the municipality have committed a criminal or civil offense.

### HOUSE AMENDMENT NO. 2.

Deletes from a cause of action under the Recovery of Expenses Incurred For False Reports Act, a false report of elder or child abuse.

### HOUSE AMENDMENT NO. 3.

Deletes provision that punitive damages shall not be awarded under the Recovery of Expenses Incurred For False Reports Act.

Mar 23 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary II

Apr 19 Amendment No.01 JUDICIARY II H Ado

JUDICIARY II H Adopted Recommnded do pass as amend

011-002-002

Placed Calndr, Second Reading

Apr 26 Second Reading

Amendment No.02 PARKE Adopted Amendment No.03 GRANBERG Adopted

Placed Calndr, Third Reading

Jan 10 1995 Session Sine Die

### HB-3822 SCHOENBERG - ERWIN AND WELLER.

Session Sine Die

New Act

Creates the Illinois Legislative Ethics Act. Establishes a code of ethical conduct for legislators and legislative employees, including performance of duties, disclosure of finances, and use of campaign funds. Specifies various civil and criminal penalties. Creates an 8-member Legislative Ethics Board to advise on ethics questions, determine ethics violations, and conduct ethics education programs.

NOTE(s) THAT MAY APPLY: Fiscal Mar 23 1994 First reading

Referred to Rules

# Jan 10 1995 S HB-3823 BURKE.

105 ILCS 5/24-12

from Ch. 122, par. 24-12

Amends the Illinois Educational Labor Relations Act concerning subcontracting by educational employers. Defines terms. Prohibits an educational employer from entering into a subcontracting agreement that may affect the employment of educational employees in a collective bargaining unit during the term of an existing collective bargaining agreement covering those employees. Sets forth conditions under which an employer may enter into a subcontracting agreement for a period following the term of a current collective bargaining agreement. Provides for continued seniority during a period of subcontracting and for recall rights when the subcontracting terminates for employees replaced or displaced as a result of a subcontracting agreement. Makes violation of the subcontracting provisions an unfair labor practice. Also amends the School Code relative to the period during which an honorably dismissed teacher is entitled to be tendered positions as they become available.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 23 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Labor & Commerce Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

2149 HB-3824

#### HB-3824 STECZO - MCAFEE.

40 ILCS 5/16-133.2

from Ch. 108 1/2, par. 16-133.2

Amends the Downstate Teacher Article of the Pension Code to extend to June 30, 2000 the expiration of provisions allowing retirement before age 60 without discount. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 23 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

#### HB-3825 HOEFT.

105 ILCS 5/14-8.02

from Ch. 122, par. 14-8.02

Amends the School Code. Requires inservice training for all educational personnel who work with a handicapped student who is included in regular education classrooms.

HOUSE AMENDMENT NO. 1.

Adds reference to:

105 ILCS 5/3-11

from Ch. 122, par. 3-11

Changes the title, deletes everything after the enacting clause, and amends the School Code to require the regional superintendent to annually offer inservice training programs to train certified personnel, the training to include instruction on services to be provided by a regular education teacher when a handicapped child is placed into that teacher's regular education classroom.

FISCAL NOTE, AMENDED (State Bd. of Ed.)

There would be no adverse fiscal impact from HB-3825.

STATE MANDATES ACT FISCAL NOTE, AMENDED (State Bd. of Ed.)

No change from fiscal note, above.

Note(s) That May Apply: Fiscal; State Mandates

Mar 23 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Elementary & Secondary

Education

Apr 21 Amendment No.01 ELEM SCND ED H Adopted

Do Pass Amend/Short Debate

020-000-000

Cal 2nd Rdng Short Debate Apr 28

Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Apr 29 Fiscal Note Filed St Mandate Fis Note Filed

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HR.3826 JOHNSON, TOM - LINDNER - CROSS - DEUCHLER.

70 ILCS 805/6e new

Amends the Downstate Forest Preserve District Act. Authorizes a forest preserve district located in a county under 400,000 to sell parcels of land under one acre in size. Effective immediately.

Mar 23 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Executive

Apr 13 Do Pass/Short Debate Cal 013-000-000

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 26 Cal 3rd Rdng Short Debate

Jan 10 1995 Session Sine Die

#### HB-3827 NOVAK - ERWIN.

625 ILCS 5/3-412.1 new

625 ILCS 5/3-900 from Ch. 95 1/2, par. 3-900

Amends the Vehicle Code to provide that the Secretary of State may establish a pilot program allowing at least 3 dealers to provide license plates, renewal stickers, and motor vehicle registrations. Allows the Secretary of State to contract with private entities to provide an on-line computer system. Requires that a written report be submitted to the General Assembly and the Governor no later than 18 months after implementation of the pilot program. Provides that if established, the program shall be expanded by the Secretary of State on a permanent statewide basis unless directed to terminate the program by law enacted by the General Assembly. Includes licensed dealers in motor vehicles in the definition of remittance agent.

Mar 23 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Elections & State

Ref to Rules/Rul 27E

Government Re-assigned to Constitutional Officers Apr 11

Apr 22

Jan 10 1995 Session Sine Die

PRUSSING - GRANBERG - FRIAS - MCAULIFFE. HB-3828

40 ILCS 5/3-106

from Ch. 108 1/2, par. 3-106

40 ILCS 5/3-136.1 new

40 ILCS 5/4-107

from Ch. 108 1/2, par. 4-107

40 ILCS 5/4-123.2 new 30 ILCS 805/8.18 new

Amends the Downstate Police and Fire Articles of the Pension Code in relation to establishing eligibility to participate. Requires the board to grant a hearing before denying eligibility. For purposes of pension eligibility, provides that actual performance of police or firefighter duties is conclusive evidence of the person's fitness to perform those duties during the period of satisfactory performance and requires granting of service credit for those periods upon payment of the corresponding employee contributions. Specifies factors that may not be used in determining fitness. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Mar 23 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

#### HB-3829 GRANBERG.

40 ILCS 5/7-141.1 new

40 ILCS 5/7-141.2 new

30 ILCS 805/8.18 new

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Pension Code to provide a program of early retirement incentives for educational employees retiring in 1995 or 1996. Authorizes the purchase of up to 5 years of additional creditable service and provides an equal period of age enhancement. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Note(s) That May Apply: Fiscal; Pension; State Mandates

Mar 23 1994 Referred to Rules First reading

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

HB-3830 OSTENBURG - HAWKINS - GIOLITTO AND KASZAK.

30 ILCS 750/11-3.1 new

Amends the Small Business Incubator Article of the Build Illinois Act. Provides that a small business incubator may enter into time-sharing arrangements with its tenants.

Mar 23 1994 First reading Referred to Rules Apr 05 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Executive Apr 13 Recommended do pass 007-002-002 Placed Calndr, Second Reading Apr 25 Fiscal Note Requested WENNLUND Placed Calndr, Second Reading Second Reading Apr 26 Held on 2nd Reading Jan 10 1995 Session Sine Die

### HB-3831 OSTENBURG – GIOLITTO, KASZAK AND HAWKINS.

New Act

Creates the Business Development Corporation Act. Establishes the Business Development Corporation Working Group within the Department of Commerce and Community Affairs. Provides that the Working Group shall study and report on the feasibility of establishing a corporation to invest in and administer business development programs. Requires the report to be submitted to the Governor and General Assembly by November 1, 1995.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 23 1994 First reading Referred to Rules
Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Executive

Apr 13 Recommended do pass 008-002-000 Placed Calndr, Second Reading

Apr 25 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Apr 26 Second Reading
Amendment No.01 RUTHERFORD Ruled not

Appeal Ruling of Chair RUTHERFORD

Motion failed Held on 2nd Reading

May 17 Amendment No.02 HASSERT Withdrawn

Mtn Fisc Nte not Applicable OSTENBURG Motion prevailed 065-049-000

Fiscal Note not Required

Placed Calndr, Third Reading Third Reading - Passed 076-038-001 Arrive Senate Placed Calendr, First Reading

Jan 10 1995 Session Sine Die

### HB-3832 MURPHY,H - DAVIS.

105 ILCS 5/2-3.11c new

Amends the School Code. Requires the State Board of Education to report annually to the Governor, General Assembly, and Illinois institutions of higher education concerning the relative supply and demand of education staff for the common schools. Effective immediately.

FISCAL NOTE (State Board of Education)

An estimated minimum of \$12,000-\$15,000 worth of State Board staff time would be required for implementation, exclusive of

possible additional outside technical assistance.

STATE MANDATES FISCAL NOTE (State Board of Education)

No change from fiscal note, above.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 23 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education

Apr 21 Recommended do pass 015-003-000

Placed Calndr, Second Reading

Apr 28		Fiscal Note Filed St Mandate Fis Note I	Filed
	Placed Calndr, Second Rea		
	Second Reading	<b>O</b>	
	Held on 2nd Reading		
May 06	Amendment No.01	HOEFT	Withdrawn
	Amendment No.02	DANIELS	Withdrawn
	Amendment No.03	DANIELS	Withdrawn
	Placed Calndr, Third Read	ing	
	Third Reading - Passed 09	1-020-000	
May 09	Arrive Senate		
	Sen Sponsor SHAW		
	Placed Calendr, First Read	lng	
	First reading	Referred to Rules	
Jan 10 1995	Session Sine Die		

#### HR.3833 BRADY.

720 ILCS 5/24-3.5 new

Amends the Criminal Code of 1961 to make a parent or guardian of a minor under 18 years of age liable for a fine not exceeding \$1,000 if the minor carries a firearm into a school or possesses the firearm in the school and the parent or guardian of the minor knowingly permits the minor to carry the firearm into a school or pos-

ss the firearm in th	ie school.	
Mar 23 1994	First reading	Referred to Rules
Apr 05	Ruled Exempt Hse Rule 290	c) HRUL
	•	Rfrd to Comm on Assignment
		Assigned to Judiciary II
Apr 19		Do Pass/Short Debate Cal 016-000-000
	Cal 2nd Rdng Short Debate	
Apr 28	Short Debate Cal 2nd Rdng	
	Held 2nd Rdg-Short Debate	
Jan 10 1995	Session Sine Die	
B-3834 BRADY.	•	

# HF

55 ILCS 5/5-1103

from Ch. 34, par. 5-1103

Amends the Counties Code. Removes the prohibition against imposing court security fees in traffic, conservation, and ordinance cases in which fines are paid without a court appearance. Allows those fees (currently limited to a maximum of \$15) to be imposed upon conviction and to be payable from the bail posted by the defendant.

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NOTE(S) THAT MAY APPLY: Fiscal
                                           Referred to Rules
    Mar 23 1994 First reading
    Apr 05
                  Ruled Exempt Hse Rule 29(c) HRUL
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Rfrd to Comm on Assignment Assigned to Judiciary I

Apr 14 Do Pass/Short Debate Cal 007-000-000

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 28 Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3835 DAVIS. 40 ILCS 5/17-106 from Ch. 108 1/2, par. 17-106 40 ILCS 5/17-149 40 ILCS 5/17-150 from Ch. 108 1/2, par. 17-149 from Ch. 108 1/2, par. 17-150 30 ILCS 805/8.18 new

Amends the Chicago Teacher Article of the Pension Code to provide that pensioners may return to temporary teaching in the City for up to 100 days per year (currently 75) without loss of pension benefits; makes this change retroactive to August 23, 1989. Deletes provisions suspending a retirement pension if the pensioner returns to teaching outside the City, and provides for reinstatement of suspended pensions. Changes the definition of teacher to require participation by hourly and temporary employees and certain persons receiving a pension from or actively contributing to another public pension fund. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates
      Mar 23 1994
                     First reading
                                               Referred to Rules
      Apr 05
                     Ruled Exempt Hse Rule 29(c) HRUL
                                               Rfrd to Comm on Assignment
                                               Assigned to Personnel & Pensions
      Apr 22
                                               Ref to Rules/Rul 27E
      Jan 10 1995
                     Session Sine Die
HB-3836
             OSTENBURG.
  110 ILCS 205/1
                                   from Ch. 144, par. 181
  110 ILCS 205/2
                                   from Ch. 144, par. 182
  110 ILCS 205/7
                                   from Ch. 144, par. 187
  110 ILCS 205/8
                                   from Ch. 144, par. 188
  110 ILCS 205/9.07
                                   from Ch. 144, par. 189.07
  110 ILCS 205/10
                                   from Ch. 144, par. 190
                                   from Ch. 122, par. 102-12
  110 ILCS 805/2-12
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Amends the Board of Higher Education Act and the Public Community College Act. Removes references to the Illinois Community College Board and the public community colleges from the Board of Higher Education Act. Removes the Chairman of the Illinois Community College Board from membership on the Board of Higher Education, leaves the Illinois Community College Board with exclusive power to approve and disapprove new units of instruction at community colleges, and provides for direct submission by the Illinois Community College Board to the Governor and General Assembly of the budget proposals that currently are submitted by the Illinois Community College Board through the Board of Higher Education.

from Ch. 122, par. 103-25.1 from Ch. 122, par. 103-37

Mar 23 1994 First reading Referred to Rules Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Higher Education Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

### HB-3837 OSTENBURG.

110 ILCS 805/3-25.1

110 ILCS 805/3-37

New Act

Creates the Proprietary Institutions of Education Act. Defines terms. Requires a proprietary institution of education operating at the secondary or post-secondary level to state or disclose, on all of its promotional or recruitment literature and in all of its promotional or recruitment activities, that it operates as a private, for-profit business and, for the 12-month period before the publication or activity, specified enrollment, drop-out, and student loan default data.

HOUSE AMENDMENT NO. 1.

Deletes reference to: New Act Adds reference to: 105 ILCS 425/15.05 new

Deletes everything after the enacting clause and amends the Private Business and Vocational Schools Act. Makes the disclosure provisions of the bill as introduced applicable to private business and vocational schools.

Mar 23 1994 First reading Referred to Rules
Apr 05 Ruled Exempt Hse Rule 29(c) HRUL
Rfrd to Comm on Assignment
Assigned to Higher Education
HIGHER ED H Adopted
Recommnded do pass as amend

Recommnded do pass as amenio 010-005-003
Placed Calndr, Second Reading

Apr 27 Fiscal Note Requested WENNLUND
St Mandate Fis Nte ReqWENNLUND

Placed Calndr, Second Reading

Apr 28 Second Reading Held on 2nd Reading Jan 10 1995 Session Sine Die

### HB-3838 SKINNER.

10 ILCS 5/10-2 from Ch. 46, par. 10-2 10 ILCS 5/10-2.1 new 10 ILCS 5/10-2.2 new

Amends the Election Code to provide that a new Statewide political party must file a petition signed by at least 25,000 qualified voters to place its candidates on the general election ballot. If the new party places its candidates on the Statewide election ballot and wishes to place its candidates on the ballot for offices elected on less than a Statewide basis at the same general election, those candidates must file petitions signed by a number of qualified voters equal to at least 1/2 of 1% of the total vote cast for Governor in the district at the last election for Governor. If the new political party is formed for a district less than the entire State, the candidate must obtain on its petition the signature of 5% of the number of voters who voted at the next preceding regular election in the district or 25,000 signatures whichever is less.

Mar 23 1994 First reading Referred to Rules
Jan 10 1995 Session Sine Die

### HB-3839 NOVAK AND CURRAN.

415 ILCS 5/3.93 new

415 ILCS 5/21 from Ch. 111 1/2, par. 1021

415 ILCS 5/22.37 new

Amends the Environmental Protection Act to provide that a person may not knowingly mix restricted municipal waste intended for collection and delivery to a restricted handling facility with other municipal waste. Provides that waste handling facilities may accept restricted waste only if it is handled by a method that is not restricted. Defines terms. Effective immediately.

Mar 23 1994 •First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL
Rfrd to Comm on Assignment

Assigned to Environment & Energy
Apr 21 Interim Study Calendar ENVRMNT

ENRGY

Jan 10 1995 Session Sine Die

### HB-3840 ERWIN - RONEN - SCHOENBERG.

30 ILCS 105/5.385 new 30 ILCS 330/2 from Ch. 127, par. 652 30 ILCS 330/5.5 new 30 ILCS 330/12 from Ch. 127, par. 662 30 ILCS 330/19 from Ch. 127, par. 669

Creates the School Technology Improvement Act to be administered by the State Board of Education as a State-school district matching technology improvement grant program. Amends the General Obligation Bond Act to increase the State's bonding authority by \$1,000,000,000, earmarking that increase for grants to be made by the State Board for School Technology Improvement Act purposes. Amends the State Finance Act to create the School Technology Fund in the State Treasury. Effective immediately.

STATE DEBT IMPACT NOTE

HB 3840 could increase State indebtedness by \$1 billion.

FISCAL NOTE (State Board of Education)

No specific estimate of the ultimate fiscal impact can be given

at this time.

STATE MANDATES ACT FISCAL NOTE (State Board of Education)

No change from fiscal note, above. Note(s) That May Apply: Debt; Fiscal

Mar 23 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Education

Apr 14 Recommended do pass 013-005-002

Placed Calndr.Second Reading

Apr 25 Fiscal Note Requested WENNLUND St Mandate Fis Nte ReqWENNLUND Placed Calndr, Second Reading Apr 28 Second Reading Held on 2nd Reading May 05 Amendment No.01 DANIELS Withdrawn Amendment No.02 COWLISHAW Withdrawn Amendment No.03 WELLER Ruled not germane Appeal Ruling of Chair WELLER Motion failed Amendment No.04 HOEFT Withdrawn Mtn Fisc Nte not Applicable **SCHOENBERG** Motion failed State Debt Note Filed

Fiscal Note Filed St Mandate Fis Note Filed

Held on 2nd Reading Session Sine Die

### HB-3841 ERWIN - CURRIE - RONEN.

20 ILCS 2310/55.76 new

Jan 10 1995

Amends the Civil Administrative Code of Illinois. Requires the Department of Public Health to encourage the use of breast self-examination as a means of detecting breast cancer. Authorizes the Department to adopt rules requiring the posting of instructions for breast self-examination in certain public facilities. Effective immediately.

Noi	re(s) That May	APPLY: Fiscal		
	Mar 23 1994	First reading	Referred to Rules	
	Apr 05 Ruled Exempt Hse Rule 29(c) HRUL		(c) HRUL	
	•	•	Rfrd to Comm on Assignm	nent
			Assigned to Health Care &	
			Services	~ 110111011
	Apr 14		Do Pass/Short Debate Cal	025-000-000
	•	Cal 2nd Rdng Short Debate		023 000 000
	Apr 25		Fiscal Note Requested WENNLUND	
		Cal 2nd Rdng Short Debate		LITTLOID
	Apr 28	Short Debate Cal 2nd Rdns		
			PEDERSEN	Ruled not
		I mionamont 140.01	TEDERSEIT	
		Appeal Ruling of Chair PE	DEDGEN	germane
		Appear Runing of Chair T.E.	Motion failed	
				ala EDWIN
			Mtn Fisc Nte not Applicat	DIG EK WIIA
			Motion prevailed	
		Col 2nd Ddn a Chart Date to	Fiscal Note not Required	
	May 03	Cal 3rd Rdng Short Debate		
		Short Debate-3rd Passed 11	3-000-000	
	May 04	Arrive Senate		
		Placed Calendr, First Readn	ıg	
		Sen Sponsor SEVERNS	<b>T</b>	
	M 05	First reading	Referred to Rules	
	May 05	Added as Chief Co-sponsor	HASARA	
	May 06	Added as Chief Co-sponsor	SMITH	
	Jan 10 1995	Session Sine Die		

### HB-3842 ERWIN.

755 ILCS 35/9.1 new

Amends the Illinois Living Will Act. Directs the Illinois Department of Public Health, in cooperation with the Department of Public Aid, to develop a proposed public information plan for encouraging the use of living wills and to report on this plan to the Governor and General Assembly by March 1, 1995. Effective immediately.

Note(s) That May Apply: Fiscal
Mar 23 1994 First reading Referred to Rules
Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human Services Apr 20

Fiscal Note Requested WENNLUND Committee Health Care & Human

Services

Apr 22 Jan 10 1995

1995 Session Sine Die

Ref to Rules/Rul 27E

### HB-3843 ERWIN.

230 ILCS 10/11

from Ch. 120, par. 2411

Amends the Riverboat Gambling Act. Provides that if a licensed owner provides credit card cash advances to riverboat patrons or maintains machines that enable patrons to obtain funds from financial institutions or credit card issuers, the owner shall make cash advances or the machines available only when the gangplanks are lowered and egress of patrons from the riverboat is permitted.

Mar 23 1994 First reading

Jan 10 1995 Session Sine Die

Referred to Rules

### HB-3844 FLINN.

70 ILCS 3305/2d new

Amends the Street Light District Act. Provides for dissolution of a district if all the territory within the district is annexed by a municipality that provides street lighting. Provides for the municipality's takeover of the district's property, assumption of the district's debts and obligations, and performance of the district's functions and services.

# HOUSE AMENDMENT NO. 1.

Deletes reference to: 70 ILCS 3305/2d new Adds reference to: 70 ILCS 3305/11 new

Deletes everything. Amends the Street Light District Act. Authorizes the corporate authorities of a municipality to dissolve a street lighting district if the district has been in existence for at least 25 years and if at least 50% of the district's original territory is included in the municipality.

Mar 23 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Apr 13 Amendment No.01 Assigned to Cities & Villages

Apr 13 Amendment No.01 CITIES/VILLAG H Adopte

DP Amnded Consent Calendar

008-000-000

Consnt Caldr Order 2nd Read

Apr 20 Cnsent Calendar, 2nd Reading Held on 2nd Rdg-Consent Cal

Apr 26 Consnt Caldr Order 3rd Read

Consnt Caldr, 3rd Read Pass 117-000-000

Arrive Senate

Placed Calendr, First Reading

Jan 10 1995 Session Sine Die

### HB-3845 LEVIN.

Apr 28

35 ILCS 250/20

Amends the Longtime Owner-Occupant Property Tax Relief Act to allow the corporate authorities of a county to establish additional criteria for qualifying for a property tax deferral or exemption under the Act.

FISCAL NOTE (Dept. of Revenue)

There would be no revenue loss or administrative cost associated with HB3845. Any increase or decrease in local gov'tal.

revenues is at the discretion of the county.

Mar 23 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Revenue

Apr 21 Do Pass/Consent Calendar 012-000-000

Consnt Caldr Order 2nd Read

Apr 26 Remvd from Consent Calendar CHUR

CHURCHILL, BALTHIS AND JOHNSON,TOM

Cal 2nd Rdng Short Debate

Apr 27 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate
Apr 28 Short Debate Cal 2nd Rdng
Held 2nd Rdg-Short Debate

May 03 Fiscal Note Filed

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3846 OLSON.

Apr 22

55 ILCS 5/5-1031

from Ch. 34, par. 5-1031

Amends the Counties Code to authorize an increase in the county real estate transfer tax from \$0.25 to \$0.50 for each \$500 of value transferred.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford

Mar 23 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Revenue Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

## HB-3847 BLAGOJEVICH.

20 ILCS 2310/55.76 new

30 ILCS 105/5.385 new 35 ILCS 130/2 from Ch. 120, par. 453.2 35 ILCS 130/29 from Ch. 120, par. 453.29

35 ILCS 135/2 from Ch. 120, par. 453.32

Amends the Cigarette Tax Act and the Cigarette Use Tax Act to impose an addional tax of 1.5 mills per cigarette. Provides that the proceeds from the additional

tional tax of 1.5 mills per cigarette. Provides that the proceeds from the additional tax shall be paid into the Cigarette Tax-Cancer Research Fund. Amends the State Finance Act to add the Fund to the list in the State treasury. Amends the Civil Administrative Code of Illinois to direct the Department of Public Health to make grants for cancer research and early detection and prevention programs.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 23 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

## HB-3848 BLAGOJEVICH.

105 ILCS 5/22-6.6 new

Amends the School Code to require any person who accepts a position of employment to submit to fingerprinting to discover whether the person has been convicted of certain offenses against children under 18 years of age. Imposes certain restrictions on the dissemination of information obtained by school boards from the Department of State Police under this Act.

Mar 23 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Education

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

## HB-3849 PARKE.

5 ILCS 315/3

from Ch. 48, par. 1603

Amends a provision of the Illinois Public Labor Relations Act that includes as "supervisors" only those individuals who devote a preponderance of their employment time to exercising specified types of authority. Exempts State supervisors from that provision, and deletes language stating that that provision applies ("State supervisors notwithstanding"). Effective immediately.

Mar 23 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

## HB-3850 SALTSMAN - LEITCH.

New Act

Creates the Limited Liability for Sports Officials Act. Provides that sports officials are not liable for injuries claimed to have arisen by virtue of actions or inac-

tions related to officiating duties at an athletic facility at which an athletic contest was played. Provides that sports officials are not immune for actions or inactions that are intentional, willful, wanton, reckless, malicious, or grossly negligent. Effective immediately.

Mar 23 1994 First reading Jan 10 1995 Session Sine Die Referred to Rules

## HB-3851 LEITCH – SALTSMAN.

720 ILCS 5/12-4

from Ch. 38, par. 12-4

Amends the Criminal Code of 1961. Provides that harming someone whom the offender knows to be a sports official constitutes aggravated battery. Effective immediately.

Note(s) That May Apply: Correctional

Mar 23 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary II

Apr 19 Do Pass/Short Debate Cal 016-000-000

Apr 28 Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng
Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

## HB-3852 HOMER - LEITCH, WOOLARD AND PHELPS.

55 ILCS 85/4 from Ch. 34, par. 7004 55 ILCS 85/5 from Ch. 34, par. 7005

Amends the County Economic Development Project Area Property Tax Allocation Act. Extends the program until July 1, 1997. Expands application of the Act to counties with a population over 100,000 that are adjacent to the Illinois River. Changes the minimum project requirements to the creation or retention of 100 (now 1000) jobs and private investment of at least \$1,000,000 (now \$3,000,000). Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 23 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Revenue

Apr 21 Do Pass/Consent Calendar 012-000-000

Consnt Caldr Order 2nd Read Apr 27 Cnsent Calendar, 2nd Readng Consnt Caldr Order 3rd Read

May 03 Remyd from Consent Calendar

CROSS AND PARKE

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Cal 3rd Rdng Short Debate

Short Debate-3rd Passed 111-000-000

May 06 Arrive Senate

Placed Calendr, First Reading

Jan 10 1995 Session Sine Die

## HB-3853 KUBIK.

70 ILCS 2605/3.3 new

May 05

10 ILCS 5/2A-1.2	from Ch. 46, par. 2A-1.2
10 ILCS 5/2A-56 new	· •
10 ILCS 5/7-1	from Ch. 46, par. 7-1
10 ILCS 5/7-7	from Ch. 46, par. 7-7
10 ILCS 5/7-8.03 new	
10 ILCS 5/7-10	from Ch. 46, par. 7-10
10 ILCS 5/7-12	from Ch. 46, par. 7-12
10 ILCS 5/7-19	from Ch. 46, par. 7-19
10 ILCS 5/22-1	from Ch. 46, par. 22-1
10 ILCS 5/23-19	from Ch. 46, par. 23-19
70 ILCS 2605/2.5 new	
70 ILCS 2605/3	from Ch. 42, par. 322

70 ILCS 2605/3.5 new 70 ILCS 2605/4 from Ch. 42, par. 323 70 ILCS 2605/4.13 from Ch. 42, par. 323.13

Amends the Election Code and the Metropolitan Water Reclamation District Act. Provides for 15 (rather than 9) trustees to be elected to govern the district, and establishes 15 subdistricts for that purpose. Provides for election of a president of the district by the electors of the sanitary district (rather than by the board of commissioners), beginning with the general election in 1996. Authorizes a president elected by the electors, or a president, vice-president, chairman of the committee on finance, or commissioner, who is elected from a subdistrict, to appoint administrative aides. Reduces annual salaries of commissioners, and of the president, vice-president, and chairman of the committee of finance who are commissioners, beginning in December, 1994; increases the salary of the president elected by the electors. Provides that the president elected by the electors (rather than the board) shall appoint the general superintendent of the sanitary district. Makes other changes. Effective immediately.

Note(s) That May Apply: Fiscal; State Mandates

Mar 23 1994 First reading Referred to Rules Jan 10 1995 Session Sine Die

#### HB-3854 DANIELS AND BIGGERT.

215 ILCS 5/245.3 new 755 ILCS 5/2-6.5 new

Amends the Probate Act of 1975 to prohibit the parent of a minor or dependent child from inheriting from the child's estate if the parent has willfully deserted, neglected, or failed to perform a duty of support owed to the child for a period of a year or more before the child's death. Amends the Illinois Insurance Code to require the parent of a minor or dependent child to file an affidavit with the insurance company, stating that the parent has not willfully deserted, neglected, or failed to perform a duty of support, before being able to collect on a policy on the life of the child. Effective immediately.

Mar 23 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary I Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3855 FLINN - STEPHENS.

70 ILCS 2405/27 from Ch. 42, par. 317i

Amends the Sanitary District Act of 1917. Increases the population threshold for dissolution of certain districts from 1500 to 5000 residents. Effective immediately.

Mar 23 1994 First reading Referred to Rules Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Cities & Villages

Apr 13 Do Pass/Consent Calendar 008-000-000 Consnt Caldr Order 2nd Read

Apr 20 Cnsent Calendar, 2nd Reading Held on 2nd Rdg-Consent Cal Apr 26

Consnt Caldr Order 3rd Read Apr 27

Fiscal Note Requested WENNLUND Apr 28

Consnt Caldr, 3rd Read Pass 117-000-000

Arrive Senate Placed Calendr, First Reading

Jan 10 1995 Session Sine Die

#### HB-3856 FRIAS.

305 ILCS 5/12-4.14-5 new

Amends the Illinois Public Aid Code. Requires that, upon the establishment of a retinal identification system by the Secretary of State, the Illinois Department shall require all current recipients and new applicants for public aid to verify their identity through the retinal identification system administered by the Secretary of State.

FISCAL NOTE (Dpt. Public Aid) Estimated costs are between \$50 million and \$500 million. FISCAL NOTE (Secretary of State) Estimated start-up costs are approximately \$2.24 million for purchase of machines and \$1.93 million in related EDP costs. Mar 23 1994 First reading Referred to Rules Apr 05 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Health Care & Human Apr 20 Fiscal Note Requested WENNLUND Committee Health Care & Human Services Apr 21 Do Pass/Short Debate Cal 022-000-003 Cal 2nd Rdng Short Debate Apr 26 Fiscal Note Filed Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 28 Held 2nd Rdg-Short Debate Apr 29 Fiscal Note Filed Held 2nd Rdg-Short Debate Jan 10 1995 Session Sine Die

#### HB-3857 FRIAS.

730 ILCS 5/3-2-2

from Ch. 38, par. 1003-2-2

Amends the Unified Code of Corrections. Permits the Department of Corrections to install an electrified security fence system at any medium, maximum, or super-maximum security institution.

CORRECTIONAL NOTE

There would be no population impact and the fiscal impact is unknown.

JUDICIAL NOTE

HB-3857 would neither decrease nor increase the need for the number of judges in the State.

Mar 23 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary II

Apr 21 Do Pass/Short Debate Cal 016-000-000 Cal 2nd Rdng Short Debate

Apr 27 Correctional Note Requested

WENNLUND

Judicial Note Request WENNLUND

Cal 2nd Rdng Short Debate Apr 28 Correctional Note Filed

> Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Judicial Note Filed May 02

Held 2nd Rdg-Short Debate

Session Sine Die

Jan 10 1995 Session Sine Die

#### HB-3858 STEPHENS.

230 ILCS 10/13

from Ch. 120, par. 2413

Amends the Riverboat Gambling Act. Provides that the portion of the tax on adjusted gross receipts payable to a municipality that is the home dock of a riverboat shall instead be distributed as follows: 50% shall be paid to the municipality; amounts shall be paid to other municipalities in the county according to a specified formula; and the remainder shall be paid to the county.

NOTE(s) THAT MAY APPLY: Fiscal Mar 24 1994 Filed With Clerk First reading

Referred to Rules

#### Jan 10 1995 HB-3859 LEVIN.

410 ILCS 50/6 new

Amends the Medical Patient Rights Act. Requires the Departments of Professional Regulation and Public Health to send, to individuals licensed to provide med-

ical care or treatment, a notice of the individual's responsibilities under the federal Rehabilitation Act and the Americans with Disabilities Act concerning the care and treatment of patients.

NOTE(s) THAT MAY APPLY: Fiscal Mar 24 1994 Filed With Clerk

> First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Registration & Regulation Motion Do Pass-Lost 005-006-001

Remains in Committee Registration &

Regulation Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

#### HB-3860 MURPHY,M - KUBIK - LAWFER - HANRAHAN - ACKERMAN AND WELLER.

35 ILCS 5/211 new

Apr 20

Amends the Illinois Income Tax Act. Creates a tax credit of \$300 per additional full-time employee for corporations with 100 or fewer employees if the corporation hires at least 10 additional full-time employees during the tax year. Allows corporations to carry forward excess credits for 3 years. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal Mar 24 1994

Filed With Clerk

First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Revenue Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3861 CROSS.

Apr 22

705 ILCS 405/3-15 from C 705 ILCS 405/3-16 from C 705 ILCS 405/3-18 from C 705 ILCS 405/3-19 from C 705 ILCS 405/3-20 from C 705 ILCS 405/3-22 from C	h. 37, par. 801-3 h. 37, par. 803-15 h. 37, par. 803-16 h. 37, par. 803-18 h. 37, par. 803-20 h. 37, par. 803-22 h. 37, par. 803-33
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Amends the Juvenile Court Act. Adds references to truant minors in need of supervision. Provides that a petition alleging that a minor is a truant minor in need of supervision must be filed by a regional superintendent of schools. Requires that an adjudicatory hearing be held within 30 days of a request made by the regional superintendent. Changes language concerning kinds of dispositional orders which may be entered concerning truant minors in need of supervision.

Mar 24 1994 Filed With Clerk

First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary I

Apr 21 Do Pass/Short Debate Cal 012-000-000

Cal 2nd Rdng Short Debate Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3862 CROSS.

40 ILCS 5/18-122

from Ch. 108 1/2, par. 18-122

Amends the Judges Article of the Pension Code to allow persons who are no longer in service to purchase up to 2 years of additional service credit for certain military service. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension Filed With Clerk Mar 24 1994

First reading

Referred to Rules

2162 HB-3862-Cont.

> Ruled Exempt Hse Rule 29(c) HRUL Apr 05

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3863 CROSS.

50 ILCS 725/4.5 new

50 ILCS 725/6 from Ch. 85, par. 2567

Amends the Uniform Peace Officers' Disciplinary Act to prohibit the termination or suspension of a peace officer (who has more than 12 months of service as a peace officer with his or her current employer) without pay for more than 5 days until the officer is given a written notice of the proposed disciplinary action and the reasons for that action and the officer is given a public hearing on the charges before the official has the final authority to order the officer's termination or suspension without pay. Provides that the Act does not apply if there is a collective bargaining agreement or contract (now, collective bargaining agreement only) currently in effect dealing with the subject matter of the Act. Effective immediately.

Mar 24 1994 Filed With Clerk

> First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Executive Do Pass/Short Debate Cal 013-000-000

Apr 13

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Cal 3rd Rdng Short Debate

Jan 10 1995 Session Sine Die

#### HB-3864 JOHNSON.TIM - CURRAN.

40 ILCS 5/15-136.3 new

Apr 26

Amends the Universities Article of the Pension Code to provide early retirement incentives for certain employees of the Department of Energy and Natural Resources. Grants up to 5 years of additional creditable service and up to 5 years of age enhancement. Requires an employer contribution and an employee contribution. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Mar 24 1994 Filed With Clerk

First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 05

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Ref to Rules/Rul 27E Apr 22

Jan 10 1995 Session Sine Die

#### BALANOFF - LEVIN, LANG AND HANNIG. HB-3865

5 ILCS 100/5-10 from Ch. 127, par. 1005-10 5 ILCS 140/1 from Ch. 116, par. 201

Amends the Illinois Administrative Procedure Act and the Freedom of Information Act. Provides that agencies shall make the record in contested cases available for public inspection and removes the prohibition in the Freedom of Information Act of releasing information for the purpose of furthering a commercial enterprise.

Mar 24 1994 Filed With Clerk

> First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-3866 PARKE - KRAUSE - MOORE, ANDREA - MULLIGAN.

820 ILCS 305/3.5 new

Amends the Workers' Compensation Act to provide that if at the time of the employee's injury or disablement, the employee had a blood alcohol content of 0.10 as defined in the Illinois Vehicle Code, cannabis, or a controlled substance in his or her body, the arbitrator shall take that information into consideration in determining whether to recommend workers' compensation for the employee to the Industrial Commission.

Mar 24 1994 Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

## HB-3867 BIGGINS AND MURPHY,M.

820 ILCS 40/2

from Ch. 48, par. 2002

820 ILCS 40/10

from Ch. 48, par. 2010

Amends the Personnel Record Review Act. Provides that an employer may pay an employee his or her normal wage or salary for time spent by the employee inspecting his or her records. Provides that materials relating to the employer's "succession planning" are exempt from inspection. Changes criteria for determining whether personal information about a third party that is contained in an employee's personnel records is exempt from inspection.

Mar 24 1994 Filed With Clerk

First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-3868 PARCELLS.

New Act

Creates the Employment Record Disclosure Act. Provides that an employer who, in response to an inquiry from a third party concerning the employment record of an employee or former employee, provides truthful information to the third party is not liable to the employee or former employee in any civil action based on the provision of the information. Provides that "no civil action may lie if it is brought by an employee or former employee based upon the provision of truthful information". Provides that attorney's fees, costs and expenses shall be assessed against an employee or former employee who brings such an action. Provides that this Act does not exempt an employer from compliance with the Personnel Record Review Act. Effective January 1, 1995.

Mar 24 1994 Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

GE CH

HB-3869

NOVAK – MURPHY,M – GRANBERG – KUBIK – LEVIN, BALTHIS, BIGGERT, BLAGOJEVICH, BRUNSVOLD, BUGIELSKI, BURKE, CHURCHILL, DEERING, DEJAEGHER, DEUCHLER, GIOLITTO, HARTKE, HASSERT, HOFFMAN, LANG, LAWFER, MOFFITT, OLSON, PARKE, PERSICO, RUTHERFORD, RYDER, SALTSMAN, SAVIANO, STEPHENS, TURNER, VON B – WESSELS, WALSH, WEAVER,M, WELLER, WENNLUND, WIRSING, WOOLARD AND LEITCH.

35 ILCS 5/201

from Ch. 120, par. 2-201

Amends the Illinois Income Tax Act to extend the sunset date of the research and development credit from December 31, 1994 to December 31, 1999. Effective immediately.

## HOUSE AMENDMENT NO. 1.

Adds reference to:

35 ILCS 105/3-5 35 ILCS 110/3-5 35 ILCS 115/3-5 35 ILCS 120/2-5 from Ch. 120, par. 439.33-5 from Ch. 120, par. 439.103-5 from Ch. 120, par. 439.103-5 from Ch. 120, par. 441-5

Deletes everything. Amends the use and occupation tax Acts to change the exemption for fuel used by an air carrier to provide that the exemption applies to air carriers destined for or returning from a location or locations outside the U.S. regardless of domestic stopovers. Amends the Illinois Income Tax Act to extend the sunset date of the research and development credit from December 31, 1994 to December 31, 1999. Removes the provision requiring the Department of Revenue to evaluate the credit. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 24 1994 Filed With Clerk

First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Revenue

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Apr 21
                                              Recommended do pass 012-000-000
                    Placed Calndr, Second Reading
      Apr 28
                    Second Reading
                    Held on 2nd Reading
                         Amendment No.01
      May 06
                                              NOVAK
                                                                       Adopted
                         Amendment No.02
                                              MURPHY,M
                                                                       Withdrawn
                    Placed Calndr, Third Reading
                    Third Reading - Passed 110-000-000
      May 09
                    Arrive Senate
                    Sen Sponsor DEANGELIS
                    Placed Calendr, First Reading
                    First reading
                                              Referred to Rules
      Jan 10 1995
                    Session Sine Die
HB-3870
            NOVAK - PERSICO - DEERING - HASSERT.
  415 ILCS 5/3.21
                                   from Ch. 111 1/2, par. 1003.21
  415 ILCS 5/3.32
                                   from Ch. 111 1/2, par. 1003.32
  415 ILCS 5/3.93 new
  415 ILCS 5/22.15
                                   from Ch. 111 1/2, par. 1022.15
  415 ILCS 5/22.47 new
  415 ILCS 5/39.6 new
  415 ILCS 15/3
                                   from Ch. 85, par. 5953
  415 ILCS 15/4
                                   from Ch. 85, par. 5954
  415 ILCS 15/5
                                   from Ch. 85, par. 5955
  415 ILCS 15/5.1 new
  415 ILCS 15/5.2 new
  415 ILCS 15/5.3 new
  415 ILCS 15/6
                                   from Ch. 85, par. 5956
  415 ILCS 15/7
                                   from Ch. 85, par. 5957
  415 ILCS 15/9
                                   from Ch. 85, par. 5959
  415 ILCS 15/11
                                   from Ch. 85, par. 5961
  415 ILCS 15/12
                                   from Ch. 85, par. 5962
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Amends the Solid Waste Planning and Recycling Act to provide for the creation of a planning authority in each municipal waste planning jurisdiction. Specifies the contents and changes the manner of adopting waste management plans. Allows counties and municipalities to opt out of the planning process. Changes the deadline for adopting a plan. Adopts statewide and local waste reduction goals. Amends the Environmental Protection Act to provide that a sanitary landfill, municipal waste incinerator, or waste transfer station may not accept waste beginning January 1, 1995 unless the waste planning jurisdiction in which the waste was generated is identified. Beginning January 1, 1996, prohibits the construction or expansion of a municipal waste facility unless it has local siting approval and is subject to a municipal waste management plan. Changes the siting mechanism for new municipal waste transfer, storage, treatment, incineration, and disposal facilities. Provides for reporting and collection of data on waste disposal. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 415 ILCS 5/22.47 new

Deletes everything. Amends the Solid Waste Planning and Recycling Act to provide for the creation of a planning authority in each municipal waste planning jurisdiction. Specifies the contents and changes the manner of adopting waste management plans. Allows counties and municipalities to opt out of the planning process. Changes the deadline for adopting a plan. Adopts statewide and local waste reduction goals. Amends the Environmental Protection Act to provide that a sanitary landfill, municipal waste incinerator, or waste transfer station may not accept waste beginning January 1, 1995 unless the waste planning jurisdiction in which the waste was generated is identified. Beginning January 1, 1996, prohibits the construction or expansion of a municipal waste facility unless it has local siting approval and is subject to a municipal waste management plan. Changes the siting mechanism for new municipal waste transfer, storage, treatment, incineration, and disposal facilities. Provides for reporting and collection of data on waste disposal. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 24 1994 Filed With Clerk

> First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 05

Rfrd to Comm on Assignment Assigned to Environment & Energy

Amendment No.01 ENVRMNT ENRGY H Adopted Apr 21

Remains in Committee Environment &

Energy

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3871 MCGUIRE - MOORE, EUGENE - LAWFER.

310 ILCS 10/8.22

Amends the Housing Authorities Act. Provides that in any municipality (now, any municipality with more than 1,000,000 inhabitants) the Housing Authority shall exclude certain amounts received for security initiatives and certain income following a period of unemployment in determining the tenant's income for the purpose of determining rent. Effective immediately.

Filed With Clerk Mar 24 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 05

> Rfrd to Comm on Assignment Assigned to Housing, Economic &

Urban Develomt

Do Pass/Short Debate Cal 016-000-000 Apr 14 Cal 2nd Rdng Short Debate

Apr 25

Fiscal Note Requested WENNLUND Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng Apr 26

Mtn Fisc Nte not Applicable MCGUIRE

Motion withdrawn

Held 2nd Rdg-Short Debate

Apr 27 Fiscal Note Request W/drawn Held 2nd Rdg-Short Debate

Apr 28 Cal 3rd Rdng Short Debate

Short Debate-3rd Passed 114-000-000 May 12

May 13 Arrive Senate

Placed Calendr, First Reading

Jan 10 1995 Session Sine Die

#### HR-3872 OSTENBURG - MURPHY,H - STROGER - JONES,SHIRLEY.

220 ILCS 5/8-206.5 new

Amends the Public Utilities Act. Provides that a public utility that has been ordered to pay refunds to its customers may not disconnect a residential customer for nonpayment of a bill before the refund is paid in full if the amount owed by the customer is less than the amount of the refund due the customer.

Mar 24 1994 Filed With Clerk

First reading Referred to Rules Ruled Exempt Hse Rule 29(c) HRUL Apr 05

Rfrd to Comm on Assignment

Assigned to Public Utilities Apr 20 Motion Do Pass-Lost 004-006-001

HPUB

Remains in Committee Public Utilities

Ref to Rules/Rul 27E Apr 22

Jan 10 1995 Session Sine Die

#### HR.3873 LAWFER, WALSH, MURPHY, M AND FLOWERS.

from Ch. 43, par. 139a 235 ILCS 5/6-24a

Amends the Liquor Control Act of 1934 by providing that the signs displaying the government warning for alcoholic beverages concerning pregnancy and birth defects shall be in English and in the languages of the population of the geographical area served by the retail license premises. Provides that the Department of Alcoholism and Substance Abuse shall develop a visual depiction to convey the written warning to persons who are illiterate.

## HOUSE AMENDMENT NO. 1.

Provides that the Department and Commission may continue to use previously printed signs.

## HOUSE AMENDMENT NO. 2.

Authorizes foreign language warning signs.

Note(s) That May Apply: Fiscal

Mar 24 1994 Filed With Clerk

First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Apr 21 Amendment No.01 Assigned to Executive EXECUTIVE H

Amendment No.01 EXECUTIVE H Adopted
Amendment No.02 EXECUTIVE H Adopted
Recommnded do pass as amend

008-002-000

Placed Calndr.Second Reading

Apr 28 Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-3874 DANIELS, LEITCH AND MOFFITT.

20 ILCS 2405/3

from Ch. 23, par. 3434

Amends the Disabled Persons Rehabilitation Act by providing that beginning with fiscal year 1996 and fully implemented within 3 fiscal years and thereafter, personal care attendants shall receive a minimum hourly wage that is at least 73% of the average per hour amount paid to vendors by the Department on Aging for housekeeping and homemaking services in the Community Care Program. Effective July 1, 1994.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 24 1994 Filed With Clerk

First reading Referred to Rules

Jan 10 1995 Session Sine Die

## HB-3875 KRAUSE - OLSON.

5 ILCS 140/7 from Ch. 116, par. 207 210 ILCS 30/6.2 from Ch. 111 1/2, par. 4166.2 740 ILCS 110/2 from Ch. 91 1/2, par. 802 740 ILCS 110/7 from Ch. 91 1/2, par. 807

Amends the Freedom of Information Act by providing that reports of investigations of abuse and neglect of recipients at State-operated mental health or developmental disabilities facilities, but only to the extent that disclosure would reveal names or other personally identifiable information, shall be exempt from inspection and copying. Amends the Abused and Neglected Long Term Care Facility Residents Reporting Act by providing that the Inspector General functioning within the Department of Mental Health and Developmental Disabilities shall have responsibility for all investigations of reports of suspected abuse or neglect of recipients alleged to have occurred in any facility operated by or funded by the Department or in any community facility where a person has been transferred from a State-operated facility, Provides that the Inspector General shall appoint a Medical Review Panel to provide expert consultation to the Inspector General on abuse or neglect investigations that the Inspector General determines to require independent medical review. Amends the Mental Health and Developmental Disabilities Confidentiality Act by providing that the Medical Review Panel of the Office of Inspector General be entitled to inspect and copy the records of any recipient. Provides for monitors recommended by the Office of Inspector General and funded by the Department to be entitled to inspect, copy, and use the records of any recipient to the extent necessary to accomplish the purpose of the monitoring contract, provided that personally identifiable information is not redisclosed, except to the Office of Inspector General. Provides for site inspection teams and advocates authorized by the Department or the Office of Inspector General to have access to all facility grounds, buildings, and other areas of operation. Defines terms. Makes other changes. Effective immediately.

Mar 24 1994 Filed With Clerk

First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Do Pass/Short Debate Cal 009-000-000

Assigned to Executive

Apr 21

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3876 RYDER.

Apr 28

105 ILCS 5/14-3.01 from Ch. 122, par. 14-3.01

Amends the School Code. Increases the membership of the Advisory Council on Education of Children with Disabilities to 30 (now 15). Prohibits Council membership to individuals with disabilities or to family members of individuals with disabilities who are employed or connected with certain education entities. Includes as ex-officio voting members the State Superintendent of Education and the Director of the Illinois Planning Council on Developmental Disabilities. Provides that the Advisory Council shall include in its formulation of advice a review and analysis of the integration of children with disabilities into education reform.

Mar 24 1994 Filed With Clerk

First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Education Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

HB-3877 KRAUSE.

20 ILCS 4010/2004 from Ch. 91 1/2, par. 1954 20 ILCS 4010/2006 from Ch. 91 1/2, par. 1956

Amends the Illinois Planning Council on Developmental Disabilities Law by providing that in making appointments to the Illinois Planning Council on Developmental Disabilities, the Governor shall solicit recommendations from organizations representing a broad range of individuals with developmental disabilities and individuals interested in individuals with developmental disabilities, including non-State agency members of the Council. Provides for the development of a consumer and family-centered, comprehensive system designed to achieve independence, productivity, integration, and inclusion into the community for individuals with developmental disabilities. Deletes the requirement for submission of an annual comprehensive State interagency plan to the Governor and General Assembly. Makes other changes.

Note(s) That May Apply: Fiscal Mar 24 1994 Filed With Clerk

First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 14 Do Pass/Short Debate Cal 025-000-000

Apr 28 Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng
Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

## HB-3878 DANIELS – KRAUSE – LEITCH – MULLIGAN.

30 ILCS 505/8.5 new

Amends the Illinois Purchasing Act. Provides that a State agency may make purchases without advertising and competitive bidding from a business certified by the Department of Rehabilitation Services as having an integrated supported employment workforce. Defines terms.

FISCAL NOTE (DCMS)

Passage of HB-3878 will have a negligible fiscal impact on CMS.

NOTE(S) THAT MAY APPLY: Fiscal Mar 24 1994 Filed With Clerk

> First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elections & State

Government Do Pass/Short Debate Cal 021-000-000

Apr 14 Cal 2nd Rdng Short Debate

Fiscal Note Requested HANNIG

Apr 26

Cal 2nd Rdng Short Debate Apr 28

Fiscal Note Filed

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3879 RYDER.

30 ILCS 105/5.385 new

210 ILCS 5/8 210 ILCS 45/3-202.5 new from Ch. 111 1/2, par. 157-8.8

210 ILCS 85/8 from Ch. 111 1/2, par. 149

Amends the State Finance Act, the Ambulatory Surgical Treatment Center Act, the Nursing Home Care Act, and the Hospital Licensing Act. Requires Department of Public Health review and approval of nursing home plans for alterations or additions to existing facilities or construction of new facilities. Sets fees for that review and for similar reviews in connection with ambulatory surgical treatment centers and hospitals. Creates the Facility Plan Review Fund in the State treasury and provides for deposit of fees into that Fund, to be used to pay the costs of conducting reviews.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 24 1994 Filed With Clerk

First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 14 Do Pass/Short Debate Cal 025-000-000 Cal 2nd Rdng Short Debate Apr 28

Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### OSTENBURG - MURPHY,H - STROGER - JONES,SHIRLEY. HB-3880

415 ILCS 5/56.7 new

Amends the Potentially Infectious Medical Waste Title of the Environmental Protection Act to make a person who violates that Title subject to a civil penalty of up to \$10,000 for each day for each violation.

NOTE(s) THAT MAY APPLY: Fiscal Mar 24 1994 Filed With Clerk

Referred to Rules First reading

Ruled Exempt Hse Rule 29(c) HRUL Apr 05

Rfrd to Comm on Assignment Assigned to Environment & Energy

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3881 BIGGINS.

35 ILCS 200/18-185

Amends the Property Tax Extension Limitation Law in the Property Tax Code to allow a municipality to treat its library as a separate taxing district if the city levies a tax on behalf of the library under the Local Library Act.

NOTE(S) THAT MAY APPLY: Housing Afford

Mar 24 1994 Filed With Clerk

First reading Referred to Rules Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Apr 12 Assigned to Revenue

Apr 19 Mtn Prevail Suspend Rul 20K

Committee Revenue

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

## HB-3882 WALSH - PANKAU.

20 ILCS 415/19a

from Ch. 127, par. 63b119a

Amends the Personnel Code. Changes the name of the Interagency Committee on Handicapped Employees to the Interagency Committee on Employees with Disabilities.

Mar 24 1994 Filed With Clerk

First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

## HB-3883 DEJAEGHER - KASZAK - MORROW AND BIGGERT.

New Act

Creates the Biotechnology Sector Development Act. Requires the Department of Commerce and Community Affairs to establish a program to develop biotechnology businesses in Illinois. Establishes an advisory council to assist the Department. Effective immediately.

## HOUSE AMENDMENT NO. 1.

Creates the program and the Biotechnology Advisory Council within the Department of Agriculture rather than Commerce and Community Affairs. Requires that the biotechnology development and promotion plan build upon the 1993 recommendations of the Department of Agriculture's Biotechnology Working Group.

FISCAL NOTE, AMENDED (Dept. of Agriculture)

The costs to the DOA would be minimal and would be funded

through existing resources.

Note(s) That May Apply: Fiscal Mar 24 1994 Filed With Clerk

First reading Referred to Rules
Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Dfrd to C

Rfrd to Comm on Assignment Assigned to Elections & State

Apr 14 Amendment No 01 FLECTN ST (

Amendment No.01 ELECTN ST GOV H Adopted DP Amnded Consent Calendar

016-000-000

Apr 20 Consnt Caldr Order 2nd Read Cnsent Calendar, 2nd Readng Held on 2nd Rdg-Consent Cal Apr 26 Consnt Caldr Order 3rd Read

Apr 28 Consnt Caldr, 3rd Read Pass 117-000-000

Arrive Senate

Sen Sponsor TOPINKA Placed Calendr, First Reading

First reading Referred to Rules

May 04 Assigned to State Government & Exec.
Appts.

May 11 Recommended do pass 008-000-000

Placed Calndr, Second Reading Added as Chief Co-sponsor PALMER

Added as Chief Co-sponsor PALMER Added As A Co-sponsor DILLARD

May 12 Fiscal Note Requested CARROLL
May 17 Fiscal Note Filed

Placed Calndr Second Reading

May 18 Second Reading
Placed Calndr, Third Reading

May 20 Third Reading - Passed 057-000-000

Passed both Houses

HB-3885

Jun 17

Sent to the Governor

Aug 12

Governor approved

PUBLIC ACT 88-0584 effective date 94-08-12

HB-3884 NOLAND.

35 ILCS 200/31-50

Amends the Property Tax Code. Makes a stylistic change.

Mar 24 1994

First reading

Referred to Rules

Session Sine Die Jan 10 1995

> RONEN - PHELPS - ERWIN - FLOWERS - VON B - WESSELS, PRUSS-ING AND SCHAKOWSKY.

305 ILCS 5/5-23 new

Amends the Public Aid Code by providing that the Illinois Department of Public Aid may enroll certified nurse practitioners as primary care providers to provide services to pregnant women and children who are eligible for medical assistance. Provides that the Illinois Department shall reimburse nurse practitioners enrolled as primary care providers at a rate that is 90% of the rate paid by the Illinois Department for the same service performed by a physician. Provides that as a condition of enrollment, a nurse practitioner must enter into a written collaborative agreement with a physician.

FISCAL NOTE (Dpt. Public Aid)

There would be a minimal savings from lowering the reimburse-

ment rate. If that rate were to increase, there would be a

larger savings.

Mar 24 1994

First reading

Referred to Rules

Apr 05

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 22 Apr 28 Ref to Rules/Rul 27E

Recommends Consideration HRUL

Placed Calndr. Second Reading

Fiscal Note Requested AS AMENDED

WENNLUND

State Debt Note Requested AS AMENDED -

WENNLUND

Second Reading

Held on 2nd Reading

Fiscal Note Filed

Held on 2nd Reading Jan 10 1995 Session Sine Die

HR-3886 YOUNGE.

May 06

65 ILCS 5/4-3-5

from Ch. 24, par. 4-3-5

Amends the Illinois Municipal Code. Adds a caption.

Mar 24 1994 First reading Referred to Rules

Apr 05

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Cities & Villages Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

HB-3887 YOUNGE.

110 ILCS 975/5

from Ch. 144, par. 2755

Amends the Nursing Education Scholarship Law. Changes punctuation. Referred to Rules

Mar 24 1994 First reading

Apr 05

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Higher Education Do Pass/Short Debate Cal 017-000-001

Apr 14

Cal 2nd Rdng Short Debate

Fiscal Note Requested WENNLUND

Apr 25 Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3888 YOUNGE.

35 ILCS 200/17-25

Amends the Property Tax Code. Provides that the equalization factor for a financially distressed city shall be 1.00 for as long as that city is financially distressed.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 3888 creates a tax exemption mandate for which State reimbursement of the increased cost to units of local government is required. No estimate of the amount of reimbursement required is available at this time.

## HOUSE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 200/17-25 Adds reference to: 230 ILCS 10/13

from Ch. 120, par. 2413

Deletes everything. Amends the Riverboat Gambling Act to provide that \$1,100,000 in tax revenues shall be paid annually to a county in which a riverboat docks and in which a financially distressed city is located. Provides for distribution of the proceeds among the various taxing districts located in the financially distressed city.

Note(s) That May Apply: Fiscal; Housing Afford; State Mandates Mar 24 1994 First reading Referred to Rules

Apr 05

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Revenue

Apr 20

St Mandate Fis Note Filed

. . .

Committee Revenue

Apr 21

Amendment No.01

REVENUE H Adopted Motion Do Pass Amended-Lost

005-005-000 HREV Recommnded do pass as amend

008-002-001

Placed Calndr, Second Reading

Apr 28

Second Reading Held on 2nd Reading

Jan 10 1995 Session Sine Die

## HB-3889 OSTENBURG.

5 ILCS 225/2 5 ILCS 260/14.3	from Ch. 111 2/3, par. 602 from Ch. 103, par. 14.3
5 ILCS 340/4	from Ch. 15, par. 504
5 ILCS 340/5	from Ch. 15, par. 505
5 ILCS 365/2	from Ch. 127, par. 352
5 ILCS 420/4A-101	from Ch. 127, par. 604A-101
15 ILCS 405/13	from Ch. 15, par. 213
15 ILCS 405/21	from Ch. 15, par. 221
20 ILCS 405/67.01	from Ch. 127, par. 63b13.1
20 ILCS 415/4c	from Ch. 127, par. 63b104c
20 ILCS 435/4	from Ch. 127, par. 1404
20 ILCS 605/46.19a	from Ch. 127, par. 46.19a
20 ILCS 3105/12	from Ch. 127, par. 782
20 ILCS 3110/3	from Ch. 127, par. 213.3
20 ILCS 3110/4	from Ch. 127, par. 213.4
20 ILCS 3110/5	from Ch. 127, par. 213.5
20 ILCS 3110/9	from Ch. 127, par. 213.9
30 ILCS 105/6a-1	from Ch. 127, par. 142a1
30 ILCS 105/6a-2	from Ch. 127, par. 142a2
30 ILCS 105/6a-3	from Ch. 127, par. 142a3
30 ILCS 105/6a-4	from Ch. 127, par. 142a4
30 ILCS 105/10	from Ch. 127, par. 146
30 ILCS 105/12-1	from Ch. 127, par. 148-1
30 ILCS 105/13.2	from Ch. 127, par. 149.2
30 ILCS 230/1	from Ch. 127, par. 170
30 ILCS 235/6	from Ch. 85, par. 906
30 ILCS 395/1	from Ch. 127, par. 307
30 ILCS 505/11.1	from Ch. 127, par. 132.11-1

20 H CC 510/1	form Ch 127 mag 122 101
30 ILCS 510/1	from Ch. 127, par. 132.101
30 ILCS 515/2	from Ch. 127, par. 132.202
30 ILCS 575/2	from Ch. 127, par. 132.602
30 ILCS 750/1-3	from Ch. 127, par. 2701-3
40 II CO 5 /15 106	from Ch. 127, par. 2701 5
40 ILCS 5/15-106	from Ch. 108 1/2, par. 15-100
40 ILCS 5/15-159	from Ch. 108 1/2, par. 15-159
65 ILCS 50/2	from Ch. 144, par. 61.52
65 IL CC 90 /4	
65 ILCS 80/4	from Ch. 24, par. 1554
70 ILCS 910/15	from Ch. 23, par. 1265
105 ILCS 5/30-13	from Ch. 122, par. 30-13
105 ILCS 5/30-15.25	from Ch. 122, par. 30-15.25
105 ILCS 3/ 30-13.23	
105 ILCS 5/30-16.4	from Ch. 122, par. 30-16.4
105 ILCS 5/30-16.6	from Ch. 122, par. 30-16.6
105 ILCS 415/1	from Ch. 122, par. 698.1
110 ILCS 10/1	from Ch. 144, par. 225
110 ILCS 20/1	from Ch. 144, par. 2601
110 ILCS 70/36b	from Ch. 24 1/2, par. 38b1
110 ILCS 70/36c	from Ch. 24 1/2, par. 38b2
	110111 Cli. 24 1/2, par. 3002
110 ILCS 70/36e	from Ch. 24 1/2, par. 38b4
110 ILCS 85/1	from Ch. 144, par. 70.11
110 ILCS 85/2	from Ch. 144, par. 70.12
110 ILCS 05/2	form Ch. 144, par. 70.12
110 ILCS 95/1	from Ch. 144, par. 1701
110 ILCS 100/2	from Ch. 144, par. 217
110 ILCS 110/1	from Ch. 144, par. 2101
110 ILCS 205/1	from Ch. 144, par. 181
110 ILCS 205/2	from Ch. 144, par. 182
110 ILCS 205/7	from Ch. 144, par. 187
110 ILCS 205/8	from Ch. 144, par. 188
110 IL CC 205/0	
110 ILCS 205/9.11	from Ch. 144, par. 189.11
110 ILCS 205/9.19	from Ch. 144, par. 189.19
110 ILCS 205/10	from Ch. 144, par. 190
	from Ch. 144, par. 282
110 ILCS 220/2	
110 ILCS 225/2	from Ch. 144, par. 2952
110 ILCS 305/8a	from Ch. 144, par. 29a
110 ILCS 310/1	from Ch. 144, par. 41
110 ILCS 510/ 1	110111 CII. 144, par. 41
110 ILCS 515/6.5 new	
110 ILCS 520/10 new	
110 ILCS 525/14 new	
110 IL CC 520/1 IRW	from Ch 144 mon 601
110 ILCS 530/1	from Ch. 144, par. 691
110 ILCS 530/2	from Ch. 144, par. 692
110 ILCS 605/2	from Ch. 144, par. 1002
110 ILCS 705/1	from Ch. 144, par. 301
110 ILCS 705/1	110111 Cli. 144, par. 301
110 ILCS 705/2	from Ch. 144, par. 1002
110 ILCS 705/3	from Ch. 144, par. 303
110 ILCS 705/6.5 new	· •
	from Ch 144 per 352
110 ILCS 710/2	from Ch. 144, par. 352
110 ILCS 710/14 new	
110 ILCS 920/3	from Ch. 144, par. 2403
110 ILCS 947/45	.,
110 ILCS 947/65	
110 ILCS 947/65.20	
110 ILCS 947/65.25	
110 IL CS 047/65 20	
110 ILCS 947/65.30	
110 ILCS 947/65.40	
110 ILCS 990/1	from Ch. 144, par. 1801
705 ILCS 505/8	from Ch. 37, par. 439.8
705 IL CO 505 /00 1	110111 Ch. 37, par. 437.0
705 ILCS 505/22-1	from Ch. 37, par. 439.22-1
705 ILCS 505/22-2	from Ch. 37, par. 439.22-2
110 ILCS 505/0.01 rep.	, , , , , , , , , , , , , , , , , , , ,
110 II CC 505 /1	
110 ILCS 505/1 rep.	
110 ILCS 510/0.01 rep.	
110 ILCS 510/2 rep.	
110 ILCS 510/2 rep. 110 ILCS 510/12 rep.	
110 H CC 510/15	
110 ILCS 510/15 rep.	
110 ILCS 715/0.01 rep.	
110 ILCS 715/1 rep.	
110 ILCS 715/2 rep.	
110 ILCO /13/ 2 ICp.	
A1 1'1 (1 T) 1 CTC (	CC 41 TH' . TT

Abolishes the Board of Trustees of Southern Illinois University and repeals provisions governing the management of that University. Designates Southern Illinois

2173 HB-3889—Cont.

University - Carbondale, Southern Illinois University - Edwardsville, and Southern Illinois University School of Medicine as 3 separate Regency Universities under the governance of the Board of Regents. Changes the name of Sangamon State University to the University of Illinois at Springfield and places that University under the governance of the University of Illinois, making it a branch of that University. Abolishes terms of current members of the Board of Regents and the Board of Governors of State Colleges and Universities, and provides for the appointment of 9 new members to each of those Boards. Provides that of the 9 members appointed by the Governor to each such Board, 5 shall be alumni or alumnae of the 5 universities that comprise the university system under the governance of that Board, one such alumnus or alumna being appointed from a list of 3 nominees submitted by the President or Dean of the School of Medicine of each of those universities. Provides for the assumption of the contracts, bonds, and obligations of the institutions under new governance by their new governing board and for the transfer of income and funds with respect thereto. Requires a systems office staffing plan to be updated and submitted annually to the General Assembly as part of the appropriations process by the Board of Higher Education, Illinois Community College Board, University of Illinois, Board of Regents, and Board of Governors of State Colleges and Universities. Makes numerous other changes and amends and repeals numerous Acts in connection therewith. Effective July 1, 1994.

NOTE(s) THAT MAY APPLY: Debt; Fiscal; Pension

Mar 24 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Higher Education Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

## HB-3890 EDLEY, PHELPS, SCHAKOWSKY, PUGH, DAVIS AND HAWKINS.

New Act

Creates the Health Security Act. Requires the State to implement a universal access health care system by January 1, 1997. Requires creation of a Bipartisan Health Care Reform Commission by September 1, 1994, to make recommendations for a universal access health care plan. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes everything except the short title Section of the Health Security Act.

Note(s) That May Apply: Fiscal

Mar 24 1994 First reading Referred to Rules
Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Health Care & Human Services

Apr 21 Amendment No.01 HEALTH/HUMAN H Adopted

Remains in Committee Health Care & Human Services

Apr 22 Ref to Rules/Rul 27E

Apr 28 Recommends Consideration HRUL
Placed Calndr, Second Reading

Fiscal Note Requested AS AMENDED

WENNLUND

State Debt Note Requested AS AMENDED -WENNLUND

Second Reading
Held on 2nd Reading
Jan 10 1995 Session Sine Die

# HB-3891 DART – CROSS – MULLIGAN – DEUCHLER – ERWIN, LINDNER AND COWLISHAW.

New Act

Creates the Education for Homeless Children Act. Provides that the parents or guardians of a homeless child, when the child is relocated into a new school district,

may enroll the child in a school in the new district or retain the child's enrollment in the district of origin. Provides for the costs of transporting the homeless child to the school of origin. Creates a committee to settle disputes that may arise under the provisions of this Act. Requires each school district to appoint an ombudsperson for homeless children. Requires the State Board of Education to establish an independent unit to monitor homeless children education. Exempts schools organized under Article 34 of the School Code from the transportation provisions of this Act for 2 years following the effective date of this Act.

STATE MANDATES ACT FISCAL NOTE (State Board of Education) Local districts could incur additional costs, which cannot be determined due to a lack of available information. The State

Board could incur additional costs totalling \$75,000-\$100,000.

## HOUSE AMENDMENT NO. 1.

Replaces everything after the enacting clause with revised provisions that create the Education for Homeless Children Act. Adds and revises definitions and provisions relating to choice of schools. Provides for necessary transportation to be furnished for a homeless child to the school of origin by parents, guardians, friends, relatives, or a shelter, except that if transportation is not provided in that manner, requires transportation to be provided by the district in which the school of origin is located (if the child continues to live in that district) or (if the child lives in a district other than the district in which the school of origin is located) to be shared on an equal basis by the district in which the child lives and the district in which the school of origin is located. Adds provisions to help assure prompt enrollment of homeless children. Creates a Homeless Children Committee to review and modify State plans required under federal homeless assistance laws.

NOTE(S) THAT MAY APPLY: Fiscal; State Mandates

Mar 24 1994 First reading Referred to Rules Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Elementary & Secondary

Education

Apr 14 Do Pass/Short Debate Cal 023-000-000 Cal 2nd Rdng Short Debate

Apr 26 St Mandate Fis Note Filed

Cal 2nd Rdng Short Debate Apr 28 Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

May 04 Amendment No.01 CROSS Adopted Cal 3rd Rdng Short Debate

Short Debate-3rd Passed 114-003-000

Arrive Senate

May 05

Placed Calendr, First Reading Sen Sponsor WATSON

First reading Referred to Rules

Added as Chief Co-sponsor HASARA

Assigned to Executive

Added as Chief Co-sponsor BERMAN

May 06 Re-referred to Rules

May 18 Added as Chief Co-sponsor FARLEY

Committee Rules

Jan 10 1995 Session Sine Die

#### HB-3892 TURNER.

20 ILCS 1605/13 from Ch. 120, par. 1163

Amends the Lottery Law. Provides that an adult winner of a lottery prize may voluntarily assign a prize if the winner submits evidence satisfactory to the Department that he or she is of sound mind, is not acting under duress, and has received independent financial and tax advice concerning the consequences of the assignment. Effective immediately.

Mar 24 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Revenue

Apr 21 Recommended do pass 008-000-003

Placed Calndr, Second Reading

Apr 27 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading
Apr 28 Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-3893 DEERING.

40 ILCS 5/7-156 30 ILCS 805/8.18 new from Ch. 108 1/2, par. 7-156

Amends the Illinois Municipal Retirement Fund Article of the Pension Code to provide a minimum surviving spouse annuity of 85% of the deceased member's retirement annuity. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Note(s) That May Apply: Fiscal; Pension; State Mandates

Mar 24 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

## HB-3894 TURNER.

New Act

Creates the Empowerment Zone Act to provide for nominations for empowerment zones as authorized under the federal Revenue Reconciliation Act of 1993.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 3894 fails to meet the definition of a mandate under the State Mandates Act.

Mar 24 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Housing, Economic &

Urban Develpmt
Apr 14 Recommended do pass 012-004-000

Placed Calndr, Second Reading

Apr 25 Fiscal Note Requested WENNLUND
St Mandate Fis Nte ReqWENNLUND

Placed Calndr, Second Reading
St Mandate Fis Note Filed

Apr 28 St Mandate Fis No

Placed Calndr, Second Reading

Second Reading Held on 2nd Reading Session Sine Die

Jan 10 1995 Session Sine Die

HB-3895 CAPPARELLI – LAURINO – MCAULIFFE.

## HB-3895 CAPPARELLI – LAURINO – MCAULIFFE, BUGIELSKI AND SANTIA-GO.

40 ILCS 5/6-210.1 from Ch. 108 1/2, par. 6-210.1 40 ILCS 5/6-210.2 new

Amends the Chicago Firefighter Article of the Pension Code. Requires the Chicago Municipal pension fund to transfer to the Chicago Firefighter pension fund certain city contributions relating to paramedics. Effective immediately.

NOTE(S) THAT MAY APPLY: Pension

Mar 24 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

# HB-3896 CAPPARELLI – MCAULIFFE – LAURINO, BUGIELSKI, SANTIAGO, LOPEZ AND BURKE.

40 ILCS 5/6-141.1 from Ch. 108 1/2, par. 6-141.1 30 ILCS 805/8.18 new

Amends the Chicago Firefighter Article of the Pension Code to provide an alternative widow's annuity for certain surviving spouses. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Note(s) That May Apply: Fiscal; Pension; State Mandates Mar 24 1994 First reading Referred to Rules Apr 05 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Personnel & Pensions Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die HB-3897 HOFFMAN AND DART. 705 ILCS 405/2-1 from Ch. 37, par. 802-1 Amends the Juvenile Court Act of 1987 to make stylistic changes in a Section concerning children who are abused, neglected, or dependent. Mar 24 1994 First reading Referred to Rules Apr 05 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Judiciary I Apr 14 Recommended do pass 007-005-000 Placed Calndr, Second Reading Apr 25 Fiscal Note Requested WENNLUND Judicial Note Request WENNLUND Placed Calndr, Second Reading Second Reading Apr 26 Held on 2nd Reading Jan 10 1995 Session Sine Die HB-3898 HOFFMAN AND DART. 705 ILCS 405/2-1 from Ch. 37, par. 802-1 Amends the Juvenile Court Act of 1987 to make stylistic changes in a Section concerning children who are abused, neglected, or dependent. Mar 24 1994 First reading Referred to Rules Apr 05 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Judiciary I Apr 14 Recommended do pass 007-005-000 Placed Calndr, Second Reading Apr 25 Fiscal Note Requested WENNLUND Judicial Note Request WENNLUND Placed Calndr, Second Reading Second Reading Apr 28 Held on 2nd Reading Jan 10 1995 Session Sine Die HB-3899 DART AND STROGER. 30 ILCS 805/2 from Ch. 85, par. 2202 Amends the State Mandates Act to make a style change. STATE MANDATES ACT FISCAL NOTE In the opinion of DCCA, HB 3899 fails to meet the definition of a mandate under the State Mandates Act. Mar 24 1994 First reading Referred to Rules Apr 05 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Elections & State Government Apr 14 Recommended do pass 012-009-000 Placed Calndr, Second Reading Apr 25 Fiscal Note Requested WENNLUND St Mandate Fis Nte ReqWENNLUND Placed Calndr, Second Reading St Mandate Fis Note Filed Apr 28 Placed Calndr, Second Reading Second Reading Held on 2nd Reading Session Sine Die Jan 10 1995 HB-3900 DART.

65 ILCS 20/21-19 from Ch. 24, par. 21-19

Amends the Revised Cities and Villages Act of 1941 to make stylistic changes in a Section concerning eminent domain.

FISCAL NOTE (DCCA) HB 3900 has no impact on State revenues or expenditures. Mar 24 1994 First reading Referred to Rules Apr 05 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Cities & Villages Apr 20 Recommended do pass 006-004-000 Placed Calndr, Second Reading Apr 26 Fiscal Note Requested WENNLUND Placed Calndr, Second Reading Apr 28 Second Reading Held on 2nd Reading May 03 Fiscal Note Filed Held on 2nd Reading Jan 10 1995 Session Sine Die HR.3901 RONEN. 65 ILCS 5/5-1-14 from Ch. 24, par. 5-1-14 Amends the Illinois Municipal Code to make stylistic changes in a Section concerning adoption of a managerial form of government. STATE MANDATES ACT FISCAL NOTE In the opinion of DCCA, HB 3901 fails to meet the definition of a mandate under the State Mandates Act. FISCAL NOTE (DCCA) HB 3901 has no impact on State revenues or expenditures. Mar 24 1994 First reading Referred to Rules Apr 05 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Cities & Villages Apr 20 Recommended do pass 006-004-000 Placed Caindr, Second Reading Apr 26 Fiscal Note Requested WENNLUND St Mandate Fis Nte ReqWENNLUND Placed Calndr, Second Reading Apr 28 St Mandate Fis Note Filed Placed Calndr, Second Reading Second Reading Held on 2nd Reading May 03 Fiscal Note Filed Held on 2nd Reading Jan 10 1995 Session Sine Die HB-3902 DART AND BUGIELSKI. 25 ILCS 75/5 from Ch. 63, par. 42.91-5 Amends the Home Rule Note Act to make stylistic changes in a Section concerning legislative bills required to have home rule notes. Mar 24 1994 First reading Referred to Rules Apr 05 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Executive Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die HR.3003 PANKAU. 740 ILCS 55/221 from Ch. 100 1/2, par. 26 Amends the Criminal Jurisprudence Act by defining as a public nuisance the keeping of an animal or bird that disturbs anyone in its vicinity with its noise. HOUSE AMENDMENT NO. 1. Limits the Act's applicability to domesticated pets or animals that are commonly considered to be, or that are used as, pets. Mar 24 1994 First reading Referred to Rules Apr 05 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Agriculture & Conservation

Amendment No.01

AGRICULTURE H

Conservation

Motion Do Pass Amended-Lost 009-012-000 HAGC

Remains in Committee Agriculture &

Adopted

Apr 20

Apr 22

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### PERSICO, SAVIANO, MEYER AND LEITCH. HB-3904

105 ILCS 5/14-8.02

from Ch. 122, par. 14-8.02

Amends the School Code. Requires that a regular classroom teacher be given at least 7 days' advance notice that a handicapped child is to be included in the teacher's classroom.

## HOUSE AMENDMENT NO. 1. (Tabled April 21, 1994)

Replaces the changes proposed by the bill as introduced with a provision that authorizes a regular education teacher to reconvene an IEP meeting to consult with and update the parties involved. Effective immediately.

## HOUSE AMENDMENT NO. 2.

Replaces the changes proposed by the bill as introduced with a provision that authorizes a regular education teacher to request the reconvening of an IEP meeting to consult with and update the parties involved, and requires the school district to comply with that request.

STATE MANDATES ACT FISCAL NOTE, AMENDED

There would be no fiscal impact upon the State Board of Educa-

tion or local districts resulting from this legislation.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Mar 24 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 05

Rfrd to Comm on Assignment

Assigned to Elementary & Secondary

Education

Amendment No.01 ELEM SCND ED H Apr 14

023-000-000

Remains in Committee Elementary & Secondary Education

Mtn Prevail - Table Amend No 01 Apr 21 ELEM SCND ED H Amendment No.02 Adopted

Do Pass Amend/Short Debate

018-000-000

Cal 2nd Rdng Short Debate

St Mandate Fis Note Filed Apr 27 Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng Apr 28

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### CAPPARELLI - LAURINO - MCAULIFFE, BUGIELSKI AND SANTIA-HB-3905 GO.

40 ILCS 5/6-150

from Ch. 108 1/2, par. 6-150

30 ILCS 805/8.18 new

Amends the Chicago Firefighter Article of the Pension Code. Provides a death benefit of \$6,000 to the survivors of certain firefighters with at least 20 years of service credit who leave service in 1990 or later before attaining age 50. Requires an additional contribution. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates

Referred to Rules Mar 24 1994 First reading

Ruled Exempt Hse Rule 29(c) HRUL Apr 05

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3906 DANIELS - KRAUSE.

405 ILCS 30/4

from Ch. 91 1/2, par. 904

Amends the Community Services Act. Provides that the annual appropriation to the Department of Mental Health and Developmental Disabilities to fund community services shall include an increase in wages equal to one half of the increase over the appropriation for the previous fiscal year that reflects the increase in the Implicit Price Deflator for State and Local Government Purchases. Provides that the increase shall be in addition to wage increases that are commensurate with the cost-of-living increase for community services and shall be applied to appropriations beginning July 1, 1995 for fiscal year 1996 and continued each year through fiscal year 1998. Effective immediately.

## HOUSE AMENDMENT NO. 1.

Provides that the annual appropriation to the Department of Mental Health and Developmental Disabilities to fund community services shall include a percentage increase for the wages of direct care workers that is equivalent to the percentage cost of living increases granted for the same year to mental health technicians in mental health centers operated by the Department. Provides that the increases in wages that are based on cost of living increases granted to mental health technicians and provided to direct care workers in community settings shall be applied to appropriations to the Department beginning July 1, 1994 for the State fiscal year 1995 and shall continue each year thereafter. Deletes provisions stating that the annual appropriation to the Department of Mental Health and Developmental Disabilities to fund community services shall include an increase in wages equal to one half of the increase over the appropriation for the previous fiscal year that reflects the increase in the Implicit Price Deflator for State and Local Government Purchases.

Mar 24 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 21 Amendment No.01 HEALTH/HUMAN H Adopted Motion Do Pass Amended-Lost 012-000-008 HCHS

Remains in Committee Health Care &

Human Services

Motion disch comm, advc 2nd Committee Health Care & Human Services

Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

HB-3907 DANIELS - KRAUSE.

405 ILCS 30/4 from Ch. 91 1/2, par. 904

Amends the Community Services Act. Provides that funds appropriated to the Department of Mental Health and Developmental Disabilities and the Illinois Department of Alcoholism and Substance Abuse to finance community services shall be adjusted annually to reflect changes in the Implicit Price Deflator for State and Local Government Purchases. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that funds appropriated to the Department of Mental Health and Developmental Disabilities (now DMHDD and the Illinois Department of Alcoholism and Substance Abuse) to finance community services shall be adjusted annually to reflect changes in the Implicit Price Deflator for State and Local Government Purchases.

Mar 24 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 21 Amendment No.01 HEALTH/HUMAN H Adopted

Motion Do Pass Amended-Lost

012-000-008 HCHS Remains in Committee Health Care &

Human Services

Motion disch comm, advc 2nd Committee Health Care & Human

Services Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die HB-3908 2180

# HB-3908 HARTKE. 30 ILCS 805/8.18 new 105 ILCS 5/21-1a from Ch. 122, par. 21-1a 105 ILCS 5/21-14 from Ch. 122, par. 21-14 105 ILCS 110/3 from Ch. 122, par. 863

Amends the School Code and the Critical Health Problems and Comprehensive Health Education Act. Requires that teachers have first aid training (including cardiopulmonary resuscitation) as a condition of certification and renewal of certification. Requires (rather than permits) basic first aid training in all elementary and secondary schools. Amends the State Mandates Act to require implementation without reimbursement. Effective January 1, 1995.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Mar 24 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-3909 HARTKE.

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30 ILCS 805/8.23 new
50 ILCS 705/7 from Ch. 85, par. 507
50 ILCS 705/8 from Ch. 85, par. 508
50 ILCS 740/8 from Ch. 85, par. 538
50 ILCS 740/9 from Ch. 85, par. 539
65 ILCS 5/3.1-30-20 from Ch. 24, par. 3.1-30-20
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Amends the State Mandates Act, the Police Training Act, the Fire Protection Training Act, and the Municipal Code. Requires training in first aid (including CPR) for probationary and permanent police officers, sheriffs and deputies, fire fighters, and auxiliary policemen. Preempts home rule powers. Exempt from the State Mandates Act. Effective January 1, 1995.

NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; State Mandates
Mar 24 1994 First reading Referred to Rules
Jan 10 1995 Session Sine Die

#### HB-3910 FRIAS.

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40 ILCS 5/1-113 from Ch. 108 1/2, par. 1-113 from Ch. 108 1/2, par. 9-108 40 ILCS 5/9-120.1 new 40 ILCS 5/9-121.14 new 40 ILCS 5/9-121.15 new 40 ILCS 5/9-133 from Ch. 108 1/2, par. 9-133 from Ch. 108 1/2, par. 9-133.1 40 ILCS 5/9-146.2 new 40 ILCS 5/14-105.7 new 30 ILCS 805/8.18 new
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Amends the Illinois Pension Code to expand the authority of the Chicago and Cook County pension funds to invest in securities of foreign corporations. Allows certain persons employed by the Chicago Transit Authority to participate in the Cook County pension fund instead of the CTA retirement system. Amends the Cook County Article of the Pension Code to allow certain members to purchase up to 5 years of service credit for time spent working as a benefits processor for a firm under contract with the Fund. Allows certain persons to purchase up to 10 years of service credit for time spent rendering contractual services to the Board. Compounds the 3% annual increase in retirement pensions. Provides for a compounded 3% annual increase in widow's annuity. Allows certain former members of the General Assembly staff to transfer credits from the State Employees' Retirement System to the Cook County pension fund. Also makes technical changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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Note(s) That May Apply: Fiscal; Pension; State Mandates
Mar 24 1994 First reading Referred to Rules
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Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die

#### HB-3911 FRIAS.

New Act

Creates the Tattoo Artist License Act. Provides for the licensing of tattoo artists by the Department of Professional Regulation. Prohibits tattooing without a license. Defines terms. Requires the department to establish rules on sanitation, sterilization, and hygiene; to administer tests; to collect license fees; to conduct investigations of violations; to provide for hearings; and to assess penalties as necessary. Provides that money collected be deposited into the General Professions Dedicated Fund for the ordinary and contingent expenses of the Department.

## HOUSE AMENDMENT NO. 1.

Deletes definitions of "facial tattoo", "sanitize", and "single service items". Requires tattoo artists to explain the permanency of tattoos. Deletes prohibition against application of facial tattoos by any one other than a physician. Allows the Department to investigate allegation of a disciplinary action concerning the practice of tattooing taken against a tattoo artist in another state. Requires records concerning the client and tattoo design and location to be kept by the tattoo artist for 10 years instead of 2 years.

NOTE(S) THAT MAY APPLY: Fiscal Mar 24 1994 First reading Referred to Rules Apr 05 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Registration & Regulation Apr 20 Do Pass/Short Debate Cal 011-000-001 Cal 2nd Rdng Short Debate Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate May 05 Amendment No.01 FRIAS Adopted Cal 3rd Rdng Short Debate Short Debate-3rd Passed 083-021-005 Arrive Senate Placed Calendr, First Reading May 11 Sen Sponsor RAICA First reading Referred to Rules Jan 10 1995 Session Sine Die

## HB-3912 EDLEY - HANNIG - NOVAK.

110 ILCS 205/8

from Ch. 144, par. 188

Amends the Board of Higher Education Act. Requires appropriation bills for the Board and public institutions of higher education to set forth program data by separate line item for each item of appropriation, to set forth the personal services line item amounts under 6 specified categories, and to identify the institution, campus and affected Chancellor's or President's office.

O'	re(s) I hat May	APPLY: Fiscal		
	Mar 24 1994	First reading	Referred to Rules	
	Apr 05	Ruled Exempt Hse Rule 29		
	•		Rfrd to Comm on Assignr	ment
			Assigned to Higher Educa	
	Apr 21		Recommended do pass 01	
	71pi 21	Placed Calndr, Second Read		0-003-002
		r raccu Camur, sccomu Kcar		
	Apr 27		Fiscal Note Requested W	ENNLUND
			State Debt Note Requeste	ed
			WENNLUND .	
		Placed Calndr, Second Read	ing	
	Apr 28	Second Reading		
	11p1 20	Amendment No.01	WEAVER,M	Ruled not
		Afficialities 140.01	WEAVER,W	
				germane
		Appeal Ruling of Chair Wl	EAVER,M	
			Motion failed	
			Mtn Fisc Nte not Applica	ble EDLEY
			Motion prevailed	
			Fiscal Note not Required	
				n
			St Mandate Fis Nte Not I	кeq

Placed Calndr, Third Reading

May 03 Third Reading - Passed 084-026-001

May 04 Arrive Senate

Placed Calendr, First Reading Sen Sponsor WOODYARD

First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-3913 BLACK.

520 ILCS 5/2.34

from Ch. 61, par. 2.34

Amends the Wildlife Code. Designates Site M (Cass County) as a horseback field trial site and requires the Department of Conservation to maintain high quality field trial opportunities on designated sites. Establishes certain specific maximum fees for field trials.

## HOUSE AMENDMENT NO. 1.

Eliminates the authority of the Department of Conservation (i) to schedule and administer dog field trials and (ii) to approve the completion of dog field trials interrupted by inclement weather.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 24 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 05

Rfrd to Comm on Assignment

Assigned to Agriculture & Conservation Apr 13 Recommended do pass 020-001-000

Placed Calndr, Second Reading

Second Reading Apr 26

Amendment No.01 BLACK

Adopted Placed Calndr, Third Reading

Interim Study Calendar AGRICULTURE Jun 01

Jan 10 1995 Session Sine Die

#### HB-3914 MEYER - NOLAND.

720 ILCS 5/3-5

from Ch. 38, par. 3-5

Amends the Criminal Code of 1961 to provide that a prosecution for aggravated arson may be commenced at any time.

Note(s) That May Apply: Correctional

Mar 24 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 05

Rfrd to Comm on Assignment

Assigned to Judiciary II

Apr 19 Do Pass/Short Debate Cal 016-000-000

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Apr 28 Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3915 OSTENBURG.

215 ILCS 5/Art. XIXC heading new

215 ILCS 5/351C-1 new 215 ILCS 5/351C-5 new

215 ILCS 5/351C-10 new

215 ILCS 5/351C-15 new 215 ILCS 5/351C-20 new 215 ILCS 5/351C-25 new 215 ILCS 5/351C-30 new

215 ILCS 125/2-3.2 new

215 ILCS 130/3010 new

215 ILCS 165/3.2 new

Amends the Illinois Insurance Code, Health Maintenance Organization Act, Limited Health Service Organization Act, and Voluntary Health Services Plans Act. Provides that insurers under those Acts shall offer a basic health plan that is available to all residents of Illinois. Provides that premiums may be based upon age, gender, and geographic area of residence, but not upon medical or claims history. Establishes an annual open enrollment period. Requires the Director of Insurance to establish a stop-loss program for coverage under the basic health plan.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 24 1994 First reading Referred to Rules
Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Insurance

Apr 12 Jan 10 1995 Session Sine Die Interim Study Calendar INSURANCE

HB-3916 STROGER.

215 ILCS 5/356q new 215 ILCS 125/5-3

from Ch. 111 1/2, par. 1411.2

215 ILCS 165/10 from Ch. 32, par. 604

Amends the Illinois Insurance Code, the Health Maintenance Organization Act, and the Voluntary Health Services Plans Act. Provides that beginning July 1, 1995, health coverages issued under those Acts may not deny coverage for preexisting conditions unless treatment was given or recommended by a physician within the 2 months before the effective date of the coverage.

Mar 24 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Insurance

Apr 20 Motion Do Pass-Lost 004-012-007

HINS

Remains in Committee Insurance

Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

## HB-3917 SALTSMAN – DAVIS – FLOWERS – BUGIELSKI.

30 ILCS 505/6 from Ch. 127, par. 132.6

Amends the Illinois Purchasing Act. For the purpose of the resident bidder preference, provides that a bidder who will perform the majority of the contract work outside Illinois shall be considered a nonresident bidder.

HOUSE AMENDMENT NO. 1.

Limits the bill's applicability to nonconstruction contracts.

FISCAL NOTE, AMENDED (DCMS)

There would be an annual administrative cost of \$293,000 for additional staff, plus additional printing and communications costs. Agencies may feel discouraged from following procedures unless strictly required by statute and vendors would be less likely to do business with the State or would pass compliance costs on to the State.

#### HOUSE AMENDMENT NO. 2.

Provides that the exception from the resident bidder preference does not apply to a bidder or contractor with a principal place of business in Illinois or with 1,000 or more employees in Illinois.

Mar 24 1994 First reading Referred to Rules

1.14.2.1791	Thot roughing	Referred to Rules	
Apr 05	Ruled Exempt Hse Rule 29(c) HRUL		
		Rfrd to Comm on Assign	nment
		Assigned to Executive	
Apr 21	Amendment No.01	EXECUTIVE H	A .J
7 tp1 21	Amendment No.01		Adopted
		Do Pass Amend/Short I	Debate
		010-000-002	
	Cal 2nd Rdng Short Debat	e	
Apr 27	•	Fiscal Note Requested V	VENNI IIND
<b>F</b>	Cal 2nd Rdng Short Debat		LINEUND
Apr:28			
Apr 20	Short Debate Cal 2nd Rdn		
	Held 2nd Rdg-Short Debat		
May 03		Fiscal Note Filed	
	Held 2nd Rdg-Short Debat	te	
May 10	Amendment No.02		Adopted
•	Cal 3rd Rdng Short Debate		ridopica
	Short Debate-3rd Passed 093-020-001		
May 11		93-020-001	
May 11	Arrive Senate		
	Placed Calendr, First Read	ng	
May 12	Sen Sponsor DUNN,R		,
May 13	First reading	Referred to Rules	
Jan 10 1995	Session Sine Die		
	Deconorie Diane Die		

HB-3918 **2184** 

#### HB-3918 KUBIK - WALSH.

New Act
20 ILCS 3705/2.02 from Ch. 111 1/2, par. 1102.02
20 ILCS 3960/3 from Ch. 111 1/2, par. 1153
210 ILCS 45/1-113 from Ch. 111 1/2, par. 4151-113
210 ILCS 60/3 from Ch. 111 1/2, par. 6103
5 ILCS 80/4.15 new
735 ILCS 5/3-103 from Ch. 110, par. 3-103

Creates the Freestanding Hospice Residence Licensing Act. Requires the Department of Public Health to license freestanding hospice residences that care for the terminally ill. Authorizes the Department to establish minimum standards and rules, conduct on-site evaluations and inspections, issue licenses, investigate complaints, seek injunctions, hold hearings concerning violations, and establish rules governing the issuance, renewal, or denial of licenses. Amends the Illinois Health Facilities Authority Act, the Hospice Program Licensing Act, and the Regulatory Agency Sunset Act to include freestanding hospice residences under each Act. Amends the Illinois Health Facilities Planning Act and the Nursing Home Care Act to exclude freestanding hospice residences from each Act. Amends the Code of Civil Procedure to include review of an administrative decision within 15 days, if the action is brought under this Act. Repealed January 1, 2005. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 24 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services
Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

## HB-3919 GASH - ERWIN AND MOORE, ANDREA.

605 ILCS 5/5-701.13 from Ch. 121, par. 5-701.13 605 ILCS 30/1 from Ch. 121, par. 601 605 ILCS 30/2 from Ch. 121, par. 602

Amends the Illinois Highway Code. Changes the population requirement for counties authorized to use motor fuel tax funds for bicycle routes from between 500,000 and 600,000 to over 500,000. Allows the funds to be used for bicycle routes along county highways and State highways (currently only county roads). Amends the Bikeway Act. Allows county boards and certain corporate authorities to enter into agreements for a duration of at least 5 years to construct and maintain bikeway paths on private lands if the public right-of-way has not been acquired. Changes the population requirement for counties authorized to enter into agreements with utilities for use of the utilities' rights-of-way for bicycle routes from between 500,000 and 600,000 to over 500,000. Requires that the agreements be for a minimum of 5 years duration and provides that the counties may also enter into those agreements with railroads concerning the use of railroad rights-of-way. Effective July 1, 1994.

Mar 24 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Transportation & Motor Vehicles

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

## HB-3920 GASH - WELLER - MURPHY,M - SCHOENBERG - MCAFEE.

30 ILCS 805/4 from Ch. 85, par. 2204

Amends the State Mandates Act. Requires the annual report submitted by the Department of Commerce and Community Affairs to the General Assembly and the Governor to include a recommendation on each mandate as to whether it should be retained or rescinded and the reasson for each recommendation. Effective immediately.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 3920 fails to meet the definition of a mandate under the State Mandates Act. FISCAL NOTE (DCCA) It is estimated that HB3920 would cost \$75,000 annually for staff, support and consulting services. Mar 24 1994 First reading Referred to Rules Apr 05 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Elections & State Government Apr 21 Recommended do pass 011-004-002 Placed Calndr, Second Reading Apr 27 Fiscal Note Requested WENNLUND St Mandate Fis Nte ReqWENNLUND Placed Calndr, Second Reading Apr 28 Second Reading Held on 2nd Reading Apr 29 St Mandate Fis Note Filed Held on 2nd Reading May 05 Fiscal Note Filed Held on 2nd Reading Jan 10 1995

#### HB-3921 GASH.

35 ILCS 5/209 new

Amends the Illinois Income Tax Act to provide, beginning in 1993, for a tax credit to individual taxpayers for up to \$500, but not to exceed the taxpayer's tax liability, for amounts spent on first-time alcohol or drug treatment for the taxpayer, the taxpayer's spouse, or a dependent child of the taxpayer. Requires that the treatment be received from a person licensed by the Illinois Department of Alcoholism and Substance Abuse. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 24 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Session Sine Die

Rfrd to Comm on Assignment

Assigned to Revenue Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

#### HB-3922 GASH - PHELAN - RONEN - SCHOENBERG - BLAGOJEVICH, HANRA-HAN AND SALVI.

720 ILCS 5/24-1.3 new 720 ILCS 5/24-1.4 new 720 ILCS 5/24-3.3 720 ILCS 5/24-3.5 new

from Ch. 38, par. 24-3.3

Amends the Criminal Code of 1961 to prohibit a person from selling, giving, or delivering a firearm to another person in a school, on the real property comprising a school, or within one-half mile of a school. Prohibits a person from taking a firearm into a school; penalty is a Class 3 felony. Permits a federally licensed firearm dealer until 6 months after the effective date of the amendatory Act to sell firearms within one-half mile of a school. Makes it a petty offense to store or leave a loaded firearm on a premises under one's control without placing the firearm in a securly locked box or container or without securing the fireram if the person knows or reasonably should know that a minor under 14 yeras of age is likely to gain access to the firearm without the permission of the minor's parent or person having charge of the minor or without supervision required by law. Also makes it a Class C misdemeanor if the person negligently stores or leaves the firearm within the reach or easy access of a minor under 14 if the minor obtains the firearm and uses it to inflict injury or death upon anyone. Requires certain warnings on firearm and ammunition transfers.

## HOUSE AMENDMENT NO. 1.

Restores current law. Also prohibits a person, regardless of age and regardless of the time of day or the time of year, from selling, giving, or delivering a firearm to another person, regardless of age, in a school, on the real property of a school, or within one-half mile of a school, and prohibits a person from taking a firearm into a

school. Penalty is a Class 3 felony. Exempts a federally licensed firearm dealer while transacting business at an address that has a zoning classification that permits the operation of a retail establishment if the federally licensed firearm dealer transacted business at the address before the effective date of the amendatory Act.

#### HOUSE AMENDMENT NO. 2.

Deletes reference to: 720 ILCS 5/24-1.3 new 720 ILCS 5/24-1.4 new 720 ILCS 5/24-3.5 new

Deletes provisions relating to the storage of firearms to secure them from access by minors under 14 years of age.

JUDICIAL NOTE, AMENDED

HB3922, as amended, would neither decrease nor increase the need for the number of judges in the State.

## HOUSE AMENDMENT NO. 6.

35 ILCS 110/3-5

35 ILCS 115/3-5

35 ILCS 120/2-5

Provides that the prohibition against selling, giving, or delivering a firearm to another person within one-half mile of a school does not apply to or affect emancipated minors who possess firearms on their own land, abode, or fixed place of business; gifts or transfers of a firearm by a person over 21 years of age to a spouse, child, or ward over whom the person is the legal guardian; members of a club organized for shooting at targets upon established ranges while the person is using firearms on ranges under the supervision of a person over 21 years of age; members of the armed services or reserve forces of the U.S. or the Illinois National Guard, peace officers, and keepers of prisons or other institutions for the detention of persons accused or convicted of an offense, provided that the firearms are used in their official duty; transportation of firearms by those persons if they are unloaded and fully enclosed in a case or other container or are broken down in a nonfunctioning state and not immediately accessible; transportation of firearms by a licensed common carrier when the transportation is incidental to the lawful transport by the common carrier; and federally licensed firearm dealers while transacting business at an address that has a zoning classification that permits operation of a retail establishment if the dealer transacted business at the address before the effective date of the amendatory A

ry Act.			
NOTE(S) THAT MAY	APPLY: Correctional		
Mar 24 1994	First reading	Referred to Rules	
Apr 05	Ruled Exempt Hse Rule 29	(c) HRUL	
-	•	Rfrd to Comm on Assignm	nent
		Assigned to Judiciary II	
Apr 21	Amendment No.01	JUDICIARY II H	Adopted
	Amendment No.02	JUDICIARY II H	Adopted
		Do Pass Amend/Short Del	bate
		016-000-000	
	Cal 2nd Rdng Short Debate	2	
Apr 28		Judicial Note Filed	
	Short Debate Cal 2nd Rdng	3	
	Held 2nd Rdg-Short Debat	e	
May 11	Amendment No.03	JOHNSON,TOM	Withdrawn
	Amendment No.04	SALVI	Withdrawn
	Amendment No.05	GASH	Withdrawn
	Amendment No.06	GASH	Adopted
	Cal 3rd Rdng Short Debate		
	Short Debate-3rd Passed 07	· ·	
		Motion to Reconsider Vote	9
		PASSED - BLACK	
	Arrive Senate		
T 101005	Placed Calendr, First Readr	ıg	
Jan 10 1995	Session Sine Die		
HB-3923 GASH.			
35 ILCS 105/3-5	from Ch. 12	20, par. 439.3-5	

from Ch. 120, par. 439.33-5

from Ch. 120, par. 441-5

from Ch. 120, par. 439.103-5

2187 HB-3923-Cont.

Amends the Use Tax Act, Service Use Tax Act, Service Occupation Tax Act and Retailers' Occupation Tax Act. Provides that mulching lawnmowers and conversion kits for non-mulching lawnmowers are exempt from taxation under the Acts.

Note(s) That May Apply: Fiscal

Mar 24 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 05

Rfrd to Comm on Assignment

Assigned to Revenue Ref to Rules/Rul 27E Apr 22

Jan 10 1995 Session Sine Die

#### HB-3924 MCPIKE - RYDER - BUGIELSKI.

20 ILCS 3505/7.29 rep.

Repeals the Technological Evaluation Committee Section of the Illinois Development Finance Authority Act. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: 20 ILCS 3505/7.28

Amends the Illinois Development Finance Authority Act. Removes provision that discussion or consideration of trade secrets or commercial or financial information may be held by the Technical Evaluation Committee.

## HOUSE AMENDMENT NO. 2.

Adds reference to:

20 ILCS 3520/5

20 ILCS 3520/10

20 ILCS 3520/15

20 ILCS 3520/20 20 ILCS 3520/25

20 ILCS 3520/30

20 ILCS 3520/35

20 ILCS 3520/40

20 ILCS 3520/45

20 ILCS 3520/50

Amends the Small Business Surety Bond Guaranty Act. Replaces each reference in the Act to the Illinois Development Finance Authority with a reference to the Illinois Department of Commerce and Community Affairs. Provides that the Department can operate the Small Business Surety Board Guaranty Program by means of financial indermediaries.

Mar 24 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 05

Rfrd to Comm on Assignment

Assigned to Executive Apr 13 Do Pass/Short Debate Cal 013-000-000

Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng Apr 20 Cal 3rd Rdng Short Debate

Apr 27

Mtn Prev-Recall 2nd Reading BUGIELSKI Amendment No.01 Adopted Amendment No.02 BUGIELSKI Adopted

Cal 3rd Rdng Short Debate

Jan 10 1995 Session Sine Die

#### HB-3925 PRUSSING - NOLAND - ROTELLO.

55 ILCS 5/2-3011 new

Amends the Counties Code. In counties under 3,000,000 that have the township form of government, authorizes a petition and referendum on the question of establishing the size of the county board, the number of districts from which county board members shall be elected, and the number of members to be elected from each district. Provides transition procedures if the question is approved. STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB 3925 creates a local government or-

ganization and structure mandate for which no reimbursement is

required under the State Mandates Act.

Mar 24 1994 First reading Referred to Rules

Apr 05	Ruled Exempt Hse Rule 2	9(c) HRUL		
•	•	Rfrd to Comm on As	ssignment	
		Assigned to Counties		
Apr 14	701 101 10 17	Recommended do pa	ass 006-003-001	
	Placed Calndr, Second Rea	•		
Apr 26		Fiscal Note Requested WENNLUND		
		St Mandate Fis Nte	ReqWENNLUND	
	Placed Calndr, Second Rea	idng		
Apr 28	Second Reading			
	Held on 2nd Reading			
Apr 29		St Mandate Fis Note Filed		
	Held on 2nd Reading			
May 17	Amendment No.01	PEDERSEN	Ruled not	
			germane	
	Appeal Ruling of Chair Pl	ppeal Ruling of Chair PEDERSEN		
		Motion failed		
	Amendment No.02	DEUCHLER	Ruled not	
			germane	
	Appeal Ruling of Chair Di	EUCHELR	80111-110	
Motion failed Placed Calndr,Third Reading Verified				
	Third Reading - Passed 06			
	Arrive Senate	3304 00 1 072 007		
	Placed Calendr, First Read	Ina		
_	i lacca Calcilar, i list Read	n18		

## HB-3926 ERWIN - HAWKINS.

105 ILCS 5/2-3.112 new

Jan 10 1995

Amends the School Code. Requires the State Board of Education to develop a community service program for students in grades kindergarten through 12. Provides that students shall participate in the program each year. Requires the State Board to report its recommendations for the program to the General Assembly by the second Wednesday in January 1995. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 24 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Session Sine Die

Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Education

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-3927 LAWFER - LEITCH AND CURRAN.

720 ILCS 5/12-12 from Ch. 38, par. 12-12 720 ILCS 5/12-13 from Ch. 38, par. 12-13

Amends the Criminal Code of 1961 relating to criminal sexual assault. Provides that it is criminal sexual assault when the accused commits an act of sexual penetration with a victim who was under 18 years of age when the act was committed and the accused was a family member or maintained an incestuous relationship with the victim, or both. Defines incestuous relationship. Includes maintaining an incestuous relationship in the definition of force or threat of force. Includes psychological damage in definition of bodily harm.

NOTE(S) THAT MAY APPLY: Correctional

Mar 24 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary II

Apr 19 Do Pass/Short Debate Cal 016-000-000

Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

**2189** HB-3928

#### HB-3928 STEPHENS.

705 ILCS 405/5-23 730 ILCS 5/3-10-12.5 new from Ch. 37, par. 805-23

Amends the Juvenile Court Act of 1987 and the Unified Code of Corrections. Creates a Juvenile Impact Incarceration Program for delinquent minors. Permits the court to approve a delinquent minor for placement in the juvenile impact incarceration program. Provides that the program consist of mandatory physical training and labor, military formation and drills, regimented activities, uniformity of dress and appearance, and education and counseling, including drug counseling when appropriate. Establishes eligibility requirements for participation in the Juvenile Impact Incarceration Program.

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NOTE(S) THAT MAY APPLY: Fiscal
      Mar 24 1994
                                              Referred to Rules
                   First reading
                    Ruled Exempt Hse Rule 29(c) HRUL
      Apr 05
                                              Rfrd to Comm on Assignment
      Apr 12
                                              Assigned to Judiciary II
      Apr 22
                                              Ref to Rules/Rul 27E
      Jan 10 1995
                    Session Sine Die
HB-3929
            MEYER.
  705 ILCS 405/5-23
                                   from Ch. 37, par. 805-23
  Amends the Juvenile Court Act of 1987 by making a grammatical change.
      Mar 24 1994
                                              Referred to Rules
                    First reading
      Apr 05
                    Ruled Exempt Hse Rule 29(c) HRUL
                                              Rfrd to Comm on Assignment
                                              Assigned to Judiciary I
      Apr 22
                                              Ref to Rules/Rul 27E
      Jan 10 1995
                    Session Sine Die
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## HB-3930 MOORE, ANDREA - MULLIGAN - CLAYTON - HOMER AND MCGUIRE.

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      430 ILCS 65/4
      from Ch. 38, par. 83-4

      430 ILCS 65/8
      from Ch. 38, par. 83-8

      720 ILCS 5/24-6
      from Ch. 38, par. 24-6

      725 ILCS 5/112A-14
      from Ch. 38, par. 112A-14

      750 ILCS 60/214
      from Ch. 40, par. 2312-14
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Amends the Firearm Owners Identification Card Act to deny an applicant a Firearm Owner's Identification Card and to revoke the card of a person who is subject to an order of protection restraining the person from harassing, stalking, or abusing another person or convicted of domestic battery. Amends the Criminal Code of 1961 to require confiscation of firearm of a person convicted of stalking, aggravated stalking, or domestic battery. Amends the Code of Criminal Procedure of 1963 and the Illinois Domestic Violence Act of 1986 to require the court to order a firearm of a respondent subject to an order of protection to be seized after actual notice to the respondent and a hearing in which the respondent has an opportunity to participate.

## HOUSE AMENDMENT NO. 1.

Deletes title and everything after the enacting clause. Amends the Firearm Owners Identification Card Act to deny an applicant a Firearm Owner's Identification Card and to revoke the Card of a person who is subject to an order of protection prohibiting the person from possessing a firearm or convicted of domestic battery, assault, aggravated assault, unlawful use of weapons, or a violation of an order of protection, in which during the commission of the offense a firearm was used or possessed. Amends the Criminal Code of 1961 to require confiscation of firearms of a person convicted of any of those offenses. Amends the Code of Criminal Procedure of 1963 and the Illinois Domestic Violence Act of 1986 to provide for the court to issue an order for the law enforcement agency to provide for the safekeeping of a firearm of a respondent if the court finds that the firearms may be used illegally against the petitioner.

Mar 24 1994 First reading Referred to Rules Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary II Apr 21

Amendment No.01

JUDICIARY II H

Adopted Recomminded do pass as amend

015-001-000

Placed Calndr, Second Reading

Apr 28

Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-3931 CURRIE.

New Act

Creates the Metropolitan Planning Organization Act. Provides that metropolitan planning organizations shall be designated for urbanized areas of this State as required by the federal Intermodal Surface Transportation Efficiency Act of 1991.

Mar 24 1994 First reading

Referred to Rules

Apr 05

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Executive

Apr 21

Recommended do pass 007-005-000

Placed Calndr, Second Reading Fiscal Note Requested WENNLUND

Apr 27

Placed Calndr, Second Reading

Apr 28

Second Reading Held on 2nd Reading

Jan 10 1995

Session Sine Die

#### HB-3932 LANG.

65 ILCS 5/11-61-1b new 735 ILCS 5/7-103

from Ch. 110, par, 7-103

Amends the Illinois Municipal Code and the Code of Civil Procedure to allow any municipality of over 500,000 population, after receiving the prior approval of the city council, to utilize quick-take eminent domain procedures for the purpose of constructing or extending the Chicago Area Circulator System within a certain perimeter. Effective immediately.

## HOUSE AMENDMENT NO. 1.

Adds reference to:

35 ILCS 200/27-72 new

Replaces everything. Amends the Property Tax Code in the Article concerning the Special Service Area Tax Law. Provides that property may be included in a special service area within a defined perimeter based upon whether the current use of the property will predominantly and disproportionately benefit from the special service provided. Provides that if the use of the property within the defined perimeter changes and certain notices are provided to all persons listed as the taxpayers in that special service area, property may be included or excluded from the special service area without complying with the enlargement or disconnection provisions of the Law. Amends the Illinois Municipal Code and the Code of Civil Procedure to allow any municipality of over 500,000 population, after receiving the prior approval of the city council, to utilize quick-take eminent domain procedures for the purpose of constructing or extending the Chicago Area Circulator System within a certain perimeter. Effective immediately.

## HOUSE AMENDMENT NO. 2.

Replaces the title and everything after the enacting clause. Amends the Property Tax Code in the Article concerning the Special Service Area Tax Law. Provides that property may be included in a special service area within a defined perimeter based upon whether the current use of the property will predominantly and disproportionately benefit from the special service provided. Provides that if the use of the property within the defined perimeter changes and certain notices are provided to all persons listed as the taxpayers of record in that special service area, property may be included or excluded from the special service area without complying with the enlargement or disconnection provisions of the Law. Amends the Illinois Municipal Code and the Code of Civil Procedure to allow any municipality of over 500,000 population, after receiving the prior approval of the city council, to utilize quick-take eminent domain procedures for the purpose of constructing or extending the Chicago Area Circulator System within a certain perimeter. Effective immediately.

STATE MANDATES ACT FISCAL NOTE, AMENDED

In the opinion of DCCA, HB 3932, as amended, fails to meet the

definition of a mandate under the State Mandates Act.

Mar 24 1994 Referred to Rules First reading Apr 05

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary I

JUDICIARY I H Apr 21 Amendment No.01 Adopted

012-000-000

Motion Do Pass Amended-Lost

006-003-001 HJUA

Amendment No.02 JUDICIARY I H Adopted

012-000-000

Recomminded do pass as amend 007-005-000

Placed Calndr, Second Reading

Apr 27 Fiscal Note Requested WENNLUND

St Mandate Fis Nte ReqWENNLUND

Placed Calndr, Second Reading

Second Reading Apr 28

Held on 2nd Reading

Session Sine Die

May 04 St Mandate Fis Note Filed Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-3933 MOFFITT, WIRSING, NOLAND, MEYER AND LAWFER.

220 ILCS 5/13-408 new

Amends the Public Utilities Act. Requires telecommunications carriers providing local exchange telecommunications service to give an annual notice to its customers regarding consumer rights under the Automatic Telephone Dialers Act and the Telephone Solicitations Act.

Mar 24 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Apr 12 Assigned to Public Utilities

Apr 20 Motion Do Pass-Lost 005-000-001

Remains in Committee Public Utilities Apr 22

Ref to Rules/Rul 27E

Jan 10 1995

#### HB-3934 GASH.

New Act

Creates the Police Chase Law. Requires the Department of State Police to adopt guidelines to be used by that Department, and that may be used by local governmental units, in regulating the high speed pursuit of suspected offenders by police. Effective immediately.

#### HOUSE AMENDMENT NO. 1.

Deletes reference to:

New Act

Adds reference to:

50 ILCS 705/7.5 new

Deletes everything. Amends the Police Training Act. Requires the Local Governmental Law Enforcement Officers Training Board to annually review model police pursuit procedures and establish a model police pursuit standard that shall be the minimum standard for every law enforcement agency participating under the Act. Effective immediately.

Mar 24 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary II Apr 21 Amendment No.01

JUDICIARY II H Adopted Do Pass Amend/Short Debate

016-000-000

Cal 2nd Rdng Short Debate

Apr 27 Fiscal Note Requested WENNLUND Judicial Note Request WENNLUND

Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

## HB-3935 DART – FLOWERS AND HOFFMAN.

705 ILCS 405/2-1

from Ch. 37, par. 802-1

Amends the Juvenile Court Act of 1987 to make stylistic changes in a Section concerning children who are abused, neglected, or dependent.

Mar 24 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary I

Apr 14 Do Pass/Short Debate Cal 011-000-001

Cal 2nd Rdng Short Debate

Apr 25 Fiscal Note Requested WENNLUND
Judicial Note Request WENNLUND

Cal 2nd Rdng Short Debate

Apr 26 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3936 DART AND HOFFMAN.

705 ILCS 405/2-1

from Ch. 37, par. 802-1

Amends the Juvenile Court Act of 1987 to make stylistic changes in a Section concerning children who are abused, neglected, or dependent.

Mar 24 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary I

Apr 14 Do Pass/Short Debate Cal 011-000-001

Cal 2nd Rdng Short Debate

Apr 25 Fiscal Note Requested WENNLUND
Judicial Note Request WENNLUND

Tudicial Note Request weight UND
Cal 2nd Rdng Short Debate

Apr 26 Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

## HB-3937 COWLISHAW.

750 ILCS 5/607

from Ch. 40, par. 607

Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that, if a court has granted visitation privileges to the non-custodial parent, any visitation privileges granted to the minor child's grandparents or great-grandparents who are related to the child through the non-custodial parent shall be granted as a part of (and not separate from or in addition to) the visitation schedule of the non-custodial parent. Provides that, if a court restricts a parent's visitation rights, the court is not required to restrict the visitation privileges of the grandprents or great-grandparents who are related to the minor child through the non-custodial parent.

Mar 24 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary I

Apr 14 Do Pass/Consent Calendar 012-000-000
Consnt Caldr Order 2nd Read

Apr 20 Consent Caldr Order 2nd Read Consent Calendar, 2nd Reading Held on 2nd Rdg-Consent Cal

Apr 26 Consnt Caldr Order 3rd Read

Apr 28 Consnt Caldr, 3rd Read Pass 117-000-000

Arrive Senate

Placed Calendr, First Reading

May 05 Sen Sponsor PETKA

First reading Referred to Rules

Assigned to Judiciary
May 12 Refer to Rules/Rul 3-9(a)

Jan 10 1995 Session Sine Die

**2193** HB-3938

### HB-3938 FLOWERS - STROGER - GASH - DEUCHLER - DART, TURNER, GIG-LIO, MURPHY, H AND JONES, SHIRLEY.

New Act

Creates the Community Service Commission Act. Provides for the creation of the Community Service Commission to assist and support national service programs. Provides for the establishment of the Community Service Commission Selection Panel to select the members of the Commission. Provides for the appointment of members and their terms of office.

### HOUSE AMENDMENT NO. 2.

Deletes reference to: New Act

Adds reference to: 15 ILCS 105/Act title

15 ILCS 105/0.01 from Ch. 127, par. 3800 15 ILCS 105/1 from Ch. 127, par. 3801 15 ILCS 105/2 from Ch. 127, par. 3802 15 ILCS 105/3 from Ch. 127, par. 3803 15 ILCS 105/4 from Ch. 127, par. 3804

15 ILCS 105/5.1 new 15 ILCS 105/6.1 new

15 ILCS 105/5 rep. 15 ILCS 105/6 rep.

Deletes everything. Amends the Lieutenant Governor's Office of Voluntary Action Act. Eliminates the Office and its Advisory Council. Creates an appointed Commission on Community Service to promote and support public and private community service.

Mar 24 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 21 Do Pass/Short Debate Cal 027-000-000

Cal 2nd Rdng Short Debate
Apr 27
Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate Apr 28 Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

May 19 Amendment No.01 FLOWERS Withdrawn Amendment No.02 FLOWERS Adopted

Fiscal Note Request W/drawn

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

### HB-3939 MOFFITT.

705 ILCS 405/5-4 from Ch. 37, par. 805-4

Amends the Juvenile Court Act of 1987 to require adult criminal prosecution of a minor at least 13 years of age at the time of the offense who is charged with first degree murder, attempt to commit first degree murder, second degree murder, aggravated criminal sexual assault, criminal sexual assault, armed robbery, certain weapons offenses committed on certain property, armed violence, aggravated battery with a firearm, or a forcible felony committed in furtherance of criminal activity by an organized gang.

NOTE(S) THAT MAY APPLY: Correctional

Mar 24 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary II

Apr 21 Motion Do Pass-Lost 008-004-001

HIUB

Recommended do pass 011-003-002

Placed Calndr, Second Reading

Apr 28 Second Reading

Jan 10 1995 Held on 2nd Reading Session Sine Die HB-3940 **2194** 

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HB-3940 JOHNSON, TOM.
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720 ILCS 5/11-21 from Ch. 38, par. 11-21

Amends the Criminal Code of 1961 to change the definition of harmful material. Replaces the requirement that the redeeming social importance of the material be substantially less than its prurient appeal with the requirement that the material, taken as a whole, lacks serious artistic, political, or scientific value for persons under 18 years of age.

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HOUSE AMENDMENT NO. 1.
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Adds reference to:
30 ILCS 105/5.385 new
30 ILCS 115/1b new
30 ILCS 115/2a new
30 ILCS 115/3a new
35 ILCS 5/901
                          from Ch. 120, par. 9-901
                          from Ch. 120, par. 439.9
35 ILCS 105/9
35 ILCS 110/9
35 ILCS 115/9
                          from Ch. 120, par. 439.39
                          from Ch. 120, par. 439.109
35 ILCS 120/3
                          from Ch. 120, par. 442
50 ILCS 705/5.1 new
50 ILCS 705/5.2 new
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Amends the Illinois Income Tax Act, the use and occupation tax Acts, and the State Revenue Sharing Act to provide that 1.79% of income tax proceeds and 1.81% of use and occupation tax proceeds shall be deposited into the Police Protection Enhancement Distributive Fund. Provides that moneys in the Fund shall be allocated to municipalities and counties in this State for the purposes of hiring new police officers. Amends the State Finance Act to add the Fund to the list of funds in the State treasury. Amends the Illinois Police Training Act to require the Illinois Local Governmental Law Enforcement Officers Training Board to conduct random audits of units of local government that receive distributions from the Police Protection Enhancement Distributive Fund. Provides that if the Board determines that a unit of local government did not use its distribution for hiring new police officers, then that unit of local government shall not be eligible for a distribution for 1 year. Effective immediately.

```
Mar 24 1994
              First reading
                                        Referred to Rules
Apr 05
              Ruled Exempt Hse Rule 29(c) HRUL
                                        Rfrd to Comm on Assignment
                                        Assigned to Judiciary II
Apr 19
                                        Do Pass/Short Debate Cal 016-000-000
              Cal 2nd Rdng Short Debate
              Short Debate Cal 2nd Rdng
Apr 26
                                        MADIGAN,MJ
                   Amendment No.01
                                                                 Adopted
              Cal 3rd Rdng Short Debate
Jan 10 1995
              Session Sine Die
```

## HB-3941 STEPHENS, TENHOUSE, WALSH AND MULLIGAN.

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815 ILCS 413/5
815 ILCS 413/10
815 ILCS 413/15
```

Amends the Telephone Solicitations Act. Expands the scope of that Act to apply to the taking of polls and surveys.

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Mar 24 1994
               First reading
                                         Referred to Rules
               Ruled Exempt Hse Rule 29(c) HRUL
Apr 05
                                         Rfrd to Comm on Assignment
                                         Assigned to Public Utilities
Apr 12
Apr 20
                                         Do Pass/Short Debate Cal 007-000-004
               Cal 2nd Rdng Short Debate
               Short Debate Cal 2nd Rdng
Apr 28
               Held 2nd Rdg-Short Debate
Jan 10 1995
               Session Sine Die
```

#### HB-3942 STECZO – JOHNSON,TIM.

New Act

Creates the Uniform TOD Security Registration Act. Provides that owners of securities may register title to the securities in transfer-on-death (TOD) form. Pro-

vides for a nonprobate transfer of the securities directly to the designated transferee upon the owner's death.

Mar 24 1994 First reading

Referred to Rules

Apr 05

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary I

Apr 14

Do Pass/Short Debate Cal 011-000-001

Apr 28

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3943 MEYER.

New Act

Creates the Judicial Advisory Council consisting of 14 members appointed by the 4 legislative leaders: 10 lawyer legislators and 4 lawyers who are not legislators or iudges. Authorizes the Council to hire an Executive Secretary and staff. The Council is to study and make reports and recommendations concerning the administration of justice.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 24 1994 First reading

Referred to Rules

Apr 05

Ruled Exempt Hse Rule 29(c) HRUL

Apr 12

Rfrd to Comm on Assignment Assigned to Executive Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

#### HB-3944 CAPPARELLI - MCAULIFFE - LAURINO, BUGIELSKI, SANTIAGO, LO-PEZ, BURKE AND DART.

40 ILCS 5/6-143

from Ch. 108 1/2, par. 6-143

Amends the Chicago Firefighter Article of the Pension Code in relation to the resumption of widow's annuities that have been suspended upon remarriage. Requires an application and specifies that the resumption is not retroactive. Effective immediately.

NOTE(S) THAT MAY APPLY: Pension

Mar 25 1994 First reading

Referred to Rules

Ref to Rules/Rul 27E

Apr 05

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 22

Jan 10 1995 Session Sine Die

#### HB-3945 STECZO.

70 ILCS 3615/2.23 70 ILCS 3615/2.24

from Ch. 111 2/3, par. 702.23 from Ch. 111 2/3, par. 702.24

Amends the Regional Transportation Authority Act. Expands the required drug testing program to include alcohol testing. Also makes technical changes.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 25 1994 First reading Referred to Rules

Apr 05

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Executive

Apr 13

Do Pass/Consent Calendar 013-000-000

Consnt Caldr Order 2nd Read

Apr 25

Remvd from Consent Calendar

CROSS-JOHNSON, TOM

Apr 19

Cal 2nd Rdng Short Debate

Fiscal Note Requested WENNLUND

Apr 28

Cal 2nd Rdng Short Debate

Fiscal Note Request W/drawn

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995

Session Sine Die

HB-3946 **2196** 

### HB-3946 BIGGERT - MULLIGAN - PERSICO.

70 ILCS 3710/12 new

Apr 26

Amends the Water Service District Act. Provides for dissolution of a water service district upon petition by the district board of trustees or electors and approval by the electors at a referendum.

Mar 25 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Cities & Villages

Apr 12 Mtn Prevail Suspend Rul 20K 116-000-000

Committee Cities & Villages

Apr 13 Do Pass/Short Debate Cal 008-000-000

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Cal 3rd Rdng Short Debate Jan 10 1995 Session Sine Die

# HB-3947 BIGGERT - MULLIGAN.

815 ILCS 380/2 from Ch. 121 1/2, par. 1202 815 ILCS 380/3 from Ch. 121 1/2, par. 1203

Amends the New Vehicle Buyer Protection Act. Extends coverage under that Act to new vehicles leased for a period of at least one year.

Mar 25 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Assigned to Consumer Protection

Apr 14 Do Pass/Short Debate Cal 010-000-000
Cal 2nd Rdng Short Debate

Apr 26 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate

Jan 10 1995 Session Sine Die

#### HB-3948 STEPHENS.

65 ILCS 5/10-2.1-16 from Ch. 24, par. 10-2.1-16 from Ch. 127 1/2, par. 37.12

Amends the Board of Fire and Police Commissioners provisions of the Illinois Municipal Code and the Fire Protection District Act. Provides that a position may not be filled by temporary appointment if there is an eligibility list that contains at least one person who is eligible for appointment to that position. Provides that a position may not be filled by consecutive temporary appointments for a total period of more than 120 days. Pre-empts home rule powers. Effective immediately.

NOTE(S) THAT MAY APPLY: Home Rule

Mar 25 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Executive

Apr 21 Do Pass/Short Debate Cal 011-000-000

Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3949 RUTHERFORD.

30 ILCS 805/8.23 new 35 ILCS 200/9-155

Amends the Property Tax Code to provide that if the assessed value of a parcel of property increases in a general assessment year by more than 10%, the assessor shall increase the assessed value entered on the books by 10% per year until the full amount of the increase in the assessed value is reflected in the assessment books. Amends the State Mandates Act to exempt this Act from the reimbursement requirements of the State Mandates Act.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates
Mar 25 1994 First reading Referred to Rules

Viai 25 1994 First reading

Jan 10 1995 Session Sine Die

2197 HB-3950

#### HB-3950 MORROW.

15 ILCS 205/4

from Ch. 14, par. 4

Amends the Attorney General Act. Requires the Attorney General to establish a Bond Counsel Unit to serve the State in the issuance of bonds and other debt instruments. Requires the State use that Unit exclusively.

FISCAL NOTE (Office of Attorney General)

The total cost for House Bill 3950 would be \$827,771.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 25 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Executive

Motion Do Pass-Lost 005-005-003 Apr 21 **HEXC** 

Remains in Committee Executive

Apr 22 Ref to Rules/Rul 27E

Apr 28 Recommends Consideration HRUL

Placed Calndr, Second Reading

Second Reading Held on 2nd Reading

Apr 29 Fiscal Note Filed Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-3951 MORROW.

30 ILCS 505/10.4 new

Amends the Illinois Purchasing Act. Prohibits award of State bond service contracts to a person who or entity that contributes to campaigns for elected State offices. Effective immediately.

Mar 25 1994 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-3952 MORROW - SCHOENBERG.

New Act

Creates the State Bond Sale Act. Requires competitive sealed bidding for the sale of State bonds and the awarding of contracts for related professional services. Exempts bonds and services of less than \$25,000.

FISCAL NOTE (DCMS)

The State's flexibility to conduct a debt issue in the most economical manner would be significantly limited by HB3952.

HOUSE AMENDMENT NO. 3.

Adds reference to:

New Act

30 ILCS 330/2

from Ch. 127, par. 652

Changes the new Act's title to the State Bond Sale Law. Creates the Lifetime Security Law and amends the General Obligation Bond Act. Authorizes the issuance of \$1,700,000,000 of general obligation Lifetime Security Savings Bonds in order to assist citizens to save for the financial needs and challenges of senior citizenship. Adds immediate effective date.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 25 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Executive

Apr 21 Recommended do pass 010-003-000

Placed Calndr, Second Reading

Apr 27 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Second Reading Apr 28

MORROW Amendment No.01 Withdrawn

Amendment No.02 MORROW Withdrawn Held on 2nd Reading

May 03 Fiscal Note Filed

Held on 2nd Reading May 06 Amendment No.03 RYDER Adopted

108-001-000

Placed Calndr, Third Reading 3/5 vote required

Third Reading - Passed 109-000-000

May 09 Arrive Senate

Placed Calendr, First Reading

Jan 10 1995 Session Sine Die

#### HB-3953 NOVAK.

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10 ILCS 5/13-1
                                  from Ch. 46, par. 13-1
10 ILCS 5/13-2
                                  from Ch. 46, par. 13-2
10 ILCS 5/14-3.1
                                  from Ch. 46, par. 14-3.1
10 ILCS 5/17-9
                                  from Ch. 46, par. 17-9
                                  from Ch. 46, par. 17-18.1
10 ILCS 5/17-18.1
10 ILCS 5/17-21
                                  from Ch. 46, par. 17-21
10 ILCS 5/18-5
                                  from Ch. 46, par. 18-5
10 ILCS 5/19-2.1
                                  from Ch. 46, par. 19-2.1
10 ILCS 5/19-8
                                  from Ch. 46, par. 19-8
10 ILCS 5/19-9
                                  from Ch. 46, par. 19-9
10 ILCS 5/19-10
10 ILCS 5/19-11
                                  from Ch. 46, par. 19-10
                                  from Ch. 46, par. 19-11
10 ILCS 5/19-12.2
                                  from Ch. 46, par. 19-12.2
10 ILCS 5/19-13
                                  from Ch. 46, par. 19-13
10 ILCS 5/20-2
                                  from Ch. 46, par. 20-2
10 ILCS 5/20-2.1
                                  from Ch. 46, par. 20-2.1
10 ILCS 5/20-2.2
                                  from Ch. 46, par. 20-2.2
10 ILCS 5/20-7
                                  from Ch. 46, par. 20-7
10 ILCS 5/20-8
                                  from Ch. 46, par. 20-8
10 ILCS 5/20-9
                                  from Ch. 46, par. 20-9
10 ILCS 5/20-10
                                  from Ch. 46, par. 20-10
10 ILCS 5/20-11
                                  from Ch. 46, par. 20-11
10 ILCS 5/24-16
                                  from Ch. 46, par. 24-16
10 ILCS 5/24A-10
                                  from Ch. 46, par. 24A-10
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Amends the Election Code to permit the appointment of special absentee voting panels of judges to tabulate absentee ballots. Provides that the number of judges shall be determined under regulations established by the State Board of Elections.

Mar 25 1994 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-3954 MURPHY.M.

30 ILCS 805/8.28 new

35 ILCS 200/9-145

35 ILCS 200/Div. 10 heading new

35 ILCS 200/10-230 new

Amends the Property Tax Code to require that, beginning with the 1995 assessment year, all property upon which a manufacturing process is conducted shall be assessed at 16% of its fair cash value. Preempts home rule. Amends the State Mandates Act to provide that no reimbursement is required for any mandate created by this amendatory Act.

NOTE(s) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates Mar 25 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

## HB-3955 MURPHY,M.

35 ILCS 105/3a

from Ch. 120, par. 439.3a

Amends the Use Tax Act to provide that a person who leases motor vehicles to others shall not state the use tax passed through to the lessee as a distinct item.

Mar 25 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

### HB-3956 MARTINEZ - STEPHENS - OLSON AND WALSH.

New Act
30 ILCS 105/5.385 new
230 ILCS 10/5 from Ch. 120, par. 2405
720 ILCS 5/28-1 from Ch. 38, par. 28-1
720 ILCS 5/28-2 from Ch. 38, par. 28-2
720 ILCS 5/28-3 from Ch. 38, par. 28-3

Creates the Veterans Organization Gaming Machine Act. Provides that the Department of Revenue may license a veterans organization to have not more than 10 gaming machines on its premises. Provides that the Department may license suppli-

2199 HB-3956—Cont.

ers to supply veterans organizations with gaming machines and associated equipment. Provides for license fees, taxes, conditions of operation, and penalties for violations of the Act. Provides that fees and taxes shall be deposited into the Gaming Machine Law Enforcement Fund and amends the State Finance Act to include the Fund as a special fund. Authorizes the Department to delegate some or all of its responsibilities under the Act to the Gaming Board, and amends the Riverboat Gambling Act to authorize the Gaming Board to assume those responsibilities. Amends the Gambling Article of the Criminal Code to exempt the new Act from various prohibitions against gambling.

HOUSE AMENDMENT NO. 1.

Changes the distribution of moneys in the Gaming Machine Law Enforcement Fund as follows: 50% to the Department of Revenue, Department of State Police, and Attorney General; 25% to the Education Assistance Fund; and 25% to counties and municipalities for law enforcement.

Mar 25 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Revenue Apr 21 Amendment No.01

Adopted REVENUE

012-000-000

Recommnded do pass as amend

008-001-001

Placed Calndr, Second Reading

Apr 28 Second Reading Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-3957 MARTINEZ.

35 ILCS 105/3-5 from Ch. 120, par. 439.3-5 35 ILCS 110/3-5 from Ch. 120, par. 439.33-5 35 ILCS 115/3-5 from Ch. 120, par. 439.103-5 35 ILCS 120/2-5 from Ch. 120, par. 441-5

Amends the use and occupation tax Acts to exempt from taxation personal property purchased by a veterans organization.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 25 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Revenue Ref to Rules/Rul 27E Apr 22 Jan 10 1995 Session Sine Die

HR-3958 **BIGGERT - MULLIGAN.** 

20 ILCS 505/6c new

Amends the Children and Family Services Act. Creates a children's services monitoring task force to study coordination of services provided to children and families by DCFS and others and use of national accreditation programs in the licensing of individuals and entities under the Child Care Act.

### HOUSE AMENDMENT NO. 1.

Deletes reference to: 20 ILCS 505/6c new Adds reference to: 20 ILCS 505/5c new 225 ILCS 10/4.1 750 ILCS 50/6

from Ch. 23, par. 2214.1 from Ch. 40, par. 1508

Deletes everything. Amends the Children and Family Services Act, the Child Care Act, and the Adoption Act. Requires civil and criminal background investigations of certain DCFS employees, child care facility licensees and employees, and prospective adoptive parents. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 25 1994 Referred to Rules First reading

Ruled Exempt Hse Rule 29(c) HRUL Apr 05

Rfrd to Comm on Assignment Assigned to Health Care & Human Services

Apr 21

Amendment No.01

HEALTH/HUMAN H Adopted Recomminded do pass as amend

017-002-006

Placed Calndr, Second Reading

Apr 28

Second Reading

Held on 2nd Reading Session Sine Die

Jan 10 1995

#### BIGGERT. HB-3959

55 ILCS 80/4.5 new 55 ILCS 80/6.5 new

Amends the Children's Advocacy Center Act. Requires DCFS to provide advice and technical assistance to centers. Authorizes DCFS to award start-up grants to centers.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 25 1994 First reading

Referred to Rules

Apr 05

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Health Care & Human

Apr 14

Do Pass/Short Debate Cal 025-000-000 Cal 2nd Rdng Short Debate

Apr 26

Short Debate Cal 2nd Rdng

Fiscal Note Requested GRANBERG Fiscal Note Request W/drawn

Cal 3rd Rdng Short Debate

Session Sine Die Jan 10 1995

#### HB-3960 **BIGGERT - CROSS.**

705 ILCS 405/2-12 rep.

Amends the Juvenile Court Act. Deletes provisions concerning preliminary conferences with a probation officer before filing a petition under the Act. Effective immediately.

Mar 25 1994

First reading

Referred to Rules

Apr 05

Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment

Apr 14

Apr 26

Assigned to Judiciary I Do Pass/Short Debate Cal 007-000-000

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate

Jan 10 1995 Session Sine Die

#### HB-3961 **BIGGERT - CROSS - MULLIGAN.**

325 ILCS 5/3 from Ch. 23, par. 2053 from Ch. 23, par. 2057.8 from Ch. 23, par. 2057.12 from Ch. 23, par. 2057.14 from Ch. 23, par. 2057.14 from Ch. 23, par. 2058.1 325 ILCS 5/7.8 325 ILCS 5/7.12 325 ILCS 5/7.14 325 ILCS 5/8.1

Amends the Abused and Neglected Child Reporting Act. Authorizes classification of child abuse or neglect reports as "unsubstantiated" if abuse or neglect is likely to have occurred but no credible evidence of abuse or neglect exists. Limits unsubstantiated reports to reports made by mandated reporters. Effective immediately.

### HOUSE AMENDMENT NO. 1.

Deletes reference to: 325 ILCS 5/3 325 ILCS 5/7.8 325 ILCS 5/7.12

325 ILCS 5/7.14 325 ILCS 5/8.1

Adds reference to:

from Ch. 23, par. 2057.7 325 ILCS 5/7.7

Replaces the title and everything after the enacting clause. Provides that the Department of Children and Family Services shall maintain in the central register a listing of unfounded reports where the report was classified as a priority one or priority two report in accordance with the Department's rules or the report was made by a person mandated to report suspected abuse or neglect under the Abused and Neglected Child Reporting Act.

Mar 25 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 21 Amendment No.01 HEALTH/HUMAN H Adopted Recommnded do pass as amend

Recommnded do pass as amend 021-001-001

Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-3962 FLINN - SAVIANO.

735 ILCS 5/7-103

from Ch. 110, par. 7-103

Amends the Code of Civil Procedure. Extends the duration of quick-take powers for the Southwestern Illinois Development Authority for 2 years. Effective immediately.

Mar 25 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Executive

Apr 13 Recommended do pass 007-004-000

Placed Calndr, Second Reading
Fiscal Note Requested WENNLUND

Apr 26 Fis

Placed Calndr, Second Reading

Apr 28 Second Reading Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-3963 MAUTINO.

New Act

30 ILCS 105/5.385 new

230 ILCS 10/5 720 ILCS 5/28-1 from Ch. 120, par. 2405 from Ch. 38, par. 28-1

Creates the Liquor Licensee Pull Tabs and Jar Games Act. Provides that a retail liquor licensee may be licensed by the Department of Revenue to conduct pull tabs and jar games. Provides for the licensing of manufacturers and suppliers of pull tabs and jar games. Provides for licensing requirements, restrictions on the conducting of pull tabs and jar games, payment and distribution of taxes and fees, license suspension and revocation, criminal penalties, administration and enforcement, and other matters. Amends the State Finance Act to create the Gaming Law Enforcement Distribution Fund as a special fund in the State Treasury. Amends the Riverboat Gambling Act to allow the Gaming Board to administer the new Act if those responsibilities are delegated to it by the Department of Revenue. Amends the Criminal Code to exempt activities under the new Act from the prohibition against gambling.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

Mar 25 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Revenue

Apr 21 Interim Study Calendar REVENUE

Jan 10 1995 Session Sine Die

### HB-3964 NOVAK, GRANBERG, WALSH, HOEFT AND DEERING.

625 ILCS 5/11-1301.3

from Ch. 95 1/2, par. 11-1301.3

Amends the Illinois Vehicle Code. Increases the fine for parking in a handicapped parking space to \$100 from \$50.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 25 1994 First reading

Referred to Rules

Apr 05	Ruled Exempt Hse Rule 29(c) HRUL	
	Rfrd to Comm on Assignment	
	Assigned to Elections & State	
	Government	
Apr 11	Re-assigned to Constitutional Officers	
Apr 21	Do Pass/Short Debate Cal 005-000-000	
	Cal 2nd Rdng Short Debate	
Apr 27	Fiscal Note Requested WENNLUND	
	Cal 2nd Rdng Short Debate	
Apr 28	Short Debate Cal 2nd Rdng	
•	Held 2nd Rdg-Short Debate	
Jan 10 1995	Session Sine Die	

#### HB-3965 MAUTINO - BRADY - HOFFMAN - HARTKE, BALANOFF, MEYER, LEVIN, HICKS, LEITCH, BLACK, STEPHENS AND WELLER.

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35 ILCS 505/1.23 new
35 ILCS 505/5
                                from Ch. 120, par. 421
35 ILCS 505/5a
                                from Ch. 120, par. 421a
35 ILCS 505/6
                                from Ch. 120, par. 422
35 ILCS 505/6a
                                from Ch. 120, par. 422a
35 ILCS 505/7c new
35 ILCS 505/13a.3
                                from Ch. 120, par. 429a3
```

Amends the Motor Fuel Tax Law to provide in sales of special fuel to retailers who sell over 1,000,000 gallons of special fuel annually and interstate motor fuel carriers, the amount of tax collected shall be the amount of tax less an amount equal to \$0.10 per gallon. Requires interstate motor carriers to pay the \$0.10 per gallon directly to the Department of Revenue. Requires retailers to pay \$0.10 per gallon to the Department of Revenue on special fuel sold to persons who are not interstate carriers. Requires retailers to file a quarterly report with the Department of Revenue and to state separate selling prices on the pump for interstate motor carriers and persons who are not interstate motor carriers. Provides that a distributor or supplier shall pay the Department of Revenue the amount of tax less an amount equal to \$.10 per gallon on sales of special fuel to retailers and interstate carriers. Effective January 1, 1995.

# HOUSE AMENDMENT NO. 1.

Adds reference to:

35 ILCS 505/13a.4 from Ch. 120, par. 429a4

Deletes everything. Amends the Motor Fuel Tax Law to provide that, in sales of special fuel to retailers and interstate motor fuel carriers, the amount of tax collected shall be the amount of tax less an amount equal to \$0.10 per gallon. Requires interstate motor carriers to pay the \$0.10 per gallon directly to the Department of Revenue. Requires retailers to pay \$0.10 per gallon to the Department of Revenue on special fuel sold to persons who are not interstate carriers. Requires retailers to file a monthly report with the Department of Revenue and to state separate selling prices on the pump for interstate motor carriers and persons who are not interstate motor carriers. Provides that a distributor or supplier shall pay the Department of Revenue the amount of tax less an amount equal to \$.10 per gallon on sales of special fuel to retailers and interstate carriers. Provides that if a bond is required by the Department of Revenue from a retailer, it shall not exceed twice the estimated average monthly tax liability. Requires the Department to print permit numbers on decals. Effective January 1, 1995.

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NOTE(s) THAT MAY APPLY: Fiscal
   Mar 25 1994 First reading
                                          Referred to Rules
   Apr 05
                 Ruled Exempt Hse Rule 29(c) HRUL
                                          Rfrd to Comm on Assignment
                                          Assigned to Revenue
   Apr 21
                      Amendment No.01
                                          REVENUE
                                                                  Adopted
                                          012-000-000
                                          Recomminded do pass as amend
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010-001-000

Placed Calndr, Second Reading

Second Reading Apr 28 Held on 2nd Reading Jan 10 1995 Session Sine Die

### HB-3966 YOUNGE - MORROW - TURNER.

New Act

Creates the Gambling Licensing Act. Applies to any gambling operation (whether on land or on a boat) authorized in a municipality with more than 500,000 inhabitants in which more than 50% of the population consists of minorities. Provides that no gambling operation may be authorized in the municipality unless one of the licenses to own a gambling operation is awarded to a minority concern that reflects the largest minority group in the municipality. Limits transferability of such a license. Effective immediately.

Mar 25 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary I
Apr 14 Recommended do pass 008-000-000

Placed Calndr, Second Reading

Apr 26 Second Reading

Placed Calndr, Third Reading

Jan 10 1995 Session Sine Die

#### HB-3967 MEYER.

105 ILCS 5/11D-11

from Ch. 122, par. 11D-11

Amends the School Code. In the provisions relating to supplementary State aid payments made as incentives to new high school and elementary school districts converted from unit or unit and high school districts, makes changes of punctuation, grammar, and form.

Mar 25 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Education

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-3968 HOFFMAN AND STEPHENS.

625 ILCS 5/12-605.2

from Ch. 95 1/2, par. 12-605.2

Amends the Illinois Vehicle Code to make a technical change in a Section concerning the consuming of food or drink on a bus operated as part of a local mass transit system.

Mar 25 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Transportation & Motor

Vehicles

Apr 13 Do Pass/Short Debate Cal 018-000-000

Cal 2nd Rdng Short Debate
Apr 25
Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate
Apr 28 Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

### HB-3969 VON B - WESSELS.

35 ILCS 200/15-65

Amends the Property Tax Code to provide that an old people's home, facility for persons with a developmental disability, or other such not-for-profit organization that qualifies for a tax exemption on the basis of a reduction or waiver of a fee or assignment of assets may be periodically reviewed by the Department of Revenue to determine if the waiver or reduction is past or present policy of the home, facility, or other organization.

Mar 25 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Revenue

Apr 21	Recommended do pass 009-000-001
Apr 27	Placed Calada, Second Reading Fiscal Note Requested WENNLUND
Apr 28	Placed Calndr, Second Reading Second Reading Held on 2nd Reading
Jan 10 1995	Session Sine Die
HB-3970 LEVIN	– MURPHY,M.
35 ILCS 5/512	from Ch. 120, par. 5-512
Amends the Illir	nois Income Tax Act by making a technical change. Effective
immediately.	<b>.</b>
Mar 25 1994 Apr 05	First reading Referred to Rules Ruled Exempt Hse Rule 29(c) HRUL
Apr 03	Rfrd to Comm on Assignment
	Assigned to Revenue
Apr 21	Recommended do pass 012-000-000
Apr 27	Placed Calndr, Second Reading Fiscal Note Requested WENNLUND
11p1 27	Placed Calndr, Second Reading
Apr 28	Second Reading
Jan 10 1995	Held on 2nd Reading Session Sine Die
HB-3971 LEVIN 35 ILCS 110/16	I – MURPHY,M. from Ch. 120, par. 439.46
35 ILCS 115/19	from Ch. 120, par. 439.119
Amends the Serv	rice Use Tax Act and the Service Occupation Tax Act by adding
	ffective immediately.
Mar 25 1994	First reading Referred to Rules
Apr 05	Ruled Exempt Hse Rule 29(c) HRUL  Rfrd to Comm on Assignment
	Assigned to Revenue
Apr 21	Recommended do pass 012-000-000
Apr 27	Placed Calndr, Second Reading Fiscal Note Requested WENNLUND
Apr 21	Placed Calndr, Second Reading
Apr 28	Second Reading
Jan 10 1995	Held on 2nd Reading Session Sine Die
35 ILCS 200/24-	I – MURPHY,M.
	operty Tax Code by making a technical change. Effective
immediately.	operty Tax Code by making a technical change. Enective
Mar 25 1994	First reading Referred to Rules
Apr 05	Ruled Exempt Hse Rule 29(c) HRUL
	Rfrd to Comm on Assignment Assigned to Revenue
Apr 21	Recommended do pass 011-001-000
•	Placed Calndr, Second Reading
Apr 27	Fiscal Note Requested WENNLUND
Apr 28	Placed Calndr, Second Reading Second Reading
119. 20	Held on 2nd Reading
Jan 10 1995	Session Sine Die
	I – MURPHY,M.
35 ILCS 200/17-	
	operty Tax Code by making a technical change. Effective
immediately.	Direct reading Deferred to Dulan
Mar 25 1994 Apr 05	First reading Referred to Rules Ruled Exempt Hse Rule 29(c) HRUL
	Rfrd to Comm on Assignment
A 21	Assigned to Revenue
Apr 21	Recommended do pass 011-001-000 Placed Calndr, Second Reading
	racea cantarpecona reading

**2205** HB-3973—Cont.

Apr 27 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Apr 28 Second Reading Held on 2nd Reading

Jan 10 1995 Session Sine Die

### HB-3974 BLAGOJEVICH - PHELAN - RONEN.

720 ILCS 5/24-6 from Ch. 38, par. 24-6

Amends the Criminal Code of 1961 to prevent a confiscated weapon from being transferred to a private individual or organization if there is no legitimate claim to the weapon. Deletes provision that permits the sheriff, if he or she has custody of a confiscated weapon, to trade or sell the weapon for other weapons or other equipment used by a police agency for law enforcement purposes. Also provides that if the court transfers the confiscated weapon to the sheriff, the sheriff must destroy it. Provides that if the weapon is transferred to the Department of State Police, the weapon can be used only for training purposes by the crime laboratory system.

Mar 25 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary II
Apr 21 Recommended do pass 010-003-000

Placed Calndr, Second Reading

Apr 26 Fiscal Note Requested RUTHERFORD

Placed Calndr.Second Reading

Apr 28 Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

# HB-3975 CURRIE – KUBIK – DUNN, JOHN – LEVIN – RONEN, ERWIN AND WALSH.

New Act
20 ILCS 3705/2.02 from Ch. 111 1/2, par. 1102.02
20 ILCS 3960/3 from Ch. 111 1/2, par. 1153
210 ILCS 45/1-113 from Ch. 111 1/2, par. 4151-113
210 ILCS 60/3 from Ch. 111 1/2, par. 6103
5 ILCS 80/4.15 new

Creates the Freestanding Hospice Residence Licensing Act. Requires the Department of Public Health to license freestanding hospice residences that care for the terminally ill. Authorizes the Department to establish minimum standards and rules, conduct on-site evaluations and inspections, issue licenses, investigate complaints, seek injunctions, hold hearings concerning violations, and establish rules governing the issuance, renewal, or denial of licenses. Amends the Illinois Health Facilities Authority Act, the Hospice Program Licensing Act, and the Regulatory Agency Sunset Act to include freestanding hospice residences under each Act. Amends the Illinois Health Facilities Planning Act and the Nursing Home Care Act to exclude freestanding hospice residences from each Act. Repealed January 1, 2005. Effective immediately.

### HOUSE AMENDMENT NO. 1.

Deletes reference to: 20 ILCS 3705/2.02 from Ch. 111 1/2, par. 1102.02 from Ch. 111 1/2, par. 1153 210 ILCS 45/1-113 from Ch. 111 1/2, par. 4151-113 from Ch. 111 1/2, par. 6103 5 ILCS 80/4.15 new

Deletes everything. Creates the title for the Freestanding Hospice Residence Licensing Act.

### SENATE AMENDMENT NO. 1.

Permits the Department of Public Health to conduct a study, from existing resources, of the social and economic effectiveness of freestanding hospice residence facilities. Requires the Department to report its findings to the Governor and General Assembly by January 1, 1995. Effective immediately.

# CONFERENCE COMMITTEE REPORT NO. 1. (Adopted in Senate)

Recommends that the bill be further amended as follows:

Deletes reference to: New Act Adds reference to: New Act 20 ILCS 2310/55.80 new 20 ILCS 2610/14 from Ch. 121, par. 307.14 20 ILCS 3960/5 20 ILCS 3960/6.01 20 ILCS 3960/7 20 ILCS 3960/10 20 ILCS 3960/12 from Ch. 111 1/2, par. 1155 from Ch. 111 1/2, par. 1156.01 from Ch. 111 1/2, par. 1157 from Ch. 111 1/2, par. 1160 from Ch. 111 1/2, par. 1162 20 ILCS 3960/12.2 new 20 ILCS 3960/13 20 ILCS 3960/15 20 ILCS 3960/19 new from Ch. 111 1/2, par. 1163 from Ch. 111 1/2, par. 1165 30 ILCS 105/12-1 from Ch. 127, par. 148-1

Deletes everything. Creates the State Employee Housing Act and amends the State Finance Act. Permits specified State departments and institutions to develop policies and procedures concerning the provision of housing for State employees. Requires certain agencies to file quarterly reports with the Governor's Travel Control Board pertaining to employees reimbursed for State housing. Amends the State Police Act. Requires the State Police Merit Board to award backpay to officers who are found not guilty in a suspension hearing or who have served a period of suspension greater than that prescribed by the Board. Provides for payment of 7% interest on backpay awards. Permits Board to impose sanctions and to order payment of costs and attorney's fees. Amends the Illinois Health Facilities Planning Act. Transfers rule making power from the Agency to the State Board. Provides that rules promulgated under Title 77 of the Illinois Administrative Code, Chapter II, Parts 1100 through 1260 remain effective as if promulgated by the State Board, and also rulemaking in progress will be presumed to be that of the State Board upon the effective date of this amendatory Act of 1994. Allows the Board to enter into contracts consistent with appropriations for purposes enumerated in this Act. Does not require facilities to obtain a permit when relocating beds serving individuals with acute or chronic mental illness within a facility to another building in the same planning area, under the same ownership and control as existed before December 31, 1990, within 5 miles of the original location. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 25 1994	First reading	Referred to Rules	
Apr 05	Ruled Exempt Hse Rule 29	(c) HRUL	
		Rfrd to Comm on Assignment	
		Assigned to Health Care & Human	
		Services	
Apr 14	Amendment No.01	HEALTH/HUMAN H Adopted	
•		Do Pass Amend/Short Debate	
		025-000-000	
	Cal 2nd Rdng Short Debate	2	
Apr 28	Short Debate Cal 2nd Rdn		
	Amendment No.02	HUGHES	
		Ruled Out of Order	
	Cal 3rd Rdng Short Debate		
May 03	Short Debate-3rd Passed 1		
May 04	Arrive Senate		
	Placed Calendr, First Reading		
	Sen Sponsor TOPINKA	<b>.</b>	
	First reading	Referred to Rules	
May 05	1 Hot roading	Assigned to Public Health & Welfare	
May 06	Added as Chief Co-sponsor		
May 10	Added as Chief Co-sponsor		
May 10	Added as Chief Co-sponsor		
May 11	Added as Chief Co-sponsor		
Iviay 11	Added as Chief Co-spoisor	Committee Public Health & Welfare	
	Amendment No.01		
	Amendment No.01		
		Recommnded do pass as amend	
		009-000-000	

Placed Calndr, Second Reading

May 17	Sponsor Removed STERN	
May 18	Second Reading	
	Placed Calndr, Third Reading	
May 20	Third Reading - Passed 058-000-001	
	Refer to Rules/Rul 3-8(b)	
Jun 14	Recommends Consideration HRUL	
	Place Cal Order Concurrence 01	
	H Noncocrs in S Amend. 01	
Jun 15	Secretary's Desk Non-concur 01	
Jun 21	Filed with Secretary	
	Mtn refuse recede-Sen Amend	
I 00	Secretary's Desk Non-concur 01/94-06-15	
Jun 22	S Refuses to Recede Amend 01	
	S Requests Conference Comm 1ST/TOPINKA Sen Conference Comm Apptd 1ST/TOPINKA,	
	CRONIN, DILLARD,	
	SMITH, TROTTER	
Jul 11	Hse Accede Reg Conf Comm 1ST	
Jul 11	Hse Conference Comm Apptd 1ST/CURRIE, PHELPS, GRANBERG,	
	JOHNSON,TIM AND	
	BLACK	
	Refer to Rules/Rul 3-8(b)	
Jan 04 1995	Sponsor Removed TOPINKA	
	Alt Chief Sponsor Changed WEAVER,S	
Jan 10	Filed with Secretary	
	Conference Committee Report	
	Conf Comm Rpt referred to	
	Conference Committee Report Be approved consideration	
	Senate report submitted	
	Senate Conf. report Adopted 1ST/052-000-000	
	Session Sine Die	
ARC - DESCRIPTION	n cmh!	

### HB-3976 PEDERSEN.

55 ILCS 5/3-2013 60 ILCS 1/70-50 from Ch. 34, par. 3-2013

Amends the Counties Code by providing that the county clerk shall report expenditures by the units of local government within the county for assistance to needy persons to the Governor and General Assembly annually within 60 days after the close of the fiscal year. Amends the Township Code by providing that the township supervisor shall report general assistance expenditures in the township to the county clerk annually within 30 days after the close of the fiscal year. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Mar 25 1994 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

### HB-3977 GASH - MURPHY,M - CAPPARELLI.

35 ILCS 200/18-205

Amends the Property Tax Extension Limitation Law within the Property Tax Code to provide that the purpose for a proposed increase in an extension limitation may be put on the ballot along with the question to increase the extension limitation.

Mar 25 1994	First reading	Referred to Rules
Apr 05	Ruled Exempt Hse Rule 29	(c) HRUL
•	•	Rfrd to Comm on Assignment
		Assigned to Revenue
Apr 21		Recommended do pass 010-002-000
	Placed Calndr, Second Read	ing
Apr 27	· .	Fiscal Note Requested WENNLUND
•	Placed Calndr, Second Read	
Apr 28	Second Reading	
1-p1 =0	Held on 2nd Reading	

Held on 2nd Reading
Jan 10 1995 Session Sine Die

HB-3978 2208

#### HB-3978 GRANBERG - CROSS.

30 ILCS 105/5,385 new 215 ILCS 155/3 from Ch. 73, par. 1403 215 ILCS 155/14 from Ch. 73, par. 1414 215 ILCS 155/19 from Ch. 73, par. 1419 215 ILCS 155/19.1 new

Amends the Title Insurance Act. Provides that the Director of Financial Institutions shall prescribe policy forms, endorsements, and underwriting contracts. In addition, the Director shall fix the premiums for title insurance and escrow and settlement services for commercial real property. Authorizes the Director to collect a fee not exceeding 0.25% of gross title insurance premium on policies written in Illinois by all title insurers. The fee shall be deposited into the Title Insurance Company Fund, a special fund created in the State treasury, and used to pay the administrative expenses of regulating title insurance companies. Defines terms. Effective immediately.

### HOUSE AMENDMENT NO. 1.

Deletes reference to: 30 ILCS 105/5.385 new

Provides that the Director of Financial Institutions shall establish minimum rates rather than premium rates for title insurance for certain real property.

FISCAL NOTE (Dept. of Financial Institutions)

Costs of HB 3978 are difficult to project, but estimated expenitures could be as much as \$175,000 annually.

Mar 25 1994 First reading

Referred to Rules Apr 13 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Executive

Apr 21 Amendment No.01 EXECUTIVE Adopted

Do Pass Amend/Short Debate

011-000-000

Cal 2nd Rdng Short Debate

Fiscal Note Requested BIGGERT

Housing Aford Note RequBIGGERT

Cal 2nd Rdng Short Debate

Fiscal Note Filed

Fiscal Note Request W/drawn HOUSING AFORDABLTY REQUEST-WITHDRAWN

-BIGGERT

Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate

Mtn Prev-Recall 2nd Reading

Fiscal Note Requested DUNN, JOHN Fiscal Note Requested AS AMENDED

**DUNN,JOHN** 

Housng Aford Note RequAS AMENDED -

DUNN, JOHN

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-3979 WENNLUND.

Apr 27

510 ILCS 65/3 510 ILCS 65/4.1 new from Ch. 8, par. 953

Amends the Illinois Equine Infectious Anemia Control Act. Requires the Certificate of Veterinary Inspection to indicate the date, results, and laboratory. Requires testing for equine infectious anemia of certain horses that are participating in advertised equine events.

Mar 25 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Agriculture & Conservation

Apr 13 Do Pass/Consent Calendar 021-000-000

Consnt Caldr Order 2nd Read

Apr 20 Cnsent Calendar, 2nd Readng
Held on 2nd Rdg-Consent Cal
Apr 26 Consent Caldr Order 3rd Read
Apr 28 Consent Caldr, 3rd Read Pass 117-000-000
Arrive Senate
Placed Calendr, First Readng
Apr 29 Sen Sponsor MADIGAN
May 04 First reading Referred to Rules

Jan 10 1995 Session Sine Die

### HB-3980 CURRAN.

40 ILCS 5/15-136.3 new 40 ILCS 5/15-136.4 new

Amends the Illinois Pension Code to provide early retirement incentives for members of the State Universities Retirement System. Applies to certain persons applying for retirement following the school years ending in 1995 and 1996. Grants a 10% increase in the amount of annuity calculated under Rule 1. Requires an employer contribution and an employee contribution. Lowers the service requirement for retirement without age discount from 35 to 30 years. Requires the employer to pay the employee contribution for persons under age 60 with less than 30 years of service who qualify for early retirement without discount. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

Mar 29 1994 Filed With Clerk

Mar 30 First reading Referred to Rules
Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

HB-3981 DART.

750 ILCS 50/1 from Ch. 40, par. 1501 750 ILCS 50/9 from Ch. 40, par. 1511 750 ILCS 50/10 from Ch. 40, par. 1512

Amends the Adoption Act. Provides that a child whose parent has consented to or indicated a willingness to consent to the child's adoption, or a child whose parent is alleged to be unfit, is available for adoption. Provides that a consent to adoption by a parent shall not be taken until a petition for the adoption of the child has been filed in court. Provides that if a person signing a consent to adoption is incarcerated in a penal institution, the execution of consent must be acknowledged by the warden of the penal institution.

Mar 29 1994 Filed With Clerk

Mar 30 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary I
Apr 14 Recommended do pass 008-

Recommended do pass 008-002-001
Placed Calndr, Second Reading

Apr 25 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Apr 26 Second Reading Mtn Fisc Nte not Applicable DART

Motion prevailed

Fiscal Note not Required
Fiscal Note Request W/drawn

Placed Caindr, Third Reading

Jan 10 1995 Session Sine Die

### HB-3982 HOMER - MCGUIRE.

215 ILCS 5/143.32 new

Amends the Illinois Insurance Code. Requires insurance companies to notify the Secretary of State when automobile insurance coverage is terminated.

Mar 29 1994 Filed With Clerk

Mar 30 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Insurance Apr 20

Motion Do Pass-Lost 005-010-004

HINS

Remains in Committee Insurance Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

#### HB-3983 HOMER.

55 ILCS 5/3-6008

from Ch. 34, par. 3-6008

Amends the Counties Code. Deletes provision that a conscientious objector may not be appointed as a deputy sheriff.

Mar 29 1994 Filed With Clerk

Mar 30 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Counties & Townships Do Pass/Consent Calendar 010-000-000

Apr 21 Apr 27

Consnt Caldr Order 2nd Read Cnsent Calendar, 2nd Readng Consnt Caldr Order 3rd Read

Apr 28 Remvd from Consent Calendar

STEPHENS AND

TENHOUSE Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate
Jan 10 1995 Session Sine Die

### HB-3984 HOMER.

New Act

Creates the Open Primary Act. Provides that a qualified elector desiring to vote at a general primary election or an even-numbered-year municipal primary election or a consolidated primary election at which nominations are scheduled to be made by established political parties shall be provided with a unified ballot containing the names of candidates of each established political party that is scheduled to make nominations at the election, but may vote in the primary for candidates of only one party.

Mar 29 1994 Filed With Clerk

Mar 30 First reading
Jan 10 1995 Session Sine Die

Referred to Rules

Referred to Rules

# HB-3985 HOMER AND WELLER.

10 ILCS 5/Art. 9A heading new

10 ILCS 5/9A-1 new

10 ILCS 5/9A-2 new

Amends the Election Code. Limits contributions to candidates for public office. Limits individual contributions to any candidate to \$1,000. Limits contributions to a political committee, other than a candidate's authorized political committee, to \$5,000.

Mar 29 1994 Filed With Clerk

Mar 30 First reading

Jan 10 1995 Session Sine Die

### HB-3986 HOMER AND WELLER.

10 ILCS 5/2A-1.1	from Ch. 46, par. 2A-1.1
10 ILCS 5/4-22	from Ch. 46, par. 4-22
10 ILCS 5/5-29	from Ch. 46, par. 5-29
10 ILCS 5/6-66	from Ch. 46, par. 6-66
10 ILCS 5/7-8	from Ch. 46, par. 7-8
10 ILCS 5/7-56	from Ch. 46, par. 7-56
10 ILCS 5/7-60	from Ch. 46, par. 7-60
10 ILCS 5/7-61	from Ch. 46, par. 7-61
10 ILCS 5/7-63	from Ch. 46, par. 7-63
10 ILCS 5/7A-1	from Ch. 46, par. 7A-1
10 ILCS 5/8-4	from Ch. 46, par. 8-4
10 ILCS 5/8-5	from Ch. 46, par. 8-5
10 ILCS 5/10-14	from Ch. 46, par. 10-14

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      10 ILCS 5/16-5.01
      from Ch. 46, par. 16-5.01

      10 ILCS 5/19-2
      from Ch. 46, par. 19-2

      10 ILCS 5/19-4
      from Ch. 46, par. 19-4

      10 ILCS 5/20-2.1
      from Ch. 46, par. 20-2.1

      10 ILCS 5/22-1
      from Ch. 46, par. 22-1

      10 ILCS 5/22-7
      from Ch. 46, par. 22-7

      10 ILCS 5/24A-15.01
      from Ch. 46, par. 24A-15.01

      105 ILCS 5/33-1
      from Ch. 122, par. 33-1
```

Amends the Election Code and the School Code. Changes the 1998 general primary election from the third Tuesday in March to the third Tuesday in August. Changes filing periods for nomination papers and applications for absentee ballots and periods relating to canvass of ballots relating to the 1998 general primary election.

Mar 29 1994 Filed With Clerk
Mar 30 First reading Referred to Rules
Jan 10 1995 Session Sine Die

### HB-3987 OSTENBURG.

815 ILCS 505/2CC new

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is an unlawful practice to advertise an employment vacancy or an available position and then inform responding individuals that training or education is required for the position and that the training or education is available from the person, the employer, or a specified third party for a fee or charge that is to be paid by the responding individual (unless the advertisement discloses the training or education requirement, the person or entity providing the training or education, and the cost of the training or education, or unless other specified conditions exist).

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FISCAL NOTE (Attorney General)
HB3987 would have minimal fiscal impact on the A.G. Office,
which could be covered through existing resources.
Mar 29 1994
              Filed With Clerk
Mar 30
              First reading
                                         Referred to Rules
Apr 05
              Ruled Exempt Hse Rule 29(c) HRUL
                                         Rfrd to Comm on Assignment
                                         Assigned to Consumer Protection
Apr 21
                                         Do Pass/Short Debate Cal 008-000-002
              Cal 2nd Rdng Short Debate
Apr 27
                                         Fiscal Note Filed
               Cal 2nd Rdng Short Debate
               Short Debate Cal 2nd Rdng
Apr 28
               Held 2nd Rdg-Short Debate
Jan 10 1995
               Session Sine Die
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### HB-3988 FLOWERS.

```
730 ILCS 5/3-13-1 from Ch. 38, par. 1003-13-1
```

Amends the Unified Code of Corrections. Requires the Department of Corrections to establish work and day release programs for nonviolent pregnant female offenders and nonviolent female offenders and their children under the age of 6.

```
CORRECTIONAL NOTE
    There would be no population impact and a fiscal impact of
    $5,759,530.
    JÚDIČIAL NOTE
    HB3988 would neither decrease nor increase the need for the
    number of judges in the State.
NOTE(s) THAT MAY APPLY: Fiscal
                  Filed With Clerk
    Mar 29 1994
    Mar 30
                  First reading
                                            Referred to Rules
    Apr 05
                  Ruled Exempt Hse Rule 29(c) HRUL
                                            Rfrd to Comm on Assignment
                                            Assigned to Judiciary II
    Apr 19
                                            Do Pass/Short Debate Cal 014-000-000
                  Cal 2nd Rdng Short Debate
    Apr 25
                                            Correctional Note Requested
                                              WENNLUND
                                            Judicial Note Request WENNLUND
```

Cal 2nd Rdng Short Debate

```
Apr 26
                                                       Correctional Note Filed
                        Cal 2nd Rdng Short Debate
                        Short Debate Cal 2nd Rdng
       Apr 28
                        Held 2nd Rdg-Short Debate
       May 03
                                                       Judicial Note Filed
                        Held 2nd Rdg-Short Debate
       Jan 10 1995
                        Session Sine Die
HB-3989
               WENNLUND - MOFFITT.
  305 ILCS 5/10-3.1
                                          from Ch. 23, par. 10-3.1
  305 ILCS 5/10-10
                                          from Ch. 23, par. 10-10
  750 ILCS 5/507
750 ILCS 5/705
750 ILCS 5/709
750 ILCS 15/2.1
                                          from Ch. 40, par. 507
                                          from Ch. 40, par. 705
from Ch. 40, par. 709
                                          from Ch. 40, par. 1105
                                          from Ch. 40, par. 1229
  750 ILCS 20/29
  750 ILCS 20/29A
750 ILCS 20/29B
                                          from Ch. 40, par. 1229A
                                          from Ch. 40, par. 1229B
  750 ILCS 45/21
                                          from Ch. 40, par. 2521
```

Amends the Illinois Public Aid Code, the Illinois Marriage and Dissolution of Marriage Act, the Non-Support of Spouse and Children Act, the Revised Uniform Reciprocal Enforcement of Support Act, and the Illinois Parentage Act. Requires the clerk of the court to transmit support payments in accordance with the instructions of the Department of Public Aid if the Department notifies the clerk that a person receiving support payments through the clerk is also receiving services under the Child Support Enforcement Program. Deletes requirement of a court order directing the clerk of the court to transmit child support to the Department. Changes provisions allowing the Department of Public Aid to continue to collect support payments after the payee ceases to receive public aid. Makes changes concerning attorney representation in connection with Child and Spouse Support Unit activities. Effective immediately.

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Note(s) That May Apply: Fiscal
Mar 29 1994 Filed With Clerk
Mar 30 First reading Referred to Rules
Jan 10 1995 Session Sine Die

HB-3990 ERWIN.

35 ILCS 105/12 from Ch. 120, par. 439.12
35 ILCS 110/12 from Ch. 120, par. 439.42
35 ILCS 115/12 from Ch. 120, par. 439.112
```

35 ILCS 120/6e new

Amends the Retailers' Occupation Tax Act to create the International Traveler Tax Refund Program. Provides for refunds on use tax paid by foreign residents travelling in Illinois. Refunds may be made at designated terminals to be established by the Department of Revenue or by mail. Requires retailers who wish to participate in the program to register with the Department and pay a participation fee. Imposes a \$5 handling fee for every refund. Establishes penalties for violations of the program. Amends the Use Tax Act, the Service Use Tax Act, and the Service Occupation Tax Act to incorporate the provisions of the International Traveler Tax Refund Program by reference.

```
NOTE(s) THAT MAY APPLY: Fiscal
      Mar 29 1994 Filed With Clerk
      Mar 30
                    First reading
                                              Referred to Rules
                    Ruled Exempt Hse Rule 29(c) HRUL
      Apr 05
                                              Rfrd to Comm on Assignment
                                              Assigned to Revenue
      Apr 21
                                              Motion Do Pass-Lost 005-005-001
                                                HREV
                                              Remains in Committee Revenue
                                              Ref to Rules/Rul 27E
      Apr 22
      Jan 10 1995
                    Session Sine Die
HB-3991
            RONEN.
  765 ILCS 405/2
                                   from Ch. 148, par. 72
```

Amends the Land Trust Beneficial Interest Disclosure Act to require trustees of land trusts to identify beneficiaries, including partners, general partners, and limit-

2213 HB-3991--Cont.

ed partners, and their interests to a person who requests the information in writing. Requires partnerships and limited partnerships to provide that information to the trustee. Effective immediately.

Mar 29 1994 Filed With Clerk

Mar 30 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 05

Rfrd to Comm on Assignment

Assigned to Judiciary I Interim Study Calendar JUDICIARY I

Apr 21

Jan 10 1995 Session Sine Die

#### HB-3992 STEPHENS.

625 ILCS 5/15-107

from Ch. 95 1/2, par. 15-107

Amends the Illinois Vehicle Code. Allows an operator of a truck tractor to draw 2 unladen agricultural, commercial utility, or livestock trailers if the operator is regularly engaged in the business of selling those types of trailers and the trailers are being moved in the course of the operator's regular business. Requires the combination of truck tractor and trailers not to exceed 65 feet in length.

Mar 29 1994 Filed With Clerk

Mar 30 First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-3993 GRANBERG - PRUSSING - NOVAK - EDLEY - HAWKINS, DEERING, ROTELLO AND VON B - WESSELS.

40 ILCS 15/1.3 new

Amends the State Pension Funds Continuing Appropriation Act. Provides for the continuing appropriation of required State contributions to the General Assembly, Judges, State Employee, State University, and Downstate Teacher retirement systems, beginning in State fiscal year 1995. Effective July 1, 1994.

PENSION NOTE

A continuing appropriation would probably improve the financial

condition of the State-funded retirement systems.

Mar 29 1994 Filed With Clerk

Mar 30 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 05

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 14

Recommended do pass 006-000-002

Placed Calndr, Second Reading

Fiscal Note Requested WENNLUND Apr 20

Placed Calndr, Second Reading

Pension Note Requestd WENNLUND Apr 25

Placed Calndr, Second Reading

Pension Note Filed Apr 26 Second Reading Placed Calndr, Third Reading

Jan 10 1995 Session Sine Die

#### HB-3994 CURRIE.

40 ILCS 5/15-113.6 from Ch. 108 1/2, par. 15-113.6

Amends the Universities Article of the Pension Code to allow purchase of up to 10 years of service credit for employment at a private college or university. Requires the employee to pay both employee and employer contributions, plus interest. Effective immediately.

Note(s) That May Apply: Pension

Mar 29 1994 Filed With Clerk

Mar 30 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 05

> Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

#### HB-3995 SANTIAGO, BURKE AND LOPEZ.

30 ILCS 575/4 from Ch. 127, par. 132.604

Amends the Minority and Female Business Enterprise Act. Provides that, in determining whether a State agency or university is in compliance with the Act, both prime contracts and subcontracts shall be considered. Provides that, to the extent practicable, the amount of a contract shall be allocated according to the amount of the prime contract that is not subcontracted and the amount of the subcontracts in determining compliance with the Act.

FISCAL NOTE (DCMS)

An increase in administrative costs would result; however, the

fiscal impact is expected to be minimal.

Mar 29 1994 Filed With Clerk

Mar 30 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Executive

Apr 13 Recommended do pass 007-004-000

Placed Calndr, Second Reading

Apr 25 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Apr 26 Fiscal Note Filed

Placed Calndr, Second Reading

Apr 28 Second Reading Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-3996 DAVIS.

New Act

Creates the Apprenticeship Programs Act.

Mar 29 1994 Filed With Clerk

Mar 30 First reading Referred to Rules
Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Labor & Commerce
Apr 20 Motion Do Pass-Lost 007-011-001

HLBC
Remains in Committee Labor &

Commerce

Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die

### HB-3997 CLAYTON.

New Act

Creates the Police Pursuit Act. Sets forth legislative findings and purpose. Defines terms. Sets forth criteria for a peace officer to initiate a pursuit and to terminate a pursuit. Provides duties concerning pursuit radio communications. Sets out pursuit tactics. Provides requirements for interjurisdictional pursuits. Requires a review process with the Illinois State Police. Provides for driver training curricula to be implemented statewide.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

New Act

Adds reference to:

50 ILCS 705/7.5 new

Amends the Illinois Police Training Act. Requires that the Illinois Local Governmental Law Enforcement Officers Training Board review model police pursuit procedures annually and establish a model police pursuit standard that shall be the minimum standard for every law enforcement agency participating under the Act. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes everything. Amends the Illinois Police Training Act to require the Ill. Local Governmental Law Enforcement Officers Training Board to make an annual review of police pursuit procedures and make available suggested guidelines for law enforcement agencies. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 29 1994 Filed With Clerk

Mar 30 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary I

Apr 14	Amendment No.01	JUDICIARY I H Adopted 012-000-000
		DP Amnded Consent Calendar 012-000-000
	Consnt Caldr Order 2nd Re	ead
Apr 20	Cnsent Calendar, 2nd Read	ding Col
Apr 26	Held on 2nd Rdg-Consent Consnt Caldr Order 3rd Re	
Apr 28	Consnt Caldr, 3rd Read Pa	
	Arrive Senate Sen Sponsor PETERSON	•
	Placed Calendr, First Read	ng
14 00	First reading	Referred to Rules
May 02 May 04	Added as Chief Co-sponsor	BUTLER Assigned to Local Government &
Way OT		Elections
<b>M</b> ay 11	Amendment No.01	LOCAL GOVERN'S Adopted Recommnded do pass as amend 010-000-000
34. 40	Placed Calndr, Second Read	
May 12	Second Reading Placed Calndr, Third Readi	ng
May 13	Third Reading - Passed 056	6-000-000
May 16		Refer to Rules/Rul 3-8(b)
Jun 14	Place Cal Order Concurren	Recommends Consideration HRUL
	H Concurs in S Amend. 01.	/109-001-001
I1 12	Passed both Houses	
Jul 13 Sep 09	Sent to the Governor Governor approved	
	PUBLIC ACT 88-0637	effective date 94-09-09
	MAN – STEPHENS.	
70 ILCS 3610/5.0		11 2/3, par. 355.01
Amends the Loca	al Mass Transit District A	Act to make a technical change in the
HOUSE AMEN	Metro East Mass Transit	District taxes.
		the Metro East Mass Transit District
occupation and use vides that the tax ra	taxes shall be imposed at 0 at 6 for sales of \$3000 or m	0.75% for sales of less than \$3000. Pronore is 0.25%. Effective immediately.
Mar 29 1994 Mar 30	Filed With Clerk	Referred to Rules
Apr 05	First reading Ruled Exempt Hse Rule 29	O(c) HRUL
•	•	Rfrd to Comm on Assignment
Apr 13		Assigned to Executive Recommended do pass 007-005-000
71pi 15	Placed Caindr, Second Read	
Apr 25	Di lalia in	Fiscal Note Requested WENNLUND
. Apr 26	Placed Calndr, Second Read Second Reading	ang
	Amendment No.01	HOFFMAN Adopted Fiscal Note Request W/drawn
Jan 10 1995	Placed Calndr, Third Readi Session Sine Die	ng
HB-3999 CROSS		7 000 11
705 ILCS 405/2-1		7, par. 802-11
changes.	mile Court Act of 1987 to	o make grammatical and punctuation
Mar 29 1994	Filed With Clerk	
Mar 30	First reading	Referred to Rules
Apr 05	Ruled Exempt Hse Rule 29	P(c) HRUL Refrest to Comm on Assignment
		Assigned to Judiciary I
Apr 14	Colord Day Ct. (D.)	Do Pass/Short Debate Cal 011-000-001
Apr 28	Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng	
<u>F</u> • =0	Held 2nd Rdg-Short Debat	

Jan 10 1995 Session Sine Die

HB-4000 CURRAN.

40 ILCS 5/16-133.6 new

40 ILCS 5/16-133.7 new

40 ILCS 5/17-116.7 new

40 ILCS 5/17-116.8 new

30 ILCS 805/8.18 new

Amends the Downstate and Chicago Teachers Articles of the Illinois Pension Code to extend the program of early retirement incentives to include persons retiring at the end of the 1994-95 and 1995-96 school years. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Note(s) That May Apply: Fiscal; Pension; State Mandates

Filed With Clerk Mar 29 1994

Mar 30 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Ref to Rules/Rul 27E

Apr 22 Session Sine Die Jan 10 1995

HB-4001 CROSS.

705 ILCS 405/2-2

from Ch. 37, par. 802-2

Amends the Juvenile Court Act to 1987 to make a stylistic change.

Filed With Clerk Mar 29 1994

Mar 30 First reading

Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary I

Do Pass/Short Debate Cal 011-000-001 Apr 14 Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

HB-4002 BURKE.

Apr 28

220 ILCS 5/8-302.5 new

Amends the Public Utilities Act. Requires utilities to clearly and conspicuously disclose the customer's rate classification on the billing statement.

HOUSE AMENDMENT NO. 1.

Provides that the utility shall identify the classification of the rate on the billing statement. Sets forth the identifications that may be utilized.

FISCAL NOTE, AMENDED (IL Commerce Commission) HB 4002, as amended, requires no expenditure of State funds.

Filed With Clerk Mar 29 1994

Mar 30 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Public Utilities

PUB UTILITIES H

Apr 13 Amendment No.01 Adopted

Do Pass Amend/Short Debate

008-000-001

Cal 2nd Rdng Short Debate

Fiscal Note Requested WENNLUND Cal 2nd Rdng Short Debate

Apr 27 Fiscal Note Filed

Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng Apr 28 Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

HB-4003 DANIELS - JOHNSON.TOM.

430 ILCS 65/4 from Ch. 38, par. 83-4 430 ILCS 65/8 from Ch. 38, par. 83-8

720 ILCS 5/24-7 new 725 ILCS 120/4.5

Apr 25

2217 HB-4003—Cont.

Amends the Firearm Owners Identification Card Act and the Criminal Code of 1961. Provides that all firearms of a person charged with stalking or aggravated stalking shall be seized. If the person is convicted, the firearm shall be forfeited and disposed of in the manner provided in the Criminal Code. Amends the Rights of Crime Victims and Witnesses Act to require the Department of Corrections to inform the victim of a person convicted of stalking or aggravated stalking of release from custody of the person.

Mar 30 1994 Filed With Clerk

First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 05

> Rfrd to Comm on Assignment Assigned to Judiciary II Ref to Rules/Rul 27E

Referred to Rules

Apr 22

Jan 10 1995 Session Sine Die

#### HB-4004 MURPHY.M - HICKS - LEITCH - HOMER.

35 ILCS 5/209

Amends the Illinois Income Tax Act by expanding its scope to provide tax credits for "TECH PREP" youth vocational programs to all taxpayers rather than limiting them to taxpayers engaged in manufacturing. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 30 1994 Filed With Clerk

First reading

Jan 10 1995 Session Sine Die

#### HB-4005 MURPHY.M.

35 ILCS 200/16-115 35 ILCS 200/16-120

Amends the Property Tax Code. Provides that assessment appeals may be based upon the tentative equalization factor in counties with 3,000,000 or more inhabitants. Requires the board of appeals to refrain from making a decision on these complaints until the Department of Revenue has certified the final equalization factor. Effective immediately.

Mar 30 1994 Filed With Clerk

Referred to Rules First reading

Session Sine Die Jan 10 1995

#### HB-4006 HANRAHAN.

720 ILCS 5/24-1.3 new

Amends the Criminal Code of 1961 to make it a Class 3 felony to manufacture, transfer, or possess a semiautomatic assault weapon or to manufacture, transfer, or possess a large capacity ammunition feeding device. A violation on certain public property is a Class 2 felony. Provides exceptions. Creates a Firearm Review Committee to recommend to the General Assembly and Governor annually modifications of this amendatory Act and study the impact of this amendatory Act on the commission of crimes of violence. Effective immediately.

NOTE(s) THAT MAY APPLY: Correctional; Fiscal

Mar 30 1994 Filed With Clerk

First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 05

Rfrd to Comm on Assignment Assigned to Judiciary II

Apr 19 Motion Do Pass-Lost 007-007-002

HJUB

Remains in Committee Judiciary II

Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

#### HB-4007 ERWIN.

20 ILCS 805/63a36.5 new

35 ILCS 505/8 from Ch. 120, par. 424

Amends the Motor Fuel Tax Law to require that 1% of the motor fuel tax funds collected (currently deposited into the State Construction Account and the Road Fund) be transferred (50%) into the Open Space Lands Acquisition and Development Fund and (50%) into the Park and Conservation Fund. Amends the Civil Administrative Code to provide that the motor fuel tax funds deposited into the Parks and Conservation Fund be used for land acquisition and development of bike paths, pedestrian paths, and hiking trials and for grants to local governments for those purposes.

Note(s) That May Apply: Fiscal Mar 30 1994 Filed With Clerk

First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Transportation & Motor

Apr 19 Vehicles
Interim Study C

Interim Study Calendar TRANSPORTAT'N

Jan 10 1995 Session Sine Die

### HB-4008 WELLER.

New Act

Creates the Joliet Arsenal Development Authority as a political subdivision, body politic, and municipal corporation with its territorial jurisdiction consisting of 23,500 acres, more or less, that comprise the property commonly known as the Joliet ammunition plant and arsenal. Creates a 10 member Board of Directors (5 appointed by the Governor and 5 by the county board of Will County) to govern the Authority. Sets forth the powers and duties of the Authority, including its power to issue revenue bonds. Abolishes the Authority after 15 years or one year after all its bonds, notes and other evidences of indebtedness are paid and discharged, whichever is later. Effective July 1, 1994.

Note(s) That May Apply: Fiscal Mar 30 1994 Filed With Clerk

First reading Referred to Rules

Jan 10 1995 Session Sine Die

### HB-4009 RONEN - GRANBERG - PHELAN AND WELLER.

725 ILCS 190/1 from Ch. 38, par. 1451
725 ILCS 190/1.5 new
725 ILCS 190/2 from Ch. 38, par. 1452
725 ILCS 190/3 from Ch. 38, par. 1453
725 ILCS 190/3.5 new
725 ILCS 190/3.10 new

Amends the Privacy of Child Victims of Criminal Sexual Offenses Act. Expands the scope of the Act to include victims over 18 years of age as well as victims under 18 years of age. Provides that information identifying a victim of criminal sexual assault shall not be disclosed by a law enforcement officer, except under certain circumstances. Changes the short title to the Privacy of Victims of Criminal Sexual Offenses Act.

HOUSE AMENDMENT NO. 2.

Adds reference to: 720 ILCS 5/3-6

725 ILCS 190/3.15 new

from Ch. 38, par. 3-6

Amends the Criminal Code of 1961 to provide that the prosecution of a sex offense committed against a person under 18 years of age may be commenced within 2 years after the person attains 18 years of age.

### HOUSE AMENDMENT NO. 3.

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Adds reference to:
720 ILCS 5/11-14
720 ILCS 5/11-16.1
720 ILCS 5/11-16
720 ILCS 5/11-19
720 ILCS 5/11-19.1
720 ILCS 5/11-19.2
720 ILCS 5/11-19.2
720 ILCS 5/11-20.1
720 ILCS 5/11-20.1
720 ILCS 5/11-20.1
720 ILCS 150/5.1
720 ILCS 150/5.1
720 ILCS 150/5.1
720 ILCS 150/5.1
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Inserts amendments to the Criminal Code in relation to prostitution, solicitation of a sexual act, pandering, pimping, and exploitation of a child. Provides that it is a

2219 HB-4009—Cont.

criminal offense to enengage in specified proscribed conduct in exchange for any property, token, object, or article or thing of value (as well as for money). Prohibits depiction of child pornography by computer. Amends the Wrongs to Children Act to change the penalty for permitting the sexual abuse of a child from a Class A misdemeanor to a Class 1 felony, and provides that a legal guardian or other person having custody of a child may be liable for this offense. Provides that a person permits the sexual abuse of a child by knowingly permitting, inducing, promoting or arranging for a child to engage in prostitution.

Mar 30 1994 Filed With Clerk First reading Referred to Rules Apr 05 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Judiciary II Apr 21 Do Pass/Short Debate Cal 013-000-001 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 28 Held 2nd Rdg-Short Debate May 18 Amendment No.01 JOHNSON, TOM Withdrawn Amendment No.02 BIGGERT Adopted 115-000-000 Amendment No.03 BIGGERT Adopted 112-000-000 Cal 3rd Rdng Short Debate Short Debate-3rd Passed 117-000-000 May 19 Arrive Senate Placed Calendr, First Reading Jan 10 1995 Session Sine Die JOHNSON, TOM - BIGGERT.

### HB-4010

725 ILCS 120/4.5 725 ILCS 120/5

from Ch. 38, par. 1405 730 ILCS 5/3-14-1 from Ch. 38, par. 1003-14-1

Amends the Rights of Crime Victims and Witnesses Act and the Unified Code of Corrections. Requires the Department of Corrections to notify law enforcement agencies of the release of convicted felons from custody at least 30 days before release; now only done after a written request. Also permits concerned citizens to obtain that information upon written request to the Department.

NOTE(s) THAT MAY APPLY: Fiscal

Mar 30 1994 Filed With Clerk

> First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary II

Do Pass/Short Debate Cal 016-000-000 Apr 19

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 28 Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-4011 CROSS - DART.

625 ILCS 5/11-204 from Ch. 95 1/2, par. 11-204 625 ILCS 5/11-204.1 from Ch. 95 1/2, par. 11-204.1

Amends the Illinois Vehicle Code. Provides that the penalty for fleeing or attempting to elude a police officer is a Class A misdemeanor instead of a Class B misdemeanor, and requires the police vehicle to be emblazoned with a recognized police insignia. Changes the penalty for aggravated fleeing or attempting to elude a police officer to a Class 4 felony rather than a Class A misdemeanor. Changes one of the required elements for aggravated fleeing or attempting to elude a police officer from having caused bodily injury to any individual or caused property damages in excess of \$300 to having caused a motor vehicle accident that resulted in, and was the proximate cause of, great bodily harm, permanent disability, or disfigurement to another.

NOTE(S) THAT MAY APPLY: Correctional Mar 30 1994 Filed With Clerk

First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 05

Rfrd to Comm on Assignment

Assigned to Judiciary II Do Pass/Short Debate Cal 016-000-000

Apr 21

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Apr 28

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-4012 COWLISHAW.

110 ILCS 205/7.5 new 110 ILCS 305/7g new

110 ILCS 520/8g new

110 ILCS 605/8i new

110 ILCS 705/8i new

Amends the Southern Illinois University Management Act and the Board of Higher Education, University of Illinois, Board of Governors, and Regency Universities Acts. Requires each candidate for a baccalaureate degree to be awarded on or after July 1, 1997 by a public university in this State to have successfully completed, as a condition precedent to that award, an ethics course. Requires the Board of Higher Education to develop the minimum criteria for an ethics course that will satisfy the graduation requirement. Effective July 1, 1994.

NOTE(S) THAT MAY APPLY: Fiscal Mar 30 1994

Filed With Clerk

First reading

Referred to Rules

Apr 05

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Higher Education Motion Do Pass-Lost 006-010-002

Apr 14

HHED Remains in Committee Higher

Education

Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

#### HB-4013 CURRIE.

305 ILCS 5/9-14 new 305 ILCS 5/9-15 new

Amends the Public Aid Code by providing that the Illinois Department of Public Aid shall implement a Food Stamp Outreach Project in counties with a population of over 3,000,000 and in all other counties where participation in the federal Food Stamp Program is estimated to be 50% or less of the eligible persons. Provides that documentation of a child's status as a member of a household receiving food stamps or a household receiving AFDC shall be provided by the Illinois Department upon written request by a school district that is determining eligibility of a child for free meal programs. Effective immediately.

FISCAL NOTE (Dpt. Public Aid)

Increased food stamp only caseload will result in minimal fiscal impact; outreach will increase medical assistance and income assistance caseloads which will result in \$5.5 million

increase in expenditures.

Apr 05

NOTE(S) THAT MAY APPLY: Fiscal Mar 30 1994 Filed With Clerk

First reading

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Health Care & Human Services

Referred to Rules

Apr 14

Recommended do pass 016-002-002 Placed Calndr, Second Reading

Fiscal Note Requested WENNLUND Apr 20

Placed Calndr, Second Reading

Apr 26 Fiscal Note Filed Placed Calndr, Second Reading

State Debt Note Requested Apr 27 WENNLUND

Placed Calndr, Second Reading

Apr 28

Second Reading Held on 2nd Reading

Jan 10 1995

Session Sine Die

#### RASCHKE - LIND. HB-4014

110 ILCS 805/7-23.1

from Ch. 122, par. 107-23.1

Amends the Public Community College Act. Increases to \$10,000 (from \$5000) the expenditure limit of certain contracts that may be awarded by the board of trustees of the community college district in Chicago without competitive bidding.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 30 1994 Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-4015 ZICKUS.

605 ILCS 10/9

from Ch. 121, par. 100-9

Amends the Toll Highway Act. Requires the Toll Highway Authority to acquire a building and any adjacent property used for the purpose of educating elementary or secondary students if the building lies within 100 feet of any ingress or egress ramp of a toll highway operated by the Toll Highway Authority. Requires the Authority to pay just compensation for the property in an amount equal to the replacement cost of the building and the adjacent property. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Mar 30 1994 Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-4016 CURRAN.

725 ILCS 5/115-16 new

Amends the Code of Criminal Procedure of 1963 to permit a victim who is called as a witness in a criminal trial to remain in the courtroom for the remainder of the trial of the defendant.

Mar 30 1994

Filed With Clerk

Referred to Rules First reading

Ruled Exempt Hse Rule 29(c) HRUL Apr 05

Rfrd to Comm on Assignment Assigned to Judiciary II

Ref to Rules/Rul 27E

Apr 22 Jan 10 1995

Session Sine Die

#### HB-4017 DART.

725 ILCS 5/106-2

from Ch. 38, par. 106-2

Amends the Code of Criminal Procedure of 1963. Makes technical changes.

Mar 30 1994 Filed With Clerk

First reading

Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Judiciary II

Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

#### DART. **HB-4018**

730 ILCS 5/3-2-8

from Ch. 38, par. 1003-2-8

Amends the Unified Code of Corrections. Makes technical changes.

CORRECTIONAL IMPACT NOTE

HB-4018 has little or no fiscal impact on Dept. of Corrections.

JUDICIAL NOTE

HB4018 would neither decrease nor increase the need for the

number of judges in the State.

Mar 30 1994 Filed With Clerk

First reading

Referred to Rules

Apr 05

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary II

Apr 19

Recommended do pass 009-007-000

Placed Calndr, Second Reading

WENNLUND Judicial Note Request WENNLUND Placed Calndr,Second Reading Apr 27 Correctional Note Filed Judicial Note Filed Judicial Note Filed Placed Calndr,Second Reading Apr 28 Second Reading Held on 2nd Reading Jan 10 1995 Session Sine Die  HB-4019 PUGH - DART. 720 ILCS 5/32-4 Amends the Criminal Code. Makes technical changes.
Apr 27  Placed Calndr,Second Reading Correctional Note Filed Judicial Note Filed Placed Calndr,Second Reading Apr 28  Second Reading Held on 2nd Reading Jan 10 1995 Session Sine Die  HB-4019  PUGH - DART.  720 ILCS 5/32-4  from Ch. 38, par. 32-4
Judicial Note Filed Placed Calndr,Second Reading Second Reading Held on 2nd Reading Jan 10 1995 Session Sine Die  HB-4019 PUGH - DART. 720 ILCS 5/32-4 from Ch. 38, par. 32-4
Placed Calndr,Second Reading Second Reading Held on 2nd Reading Session Sine Die  HB-4019 PUGH - DART.  720 ILCS 5/32-4 from Ch. 38, par. 32-4
Held on 2nd Reading  Jan 10 1995 Session Sine Die  HB-4019 PUGH – DART.  720 ILCS 5/32-4 from Ch. 38, par. 32-4
Jan 10 1995 Session Sine Die <b>HB-4019 PUGH – DART.</b> 720 ILCS 5/32-4 from Ch. 38, par. 32-4
<b>HB-4019 PUGH – DART.</b> 720 ILCS 5/32-4 from Ch. 38, par. 32-4
720 ILCS 5/32-4 from Ch. 38, par. 32-4
CORRECTIONS IMPACT NOTE This bill has little or no fiscal impact upon the Dept. of
Corrections. JUDICIAL NOTE
HB4019 would neither decrease nor increase the need for the
number of judges in the State.
Mar 30 1994 Filed With Clerk First reading Referred to Rules
Apr 05 Ruled Exempt Hse Rule 29(c) HRUL
Rfrd to Comm on Assignment
Assigned to Judiciary II  Apr 19 Recommended do pass 009-007-000
Placed Caindr, Second Reading
Apr 27 Correctional Note Requested
WENNLUND Judicial Note Request WENNLUND
Placed Calndr, Second Reading
Apr 28 Correctional Note Filed
Judicial Note Filed Placed Calndr,Second Readng
Second Reading
Held on 2nd Reading Jan 10 1995 Session Sine Die
HB-4020 STEPHENS.
20 ILCS 2630/8 from Ch. 38, par. 206-8
Amends the Criminal Identification Act to make a punctuation change.
Mar 30 1994 First reading Referred to Rules
Jan 10 1995 Session Sine Die
HB-4021 NOLAND.
30 ILCS 105/5.354 new 225 ILCS 470/2 from Ch. 147, par. 102
225 ILCS 470/3 from Ch. 147, par. 102
225 ILCS 470/5 from Ch. 147, par. 105
225 ILCS 470/8 from Ch. 147, par. 108 225 ILCS 470/8.1 from Ch. 147, par. 108.1
225 ILCS 470/9. from Ch. 147, par. 109.
225 ILCS 470/10 from Ch. 147, par. 110
225 ILCS 470/17 from Ch. 147, par. 117 225 ICLS 470/18.01 new
225 ILCS 470/22 from Ch. 147, par. 122
225 ILCS 470/30 from Ch. 147, par. 130
225 ILCS 470/32 from Ch. 147, par. 132 225 ILCS 470/40 from Ch. 147, par. 140
225 ILCS 470/42 from Ch. 147, par. 140 225 ILCS 470/42
225 ILCS 470/49 from Ch. 147, par. 149
225 ILCS 470/56.1 from Ch. 147, par. 156.1 225 ILCS 470/43 rep.
225 ILCS 470/43 rep.
225 ILCS 470/45 rep.
225 ILCS 470/46 rep. 225 ILCS 470/47 rep.

225 ILCS 470/48 rep. 225 ILCS 470/50 rep. 225 ILCS 470/51 rep.

Amends the State Finance Act to create the Weights and Measures Fund. Amends the Weights and Measures Act. Changes references from the National Bureau of Standards to the National Institute of Standards and Technology. Requires all devices put in service to have a decal indicating the accuracy of the device. Defines "special sealer". Requires the Director of Agriculture to annually test the standards of weights and measures of certain cities. Requires annual inspection of law enforcement vehicle scales. Prohibits misrepresentation of a commodity by weight, measure, or count. Provides that all fees and penalties collected under the Act shall be paid into the Weights and Measures Fund. Requires bulk sales to be accompanied by a delivery ticket containing certain information. Makes decisions of the Department under the Act subject to judicial review under the Administrative Review Law. Repeals the Sections relating to liquid petroleum meters, sale of butter and margarine, fluid dairy products, flour packaging, sale of coal, sale of heating oil, sale of meat, sale of bread, and sale of small fruits. Effective immediately.

Note(s) That May Apply: Fiscal Mar 30 1994 First reading

Referred to Rules

Apr 05

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Apr 20

Assigned to Agriculture & Conservation Recommended do pass 018-004-000

20

Jan 10 1995

Placed Calndr, Second Reading

Apr 28

Second Reading Held on 2nd Reading

Session Sine Die

### HB-4022 JOHNSON, TOM.

35 ILCS 200/18-185

Amends the Property Tax Extension Limitation Law in the Property Tax Code to change the definition of "new property" to include the current equalized assessed value of property in a redevelopment project area upon dissolution of a tax increment financing fund. Effective immediately.

Mar 30 1994

First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Revenue Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

# HB-4023 MURPHY,M AND MCGUIRE.

35 ILCS 200/15-170

Amends the Property Tax Code to change the senior citizens homestead exemption to provide that, beginning with the 1994 levy year, persons eligible for a circuit breaker grant are entitled to an exemption that is the greater of the statutory amount or difference between the current equalized assessed valuation and the equalized assessed value in 1994 or a subsequent year when the taxpayer first became eligible for the senior citizens homestead exemption. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates Mar 30 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

### HB-4024 WENNLUND.

New Act

Creates the Vending Machine Commission Prohibition Act with only a short title.

Mar 30 1994 First reading Jan 10 1995 Session Sine Die Referred to Rules

# HB-4025 VON B - WESSELS - MOFFITT - PHELPS.

730 ILCS 5/3-2-2

from Ch. 38, par. 1003-2-2

Amends the Unified Code of Corrections to provide that before the Department of Corrections expands an existing correctional institution or facility by construc-

tion of new facilities or additions, or both, for the purpose of providing additional housing of prisoners, the Department shall notify the State Senator and State Representative in whose district the institution or facility is located of the proposed expansion of the institution or facility, and upon the request from any of those legislators, the Department may hold a public hearing that provides an opportunity for public comment before the letting of bids for construction of the institution or facility.

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CORRECTIONAL NOTE
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There would be no population impact and unknown fiscal impact.

JUDICIAL NOTE

HB-4025 would neither decrease nor increase the need for the

number of judges in the State.

Mar 30 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary II
Apr 19 Do Pass/Short Debate Cal 016-000-000

Cal 2nd Rdng Short Debate

Apr 25 Correctional Note Requested WENNLUND

Judicial Note Request WENNLUND

Cal 2nd Rdng Short Debate

Apr 26 Correctional Note Filed
Cal 2nd Rdng Short Debate

Apr 27 Judicial Note Filed

Apr 28 Cai 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng
Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-4026 DAVIS.

20 ILCS 301/1-5

Amends the Alcoholism and Other Drug Abuse and Dependency Act. Makes technical changes.

Mar 30 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-4027 FLOWERS.

Makes appropriations from the General Revenue Fund to the Department of Corrections for its ordinary and contingent expenses.

Mar 30 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
May 19 Assigned to Appropriations-Public

Safety

Jan 10 1995 Session Sine Die

#### HB-4028 FLOWERS.

30 ILCS 105/5.385 new 105 ILCS 5/2-3.112 new

Amends the School Code and the State Finance Act. Provides that the State Board of Education shall develop curricula for vocational education, adult education, and family literacy classes at all Illinois racetracks for backstretch workers and their dependents. Provides that the State Board of Education shall enter into contracts for the implementation and provision of programs. Creates the Racetrack Employee and Family Education Fund as a special fund in the State treasury. Provides that moneys in the Fund shall be used only for the purposes of developing, implementing, and providing the educational programs.

### HOUSE AMENDMENT NO. 1.

Provides that the State Board of Education may (rather than shall) develop curricula for the program. Deletes references to vocational education.

### HOUSE AMENDMENT NO. 2

Provides that no moneys shall be collected for the new Fund or the new educational programs from taxes, fees, or other charges relating to pari-mutuel wagering or other operations conducted by organization licensees, inter-track wagering licensees, or inter-track wagering location licensees under the Horse Racing Act.

STATE MANDATES ACT FISCAL NOTE, AMENDED (State Bd. of Ed.)

Estimated cost for a 10-week course ranges from \$12,000 to

\$15,000. Cost for all 7 racetracks is estimated at \$210,000.

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NOTE(S) THAT MAY APPLY: Fiscal
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Mar 30 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Elementary & Secondary

Education

ELEM SCND ED H Apr 14 Amendment No.01 Adopted

023-000-000

Amendment No.02 ELEM SCND ED H Adopted

023-000-000

Recommnded do pass as amend

016-002-000

Placed Calndr, Second Reading Apr 25

Fiscal Note Requested WENNLUND St Mandate Fis Nte ReqWENNLUND

Placed Calndr, Second Reading St Mandate Fis Note Filed

Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-4029 KUBIK.

Apr 26

30 ILCS 805/8.22 new

35 ILCS 200/Art. 1-5 heading new

35 ILCS 200/1-200 new

35 ILCS 200/1-205 new 35 ILCS 200/1-210 new 35 ILCS 200/9-155 35 ILCS 200/9-160

35 ILCS 200/9-180

35 ILCS 200/9-245

35 ILCS 200/9-260 35 ILCS 200/9-265

35 ILCS 200/9-270

35 ILCS 200/12-10

35 ILCS 200/12-20 35 ILCS 200/12-25

35 ILCS 200/12-30

35 ILCS 200/16-70

35 ILCS 200/16-140 35 ILCS 200/20-210

35 ILCS 200/21-30

55 ILCS 5/5-38008

55 ILCS 5/6-3002 from Ch. 34, par. 6-3002

55 ILCS 5/6-3003 from Ch. 34, par. 6-3003

from Ch. 34, par. 5-38008

55 ILCS 5/6-3007 from Ch. 34, par. 6-3007

55 ILCS 5/6-3012 from Ch. 34, par. 6-3012

from Ch. 34, par. 6-4007 55 ILCS 5/6-4007 55 ILCS 5/6-4008

from Ch. 34, par. 6-4008 55 ILCS 105/2 from Ch. 91 1/2, par. 202

65 ILCS 5/11-7-3 from Ch. 24, par. 11-7-3

65 ILCS 5/11-29.1-2 from Ch. 24, par. 11-29.1-2

65 ILCS 5/11-74.4-7 65 ILCS 5/11-76.1-4 from Ch. 24, par. 11-74.4-7 from Ch. 24, par. 11-76.1-4

65 ILCS 5/11-127-1 from Ch. 24, par. 11-127-1

65 ILCS 5/11-137-2 from Ch. 24, par. 11-137-2

70 ILCS 345/13(a) from Ch. 85, par. 1263a

70 ILCS 705/14 from Ch. 127 1/2, par. 34

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70 ILCS 705/22
                                  from Ch. 127 1/2, par. 38.5
 70 ILCS 1205/5-6
                                  from Ch. 105, par. 5-6
 70 ILCS 1205/5-9
                                  from Ch. 105, par. 5-9
 70 ILCS 1205/11.2-2
                                  from Ch. 105, par. 11.2-2
 75 ILCS 5/3-1
                                  from Ch. 81, par. 3-1
 75 ILCS 5/3-4
                                  from Ch. 81, par. 3-4
 75 ILCS 5/3-9
                                  from Ch. 81, par. 3-9
105 ILCS 5/12-13
                                  from Ch. 122, par. 12-13
105 ILCS 5/17-2.2
                                  from Ch. 122, par. 17-2.2
105 ILCS 5/17-2.2b
                                  from Ch. 122, par. 17-2.2b
105 ILCS 5/19-9
                                  from Ch. 122, par. 19-9
110 ILCS 805/3A-7
                                  from Ch. 122, par. 103A-7
                                  from Ch. 121, par. 5-604.1
605 ILCS 5/5-604.1
605 ILCS 5/6-508.1
                                  from Ch. 121, par. 6-508.1
 35 ILCS 200/12-15 rep.
 35 ILCS 200/12-65 rep.
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Amends the Property Tax Code. Allows the county collector to accept partial payments. Makes changes in relation to the assessment of omitted property. Requires a person applying for a non-homestead exemption to obtain a receipt for copies of the application delivered to affected taxing districts. Requires publication of an exempt property list and a list of assessment changes. Creates the Property Taxpayers' Bill of Rights. Amends the following Acts in relation to back door referenda to establish size and type requirements for the ordinance or resolution publication and to reduce the number of signatures required on a petition for a referendum from 10% to 5% of registered voters: the Counties Code; the Illinois Municipal Code; the County Care for Mentally Retarded and Developmentally Disabled Persons Act; the Springfield Metropolitan Exposition and Auditiorium Authority Act; the Fire Protection District Act; the Park District Code; the Illinois Local Library Act; the School Code; the Public Community College Act; and the Illinois Highway Code. Amends the State Mandates Act to exempt from reimbursement obligations. Effective immediately.

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NOTE(s) THAT MAY APPLY: Fiscal; State Mandates
    Mar 30 1994
                 First reading
                                            Referred to Rules
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Jan 10 1995 Session Sine Die

#### HB-4030 MAUTINO.

35 ILCS 120/5k

Apr 21

from Ch. 120, par. 444k

Amends the Retailers' Occupation Tax Act to exclude from the tax the proceeds from the sale of certain building materials to be used in an enterprise zone. Effective immediately.

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HOUSE AMENDMENT NO. 1
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Makes spelling correction.
NOTE(S) THAT MAY APPLY: Fiscal
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Mar 30 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Revenue

REVENUE Adopted

012-000-000

Recommnded do pass as amend

012-000-000

Placed Calndr, Second Reading

Amendment No.01

Fiscal Note Requested WENNLUND Apr 27

Placed Calndr, Second Reading Apr 28

Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-4031 DUNN, JOHN - FLINN, TENHOUSE AND WALSH.

from Ch. 17, par. 4409

Amends the Illinois Credit Union Act. Provides that the Credit Union Supervisor in the Department of Financial Institutions shall have knowledge and experience in or with the operations or supervision of credit unions. Effective immediately.

### HOUSE AMENDMENT NO. 1.

Provides that the credit union supervisor shall have knowledge in the theory and practice of, or experience in, the operations or supervision of financial institutions, preferably credit unions, rather than knowledge and experience in or with the operations or supervision of credit unions.

Mar 30 1994	First reading	Referred to Rules	
Apr 05	Ruled Exempt Hse Rule 2	9(c) HRUL	
ŕ	·	Rfrd to Comm on Assignment	
		Assigned to Financial Institutions	
Apr 13	Amendment No.01	FIN INSTIT H Adopted	
		DP Amnded Consent Calendar	
		028-000-000	
	Consnt Caldr Order 2nd I		
Apr 20	Cnsent Calendar, 2nd Rea		
p. 20	Held on 2nd Rdg-Consent		
Apr 26	Consnt Caldr Order 3rd R		
Apr 28		= -	
Apr 20	Consnt Caldr, 3rd Read Pass 117-000-000 Arrive Senate		
	Placed Calendr, First Read	dna	
		шв	
	Sen Sponsor TOPINKA	Deferred to Dules	
34 04	First reading	Referred to Rules	
May 04		Assigned to Financial Institutions	
May 11		Recommended do pass 009-000-000	
	Placed Calndr, Second Rea	adng	
May 12	Second Reading		
	Placed Calndr, Third Read	ling	
May 13	Third Reading - Passed 05	56-000-000	
	Passed both Houses		
Jun 10	Sent to the Governor		
Aug 05	Governor approved		
-	PUBLIC ACT 88-0570	effective date 94-08-05	

#### HB-4032 PUGH.

20 ILCS 301/40-5

Amends the Alcoholism and Other Drug Abuse and Dependency Act to make punctuation and technical changes. Incorporates the changes made by Public Act 88-98 to the predecessor Section of the previous law, the Illinois Alcoholism and Other Drug Dependency Act, which was repealed by Public Act 88-80.

Mar 30 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Assigned to Judiciary

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-4033 MCAFEE - BIGGERT.

760 ILCS 5/5.2

from Ch. 17, par. 1675.2

Amends the Trusts and Trustees Act to allow the trustee of a common trust fund to invest in mutual funds.

vest in mutual	funds.	
Mar 30 1994	First reading I	Referred to Rules
Apr 05	Ruled Exempt Hse Rule 29(c	c) HRUL
•	I	Rfrd to Comm on Assignment
	A	Assigned to Judiciary I
Apr 14		Do Pass/Short Debate Cal 012-000-000
•	Cal 2nd Rdng Short Debate	
Apr 26	Short Debate Cal 2nd Rdng	
•	Cal 3rd Rdng Short Debate	
Apr 27	Short Debate-3rd Passed 118	-000-000
Apr 28	Arrive Senate	
•	Sen Sponsor DILLARD	
	Added as Chief Co-sponsor D	DUNN.T
	Placed Calendr, First Reading	
	First reading I	Referred to Rules
May 04	Added as Chief Co-sponsor F	FITZGERALD

May 11 Recommended do pass 007-000-000 Placed Calndr, Second Reading Second Reading May 13 Placed Calndr, Third Reading May 18 Third Reading - Passed 059-000-000 Passed both Houses Sent to the Governor Jun 16 Aug 12 Governor approved PUBLIC ACT 88-0585 effective date 95-01-01

#### HB-4034 MCAFEE - BIGGERT.

760 ILCS 30/1

from Ch. 40, par. 1652

Amends the Instruments Regarding Adopted Children Act to provide that the use of the term child, grandchild, heir, descendent, issue, per stirpes, or by right of representation does not demonstrate an intent to exclude an adopted child under an instrument.

#### HOUSE AMENDMENT NO. 1.

Provides that for instruments executed before September 1, 1955, the use of certain terms does not demonstrate intention to exclude an adopted child.

Mar 30 1994 First reading Referred to Rules Ruled Exempt Hse Rule 29(c) HRUL Apr 05 Rfrd to Comm on Assignment Assigned to Judiciary I Do Pass/Short Debate Cal 012-000-000 Apr 14 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 27 Amendment No.01 MCAFEE Adopted Cal 3rd Rdng Short Debate Jan 10 1995 Session Sine Die MURPHY.M - ZICKUS.

### HB-4035

1000	1710201 11171	Dickeo.	
10 ILCS	5/1-3	from Ch. 46, par. 1-3	
10 ILCS	5/2A-1.2	from Ch. 46, par. 2A-1.2	
10 ILCS	5/2 <b>A-</b> 48	from Ch. 46, par. 2A-48	
30 ILCS	105/8a	from Ch. 127, par. 144a	
105 ILCS	5/1A-8	from Ch. 122, par. 1A-8	
105 ILCS	5/1 <b>B-</b> 2	from Ch. 122, par. 1B-2	
105 ILCS	5/18-8	from Ch. 122, par. 18-8	
105 ILCS	5/18-8.6 new		
105 ILCS		from Ch. 122, par. 18-11	
105 ILCS	5/24A-3	from Ch. 122, par. 24A-3	
105 ILCS		from Ch. 122, par. 24A-5	
105 ILCS		from Ch. 122, par. 34-1	
105 ILCS		from Ch. 122, par. 34-1.1	
105 ILCS		from Ch. 122, par. 34-2	
105 ILCS		from Ch. 122, par. 34-2.1	
105 ILCS		from Ch. 122, par. 34-2.2	
105 ILCS		from Ch. 122, par. 34-2.3	
105 ILCS		from Ch. 122, par. 34-2.5	
105 ILCS		from Ch. 122, par. 34-3	
	5/34-3.01 new		
105 ILCS		from Ch. 122, par. 34-4	
	5/34-5.5 new		
105 ILCS		from Ch. 122, par. 34-6.1	
105 ILCS		from Ch. 122, par. 34-7	
	5/34-7.1 new		
	5/34-7.2 new		
105 ILCS		from Ch. 122, par. 34-8	
105 ILCS		from Ch. 122, par. 34-8.1	
105 ILCS		from Ch. 122, par. 34-8.3	
105 ILCS			
105 ILCS		from Ch. 122, par. 34-9	
-105 ILCS		from Ch. 122, par. 34-12	
	5/34-13.1 new	5 61 100 04 14	
105 ILCS		from Ch. 122, par. 34-14	
105 ILCS		from Ch. 122, par. 34-15	
105 ILCS	5/34-17	from Ch. 122, par. 34-17	

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105 ILCS 5/34-18
                                            from Ch. 122, par. 34-18
105 ILCS 5/34-18.1
                                            from Ch. 122, par. 34-18.1
105 ILCS 5/34-19
                                            from Ch. 122, par. 34-19
105 ILCS 5/34-21.2
                                            from Ch. 122, par. 34-21.2
105 ILCS 5/34-21.3
105 ILCS 5/34-22.5
105 ILCS 5/34-22.6
                                            from Ch. 122, par. 34-21.3
                                            from Ch. 122, par. 34-22.5
                                            from Ch. 122, par. 34-22.6
105 ILCS 5/34-22.9
105 ILCS 5/34-22.10
                                            from Ch. 122, par. 34-22.9
from Ch. 122, par. 34-22.10
105 ILCS 5/34-22.11 new
105 ILCS 5/34-23
                                            from Ch. 122, par. 34-23
105 ILCS 5/34-25
                                            from Ch. 122, par. 34-25
105 ILCS 5/34-27
                                            from Ch. 122, par. 34-27
105 ILCS 5/34-29.1
                                            from Ch. 122, par. 34-29.1
105 ILCS 5/34-29.2
                                            from Ch. 122, par. 34-29.2
105 ILCS 5/34-29.3
                                            from Ch. 122, par. 34-29.3
105 ILCS 5/34-30
105 ILCS 5/34-31
105 ILCS 5/34-32
                                            from Ch. 122, par. 34-30
                                            from Ch. 122, par. 34-31
                                            from Ch. 122, par. 34-32
                                            from Ch. 122, par. 34-33
from Ch. 122, par. 34-34
from Ch. 122, par. 34-35
from Ch. 122, par. 34-36
105 ILCS 5/34-33
105 ILCS 5/34-34
105 ILCS 5/34-35
105 ILCS 5/34-36
105 ILCS 5/34-42
                                            from Ch. 122, par. 34-42
105 ILCS 5/34-42.01 new
105 ILCS 5/34-48.1 new
105 ILCS 5/34-53
                                            from Ch. 122, par. 34-53
105 ILCS 5/34-53.2
                                            from Ch. 122, par. 34-53.2
105 ILCS 5/34-53.3
                                            from Ch. 122, par. 34-53.3
105 ILCS 5/34-54.1
                                            from Ch. 122, par. 34-54.1
105 ILCS 5/34-55
105 ILCS 5/34-56
                                            from Ch. 122, par. 34-55
                                            from Ch. 122, par. 34-56
105 ILCS 5/34-57
                                            from Ch. 122, par. 34-57
105 ILCS 5/34-58
105 ILCS 5/34-62
                                            from Ch. 122, par. 34-58
from Ch. 122, par. 34-62
105 ILCS 5/34-65
                                            from Ch. 122, par. 34-65
                                           from Ch. 122, par. 34-66
from Ch. 122, par. 34-67
105 ILCS 5/34-66
105 ILCS 5/34-67
                                            from Ch. 122, par. 34-68
105 ILCS 5/34-68
105 ILCS 5/34-69
                                            from Ch. 122, par. 34-69
105 ILCS 5/34-70
105 ILCS 5/34-72
105 ILCS 5/34-73
105 ILCS 5/34-82
                                            from Ch. 122, par. 34-70
                                            from Ch. 122, par. 34-72
                                            from Ch. 122, par. 34-73
from Ch. 122, par. 34-82
105 ILCS 5/34-83
                                            from Ch. 122, par. 34-83
from Ch. 122, par. 34-84
105 ILCS 5/34-84
105 ILCS 5/34-85
                                            from Ch. 122, par. 34-85
from Ch. 122, par. 34-87
105 ILCS 5/34-87
105 ILCS 5/34-88
                                            from Ch. 122, par. 34-88
105 ILCS 5/34A-104
                                            from Ch. 122, par. 34A-104
105 ILCS 5/34A-604
                                           from Ch. 122, par. 34A-604
105 ILCS 5/34-2.1b rep.
105 ILCS 5/34-3.1 rep.
105 ILCS 5/34-6 rep.
105 ILCS 5/34-11 rep.
105 ILCS 5/34-13 rep.
105 ILCS 5/34-18.16 rep.
105 ILCS 5/34-21.5 rep.
105 ILCS 5/34-22.8 rep.
105 ILCS 5/34-37 rep.
105 ILCS 5/34-38 rep.
105 ILCS 5/34-42.1 rep.
105 ILCS 5/34-42.1 rep.
105 ILCS 5/34-43.1 rep.
105 ILCS 5/34-54 rep.
105 ILCS 5/34A-102 rep.
105 ILCS 5/34A-201.1 rep.
105 ILCS 5/34A-301 rep. thru 105/5/34A-411 rep.
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105 ILCS 5/34A-601 rep. 105 ILCS 5/34A-606 rep. 105 ILCS 5/34A-608 rep.

Amends the School and Election Codes. Fixes the boundaries of, and provides for the creation of, 9 independent school districts in Chicago, each with an elected 7 member board of education. Provides for the levy of taxes by each of the 9 new districts as separate and distinct districts, except provides for the levy by the Chicago City Council of the working cash fund tax and taxes levied to pay (i) bonds, general obligation notes, and tax anticipation warrants issued and outstanding on September 1, 1995, and (2) bonds issued on or after September 1, 1995. Provides for the election of new board members at the consolidated election in April of 1995, to take office on September 1, 1995 when new fiscal years begin for each of the new boards. Provides for State aid payments to be made directly to each of the 9 new districts. Repeals, effective September 1, 1995, the provisions relating to the School Finance Authority, except provisions relating to the Authority's bonding powers, and makes the Chicago City Council the successor to the School Finance Authority for purposes of retiring the Authority's bonds. Effective September 1, 1995, except the provisions to nominate and elect new board members for 9 school districts take effect January 1, 1995.

NOTE(s) THAT MAY APPLY: Fiscal; Home Rule; Housing Afford; State Mandates Mar 30 1994 First reading Referred to Rules

Session Sine Die Jan 10 1995

#### HB-4036 LANG.

20 ILCS 5/26.1 new

Amends the Civil Administrative Code. Provides that no not-for-profit organization receiving any State funding from a department of State government for a program or service may administer the program or service in a manner that abridges freedom of religion. Requires each department to take all reasonable steps to ensure compliance by not-for-profit organizations.

Mar 30 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 05

Rfrd to Comm on Assignment

Assigned to Judiciary I

Apr 21 Do Pass/Short Debate Cal 012-000-000

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 28 Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-4037 DEJAEGHER.

225 ILCS 37/1 225 ILCS 37/5

225 ILCS 37/10

225 ILCS 37/15

225 ILCS 37/16 new

225 ILCS 37/17 new

225 ILCS 37/18 new 225 ILCS 37/19 new

225 ILCS 37/20

225 ILCS 37/21 new

225 ILCS 37/25 225 ILCS 37/26 new

225 ILCS 37/27 new

225 ILCS 37/28 new

225 ILCS 37/29 new

225 ILCS 37/30

225 ILCS 37/31 new 225 ILCS 37/35 225 ILCS 37/40

225 ILCS 37/45

225 ILCS 37/50

225 ILCS 37/55 225 ILCS 37/60

225 ILCS 37/65

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225 ILCS 37/70
225 ILCS 37/75
225 ILCS 37/76 new
225 ILCS 37/80
225 ILCS 37/80
225 ILCS 37/90 new
225 ILCS 37/100 new
225 ILCS 37/105 new
225 ILCS 37/110 new
225 ILCS 37/110 new
225 ILCS 37/120 new
225 ILCS 37/120 new
225 ILCS 37/130 new
225 ILCS 37/130 new
225 ILCS 37/130 new
225 ILCS 37/135 new
225 ILCS 37/135 new
225 ILCS 37/135 new
215 ILCS 37/135 new
215 ILCS 37/135 new
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Amends the Environmental Health Practitioner Registration Act and the Regulatory Agency Sunset Act. Changes the title to the Environmental Health Practitioner Licensing Act. Requires licensing of health practitioners instead of registration with the Department of Professional Regulation. Exempts licensed laboratory workers and State-licensed health care facilities. Establishes qualification and education requirements for licensure. Establishes fees and fines for violation and provides for the deposit of all moneys into the General Professions Dedicated Fund, for appropriation, for the ordinary and necessary expenses of the Department. Establishes penalties for unlawful practice and establishes a process for restoration of suspended or revoked licenses, license surrender, temporary suspension, and judicial review of all final administrative decisions.

HOME RULE NOTE

HB-4037 will have no impact on home rule powers and functions.

## HOUSE AMENDMENT NO. 1.

Amends the Environmental Health Practitioner Registration Act. Permits the Department of Professional Regulation to waive the examination requirements for licensure as an environmental health practitioner when (i) the applicant is currently licensed as a sanitation or environmental health practitioner by the Illinois Environmental Health Association or National Environmental Health Association or (ii) the applicant is licensed under the laws of another state. Corrects cross references within the bill to this exemption.

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FISCAL NOTE (Dpt. Professional Regulation)
    There would be an estimated net revenue over 4 years of $2,899.
NOTE(s) THAT MAY APPLY: Correctional; Fiscal; Home Rule
    Mar 30 1994
                  First reading
                                            Referred to Rules
    Apr 05
                  Ruled Exempt Hse Rule 29(c) HRUL
                                            Rfrd to Comm on Assignment
                                             Assigned to Registration & Regulation
    Apr 13
                                            Do Pass/Short Debate Cal 011-000-000
                  Cal 2nd Rdng Short Debate
    Apr 21
                                            Fiscal Note Requested WENNLUND
                  Cal 2nd Rdng Short Debate
    Apr 25
                                            Home Rule Note Filed
                  Cal 2nd Rdng Short Debate
    Apr 26
                  Short Debate Cal 2nd Rdng
                       Amendment No.01
                                            DEJAEGHER
                                                                     Adopted
                                            Fiscal Note Filed
                  Cal 3rd Rdng Short Debate
    May 04
                  Short Debate-3rd Passed 094-018-003
    May 05
                  Arrive Senate
                  Placed Calendr, First Reading
    May 06
                  Sen Sponsor LAPAILLE
    May 09
                  First reading
                                            Referred to Rules
   Jan 10 1995
                  Session Sine Die
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## HB-4038 OSTENBURG.

105 ILCS 5/10-20.8 from Ch. 122, par. 10-20.8

Amends the School Code. Changes an internal Section reference to an Article of the School Code and makes a change in grammar in the provisions relating to school board duties covering the branches of study that are taught in the district's schools. Mar 30 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Education
Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

## HB-4039 PHELPS.

30 ILCS 330/5

from Ch. 127, par. 655

Amends the General Obligation Bond Act. In the provisions relating to school construction, makes changes of punctuation and grammar.

Mar 30 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Executive

Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

### HB-4040 MCGUIRE.

105 ILCS 5/19-1

from Ch. 122, par. 19-1

Amends the School Code. Authorizes an additional indebtedness (\$5,500,000) above the debt limitation otherwise applicable to a school district that the district may incur for construction of a junior high building if (i) the principal town, city, or village in the district has a population of not less than 1500 nor more than 2500 and (ii) the district is situated in a county with a population of not less than 350,000 nor more than 360,000.

Mar 30 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education

Apr 14 Do Pass/Consent Calendar 023-000-000 Consnt Caldr Order 2nd Read

Apr 20 Cnsent Calendar, 2nd Reading Held on 2nd Rdg-Consent Cal Apr 26 Consnt Caldr Order 3rd Read

Apr 28 Consnt Caldr, 3rd Read Pass 117-000-000

Arrive Senate

Placed Calendr, First Reading

May 04 Sen Sponsor DUNN,T

First reading Referred to Rules

Jan 10 1995 Session Sine Die

## HB-4041 SCHAKOWSKY – VON B – WESSELS – FREDERICK.

210 ILCS 45/1-129

from Ch. 111 1/2, par. 4151-129

Amends the Nursing Home Care Act. Includes within Type A violations falsifications made by owners and persons connected with the operation of the facility to certain reports and records.

## HOUSE AMENDMENT NO. 1.

Exempts from classification as a violation those falsifications that have been corrected prior to inspection by certain authorities and that have not been used for a determination of a resident's future care.

Mar 30 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 14 Amendment No.01 HEALTH/HUMAN H Adopted Recommnded do pass as amend

015-001-002

Placed Calndr, Second Reading

Apr 21 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Apr 26 Second Reading

Held on 2nd Reading

2233 HB-4041—Cont.

Ian 10 1995 Session Sine Die

#### HB-4042 PRUSSING.

New Act

Creates the Rental Property Fairness Act. Provides only a short title.

HOUSE AMENDMENT NO. 1.

Replaces the title and everything after the enacting clause. Creates the Landlord and Tenant Act. Requires landlords to maintain premises rented to residential tenants by complying with applicable building and housing codes, making repairs, and taking other actions. Provides remedies for tenants whose landlords violate the Act, including termination of the rental agreement and recovery of actual damages.

FISCAL NOTE, AMENDED (DCCA)

HB4042 has no impact on State revenues or expenditures.

Mar 30 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 05

> Rfrd to Comm on Assignment Assigned to Consumer Protection

Apr 21 Amendment No.01 CONSUMER PROT H Adopted

007-004-000

Recommnded do pass as amend 007-004-000

Placed Calndr, Second Reading

Apr 27 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Second Reading Apr 28 Held on 2nd Reading

May 04 Fiscal Note Filed

Held on 2nd Reading Jan 10 1995 Session Sine Die

#### HB-4043 TURNER, CHURCHILL, MORROW AND GILES.

765 ILCS 715/1 from Ch. 80, par. 121 765 ILCS 715/2 from Ch. 80, par. 122

Amends the Security Deposit Interest Act. Provides that lessors shall pay interest on security deposits at the highest rate available from financial institutions on regular savings accounts or 5%, whichever is less, rather than at the rate paid by the largest bank in Illinois on minimum deposit passbook savings accounts. Provides that the lessor shall pay the interest without requiring the lessee to request payment.

Requires the lessor to give the lessee a notice regarding the interest payment requirements of the Act.

## HOUSE AMENDMENT NO. 1.

Deletes reference to: 765 ILCS 715/2 765 ILCS 715/4 new

765 ILCS 715/4 new

Replaces everything. Amends the Security Deposit Interest Act to add a Section caption.

## HOUSE AMENDMENT NO. 2.

Deletes reference to: 765 ILCS 715/1 Adds reference to: 765 ILCS 745/18

Replaces everything. Amends the Mobile Home Landlord and Tenant Rights Act. Provides that a park owner shall pay interest on tenant security deposits at a rate equal to the rate on certain passbook savings accounts as of December 31 of the previous year (now a flat 5% per year).

Mar 30 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 05

Rfrd to Comm on Assignment

Assigned to Financial Institutions

Apr 20 Amendment No.01 FIN INSTIT Η Adopted 027-000-000

Do Pass Amend/Short Debate 027-000-000

Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

May 10 Amendment No.02 CHURCHILL Adopted

Cal 3rd Rdng Short Debate

Short Debate-3rd Passed 107-007-000

May 11 Arrive Senate Sen Sponsor WATSON

Placed Calendr, First Reading

First reading Referred to Rules

Jan 10 1995 Session Sine Die

### HB-4044 MURPHY.M.

815 ILCS 145/3 new

Amends the Credit Card Liability Act. Requires issuers of credit cards to obtain written authorization from cardholders before charging for ancillary services. Provides that the authorization must be obtained after the expiration of a free trial period. Defines terms.

Mar 30 1994 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

## HB-4045 CLAYTON.

750 ILCS 50/15

from Ch. 40, par. 1519

Amends the Adoption Act. Adds a caption in the Section concerning the welfare of the child in giving custody to petitioners of the same religious belief as that of the child.

Mar 30 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary I Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

### HB-4046 WIRSING.

110 ILCS 205/6

from Ch. 144, par. 186

Amends the Board of Higher Education Act. In the provisions relating to the master plan for education, makes changes of punctuation and grammar.

Mar 30 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

### HB-4047 WIRSING.

110 ILCS 705/8i new

Amends the Regency Universities Act. Requires the Board of Regents to establish at Northern Illinois University a research center for purposes of conducting research and market development studies concerning corn-based ethanol products.

NOTE(s) THAT MAY APPLY: Fiscal
Mar 30 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Higher Education

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

## HB-4048 WIRSING.

110 ILCS 305/7 110 ILCS 520/8	from Ch. 144, par. 28 from Ch. 144, par. 658
110 ILCS 605/8	from Ch. 144, par. 1008
110 ILCS 705/8	from Ch. 144, par. 308
110 ILCS 805/3-32	from Ch. 122, par. 103-32
110 ILCS 805/3-42	from Ch. 122, par. 103-42
110 ILCS 805/3B-2	from Ch. 122, par. 103B-2
110 ILCS 805/3B-3	from Ch. 122, par. 103B-3
110 ILCS 805/3B-4	from Ch. 122, par. 103B-4

Amends the Public Community College, University of Illinois, Regency Universities, Southern Illinois University Management, and Board of Governors Acts. Requires community college boards and the governing boards of Illinois' public colleges and universities to discharge certain employees immediately upon their conviction of a felony becoming final (unless they are sooner discharged in accordance with law).

2235 HB-4048--Cont

Mar 30 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 05

Rfrd to Comm on Assignment Assigned to Higher Education Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

#### HB-4049 CURRIE - ERWIN.

40 ILCS 5/3-112

from Ch. 108 1/2, par. 3-112

Amends the Downstate Police Article of the Pension Code to provide that a member who is under a legal obligation to contribute to the support of an unmarried minor or disabled child who is not in the member's custody may elect to have all or a portion of the survivor's pension payable upon the member's death paid to the person having custody of the child, to be used for the child's support.

NOTE(S) THAT MAY APPLY: Pension

Mar 30 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 05

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

#### HB-4050 LANG - BLACK.

New Act

Creates the Patient Protection in Utilization Review Act. Requires utilization review agents to obtain a certificate of registration from the Director of Insurance. Establishes criteria for obtaining a certificate. Sets forth prohibited practices and establishes penalties for violation of the Act. Defines terms. Effective immediately.

FISCAL NOTE (Dept. of Insurance) The Department estimates an entire new unit would be required which, with 8 staffers, could run between \$200,000 and \$300,000

annually.

Note(s) That May Apply: Fiscal

Mar 30 1994 First reading Referred to Rules

Apr 05 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary I Apr 15 Fiscal Note Filed

Committee Judiciary I

Apr 21 Recommended do pass 007-000-005

Placed Calndr, Second Reading

Apr 26 Fiscal Note Requested BLACK

Fiscal Note Request W/drawn

Apr 28 Second Reading

Held on 2nd Reading

Fiscal Note Requested EDLEY May 03

Fiscal Note Requested AS AMENDED

Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HR-4051 RUTHERFORD.

10 ILCS 5/7-61

from Ch. 46, par. 7-61

Amends the Election Code to make a grammatical change. Mar 30 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-4052 JOHNSON,TIM.

from Ch. 127, par. 43a

20 ILCS 1005/43a 20 ILCS 1005/43a13 new

30 ILCS 105/5,385 new

35 ILCS 5/507N new

35 ILCS 5/509 from Ch. 120, par. 5-509 35 ILCS 5/510 from Ch. 120, par. 5-510

Amends the Illinois Income Tax Act to create a tax checkoff for the Hire The Future Fund. Amends the State Finance Act to create the Fund. Amends the Civil Administrative Code of Illinois to direct the Department of Employment Security to use moneys appropriated from the Fund for the Hire the Future summer job program for students.

NOTE(S) THAT MAY APPLY: Fiscal

Apr 05 1994 Filed With Clerk

First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Revenue

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

## HB-4053 JOHNSON.TIM.

725 ILCS 5/107-4.5 new

Amends the Code of Criminal Procedure of 1963 relating to arrest by peace officers outside their jurisdiction. Permits the peace officer to make an arrest for an offense in another jurisdiction in this State in the same manner as in the officer's own jurisdiction.

## HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Amends the Code of Criminal Procedure of 1963 relating to arrest by law enforcement officers outside their jurisdiction. Permits the law enforcement officer to make an arrest for an actual or proximately threatening offense of physical violence committed in the law enforcement officer's presence in another jurisdiction in this State if authorized by his or her own law enforcement agency in the same manner as in the officer's own jurisdiction. Exempts the officer from civil and criminal liability for making the arrest, except for wilful or wanton conduct.

Apr 05 1994 Filed With Clerk

First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary II

Apr 21 Amendment No.01 JUDICIARY II H Adopted

016-000-000 DR Amended Congont Colonida

DP Amnded Consent Calendar

Consnt Caldr Order 2nd Read 016-000-000

Apr 27 Cnsent Calendar, 2nd Reading

Consnt Caldr Order 3rd Read

Apr 29 Remvd from Consent Calendar Cal 2nd Rdng Short Debate May 03 Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

## HB-4054 JOHNSON,TIM.

40 ILCS 5/15-112

from Ch. 108 1/2, par. 15-112

Amends the State Universities Article of the Pension Code to allow persons with at least 20 years of service as a University of Illinois firefighter to have their pensions based on their salary rate on the last day of that service.

Note(s) That May Apply: Fiscal; Pension

Apr 05 1994 Filed With Clerk

First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

## HB-4055 JOHNSON,TIM.

740 ILCS 15/1 from Ch. 40, par. 1801 740 ILCS 15/2 from Ch. 40, par. 1802

740 ILCS 15/3 rep.

740 ILCS 15/4 rep.

740 ILCS 15/5 rep.

740 ILCS 15/6 rep.

740 ILCS 15/7 rep.

Amends the Breach of Promise Act. Abolishes actions for breach of promise or agreement to marry. Applies to pending actions. Effective immediately.

Filed With Clerk Apr 05 1994

Referred to Rules First reading

Ruled Exempt Hse Rule 29(c) HRUL Apr 07

Rfrd to Comm on Assignment

Assigned to Judiciary I

Do Pass/Short Debate Cal 010-000-001 Apr 21

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate Jan 10 1995

Session Sine Die

#### HB-4056 JOHNSON,TIM.

75 ILCS 5/1-3 from Ch. 81, par. 1-3

75 ILCS 16/30-55.60

Apr 28

Amends the Illinois Local Library Act and the Public Library District Act of 1991 by extending the privileges and use of libraries under these Acts to allow the borrowing of materials on an individual basis to persons 60 years of age or older residing outside the municipality, township, or district. Provides that nonresident library cards issued to persons 60 years of age or older shall allow for borrowing privileges at any library under the library district's jurisdiction (now provides that nonresident cards shall allow for borrowing privileges only at the library where the card was issued). Also provides that the nonresident library fee shall not apply to nonresident persons 60 years of age or older.

Apr 05 1994 Filed With Clerk

First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 07

Rfrd to Comm on Assignment

Assigned to Executive

Apr 21 Do Pass/Short Debate Cal 011-000-000

> Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Apr 28 Held 2nd Rdg-Short Debate

Ian 10 1995 Session Sine Die

#### HB-4057 JOHNSON, TIM - MOSELEY - WEAVER, M.

110 ILCS 305/7f from Ch. 144, par. 28f

Amends the University of Illinois Act. In the provisions authorizing 50% tuition waivers to children of University employees if specified conditions are met, includes as a University employee a person employed within any of the 3 divisions of the Department of Energy and Natural Resources that carries out the functions of the Scientific Surveys; but requires that a majority of the person's compensation from the employment be earned under University grants or contractual agreements and paid by the University from grant funds that it administers.

NOTE(S) THAT MAY APPLY: Fiscal

Apr 05 1994 Filed With Clerk

First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Higher Education

Recommended do pass 013-000-002 Apr 21

Placed Calndr, Second Reading

Second Reading Apr 28 Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### **HB-4058** GRANBERG - LANG - ZICKUS - JONES, SHIRLEY - GILES AND STEC-ZO.

40 ILCS 5/17-116.3

30 ILCS 805/8.18 new

Amends the Chicago Teacher Article of the Pension Code to grant additional benefits to persons who began receiving early retirement benefits in 1993. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Apr 05 1994 Filed With Clerk

> First reading Referred to Rules

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Apr 07
                         Ruled Exempt Hse Rule 29(c) HRUL
                                                         Rfrd to Comm on Assignment
                                                        Assigned to Personnel & Pensions
       Apr 22
                                                        Ref to Rules/Rul 27E
       Jan 10 1995
                         Session Sine Die
HB-4059
               PEDERSEN, HUGHES, ROSKAM, SALVI, JOHNSON, TOM AND BIG-
  305 ILCS 5/2-6
                                          from Ch. 23, par. 2-6
  305 ILCS 5/3-6
                                          from Ch. 23, par. 3-6
  305 ILCS 5/4-4
                                          from Ch. 23, par. 4-4
  305 ILCS 5/5-0.1 new
  305 ILCS 5/5A-2
                                          from Ch. 23, par. 5A-2
  305 ILCS 5/5A-8
                                          from Ch. 23, par. 5A-8
  305 ILCS 5/5B-8
                                          from Ch. 23, par. 5B-8
  305 ILCS 5/5C-2
305 ILCS 5/5C-7
305 ILCS 5/5E-10
                                          from Ch. 23, par. 5C-2
                                          from Ch. 23, par. 5C-7
  305 ILCS 5/Art. V-F heading new
  305 ILCS 5/5F-5 new
  305 ILCS 5/5F-10 new
  305 ILCS 5/5F-15 new
  305 ILCS 5/5F-20 new
  305 ILCS 5/5F-25 new
  305 ILCS 5/5F-30 new
  305 ILCS 5/5F-35 new
  305 ILCS 5/5F-40 new
305 ILCS 5/5F-45 new
  305 ILCS 5/5F-50 new
305 ILCS 5/5F-55 new
  305 ILCS 5/5F-60 new
   305 ILCS 5/5F-65 new
   305 ILCS 5/5F-70 new
   305 ILCS 5/5F-75 new
   305 ILCS 5/5F-80 new
   305 ILCS 5/6-1.3
                                           from Ch. 23, par. 6-1.3
   305 ILCS 5/9-1
                                           from Ch. 23, par. 9-1
                                          from Ch. 23, par. 9-5
from Ch. 23, par. 9-6
from Ch. 23, par. 9-6.02
from Ch. 23, par. 9-6.1
  305 ILCS 5/9-5
305 ILCS 5/9-6
305 ILCS 5/9-6.02
   305 ILCS 5/9-6.1
                                           from Ch. 23, par. 9-8
   305 ILCS 5/9-8
                                           from Ch. 23, par. 10-1
   305 ILCS 5/10-1
                                           from Ch. 23, par. 10-8
   305 ILCS 5/10-8
                                           from Ch. 23, par. 10-10
   305 ILCS 5/10-10
   305 ILCS 5/11-3
                                           from Ch. 23, par. 11-3
   305 ILCS 5/11-8
                                           from Ch. 23, par. 11-8
   305 ILCS 5/11-8.7
                                           from Ch. 23, par. 11-8.7
                                          from Ch. 23, par. 11-9
from Ch. 23, par. 11-15
from Ch. 23, par. 11-17
from Ch. 23, par. 11-17
  305 ILCS 5/11-9
305 ILCS 5/11-15
305 ILCS 5/11-17
   305 ILCS 5/11-22
   305 ILCS 5/11-22a
                                           from Ch. 23, par. 11-22a
                                           from Ch. 23, par. 11-29
   305 ILCS 5/11-29
   305 ILCS 5/12-2
                                           from Ch. 23, par. 12-2
                                           from Ch. 23, par. 12-4.4
   305 ILCS 5/12-4.4
   305 ILCS 5/12-4.11
                                           from Ch. 23, par. 12-4.11
  305 ILCS 5/12-4.101
305 ILCS 5/12-5
305 ILCS 5/12-8
305 ILCS 5/12-9
                                           from Ch. 23, par. 12-5
                                           from Ch. 23, par. 12-8
from Ch. 23, par. 12-9
   305 ILCS 5/15-2
                                           from Ch. 23, par. 15-2
                                           from Ch. 23, par. 15-3
   305 ILCS 5/15-3
   305 ILCS 5/15-5
                                           from Ch. 23, par. 15-5
    30 ILCS 105/5.385 new
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Amends the Public Aid Code and the State Finance Act. Establishes a program to replace the current Medicaid program. Authorizes AFDC recipients and other low-income eligible persons to obtain accident and health insurance or HMO cover-

age, for which the Department of Public Aid will pay the premiums. Requires the new program to be operative beginning July 1, 1995 or after necessary federal waivers are received, whichever is later. Authorizes incremental implementation. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal Apr 05 1994 Filed With Clerk

First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 07

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services Apr 22

Ref to Rules/Rul 27E Session Sine Die

### Jan 10 1995 HB-4060 OSTENBURG.

225 ILCS 460/22 new

Amends the Solicitation for Charity Act. Requires cash register donation boxes to conspicuously state the percentage of donated funds used for an organization's actual charitable purpose.

FISCAL NOTE (Attorney General)

Passage of HB4060 would have no fiscal impact on the Office.

Apr 05 1994 Filed With Clerk

> First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 07

Rfrd to Comm on Assignment

Assigned to Executive Apr 21 Do Pass/Short Debate Cal 010-000-000

Cal 2nd Rdng Short Debate

Fiscal Note Filed Apr 27

Cal 2nd Rdng Short Debate Apr 28 Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate Session Sine Die

HB-4061 NOVAK - BALANOFF.

415 ILCS 5/3.93 new

Jan 10 1995

415 ILCS 5/39.2 from Ch. 111 1/2, par. 1039.2

Amends the Environmental Protection Act to require the county board or governing authority of a municipality to collect a fee from an applicant for siting review costs. Provides that one-half of the fees collected shall be made available to fund the participation of intervening parties in the local siting process.

NOTE(S) THAT MAY APPLY: Fiscal

Apr 05 1994 Filed With Clerk

First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 07

> Rfrd to Comm on Assignment Assigned to Environment & Energy

Motion Do Pass-Lost 008-013-001 Apr 21

HENE

Remains in Committee Environment &

Energy

Ref to Rules/Rul 27E Apr 22

Jan 10 1995 Session Sine Die

HB-4062 GASH.

> 105 ILCS 5/32-5.8 from Ch. 122, par. 32-5.8

Amends School Code special charter district provisions to require that bond referendum ballots contain the period over which the bonds are to be paid.

Filed With Clerk Apr 05 1994

First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Education

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

2240 HB-4063

HB-4063 HOFFMAN.

730 ILCS 5/3-2-2.2 from Ch. 38, par. 1003-2-2.2

Amends the Unified Code of Corrections. Makes technical changes.

Apr 05 1994 Filed With Clerk

> First reading Referred to Rules

Apr 07

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary II

Apr 19

Recommended do pass 009-007-000

Placed Calndr, Second Reading

Apr 26

Fiscal Note Requested WENNLUND Placed Calndr, Second Reading

Second Reading

Apr 28 Held on 2nd Reading

Jan 10 1995 Session Sine Die

HB-4064 DART.

105 ILCS 5/14-3.02

from Ch. 122, par. 14-3.02

Amends the School Code. Makes technical changes.

Apr 05 1994

Filed With Clerk First reading

Referred to Rules

Apr 07

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Education Ref to Rules/Rul 27E

Apr 22 Jan 10 1995

Session Sine Die

HB-4065 DART.

105 ILCS 5/28-12

from Ch. 122, par. 28-12

Amends the School Code. Makes technical changes.

Apr 05 1994

Filed With Clerk

Referred to Rules

Apr 07

First reading Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Education

Apr 22

Apr 28

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

HB-4066 LAURINO - SAVIANO - MCAULIFFE.

10 ILCS 5/29-14.1 new

Creates the Campaign Sign Regulation Act. Provides that certain campaign signs shall be removed within 30 days after the election for which they are posted. If a sign is not removed within that 30-day period, the corporate authorities of the municipality where the sign is located, or the county board if the sign is located in an unincorporated area, shall order the removal of the campaign sign. Provides that a violation is a petty offense with a fine of \$2 per day per sign posted in violation of the Act. Pre-empts home rule. Amends the Election Code to make it unlawful to post a political sign on private property without the consent of the owner of the private property. The fines collected shall be deposited into the Common School Fund.

NOTE(S) THAT MAY APPLY: Home Rule

Apr 05 1994 Filed With Clerk

> First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 07

Rfrd to Comm on Assignment

Assigned to Executive

Do Pass/Short Debate Cal 011-000-000

Apr 21 Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die 2241 HB-4067

HB-4067 HANNIG - SHEEHY. 105 ILCS 5/10-21.9 from Ch. 122, par. 10-21.9 105 ILCS 5/34-18.5 325 ILCS 5/11.1 from Ch. 122, par. 34-18.5 from Ch. 23, par. 2061.1 625 ILCS 5/6-106.1 from Ch. 95 1/2, par. 6-106.1

Amends the School Code, Abused and Neglected Child Reporting Act, and Illinois Vehicle Code. Requires, as a condition precedent for employment as a school bus driver or issuance of a school bus driver permit, that the applicant for the employment or permit authorize an investigation to determine if the applicant has been determined to be a perpetrator in an indicated report of child abuse or neglect under the Abused and Neglected Child Reporting Act. Prohibits issuance of a school bus driver permit and requires revocation of a permit already issued if the applicant or holder has been determined to be such a perpetrator. Effective July 1, 1994.

NOTE(s) THAT MAY APPLY: Fiscal Apr 05 1994 Filed With Clerk First reading Referred to Rules Apr 07 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die

HB-4068 BALANOFF.

215 ILCS 5/155.18 from Ch. 73, par. 767.18 215 ILCS 5/155.18a new 225 ILCS 60/16.5 new

Amends the Illinois Insurance Code and the Medical Practice Act of 1987. Provides that with respect to medical liability insurance for physicians, there shall be no more than 4 classifications for the establishment of rates and premiums. Requires the Department of Insurance to promulgate regulations establishing a Physicians Professional Liability Insurance Merit Rating Plan. Sets forth factors to be considered in establishing the plan. Requires insurers to comply with the plan by January 1, 1995. Imposes penalties for noncompliance. Requires applicants for a license under the Medical Practice Act of 1987 to submit to the Department of Professional Regulation evidence that the applicant has malpractice insurance to a limit of not less than \$500,000 per occurrence. Effective immediately, except that the changes in the Medical Practice Act of 1987 take effect January 1, 1995.

FISCAL NOTE (Dept. of Insurance)

The Dept. would have to hire an actuarial consulting firm at an approximate cost of \$100,000.

NOTE(S) THAT MAY APPLY: Fiscal Apr 05 1994 Filed With Clerk

> First reading Referred to Rules Apr 07

Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment

Assigned to Insurance Apr 22 Ref to Rules/Rul 27E Apr 25 Fiscal Note Filed Committee Rules

Jan 10 1995 Session Sine Die

HB-4069 DART - RONEN - SHEEHY - GILES - PHELAN.

705 ILCS 405/5-4 from Ch. 37, par. 805-4 705 ILCS 405/5-36 new

105 ILCS 5/26-10 from Ch. 122, par. 26-10

Amends the Juvenile Court Act of 1987 and the School Code. Establishes a dispositional scheme for minors charged with unlawful use of weapons. Provides that a county board may establish a county diversion program for minors charged with a first violation of unlawful use of weapons. Instead of the adjudicatory process of the Juvenile Court Act of 1987, the minor may elect to participate in the county diversion program with the minor's consent and the consent of the minor's parent or legal

guardian. If the county does not have a county diversion program, the minor may elect to perform 100 hours of community service. The county diversion program shall require the minor to attend non-violent resolution, drug awareness, and gun safety classes with the minor's parent or guardian. Also the program shall require the minor to visit a county jail, hospital emergency room, coroner's or medical examiner's office, and county morgue. Provides that a minor adjudicated delinquent for a second violation of unlawful use of weapons or a minor who previously participated in a county diversion program shall spend 30 days in weekend detention and shall receive structured weekday supervision. A third offender shall be tried as an adult and if convicted sentenced to at least 2 years to the Department of Corrections, Juvenile Division, without good time and until his or her 21st birthday.

## HOUSE AMENDMENT NO. 1.

Provides for the adult criminal prosecution of a minor who was twice adjudicated a delinquent minor for unlawful use of weapons and who is charged with a third violation of unlawful use of weapons when the third offense was committed after the effective date of the amendatory Act, the third offense was committed after adjudication of delinquency on the second offense, and third offense was committed after adjudication of delinquency on the first offense. Provides that conviction of this third unlawful use of weapons offense is a Class 4 felony for which probation or conditional discharge is not available. Provides that upon certification from the county diversion program that the minor has successfully completed all of the requirements of the program, the delinquency petition shall be dismissed. Failure to abide by the conditions of the county diversion program shall result in reinstatement of the delinquency petition.

NOTE(s) THAT MAY APPLY: Correctional

Apr 05 1994 Filed With Clerk

First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 07

Rfrd to Comm on Assignment

Assigned to Judiciary I Apr 21 Amendment No.01

JUDICIARY I H

012-000-000

Do Pass Amend/Short Debate 012-000-000

Adopted

Cal 2nd Rdng Short Debate Apr 28 Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-4070 HICKS AND MCAFEE.

30 ILCS 105/5.385 new

625 ILCS 5/2-119 625 ILCS 5/3-412 from Ch. 95 1/2, par. 2-119 from Ch. 95 1/2, par. 3-412

625 ILCS 5/3-628 new

Amends the Illinois Vehicle Code. Creates special designation license plates with a special design for fraternal, community, or civic organizations. Establishes issuance guidelines. Provides that additional fees for original issuance and renewal shall be charged and deposited into the Special Designation License Plate Fund. Amends the State Finance Act to create the fund.

HOUSE AMENDMENT NO. 1.

Adds reference to: 30 ILCS 105/5.386 new 625 ILCS 5/3-629 new

Amends the State Finance Act and the Illinois Vehicle Code. Creates special license plates for firefighters who have attained the certification of Firefighter II. Provides for an additional \$15 fee for original issuance of the special firefighter plates. Requires a \$2 additional fee for each plate renewal period. Provides that these fees shall be deposited into the Special Firefighter License Plate Fund which is created in the State Treasury. Provides that all moneys in the Fund be appropriated to the Secretary of State to be used to help defray the costs of issuing and renewing the plates.

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NOTE(s) THAT MAY APPLY: Fiscal
      Apr 05 1994
                     Filed With Clerk
                                                Referred to Rules
                     First reading
      Apr 07
                     Ruled Exempt Hse Rule 29(c) HRUL
                                                Rfrd to Comm on Assignment
                                                Assigned to Constitutional Officers
      Apr 21
                                                Do Pass/Short Debate Cal 008-000-000
                     Cal 2nd Rdng Short Debate
      Apr 28
                     Short Debate Cal 2nd Rdng
                     Held 2nd Rdg-Short Debate
      May 20
                          Amendment No.01
                                                BLACK
                                                                          Adopted
                     Cal 3rd Rdng Short Debate
                     Short Debate-3rd Passed 106-006-000
      May 25
                     Arrive Senate
                     Placed Calendr, First Reading
      Jan 10 1995
                     Session Sine Die
HB-4071
             WOJCIK.
   40 ILCS 5/7-171
                                    from Ch. 108 1/2, par. 7-171
  Amends the Illinois Municipal Retirement Fund Article of the Pension Code.
Validates certain tax levies made by governmental entities that do not adopt an an-
nual appropriation ordinance. Effective immediately.
  Note(s) That May Apply: Pension
      Apr 05 1994
                     Filed With Clerk
                     First reading
                                                Referred to Rules
                     Ruled Exempt Hse Rule 29(c) HRUL
      Apr 07
                                                Rfrd to Comm on Assignment
                                                Assigned to Personnel & Pensions
                                                Ref to Rules/Rul 27E
      Apr 22
      Jan 10 1995
                     Session Sine Die
HB-4072
             DAVIS.
  105 ILCS 5/34-43
                                    from Ch. 122, par. 34-43
  105 ILCS 5/34-43.1
                                    from Ch. 122, par. 34-43.1
  105 ILCS 5/34-44
                                    from Ch. 122, par. 34-44
  105 ILCS 5/34-44.1
                                    from Ch. 122, par. 34-44.1
                                    from Ch. 122, par. 34-47
  105 ILCS 5/34-47
  105 ILCS 5/34-48
                                    from Ch. 122, par. 34-48
                                    from Ch. 122, par. 34-49
  105 ILCS 5/34-49
                                    from Ch. 122, par. 34-50
  105 ILCS 5/34-50
  105 ILCS 5/34A-401
                                    from Ch. 122, par. 34A-401
  105 ILCS 5/34A-401.1
                                    from Ch. 122, par. 34A-401.1
  105 ILCS 5/34A-402
                                    from Ch. 122, par. 34A-402
from Ch. 122, par. 34A-403
from Ch. 122, par. 34A-404
  105 ILCS 5/34A-403
  105 ILCS 5/34A-404
  105 ILCS 5/404.1 new
  105 ILCS 5/34A-405
                                    from Ch. 122, par. 34A-405
  105 ILCS 5/34A-405.2
  105 ILCS 5/34A-406
                                    from Ch. 122, par. 34A-406
  105 ILCS 5/34A-408
                                    from Ch. 122, par. 34A-408
  105 ILCS 5/34A-409
                                    from Ch. 122, par. 34A-409
  105 ILCS 5/34A-410
                                    from Ch. 122, par. 34A-410
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Amends the School Code. Eliminates provisions that prohibit budget appropriations in excess of estimated or actual revenues available to the Board, and provides that budget appropriations are lawful and contracts may be entered into and obligations incurred under a budget appropriation even though the amount appropriated exceeds the amount of estimated or actual revenues available. Changes the power of the Chicago School Finance Authority to approve, modify, or reject the financial plans, budgets, contracts, and staffing plans of the Board to a power to review and comment only. Eliminates reserved fund balance requirements. Repeals provisions relating to sanctions for board members and officials who commit the Board to contracts or obligations that have not been approved by the Authority or that violate orders of the Authority. Effective immediately.

from Ch. 122, par. 34A-606

105 ILCS 5/34A-606

105 ILCS 5/34A-411 rep. 105 ILCS 5/34A-608 rep.

Note(s) That May Apply: Fiscal

Apr 05 1994 Filed With Clerk

First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

HB-4073 DAVIS.

105 ILCS 5/2-3.62 from Ch. 122, par. 2-3.62

Amends the School Code. Disbands, on the first Monday of August, 1995, the 4 educational service centers located in Cook County and provides for the assumption of their responsibility to provide programs and services by the regional office of education oversight boards, except in Chicago (where that responsibility is to be assumed by the State Board of Education).

NOTE(S) THAT MAY APPLY: Fiscal

Apr 05 1994 Filed With Clerk

First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Assigned to Elementary & Secondary
Education

Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

HB-4074 DAVIS.

105 ILCS 5/34-3 from Ch. 122, par. 34-3 105 ILCS 5/34-3.1 from Ch. 122, par. 34-3.1

Amends the School Code. Provides that the School Board Nominating Commission (now the Mayor) shall fill vacancies on the Chicago board of education.

HOUSE AMENDMENT NO. 1.

Provides that the Commission shall fill vacancies or new positions on the board of education when the mayor fails to take action within 60 days of submission of a second slate of candidates.

FISCAL NOTE, AMENDED (State Board of Education) There would be no fiscal impact resulting from HB-4074.

STATE MANDATES FISCAL NOTE, AMENDED (State Board of Ed.)

No change from fiscal note, above. Apr 05 1994 Filed With Clerk

First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Elementary & Secondary

Lost

Education

Apr 21 Amendment No.01 ELEM SCND ED H Adopted

Do Pass Amend/Short Debate 022-000-000

Cal 2nd Rdng Short Debate

Apr 28 Fiscal Note Filed

St Mandate Fis Note Filed

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

May 04 Amendment No.02 DANIELS Withdrawn

Amendment No.03 COWLISHAW

Amendment No.04 DANIELS Lost

026-081-008

Cal 3rd Rdng Short Debate

Short Debate-3rd Passed 098-012-001

May 05 Arrive Senate

Placed Calendr, First Reading

May 09 Sen Sponsor RAICA

First reading Referred to Rules

Session Sine Die Jan 10 1995

HB-4075 DAVIS.

105 ILCS 5/21-11

from Ch. 122, par. 21-11

Amends the School Code. Provides that part-time teachers of adult education subjects hired after the effective date of this amendatory Act (i) shall (now may) be certified by the State Teacher Certification Board and (ii) must have 6 credits in adult education techniques before certification.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 105 ILCS 5/21-11 Adds reference to: 105 ILCS 5/3-15.12a new

Requires General Educational Development teachers hired by the State, or an entity representing the State, to be certified by the State Teacher Certification Board. Requires 6 credits in adult education techniques before certification. Authorizes the State Board of Education in consultation with the State Teacher Certification Board to determine additional requirements.

Filed With Clerk Apr 05 1994

Referred to Rules First reading

Ruled Exempt Hse Rule 29(c) HRUL Apr 07

Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education

Apr 21 Amendment No.01 ELEM SCND ED H Motion Do Pass Amended-Lost

010-000-009 HELM

Remains in Committee Elementary & Secondary Education

Motion disch comm, advc 2nd

Moth discharge comm lost 034-070-006 Remains in Committee Elementary &

Secondary Education Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

HB-4076 DAVIS.

> 105 ILCS 305/2 from Ch. 122, par. 1503-2

Amends the Illinois Mathematics and Science Academy Law. Provides that parents or guardians of residential students that have taxable income of \$100,000 or more shall pay the costs of room and board and extracurricular fees.

NOTE(S) THAT MAY APPLY: Fiscal

Apr 05 1994 Filed With Clerk

First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 07

> Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education

Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

HB-4077 CURRAN.

> 40 ILCS 5/14-130 from Ch. 108 1/2, par. 14-130

Amends the State Employee Article of the Pension Code to provide additional benefits for certain persons who are receiving early retirement incentives from the Downstate Teachers' Retirement System. Allows those persons to re-establish service credits forfeited by receipt of a refund. Reduces to 2.5% the interest rate required for repayment of the refunds. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension

Apr 05 1994 Filed With Clerk

> First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 07

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die

## HB-4078 DART - JONES, SHIRLEY.

205 II CC 405 /1	
205 ILCS 405/1	from Ch. 17, par. 4802
205 ILCS 405/3	from Ch. 17, par. 4804
205 ILCS 405/4.3	from Ch. 17, par. 4811
205 ILCS 405/10	from Ch. 17, par. 4817

Amends the Currency Exchange Act. Provides that ambulatory currency exchanges may provide services to senior citizens and welfare recipients at their homes, at public housing sites, or on any private property. Provides that all criteria established for determining whether to grant a location license be shall considered equally. Requires written findings to be made in connection with the denial of an application for a location license. Effective immediately.

Apr 05 1994 Filed With Clerk

First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Apr 22 Assigned to Executive Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

## HB-4079 DAVIS – JONES, SHIRLEY – GILES – JONES, LOU – MOORE, EUGENE.

25 ILCS 5/3 from Ch. 23, par. 2053

Amends the Abused and Neglected Child Reporting Act. Adds a Section caption, and makes stylistic changes in provisions concerning temporary protective custody of a child.

Apr 05 1994 Filed With Clerk

First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Health Care & Human Services

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

## HB-4080 DAVIS - GILES - JONES, SHIRLEY - JONES, LOU.

325 ILCS 5/5 from Ch. 23, par. 2055

Amends the Abused and Neglected Child Reporting Act. Adds a Section caption, and makes stylistic changes in provisions concerning emergency medical treatment for a minor.

Apr 05 1994 Filed With Clerk

First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

## HB-4081 HAWKINS.

215 ILCS 5/356q new 215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2 215 ILCS 130/4003 from Ch. 73, par. 1504-3 215 ILCS 165/10 from Ch. 32, par. 604

Amends the Illinois Insurance Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, and the Voluntary Health Services Plans Act. Requires individual and group accident and health insurance policies and coverage by a health maintenance organization or under a health service plan to include immunization coverage for dependent children from birth through age 6. Effective immediately.

## HOUSE AMENDMENT NO. 1.

Provides that immunization benefits are not subject to copayments or deductibles. Provides that the immunizations covered shall include the basic immunizations for children through age 6 as recommended by the Advisory Committee on Immunizations Practices of the Centers for Disease Control.

Apr 05 1994 Filed With Clerk

First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Insurance

Apr 20 Amendment No.01 INSURANCE Motion Do Pass Amended-Lost

001-013-005 HINS

Remains in Committee Insurance Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

#### HB-4082 BUGIELSKI.

215 ILCS 5/355a

from Ch. 73, par. 967a

Amends the Illinois Insurance Code. Adds a Section caption and makes technical changes.

Apr 05 1994 Filed With Clerk

First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 07

Rfrd to Comm on Assignment

Assigned to Executive

Apr 21 Do Pass/Short Debate Cal 011-000-000

Cal 2nd Rdng Short Debate Apr 28 Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-4083 FREDERICK - CHURCHILL.

310 ILCS 65/8

from Ch. 67 1/2, par. 1258

Amends the Illinois Affordable Housing Act. Provides that very low-income households need not constitute a majority of targeted residents of an affordable housing development receiving monies from the Illinois Affordable Housing Trust Fund.

Apr 05 1994 Filed With Clerk

> First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Housing, Economic &

Urban Develomt Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-4084 GIOLITTO.

Apr 22

15 ILCS 305/5 from Ch. 124, par. 5 430 ILCS 65/4 from Ch. 38, par. 83-4 from Ch. 38, par. 83-6 430 ILCS 65/6

Amends the Secretary of State Act. Provides that the Secretary of State shall maintain a computerized data bank of persons who executed documents of anatomical gifts on their driver's licenses and Firearm Owner's Identification Cards. Amends the Firearm Owners Identification Card Act to require that applications for Firearm Owner's Identification Cards contain information on executing documents of anatomical gifts on Firearm Owner's Identification Cards. Provides that the cards shall contain a format for cardholders to execute the documents of anatomical gifts.

FISCAL NOTE (Secretary of State)

Fiscal impact of HB-4084 is estimated at \$250,000 for data

processing.

Note(s) That May Apply: Correctional; Fiscal

Apr 05 1994 Filed With Clerk

> First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Constitutional Officers

Apr 21 Recommended do pass 005-003-000

Placed Calndr, Second Reading

Apr 26

Fiscal Note Requested RUTHERFORD Fiscal Note Filed

Placed Calndr, Second Reading

Apr 28

Second Reading Held on 2nd Reading

Jan 10 1995

Session Sine Die

## HB-4085 VON B – WESSELS.

305 ILCS 5/10-17.5-5 new

Amends the Public Aid Code by providing that in any case where a State or federal income tax refund of a responsible relative is intercepted and the entire amount of the refund is not used to satisfy past due child support, the Illinois Department shall pay to the responsible relative affected the remainder of the refund plus interest, to accrue 60 days following the date the Illinois Department receives the refund, at a rate equal to the interest paid by the largest commercial bank on minimum deposit passbook savings accounts. Effective immediately.

FISCAL NOTĒ (Dept. of Public Aid) HB4085 would result in interest costs of \$150,000 to \$300,000 per year to be paid on incorrectly intercepted Federal tax

returns.

Apr 05 1994

Filed With Clerk

First reading

Referred to Rules

Apr 07

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human Services

Apr 20

Fiscal Note Requested WENNLUND Committee Health Care & Human

Services

Apr 21

Motion Do Pass-Lost 014-006-001

HCHS

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Remains in Committee Health Care & Human Services
Recommended do pass 016-007-000

Placed Calndr, Second Reading

Apr 28

Second Reading

May 16

Held on 2nd Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

Fiscal Note Filed

MCAFEE - HICKS - COWLISHAW - HUGHES - WELLER, SCHOENBERG, HANRAHAN, VON B - WESSELS, WOOLARD, BRUNSVOLD, PHELPS, CURRAN, DEUCHLER, ROSKAM, CLAYTON, JOHNSON, TOM, MULLIGAN, SALVI, PERSICO, MOORE, ANDREA, KASZAK, LANG AND DART.

New Act 35 ILCS 5/203

May 06

HB-4086

from Ch. 120, par. 2-203

Creates the Medical Care Savings Account Act and amends the Income Tax Act. Authorizes an employer to offer a medical care savings account program, under which the employer contributes into an account all or part of the premium differential realized by the employer based on the purchase of a higher deductible health plan for the benefit of an employee. Requires the account administrator to use moneys in the account to pay the employee's medical expenses or purchase health coverage for the employee. Allows an employee to make withdrawals from the account, subject to certain restrictions. Makes amounts of contributions to an account, and interest earned, not subject to State income tax, with certain exceptions. Repeals the Medical Care Savings Account Act on January 1, 2000.

Apr 05 1994 Filed With Clerk

First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Insurance

Apr 20 Do Pass/Short Debate Cal 019-000-000

Apr 28 Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng
Hald 2nd Rdng
Hald 2nd Rdng

Held 2nd Rdg-Short Debate Cal 3rd Rdng Short Debate

Short Debate-3rd Passed 105-004-000

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May 09
                     Arrive Senate
                     Placed Calendr, First Reading
      May 17
                     Sen Sponsor MADIGAN
      May 18
                                               Referred to Rules
                     First reading
                     Session Sine Die
      Jan 10 1995
HB-4087
            OSTENBURG.
                                    from Ch. 144, par. 28
  110 ILCS 305/7
  110 ILCS 520/8
                                    from Ch. 144, par. 658
  110 ILCS 605/1a
                                    from Ch. 144, par. 1001a
  110 ILCS 705/8
                                   from Ch. 144, par. 308
```

Amends the Acts relating to the governing boards of the University of Illinois, Southern Illinois University, the Regency Universities and the colleges and universities under the jurisdiction of the Board of Governors. Provides that for the 1994-95 academic year, the rate of undergraduate tuition may not exceed the rates of tuition established for the 1993-94 academic year. Effective immediately.

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NOTE(s) THAT MAY APPLY: Fiscal
      Apr 05 1994
                    Filed With Clerk
                    First reading
                                              Referred to Rules
                    Ruled Exempt Hse Rule 29(c) HRUL
      Apr 07
                                              Rfrd to Comm on Assignment
                                               Assigned to Higher Education
      Apr 21
                                               Motion Do Pass-Lost 007-009-001
                                                 HHED
                                               Remains in Committee Higher
                                                 Education
      Apr 22
                                               Ref to Rules/Rul 27E
      Jan 10 1995
                    Session Sine Die
            LEVIN - CURRIE - MURPHY, M.
HB-4088
   35 ILCS 105/3-50
                                   from Ch. 120, par. 439.3-50
                                   from Ch. 120, par. 439.32
   35 ILCS 110/2
   35 ILCS 115/2
                                   from Ch. 120, par. 439.102
   35 ILCS 120/2-45
                                   from Ch. 120, par. 441-45
```

Amends the use and occupation tax Acts to provide that a purchaser of machinery and equipment that leases the machinery or equipment to a manufacturer may apply for and receive a machinery and equipment credit memorandum in the same manner as a manufacturer.

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FISCAL NOTE (Dept. of Revenue)
      There is no direct revenue impact tied to HB-4088. The Dept.
      cannot determine any possible indirect benefits.

Apr 05 1994 Filed With Clerk
                      First reading
                                                 Referred to Rules
      Apr 07
                      Ruled Exempt Hse Rule 29(c) HRUL
                                                 Rfrd to Comm on Assignment
                                                 Assigned to Revenue
       Apr 21
                                                 Recommended do pass 012-000-000
                      Placed Calndr, Second Reading
      Apr 28
                      Second Reading
                      Held on 2nd Reading
                                                 Fiscal Note Filed
      May 03
                      Held on 2nd Reading
       May 06
                           Amendment No.01
                                                 PEDERSEN
                                                                           Withdrawn
                           Amendment No.02
                                                 MURPHY.M
                                                                           Withdrawn
                      Placed Calndr, Third Reading
                      Third Reading - Passed 112-000-000
       May 09
                      Arrive Senate
                      Placed Calendr, First Reading
                      Sen Sponsor CULLERTON
       May 10
      May 11
                                                 Referred to Rules
                      First reading
                      Session Sine Die
       Jan 10 1995
HB-4089
             LEVIN.
   35 ILCS 105/3-5
                                     from Ch. 120, par. 439.3-5
```

Amends the Use Tax Act and the Retailers' Occupation Tax Act to exempt from taxation computers and equipment used in diagnosis and treatment of hospital patients that are purchased by a person who leases the equipment to hospitals.

from Ch. 120, par. 441-5

35 ILCS 120/2-5

Note(s) That May Apply: Fiscal

Apr 05 1994 Filed With Clerk

First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Revenue

Apr 22

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

HB-4090 JONES, LOU – JONES, SHIRLEY – TURNER – SANTIAGO – BURKE, MOORE, EUGENE, GILES, PUGH, DAVIS, LOPEZ AND CURRIE.

New Act

30 ILCS 105/5.385 new

30 ILCS 105/5.386 new

30 ILCS 105/5.387 new

30 ILCS 105/5.388 new

Creates the Illinois Minority Business Investment Board to provide increased opportunities to minority business enterprises. Makes legislative findings and defines terms. Creates the Illinois Department Incentive Trust Fund and provides that moneys from the fund be used to invest in minority businesses. Creates the Minority Contractors Bond Trust Fund, the Minority Business Loan Guarantee Trust Fund, and the Minority Business Loan Guaranty Program Administrative and Loss Reserve Fund to provide assets necessary to secure the issuance of bid bonds and construction contract bonds. Allows the board to issue capital participation instruments. Requires the board to submit an annual report to the Governor and the General Assembly detailing its operations and other information about the board's activities. Amends the State Finance Act to establish the required funds.

FISCAL NOTE (DCCA)

The impact on State revenues or expenditures is unknown.

NOTE(s) THAT MAY APPLY: Fiscal

Apr 05 1994 Filed With Clerk

First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Housing, Economic &

Urban Develpmt

Apr 21 Recommended do pass 017-000-001

Placed Calndr, Second Reading

Apr 28 Second Reading

Amendment No.01 PARKE

Ruled not germane

Appeal Ruling of Chair PARKE

Motion failed

Amendment No.02 PARKE Amendment No.03 PARKE Withdrawn Ruled not germane

Appeal Ruling of Chair PARKE

Motion failed

Placed Calndr, Third Reading

Fiscal Note Filed

Calendar Order of 3rd Rdng

Session Sine Die

## Jan 10 1995 Se HB-4091 PHELAN.

May 17

15 ILCS 520/22.5

Apr 19

from Ch. 130, par. 41a

Amends the Deposit of State Moneys Act. Makes technical changes.

FISCAL NOTE (State Treasurer)

There will be no fiscal impact resulting from HB-4091.

Apr 05 1994 Filed With Clerk

First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Constitutional Officers

Do Pass/Short Debate Cal 005-000-000

Cal 2nd Rdng Short Debate

Apr 21 Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Apr 29 Fiscal Note Filed Held 2nd Rdg-Short Debate Jan 10 1995 Session Sine Die HB-4092 PHELAN. 625 ILCS 5/2-126 from Ch. 95 1/2, par. 2-126 Amends the Illinois Vehicle Code. Makes technical changes. Apr 05 1994 Filed With Clerk First reading Referred to Rules Apr 07 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Constitutional Officers Apr 19 Do Pass/Short Debate Cal 005-000-000 Cal 2nd Rdng Short Debate Apr 21 Fiscal Note Requested WENNLUND Cal 2nd Rdng Short Debate Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Jan 10 1995 Session Sine Die HB-4093 PHELAN. 15 ILCS 505/5 from Ch. 130, par. 5 Amends the State Treasurer Act. Makes technical changes. Apr 05 1994 Filed With Clerk First reading Referred to Rules Apr 07 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Constitutional Officers Apr 19 Do Pass/Short Debate Cal 005-000-000 Cal 2nd Rdng Short Debate Apr 21 Fiscal Note Requested WENNLUND Balanced Budget Note RWENNLUND Cal 2nd Rdng Short Debate Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate Jan 10 1995 Session Sine Die HB-4094 CURRAN - HOMER - MCGUIRE - PHELAN - MOSELEY. 720 ILCS 5/12-2 from Ch. 38, par. 12-2 Amends the Criminal Code of 1961 relating to the penalty for aggravated assault of a peace officer or a fireman while the officer or fireman is engaged in official duties, to prevent the officer or fireman from performing official duties, or in retaliation for the officer or fireman performing official duties, other than by discharge of a firearm in the direction of the officer or fireman or in the direction of a vehicle occupied by the officer or fireman. Increases the penalty from a Class A misdemeanor to a Class 4 felony. JUDICIAL NOTE HB-4094 would neither decrease nor increase the need for the number of judges in the State. CORRECTIONAL NOTE There would be a population impact of 30 and a fiscal impact of \$476,700. HOUSE AMENDMENT NO. 1. Adds reference to:

30 ILCS 105/5.385 new
30 ILCS 115/1b new
30 ILCS 115/2a new
30 ILCS 115/3a new
35 ILCS 5/901 from Ch. 120, par. 9-901
35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 115/9 from Ch. 120, par. 439.39
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 120/3 from Ch. 120, par. 442

50 ILCS 705/5.1 new

50 ILCS 705/5.2 new

Amends the Illinois Income Tax Act, the use and occupation tax Acts, and the State Revenue Sharing Act to provide that 1.79% of income tax proceeds and 1.81% of use and occupation tax proceeds shall be deposited into the Police Protection Enhancement Distributive Fund. Provides that moneys in the Fund shall be allocated to municipalities and counties in this State for the purposes of hiring new police officers. Amends the State Finance Act to add the Fund to the list of funds in the State treasury. Amends the Illinois Police Training Act to require the Illinois Local Governmental Law Enforcement Officers Training Board to conduct random audits of units of local government that receive distributions from the Police Protection Enhancement Distributive Fund. Provides that if the Board determines that a unit of local government did not use its distribution for hiring new police officers, then that unit of local government shall not be eligible for a distribution for 1 year. Effective immediately.

HOUSE AMENDMENT NO. 4.

Adds reference to: 720 ILCS 5/3-6

from Ch. 38, par. 3-6

Further amends the Criminal Code. Provides that the prosecution of a sex offense committed against a person under 18 years of age may be commenced within 2 years after the person attains 18 years of age.

HOUSE AMENDMENT NO. 5.

Adds reference to:

720 ILCS 5/33A-3 730 ILCS 5/3-6-3

from Ch. 38, par. 33A-3 from Ch. 38, par. 1003-6-3

Amends the Criminal Code of 1961 to increase the penalty for armed violence committed with a firearm if the firearm is discharged during the offense from a Class X felony with 6 to 30 years imprisonment to a Class X felony with 16 to 40 years imprisonment. Amends the Unified Code of Corrections to provide that a prisoner convicted of the offense shall serve at least 16 years imprisonment. This minimum sentence shall not be reduced by good conduct credit.

CORRECTIONAL NOTE, AMENDED

HB4094, as amended, would cost the Dpt. of Corrections

\$143,696,000 over 10 years.

FISCAL NOTE, AMENDED (DCCA)

Provides for deposits into the Police Protection Enhancement Distributive Fund of \$200 million: \$100 million (1.79%) of the net receipts from the Illinois Income Tax Act and \$100 million (1.81%) from the State's sales taxes. These deposits will be a

reduction of \$200 million from deposits into GRF.

NOTE(S) THAT MAY APPLY: Correctional

Apr 05 1994 Filed With Clerk

> First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary II Apr 19

Do Pass/Short Debate Cal 016-000-000

Cal 2nd Rdng Short Debate

Apr 21 Correctional Note Requested

WENNLUND

Judicial Note Request WENNLUND

Cal 2nd Rdng Short Debate

Apr 25 Judicial Note Filed

Cal 2nd Rdng Short Debate Apr 26 Correctional Note Filed

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 28

Held 2nd Rdg-Short Debate May 04 Correctional Note Filed AS

> Fiscal Note Filed MADIGAN,MJ Amendment No.01 Amendment No.02

Adopted DANIELS Withdrawn Amendment No.03 CURRAN Withdrawn

AMENDED

May 04—Cont.

Amendment No.04 BIGGERT Amendment No.05 CURRAN

Adopted Adopted

Cal 3rd Rdng Short Debate

Short Debate-3rd Passed 107-000-009

May 05 Arrive Senate

Placed Calendr, First Reading Sen Sponsor LAPAILLE

May 06 Sen Sponsor LAPAILLE May 09 First reading

Jan 10 1995 Session Sine Die

Referred to Rules

108-000-003

### HB-4095 CURRAN - PHELAN.

720 ILCS 5/33A-3 from Ch. 38, par. 33A-3 730 ILCS 5/3-6-3 from Ch. 38, par. 1003-6-3

Amends the Criminal Code of 1961 to increase the penalty for armed violence committed with a firearm if the firearm is discharged during the offense from a Class X felony with 6 to 30 years imprisonment to a Class X felony with 16 to 40 years imprisonment. Amends the Unified Code of Corrections to provide that a prisoner convicted of the offense shall serve at least 16 years imprisonment. This minimum sentence shall not be reduced by good conduct credit.

Apr 05 1994

Filed With Clerk

First reading Referred to Rules

Apr 07

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary II Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

### HR.4096 RYDER - FLINN.

D-4090	KIDEK – FLIMM.	
20 ILCS	3205/5	from Ch. 17, par. 455
205 ILCS	5/2	from Ch. 17, par. 302
205 ILCS	5/8	from Ch. 17, par. 315
205 ILCS	5/17	from Ch. 17, par. 324
205 ILCS	5/18	from Ch. 17, par. 325
205 ILCS	5/32	from Ch. 17, par. 339
205 ILCS	5/34	from Ch. 17, par. 342
205 ILCS	5/35.1	from Ch. 17, par. 344
205 ILCS	5/35.2	from Ch. 17, par. 345
205 ILCS	5/48	from Ch. 17, par. 359
205 ILCS	10/3.02	from Ch. 17, par. 2505
205 ILCS	10/3.071	from Ch. 17, par. 2510.01
205 ILCS	10/3.05 rep.	
205 ILCS	10/3.06 rep.	
815 ILCS	140/6	from Ch. 17, par. 6009
815 ILCS	140/7 rep.	
815 ILCS		from Ch. 121 1/2, par. 525
815 ILCS	405/25.1 rep.	
815 ILCS	405/29.2 rep.	

Amends the Commissioner of Banks and Trust Companies Act to authorize the Commissioner to obtain criminal history information on individuals regulated by the Commissioner. Amends the Illinois Banking Act with respect to lending and investment limits. Provides for periodic calculations of unimpaired capital and unimpaired surplus for purposes of determining lending and investment limits. Amends the Illinois Banking Act and the Illinois Bank Holding Company Act of 1957 to delete certain restrictions related to branch banking, bank location, and bank organization. Removes the requirement that the Commissioner of Bank and Trust Companies collect and disseminate information regarding credit cards and credit arrangements. Amends the Credit Card Issuance Act and the Retail Installment Sales Act to abolish the requirement that credit issuers make certain disclosures available through the Commissioner of Banks and Trust Companies. Effective immediately.

FISCAL NOTE (Commissioner of Banks & Trusts) Net fiscal impact from HB-4096 would be a cost savings of approximately \$110,500 per FY.

Apr 05 1994 Filed With Clerk

First reading

Referred to Rules

6 00-000	
00 000	
Recommended do pass 007-000-001 Placed Calndr, Second Reading	
; 01	

## HB-4097 STECZO AND CURRIE.

215 ILCS 125/6-14

from Ch. 111 1/2, par. 1418.14

Amends the Health Maintenance Organization Act by providing that no health maintenance organization, preferred provider organization, or other entity, plan, or arrangement for the purchase, payment, or reimbursement of health services, including an agency or a political subdivision of the State, shall deny a medically qualified physician or hospital the right to enter into a contract if the provider is willing to meet the terms and conditions of the contract and is able to provide the services at an equivalent level of cost and quality. Provides that these entities shall not terminate a contract without written notice.

## HOUSE AMENDMENT NO. 1.

Deletes reference to: 215 ILCS 125/6-14 Adds reference to: 215 ILCS 5/370b

215 ILCS 5/370b from Ch. 73, par. 982b 215 ILCS 5/370h from Ch. 73, par. 982h

Deletes everything. Amends the Illinois Insurance Code by providing that no health maintenance organization, preferred provider organization, or other entity, plan, or arrangement for the purchase, payment, or reimbursement of health services shall deny a licensed physician or hospital the right to enter into a contract if the provider is willing to meet the terms and conditions of the contract. Provides that these same entities shall not terminate a contract with a physician or hospital unless the entity provides the provider with written notice of the reasons for termination.

Apr 05 1994 First reading Referred to Rules
Apr 07 Ruled Exempt Hse Rule 29(c) HRUL
Rfrd to Comm on Assignment
Assigned to Registration & Regulation
REGIS REGULAT H Adopted
Motion Do Pass Amended-Lost
005-006-000 HREG
Remains in Committee Registration &

Regulation

Apr 22 Jan 10 1995

5 Session Sine Die

Ref to Rules/Rul 27E

## -4098 STECZO - ROSKAM - RYDER AND CURRIE.

210 ILCS 85/11.4 new 215 ILCS 125/5-1.5 new

225 ILCS 60/34

from Ch. 111, par. 4400-34

Amends the Medical Practice Act of 1987, the Hospital Licensing Act, and the Health Maintenance Organization Act. Provides that no health facility, health care service plan, managed health care plan, health maintenance organization, or other plan or arrangement shall discriminate with respect to employment, staff privileges, or the provision of, or contracts for, professional services against a licensed physician or surgeon on the basis of whether the physician or surgeon holds an M.D. or D.O. degree. Prohibits discrimination against a licensed facility on the basis of its identity as either an allopathic or osteopathic facility. Provides that violations may be enjoined in an action by the State's attorney upon receipt of a complaint by an aggrieved physician, surgeon, or health facility. Makes other related changes.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 210 ILCS 85/11.4 new 215 ILCS 125/5-1.5 new 225 ILCS 60/34 Adds reference to: New Act

Deletes everything. Creates the Osteopathic and Allopathic Healthcare Discrimination Act. Provides that no hospital, health care service plan, managed health care plan, health maintenance organization plan, or other provider shall discriminate with respect to employment, staff privileges, or the provision of, or contracts for, professional services or health care services against a licensed physician or hospital on the basis of type of medical degree, race, religion, sex, handicap, or identity as either an allopathic or osteopathic hospital or physician.

Apr 05 1994 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Apr 20 Amendment No.01 Assigned to Registration & Regulation REGIS REGULAT H Adopted

Do Pass Amend/Short Debate

010-000-001

Cal 2nd Rdng Short Debate

Apr 26

Fiscal Note Requested WENNLUND Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

### HB-4099 STECZO - JOHNSON, TOM.

215 ILCS 5/143.32 new

215 ILCS 5/143.33 new

215 ILCS 5/143.34 new

215 ILCS 5/143.35 new

215 ILCS 5/424

from Ch. 73, par. 1031

Amends the Illinois Insurance Code. Requires insurers to make a preinsurance inspection of motor vehicles before providing collision or comprehensive coverage. Requires insurers to maintain inspection reports and use the reports in the settlement of certain claims. Applies to coverage provided after June 30, 1995 for private passenger vehicles. Requires the Director of Insurance to issue rules for the implementation of the inspection requirements. Effective July 1, 1995.

FISCAL NOTE (Dept. of Insurance)

The Dpt. estimates minimal costs assciated with HB-4099.

NOTE(S) THAT MAY APPLY: Fiscal

Apr 05 1994 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Executive

Apr 21 Recommended do pass 008-002-000

Placed Calndr, Second Reading

Apr 25 Fiscal Note Filed

Placed Calndr, Second Reading
Apr 28 Second Reading

Held on 2nd Reading
Jan 10 1995 Session Sine Die

Jan 10 1995 Session Sine Die

### HB-4100 DEJAEGHER - PHELAN.

20 ILCS 301/40-5

730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3 720 ILCS 5/9-3.2 from Ch. 38, par. 9-3.2

Amends the Alcoholism and Other Drug Abuse and Dependency Act, the Criminal Code of 1961, and the Unified Code of Corrections. Expands involuntary manslaughter of an unborn child to include a pregnant mother, who by the intentional or knowing ingestion, inhalation, or injection of a controlled substance into her body, causes the death of her unborn child. Changes the definition of unborn child to mean a fetus greater than 26 weeks gestation (third month of pregnancy). Defines pregnant mother. Makes the offense nonprobationable, except that the pregnant mother may elect drug treatment instead of imprisonment and receive 3 years probation for a first conviction.

Apr 05 1994 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Apr 19 Assigned to Judiciary I Apr 19 Interim Study Calenda

Apr 19 Interim Study Calendar JUDICIARY I Jan 10 1995 Session Sine Die

## HB-4101 HUGHES, SKINNER AND SCHOENBERG.

65 ILCS 5/2-3-5 from Ch. 24, par. 2-3-5

Amends the Municipal Code. Provides that territory in a county over 150,000 may be incorporated as a village if any part of the territory is situated within 10 miles of the Illinois state line and a petition for incorporation is filed before January 1, 1996. Effective immediately.

## HOUSE AMENDMENT NO. 1.

Requires that the territory situated within 10 miles of the Illinois state line be in a county with a population between 150,000 and 185,000.

Apr 05 1994 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Cities & Villages

Apr 20 Amendment No.01 CITIES/VILLAG H Adopted

DP Amnded Consent Calendar

010-000-000

Consnt Caldr Order 2nd Read Apr 26 Cnsent Calendar, 2nd Readng

Consnt Caldr Order 3rd Read

Apr 28 Consnt Caldr, 3rd Read Pass 117-000-000

Arrive Senate

Sen Sponsor KLEMM Placed Calendr, First Reading

First reading Referred to Rules

May 04 Assigned to Local Government &

Elections
Recommended do pass 010-000-000

Placed Caindr, Second Reading

Filed with Secretary

Amendment No.01 DUNN,T Amendment referred to

SRUL

Placed Calndr, Second Reading

May 12 Second Reading

May 11

Placed Calndr, Third Reading
May 13 Placed Calndr, Third Reading
- Passed 052-000-000

Amendment No.01 DUNN,T

Tabled Pursuant to Rule5-4(A) Third Reading - Passed 052-000-000

Passed both Houses

2257 HB-4101-Cont.

Jun 10 Sent to the Governor Governor approved Jun 14

PUBLIC ACT 88-0544 effective date 94-06-14

#### HB-4102 ROTELLO, MOSELEY, SCHOENBERG, GASH AND VON B - WESSELS.

New Act

Creates the State-Owned Housing Control Act. Contains a short title only.

Apr 05 1994 Referred to Rules First reading

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

> Rfrd to Comm on Assignment Assigned to Housing, Economic & Urban Develomt

Ref to Rules/Rul 27E Apr 22

Jan 10 1995 Session Sine Die

#### HB-4103 SHEEHY - CAPPARELLI - STECZO - MCAFEE - GIOLITTO.

20 ILCS 105/8.07 new

Amends the Act on the Aging. Requires the Department of Aging to establish 6 phonefriend pilot projects under which volunteer senior citizens provide, by telephone, information or support to children in kindergarten through the sixth grade when the children are without adult supervision after school hours. Provides for loans of up to \$15,000 to each pilot project.

NOTE(S) THAT MAY APPLY: Fiscal

Referred to Rules Apr 05 1994 First reading

Ruled Exempt Hse Rule 29(c) HRUL Apr 07

Rfrd to Comm on Assignment Assigned to Aging

Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

HB-4104 BURKE.

510 ILCS 70/14

from Ch. 8, par. 714

Amends the Humane Care for Animals Act. Makes technical changes. HOUSE AMENDMENT NO. 1.

Deletes reference to:

510 ILCS 70/14

Adds reference to:

225 ILCS 605/2

225 ILCS 605/2.2

225 ILCS 605/3

225 ILCS 605/3.2 new

225 ILCS 605/10

225 ILCS 605/12

225 ILCS 605/20 510 ILCS 70/11

510 ILCS 70/12

Deletes everything. Amends the Animal Welfare Act to require the licensing of guard dog services. Establishes requirements for maintaining guard dogs. Provides that gross negligence, incompetency, and cruelty to animals are grounds for discipline under the Act. Makes violations of the Act a Class C misdemeanor. Amends the Humane Care for Animals Act to provide that a guard dog may be impounded if there is a violation of the requirements for maintaining guard dogs.

Apr 05 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 07

Rfrd to Comm on Assignment Assigned to Consumer Protection

Recommended do pass 007-004-000 Apr 21

Placed Calndr, Second Reading

Second Reading Apr 28

Amendment No.01 SHEEHY Adopted Amendment No.02 BURKE Lost

041-071-000

Placed Calndr, Third Reading

May 03 Third Reading - Passed 066-049-001

May 04 Arrive Senate

Placed Calendr, First Reading

May 06 Sen Sponsor MAHAR

Referred to Rules May 09 First reading

May 18 Added as Chief Co-sponsor FARLEY Added as Chief Co-sponsor STERN

Jan 10 1995 Session Sine Die

HB-4105 WOOLARD.

> 10 ILCS 5/7-43 10 ILCS 5/7-44

from Ch. 46, par. 7-43 from Ch. 46, par. 7-44

Amends the Election Code to eliminate the requirement that a voter declare party affiliation when voting at a primary election. Provides that the voter shall receive the primary ballot of each of the established political parties nominating candidates for office at the primary election, but may cast a ballot of only one political party, except in certain cases involving statewide political parties and political parties established only within a political subdivision.

Apr 05 1994 Referred to Rules First reading

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elections & State Government

Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

HR.4106 GIOLITTO - MCGUIRE - VON B - WESSELS - HAWKINS - SHEEHY, BURKE, LOPEZ, MCAFEE, STECZO, CAPPARELLI, BUGIELSKI, LAU-RINO AND HICKS.

New Act

Creates the Fund Education First Act. Beginning with fiscal year 1995, and in each fiscal year thereafter, provides that until the sum of State and federal spending for elementary and secondary education for the fiscal year represents 50% of the total revenues that the State Superintendent of Education estimates are available from local, State, and federal sources for elementary and secondary education for that fiscal year, the amount appropriated by the General Assembly from general funds for educational programs for that fiscal year shall be at least equal to the sum of (1) 33 1/3% of total new general funds available for spending from certain sources during that fiscal year, plus (2) the total amount appropriated from general funds for educational programs during the preceding fiscal year. Effective immediately.

FISCAL NOTE (State Board of Education)

It would be required that amounts appropriated would need to be at least 33 1/3% of the new general funds available for spending in the upcoming year. Of the new funds revenues, 2/3 would be earmarked for elementary and secondary education. This formula would remain in force until the sum of State and federal revenues equals 50% of the total funds available for elementary and secondary education.

STATE MANDATES FISCAL NOTE (State Board of Education)

No change from fiscal note, above.

Note(s) That May Apply: Fiscal

Apr 05 1994 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Education

Do Pass/Short Debate Cal 019-000-000 Apr 21

Cal 2nd Rdng Short Debate Fiscal Note Filed

Apr 28 St Mandate Fis Note Filed

> Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Amendment No.01 HOEFT May 11 Amendment No.02 COWLISHAW

Withdrawn Withdrawn Amendment No.03 HOEFT Withdrawn

Cal 3rd Rdng Short Debate

Short Debate-3rd Passed 115-000-001

May 12

Arrive Senate

Placed Calendr, First Reading

May 13

Sen Sponsor BERMAN

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

## HB-4107 SCHOENBERG AND KASZAK.

New Act

Creates the Illinois Research Park Authority Act. Provides the short title only.

Apr 05 1994 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Executive

Apr 21

Recommended do pass 007-005-000

Placed Calndr, Second Reading Second Reading

Apr 28 Se

Held on 2nd Reading

Jan 10 1995 Session Sine Die

# HB-4108 JONES,LOU – GILES – JONES,SHIRLEY – MOORE,EUGENE – PUGH AND PRUSSING.

20 ILCS 301/5-10

Amends the Alcoholism and Other Drug Abuse and Dependency Act. Directs the Department of Alcoholism and Substance Abuse to fund programs for families concerning drug and alcohol awareness. Directs the Department to establish a pilot program to implement and evaluate the use of auricular acupuncture in the detoxification and rehabilitation of substance abusers. Requires a report to the General Assembly and the Governor within 6 months of the completion of the pilot program. The auricular acupuncture provisions shall cease to be effective January 1, 1998.

## HOUSE AMENDMENT NO. 2.

Amends the Alcoholism and Other Drug Abuse and Dependency Act. Deletes language allowing licensed nurses and physician assistants under the direction of a physician to practice auricular acupuncture for the purpose of detoxification and rehabilitation of drug abusers. Allows only physicians licensed to practice medicine in all its branches to practice auricular acupuncture. Requires the pilot program to be conducted in a scientifically valid manner in accordance with federal standards to determine the efficacy of auricular acupuncture for treatment of substance abusers. Requires the Department to establish standards, by rule, for the development and operation of the pilot program. Requires the Department to establish the pilot program at a program licensed by the Department.

FISCAL NOTE (DCCA)

Fiscal impact on State revenues and expenditures is unknown.

NOTE(S) THAT MAY APPLY: Fiscal

Apr 05 1994 First reading

Referred to Rules

Apr 07

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Apr 21

Services
Do Pass/Short Debate Cal 015-005-001

Apr 28

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

May 05

Held 2nd Rdg-Short Debate

Amendment No.01 ZICKUS Withdrawn

Amendment No.02 JONES,LOU Adopted

102-006-002

Amendment No.03 STEPHENS Withdrawn

Amendment No.04 MULLIGAN Withdrawn

Amendment No.05 JONES LOU Withdrawn

Amendment No.04 Amendment No.05 Amendment No.06 Amendment No.07

JONES,LOU JONES,LOU SKINNER Withdrawn Withdrawn Withdrawn Withdrawn Ruled not

germane

Tabled

Amendment No.08

SKINNER JONES,LOU

Cal 3rd Rdng Short Debate Short Debate-3rd Passed 098-011-000 May 06 Arrive Senate

Chief Sponsor TROTTER

Added as Chief Co-sponsor SMITH Added as Chief Co-sponsor GARCIA

Placed Calendr, First Reading

May 10 May 17 First reading

Referred to Rules Fiscal Note Filed Committee Rules

Jan 10 1995 Session Sine Die

#### HB-4109 OSTENBURG - VON B - WESSELS - HAWKINS - PRUSSING - SHEE. HY, GILES AND GASH.

New Act

Creates the Children's Care Team Act. Creates the Children's Care Team to examine the statewide system of providing health and social services to children and their families and to develop a plan for integrating existing services, making them more accessible, and infusing them with a greater emphasis on prevention. Requires a report by January 1, 1996.

NOTE(S) THAT MAY APPLY: Fiscal

Apr 05 1994

First reading

Referred to Rules

Apr 07

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 21

Do Pass/Short Debate Cal 022-000-000

Cal 2nd Rdng Short Debate

Apr 28

HB-4110

Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

MOORE, EUGENE.

205 ILCS 405/19.5 new

Amends the Currency Exchange Act. Requires currency exchanges that act as remittance agents under the Illinois Vehicle Code to charge reduced rates for cashing checks issued by the State or federal government. Establishes the rate at 80% of the maximum charge authorized by the Director of Financial Institutions.

Apr 05 1994

First reading

Referred to Rules

Ref to Rules/Rul 27E

Apr 07

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Financial Institutions

Apr 22

Jan 10 1995 Session Sine Die

HB.4111 KASZAK - LANG.

15 ILCS 520/11 15 ILCS 520/22.5 from Ch. 130, par. 30 from Ch. 130, par. 41a

Amends the Deposit of State Moneys Act. Authorizes the investment of State moneys in certain short-term obligations, revenue bonds, and obligations of U.S. corporations. Authorizes the State Treasurer, with the Governor's approval, to lend securities acquired under the Deposit of State Moneys Act. Effective immediately.

### HOUSE AMENDMENT NO. 1.

Removes authorization for investment in U.S. corporate obligations. Restores 180 days, rather than 270 days, as the maximum maturity date of permitted short-term U.S. corporate obligations.

Apr 05 1994

First reading

Referred to Rules

Apr 07

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elections & State

Apr 21

Amendment No.01

Government ELECTN ST GOV H

DP Amnded Consent Calendar

019-000-000

Apr 27

Consnt Caldr Order 2nd Read Cnsent Calendar, 2nd Reading Consnt Caldr Order 3rd Read

May 03

Remyd from Consent Calendar

CROSS AND PARKE

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-4112 BALANOFF.

New Act

Creates the Legislative Truth in Lobbying Act. Requires lobbyists appearing before legislative committees to declare certain campaign contributions made to committee members or their political committees. Effective immediately.

First reading Apr 05 1994 Jan 10 1995 Session Sine Die Referred to Rules

### TURNER - GILES - MOORE, EUGENE - JONES, LOU.

15 ILCS 520/5.1 new 30 ILCS 235/6.1 new

Amends the Deposit of State Moneys Act and the Public Funds Investment Act. Makes submission of a plan for community access to financial services and credit a prerequisite for a financial institution to receive deposits or investments of public funds.

NOTE(S) THAT MAY APPLY: Fiscal

Apr 05 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 07

Rfrd to Comm on Assignment Assigned to Elections & State Government

Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

#### HB-4114 BALANOFF.

35 ILCS 5/917.1 new

Amends the Illinois Income Tax Act. Requires corporations with income over \$1,000,000 per year to report information about the corporation's income to the Secretary of State.

Apr 05 1994 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Revenue

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-4115 PHELPS - HAWKINS - NOVAK - MCGUIRE - VON B - WESSELS.

10 ILCS 5/9-25.2 new 720 ILCS 5/33-3.1 new

Amends the Election Code and the Criminal Code of 1961. Provides misdemeanor penalties and forfeiture of office or employment for public officers and employees who solicit or receive contributions for a candidate from a person who is engaged in a business or activity that the public officer or employee is responsible for regulating, investigating, or inspecting. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Apr 05 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 07

Rfrd to Comm on Assignment

Assigned to Executive Apr 21

Motion Do Pass-Lost 004-002-003

Remains in Committee Executive

Ref to Rules/Rul 27E Apr 22

Jan 10 1995 Session Sine Die

#### HB-4116 PUGH.

815 ILCS 405/2.16 new

815 ILCS 405/27 from Ch. 121 1/2, par. 527 815 ILCS 405/28 from Ch. 121 1/2, par. 528 Amends the Retail Installment Sales Act. Removes a provision within the Act stating that there is no limit on the finance charges that can be charged, collected, and received regarding a retail installment contract. Removes certain finance charge limits. Provides that finance charges may not exceed an annual percentage rate of 13 percentage points above the discount rate that prevailed on the first day of the month preceding the contract. Defines the term "discount rate". Changes the monthly finance charge limit of unpaid amounts from an amount not to exceed 18¢ per \$10 per month with a \$10 maximum to a monthly finance charge not to exceed an annual percentage rate of 18.6 percentage points above the discount rate that prevailed on the first day of the month.

Apr 05 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

### HB-4117 PUGH.

815 ILCS 375/2.14 new 815 ILCS 375/21

from Ch. 121 1/2, par 581

Amends the Motor Vehicle Retail Installment Sales Act. Removes certain finance charge limits. Provides that finance charges may not exceed an annual percentage rate of 13 percentage points above the discount rate that prevailed on the first day of the month preceding the contract. Removes the provision stating that there is no limit on the finance charges that could be charged, collected, and received regarding a motor vehicle installment contract. Defines the term "discount rate".

Apr 05 1994 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Financial Institutions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-4118 CURRIE.

35 ILCS 5/917	from Ch. 120, par. 9-917
35 ILCS 120/11	from Ch. 120, par. 450
35 ILCS 130/10b	from Ch. 120, par. 453.10b
35 ILCS 135/20	from Ch. 120, par. 453.50
35 ILCS 610/11	from Ch. 120, par. 467.11
35 ILCS 615/11	from Ch. 120, par. 467.26
35 ILCS 620/11	from Ch. 120, par. 478

Amends the Illinois Income Tax Act, the Retailers' Occupation Tax Act, the Cigarette Tax Act, the Cigarette Use Tax Act, the Messages Tax Act, the Gas Revenue Tax Act, and the Public Utilities Revenue Act to provide that administrative decisions of the Department of Revenue under those Acts shall be made public with certain confidential information deleted.

## HOUSE AMENDMENT NO. 1.

Adds reference to:

35 ILCS 630/15 from Ch. 120, par. 2015

Amends the Telecommunications Excise Tax Act to provide that administrative decisions of the Department of Revenue shall be made public with certain confidential information deleted.

Apr 05 1994 First reading Referred to Rules

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Revenue

Apr 21 Amendment No.01 REVENUE H Adopted

012-000-000

Recommnded do pass as amend

012-000-000

Placed Calndr, Second Reading

Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

**2263** HB-4119

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HB-4119 SCHAKOWSKY.

225 ILCS 60/7 from Ch. 111, par. 4400-7
225 ILCS 60/21.1 new
225 ILCS 60/21.2 new
225 ILCS 60/22 from Ch. 111, par. 4400-22
225 ILCS 60/23 from Ch. 111, par. 4400-23
225 ILCS 60/23.1 new
225 ILCS 60/25 from Ch. 111, par. 4400-25
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Amends the Medical Practice Act of 1987. Grants voting status to the 2 public members on the Medical Disciplinary Board and sets their term for 4 years. Requires 5 voting members (now 4) to constitute a quorum on the Board. Increases license and renewal fees. Requires a physician to submit all disciplinary records before being granted a license to practice or renewal of a license. Exempts unobtainable disciplinary records from a foreign country upon a showing of good faith. Places a licensee on probationary status for excessive use of alcohol or drugs. Allows the Department to require professional counseling as a condition of probation. Requires the Department of Professional Regulation to at least annually prepare a list of all license holders and status of license and publish a report on the disciplinary record of all physicians. Makes the list and record a public record.

NOTE(S) THAT MAY APPLY: Fiscal

Apr 05 1994 First reading Referred to Rules
Apr 07 Ruled Exempt Hse Rule 29(c) HRIII

Apr 07 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment

Apr 20 Assigned to Registration & Regulation
Apr 20 Motion Do Pass-Lost 002-004-006

Motion Do Pass-Lost 002-004-006 HREG

Remains in Committee Registration &

Regulation

Apr 22 Ref to Rules/Rul 27E
Jan 10 1995 Session Sine Die

## HB-4120 HAWKINS - EDLEY.

20 ILCS 2705/49.16

from Ch. 127, par. 49.16

Amends the Civil Administrative Code of Illinois. Requires the Department of Transportation to deliver to the Governor and the General Assembly a 5-year highway improvement program in April of each year, a record of accomplishments by the 1st of November each year, and a current fiscal year highway projects report by the 1st of January each year. Sets out the information required in each report.

Note(s) That May Apply: Fiscal
Apr 06 1994 First reading Referred to Rules
Apr 13 Ruled Exempt Hse Rule 29(c) HRIII

or 13 Ruled Exempt Hse Rule 29(c) HRUL
Rfrd to Comm on Assignment
Assigned to Transportation & Motor

Assigned to Transportation & Moto Vehicles

Apr 20 Motion Do Pass-Lost 013-014-001

HTRN
Remains in Committee Transportation

Apr 22 & Motor Vehicles
Ref to Rules/Rul 27F

Jan 10 1995 Session Sine Die

## HB-4121 SANTIAGO.

Apr 21

55 ILCS 5/1-1001 from Ch. 34, par. 1-1001

Amends the Counties Code to make a stylistic change.

Apr 06 1994 First reading Referred to Rules

Apr 13 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Counties & Townships

Recommended do pass 006-004-000
Placed Calndr, Second Reading

Apr 28 Second Reading

Jan 10 1995 Second Reading
Held on 2nd Reading
Session Sine Die

HB-4122 **2264** 

## HB-4122 SANTIAGO.

60 ILCS 1/5-5

Amends the Township Code to make a stylistic change.

Apr 06 1994 First reading Referred to Rules

Apr 13 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Counties & Townships Recommended do pass 006-004-000

Apr 21

Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

### HB-4123 DEUCHLER.

735 ILCS 5/7-103

from Ch. 110, par. 7-103

Referred to Rules

Amends the Code of Civil Procedure. Authorizes "quick-take" of land by the City of Aurora for easements for construction of Indian Creek Flood Control Project.

Apr 06 1994 First reading Jan 10 1995 Session Sine Die

## HB-4124 SAVIANO, BIGGINS AND MCAULIFFE.

10 ILCS 5/2A-1.2 from Ch. 46, par. 2A-1.2 from Ch. 122, par. 1B-6 105 ILCS 5/1B-6 from Ch. 122, par. 2-3.15 from Ch. 122, par. 2-3.24 105 ILCS 5/2-3.15 105 ILCS 5/2-3.24 105 ILCS 5/3-7 from Ch. 122, par. 3-7 105 ILCS 5/3-8 from Ch. 122, par. 3-8 from Ch. 122, par. 3-9.1 from Ch. 122, par. 3-14.11 105 ILCS 5/3-9.1 105 ILCS 5/3-14.11 105 ILCS 5/3-14.12 from Ch. 122, par. 3-14.12 from Ch. 122, par. 3-14.15 105 ILCS 5/3-14.15 105 ILCS 5/3-14.17 from Ch. 122, par. 3-14.17 105 ILCS 5/3-14.21 from Ch. 122, par. 3-14.21 105 ILCS 5/3-14.22 from Ch. 122, par. 3-14.22 from Ch. 122, par. 3-15.1 105 ILCS 5/3-15.1 105 ILCS 5/3-15.7 from Ch. 122, par. 3-15.7 105 ILCS 5/5-1 105 ILCS 5/5-17 from Ch. 122, par. 5-1 from Ch. 122, par. 5-17 105 ILCS 5/5-20 from Ch. 122, par. 5-20 105 ILCS 5/5-21 from Ch. 122, par. 5-21 105 ILCS 5/5-22 from Ch. 122, par. 5-22 105 ILCS 5/5-23 from Ch. 122, par. 5-23 105 ILCS 5/5-24 from Ch. 122, par. 5-24 105 ILCS 5/5-25 from Ch. 122, par. 5-25 105 ILCS 5/5-26 from Ch. 122, par. 5-26 105 ILCS 5/5-27 from Ch. 122, par. 5-27 105 ILCS 5/5-28 from Ch. 122, par. 5-28 105 ILCS 5/5-29 from Ch. 122, par. 5-29 105 ILCS 5/5-30 from Ch. 122, par. 5-30 105 ILCS 5/5-34 105 ILCS 5/5-35 from Ch. 122, par. 5-34 from Ch. 122, par. 5-35 105 ILCS 5/6-2 from Ch. 122, par. 6-2 105 ILCS 5/7-04 from Ch. 122, par. 7-04 from Ch. 122, par. 7-27 105 ILCS 5/7-27 105 ILCS 5/7-28 from Ch. 122, par. 7-28 105 ILCS 5/8-1 from Ch. 122, par. 8-1 from Ch. 122, par. 8-2 105 ILCS 5/8-2 105 ILCS 5/8-5 from Ch. 122, par. 8-5 from Ch. 122, par. 8-7 105 ILCS 5/8-7 105 ILCS 5/8-8 from Ch. 122, par. 8-8 105 ILCS 5/8-9 from Ch. 122, par. 8-9 105 ILCS 5/8-10 from Ch. 122, par. 8-10 105 ILCS 5/8-11 105 ILCS 5/8-12 105 ILCS 5/8-13 from Ch. 122, par. 8-11 from Ch. 122, par. 8-12 from Ch. 122, par. 8-13 105 ILCS 5/8-14 from Ch. 122, par. 8-14

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105 ILCS 5/8-15
105 ILCS 5/8-20
                                      from Ch. 122, par. 8-15
                                      from Ch. 122, par. 8-20 from Ch. 122, par. 10-3
105 ILCS 5/10-3
105 ILCS 5/10-17
                                      from Ch. 122, par. 10-17
105 ILCS 5/10-23.3
                                      from Ch. 122, par. 10-23.3
                                      from Ch. 122, par. 12-19
105 ILCS 5/12-19
                                      from Ch. 122, par. 15-3
105 ILCS 5/15-3
105 ILCS 5/15-4
                                      from Ch. 122, par. 15-4
                                      from Ch. 122, par. 15-6
105 ILCS 5/15-6
                                      from Ch. 122, par. 15-7
105 ILCS 5/15-7
105 ILCS 5/15-9
                                      from Ch. 122, par. 15-9
105 ILCS 5/15-10
                                      from Ch. 122, par. 15-10
                                      from Ch. 122, par. 15-11
105 ILCS 5/15-11
105 ILCS 5/15-15
                                      from Ch. 122, par. 15-15
                                      from Ch. 122, par. 15-17
from Ch. 122, par. 15-19
105 ILCS 5/15-17
105 ILCS 5/15-19
105 ILCS 5/15-20
                                      from Ch. 122, par. 15-20
105 ILCS 5/15-23
                                      from Ch. 122, par. 15-23
105 ILCS 5/15-25
                                      from Ch. 122, par. 15-25
                                      from Ch. 122, par. 15-28
105 ILCS 5/15-28
105 ILCS 5/16-2
                                      from Ch. 122, par. 16-2
                                      from Ch. 122, par. 16-3
105 ILCS 5/16-3
                                      from Ch. 122, par. 16-5
105 ILCS 5/16-5
                                      from Ch. 122, par. 16-6
105 ILCS 5/16-6
105 ILCS 5/18-13
105 ILCS 5/19-6
                                      from Ch. 122, par. 18-13
                                      from Ch. 122, par. 19-6
from Ch. 122, par. 19-27
105 ILCS 5/19-27
                                       from Ch. 122, par. 19-28
105 ILCS 5/19-28
                                       from Ch. 122, par. 22-1
105 ILCS 5/22-1
105 ILCS 5/22-3
                                       from Ch. 122, par. 22-3
                                       from Ch. 122, par. 22-4
105 ILCS 5/22-4
105 ILCS 5/22-5
                                       from Ch. 122, par. 22-5
105 ILCS 5/22-6
                                       from Ch. 122, par. 22-6
                                       from Ch. 122, par. 22-7
105 ILCS 5/22-7
                                       from Ch. 122, par. 22-8
105 ILCS 5/22-8
105 ILCS 5/22-18
                                       from Ch. 122, par. 22-18
105 ILCS 5/32-1.1
                                      from Ch. 122, par. 32-1.1 from Ch. 122, par. 32-1.2
105 ILCS 5/32-1.2
105 ILCS 5/32-4
                                       from Ch. 122, par. 32-4
105 ILCS 5/32-4.6
                                       from Ch. 122, par. 32-4.6
                                       from Ch. 122, par. 32-4.7
105 ILCS 5/32-4.7
105 ILCS 5/32-4.8
                                       from Ch. 122, par. 32-4.8
 10 ILCS 5/2A-51 rep.
105 ILCS 5/2-3.19 rep.
105 ILCS 5/5-1a rep.
105 ILCS 5/5-2 rep.
105 ILCS 5/5-2.1 rep.
105 ILCS 5/5-3 rep.
105 ILCS 5/5-4 rep.
105 ILCS 5/5-12 rep.
105 ILCS 5/5-13 rep.
105 ILCS 5/5-14 rep.
105 ILCS 5/5-15 rep.
105 ILCS 5/5-16 rep.
105 ILCS 5/5-18 rep.
105 ILCS 5/5-19 rep.
105 ILCS 5/5-31 rep.
105 ILCS 5/5-36 rep.
105 ILCS 5/5-37 rep.
105 ILCS 5/8-4 rep.
105 ILCS 5/10-20,4 rep.
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Amends the Election and School Codes. Abolishes the office of township school trustees and township treasurers in Class II county school units on July 1, 1994. Requires the school boards of all school districts previously served by the township treasurer to appoint or elect their own school treasurer, and provides for the transfer of school funds and records. Provides that the school boards of the school districts located in the township in which the office of trustees of schools are abolished are

the successors to the township school trustees, succeed to the permanent township fund, and take title as tenants in common to the common school lands. Provides for the transfer of title to school buildings and school sites used and occupied by a school district for school purposes (exclusive of the common school lands) to the school board of the school district. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; State Mandates

Apr 06 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 13

> Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education

Apr 20 Interim Study Calendar ELEM SCND

Jan 10 1995 Session Sine Die

#### HR-4125 SAVIANO, BUGIELSKI, CAPPARELLI AND MCAULIFFE.

735 ILCS 5/7-103

from Ch. 110, par. 7-103

Amends the Code of Civil Procedure. Provides the Village of Franklin Park with quick-take eminent domain power for the Grand Avenue Railroad Grade Separation Project for a period of 3 years from the effective date of this amendatory Act. Effective immediately.

Apr 06 1994 First reading Jan 10 1995 Session Sine Die Referred to Rules

#### HB-4126 CAPPARELLI, MCAULIFFE AND BUGIELSKI.

New Act

50 ILCS 705/8.1 from Ch. 85, par. 508.1 65 ILCS 5/10-1-48 from Ch. 24, par. 10-1-48 65 ILCS 5/10-2.1-29 from Ch. 24, par. 10-2.1-29

Creates the Police Chief Training and Certification Act and amends the Municipal Code and the Police Training Act. Requires municipal chiefs of police and certain heads of local law enforcement agencies to complete training courses beginning in 1996. Provides that minimum qualifications for chiefs of police shall be established by the Local Governmental Law Enforcement Officers Training Board in cooperation with the Illinois Association of Chiefs of Police. Authorizes that Association to provide the training as approved by the Training Board. Preempts home rule powers.

Apr 06 1994

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-4127 CAPPARELLI - SANTIAGO - MCAULIFFE.

15 ILCS 520/7

from Ch. 130, par. 26

Amends the Deposit of State Moneys Act. Provides that agricultural loan programs linked to deposits of State moneys must limit loans to \$50,000 per participating borrower and must provide for a spread of at least 4 percentage points between the interest paid on the deposit of State moneys and the interest charged to the borrower. Effective immediately.

Apr 06 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 13

Rfrd to Comm on Assignment

Assigned to Agriculture & Conservation

Interim Study Calendar

Apr 20 AGRICULTURE

Jan 10 1995 Session Sine Die

#### CAPPARELLI - MCAULIFFE - LAURINO - BUGIELSKI - SANTIAGO HB-4128 AND KOTLARZ.

40 ILCS 5/5-144

from Ch. 108 1/2, par. 5-144

30 ILCS 805/8.18 new

Amends the Chicago Police Article of the Pension Code to change the manner of calculating the widow's supplemental annuity. Makes the new formula payable retroactively from January 1, 1994. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Apr 06 1994 First reading Referred to Rules

Apr 13 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 22 Jan 10 1995 Session Sine Die Ref to Rules/Rul 27E

# HB-4129 MULLIGAN AND FLOWERS.

105 ILCS 5/34-62

from Ch. 122, par. 34-62

Amends the School Code. Establishes a priority order for the purposes for which the proceeds of the playground tax levied by the Chicago Board of Education may be used, and requires that those uses be open to the public.

Apr 06 1994 First reading Referred to Rules

Apr 13 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Education

Motion Do Pass-Lost 008-007-002

HELM

Remains in Committee Elementary &

Secondary Education Ref to Rules/Rul 27E

Apr 22

Apr 21

Jan 10 1995 Session Sine Die

### HB-4130 MULLIGAN AND FLOWERS.

105 ILCS 5/34-62

from Ch. 122, par. 34-62

Amends the School Code. Establishes a priority order for the purposes for which the proceeds of the playground tax levied by the Chicago Board of Education may be used, and requires that those uses be open to the public. Specifies that at least 60% of the playground tax collections in each fiscal year be used to establish, equip, maintain, and operate supervised playgrounds and recreational programs thereon that are open to the public outside of school hours and adjacent to or connected with public schools under the control of the board.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Apr 06 1994 First reading Referred to Rules

Apr 13 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Elementary & Secondary

Education

Apr 21 Motion Do Pass-Lost 008-005-003

HELM

Remains in Committee Elementary &

Secondary Education

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

# HB-4131 TURNER.

35 ILCS 200/21-350

35 ILCS 200/22-5

Amends the Property Tax Code to require a tax purchaser to provide a take notice to the county clerk within 4 months (now 5 months) after the sale. Provides that a purchaser has 3 months (now 4 months) after the sale of property with one to 6 dwelling units to petition the court that the property is abandoned.

Apr 06 1994 First reading Referred to Rules

Apr 13 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Revenue

Apr 22 Assigned to Revenue

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-4132 BRADY.

55 ILCS 5/3-6010

from Ch. 34, par. 3-6010

Amends the Counties Code by providing that the sheriff or a court, judge, clerk of court, county clerk, deputy county clerk, or notary public designated by the sheriff shall administer the oath of office required of a deputy sheriff.

Apr 06 1994 First reading Referred to Rules Apr 13 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Counties & Townships Do Pass/Consent Calendar 010-000-000 Apr 21 Consnt Caldr Order 2nd Read Apr 27 Cnsent Calendar, 2nd Reading Consnt Caldr Order 3rd Read Apr 29 Remvd from Consent Calendar Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng May 03 Held 2nd Rdg-Short Debate Jan 10 1995 Session Sine Die

### HB-4133 BRADY – BUGIELSKI.

230 ILCS 25/2

from Ch. 120, par. 1102

Amends the Bingo License and Tax Act. Increases the maximum total value of prizes or merchandise that may be awarded in a single day of bingo from \$2,250 to \$5,000. Eliminates language authorizing certain counties and municipalities to conduct 2 additional games after the daily prize maximum has been reached.

NOTE(S) THAT MAY APPLY: Fiscal

Apr 06 1994 First reading Referred to Rules

Apr 13 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Apr 22

Assigned to Revenue Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-4134 LANG-KUBIK.

410 ILCS 25/3 410 ILCS 25/5 from Ch. 111 1/2, par. 3713 from Ch. 111 1/2, par. 3715

Amends the Environmental Barriers Act. Defines and redefines various terms. Provides the extent to which various construction and alteraton projects must comply with the Capital Development Board's accessibility standards. Permits an architect's or engineer's seal to substitute for his or her statement of compliance. Effective immediately.

Apr 06 1994 First reading Referred to Rules

Apr 13 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Executive

Apr 21 Do Pass/Short Debate Cal 011-000-000

Cal 2nd Rdng Short Debate
Apr 28 Short Debate Cal 2nd Rdng
Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

### HB-4135 SCHAKOWSKY.

30 ILCS 105/25

from Ch. 127, par. 161

Amends the State Finance Act. Provides that the Department of Mental Health and Developmental Disabilities may make payments for services provided under the mental health Medicaid Clinic Option or Medicaid Rehabilitation Option without regard to the fact that the services were provided in a prior fiscal year. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal

Apr 06 1994 First reading Referred to Rules

Apr 13 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human Services

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-4136 SCHAKOWSKY.

220 ILCS 5/7-206

from Ch. 111 2/3, par. 7-206

220 ILCS 5/7-208 new

Amends the Public Utilities Act. Prohibits a public utility from selling appliances, heating and cooling systems, and household appliances. Allows a public utili-

ty to make minor repairs. Sets forth conditions under which an affiliated interest of a public utility may engage in the business of selling those items. Provides that the Commerce Commission shall, rather than may, require utilities engaged in businesses other than the utility business to maintain separate records for each business.

NOTE(S) THAT MAY APPLY: Fiscal Apr 06 1994 First reading Referred to Rules Ruled Exempt Hse Rule 29(c) HRUL Apr 13 Rfrd to Comm on Assignment Assigned to Public Utilities Apr 20 Motion Do Pass-Lost 003-006-001 **HPIIB** Remains in Committee Public Utilities Ref to Rules/Rul 27E Apr 22 Jan 10 1995 Session Sine Die

3an 10 1993 Session St.

HB-4137 HICKS 215 ILCS 5/10

from Ch. 73, par. 622

Amends the Illinois Insurance Code. Provides that a domestic stock insurance company may provide in its by-laws a variable range for the number of directors. Provides that the directors or shareholders shall fix the number of directors from time to time. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: 215 ILCS 5/57 from Ch. 73, par. 669 215 ILCS 5/59.1 new

Provides the framework for the conversion of a mutual company into a stock company. Defines terms. Sets forth the requirements necessary for the plan of conversion to be approved by the Director of Insurance. Requires that the plan be approved by the members of the mutual company. Sets out provisions concerning adoption of a revised articles of incorporation, subscription of shares of stock, rights of the members, and certain alternate or optional provisions. Provides a 30 day limitation period after the effective date of the plan before commencement of an action concerning the conversion.

HOUSE AMENDMENT NO. 3.

Adds reference to: 60 ILCS 1/170-15

Amends the Township Hospital Article of the Township Code. Authorizes the township board to increase the number of township hospital directors (now, 5) by 2 per year up to a maximum of 11.

Apr 06 1994	First reading	Referred to Rules	
Apr 13	Ruled Exempt Hse Rule 29	P(c) HRUL	
	-	Rfrd to Comm on Assign	nent
		Assigned to Insurance	
Apr 20		Do Pass/Short Debate Ca	1 027-000-000
-	Cal 2nd Rdng Short Debat	.e	
Apr 26	<b>Q</b>	Fiscal Note Requested W	ENNLUND
•	Cal 2nd Rdng Short Debat		
Apr 27		Fiscal Note Request W/d	lrawn
•	Cal 2nd Rdng Short Debat	•	
Apr 28	Short Debate Cal 2nd Rdn	g	
•	Held 2nd Rdg-Short Debat	te	
May 11	Amendment No.01	CHURCHILL	Adopted
•	Amendment No.02	WALSH	Withdrawn
	Amendment No.03	HICKS	Adopted
	Cal 3rd Rdng Short Debat	e	•
	Short Debate-3rd Passed 1	14-000-000	
May 12	Arrive Senate		
	Placed Calendr, First Read	ng	
May 17	Sen Sponsor MADIGAN		
May 18	First reading	Referred to Rules	
Jan 10 1995	Session Sine Die		

HB-4138 **2270** 

HB-4138 DART.

20 ILCS 505/3

from Ch. 23, par. 5003

Amends the Children and Family Services Act. Makes stylistic changes in the Section concerning the establishment of subdivisions within the Department of Children and Family Services.

Apr 06 1994 First reading Referred to Rules

Apr 13 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 21 Motion Do Pass-Lost 014-008-003

HCHS

Motion Do Pass-Lost 014-008-003

HCHS

Tbl-pursuant Hse Rul 26D

HB-4139 DART.

705 ILCS 405/1-1

from Ch. 37, par. 801-1

Amends the Juvenile Court Act of 1987. Makes stylistic changes in the short title Section.

Apr 06 1994 First reading Referred to Rules

Apr 13 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary I Recommended do pass 007-005-000

Apr 21 Re
Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

HB-4140 DART.

705 ILCS 405/2-1 from Ch. 37, par. 802-1

Amends the Juvenile Court Act of 1987. Makes stylistic changes in the Section concerning jurisdictional facts.

Apr 06 1994 First reading Referred to Rules

Apr 13 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary I

Apr 21 Recommended do pass 007-005-000

Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

HB-4141 DART.

20 ILCS 505/6

505/6 from Ch. 23, par. 5006

Amends the Children and Family Services Act. Makes stylistic changes in the Section concerning restrictions on payments for direct child welfare services.

Apr 06 1994 First reading Referred to Rules

Apr 13 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

HB-4142 DART.

325 ILCS 5/7.13

from Ch. 23, par. 2057.13

Amends the Abused and Neglected Child Reporting Act. Makes stylistic changes in the Section concerning additional information in reports of abuse and neglect made under the Act.

Apr 06 1994 First reading Referred to Rules

Apr 13 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human Services Apr 21

Motion Do Pass-Lost 014-008-003 HCHS Motion Do Pass-Lost 014-008-003 HCHS Tbl-pursuant Hse Rul 26D

#### HB-4143 DART.

325 ILCS 5/1

from Ch. 23, par. 2051

Amends the Abused and Neglected Child Reporting Act. Makes stylistic changes in the short title Section.

Apr 06 1994

First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 13

Rfrd to Comm on Assignment Assigned to Health Care & Human Services

Apr 22

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-4144 DUNN.JOHN.

740 ILCS 110/11

from Ch. 91 1/2, par. 811

Amends the Mental Health and Developmental Disabilities Confidentiality Act to permit disclosure of mental health records of a minor at least 12 but less than 18 years of age if both the minor and parent or guardian consent to disclosure or if the minor refuses to consent but the parent or guardian consents, disclosure shall be made if the therapist finds compelling reason for the disclosure.

# HOUSE AMENDMENT NO. 1.

Deletes reference to: 740 ILCS 110/11 Adds reference to: 740 ILCS 110/4

from Ch. 91 1/2, par. 804

Deletes the title and everything after the enacting clause. Amends the Mental Health and Developmental Disabilities Confidentiality Act to permit the disclosure of mental health records of a person at least 12 years of age but under 18 years of age to the parent or guardian of that person if the minor refuses to consent to disclosure when the therapist does not find that there are compelling reasons for denying the access.

Apr 07 1994

Filed With Clerk

First reading

Referred to Rules Ruled Exempt Hse Rule 29(c) HRUL Apr 13

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 21

Amendment No.01

HEALTH/HUMAN H Adopted Recommnded do pass as amend

020-001-000

Placed Calndr.Second Reading

Apr 28

Second Reading Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### DEERING. HB-4145

20 ILCS 2620/Act rep.

Repeals the Narcotic Control Division Abolition Act.

NOTE(S) THAT MAY APPLY: Fiscal

Filed With Clerk Apr 07 1994 First reading

Referred to Rules

Session Sine Die Jan 10 1995

#### HB-4146 DEERING.

40 ILCS 5/7-152

from Ch. 108 1/2, par. 7-152

30 ILCS 805/8.18 new

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Pension Code to increase the basic disability benefit for sheriff's law enforcement employees from 50% to 65% of final rate of earnings. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Note(s) That May Apply: Fiscal; Pension; State Mandates

Apr 07 1994 Filed With Clerk

> First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 13

Rfrd to Comm on Assignment Assigned to Personnel & Pensions Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

**HB-4147** NOVAK - PERSICO.

415 ILCS 5/55

from Ch. 111 1/2, par. 1055

Amends the Environmental Protection Act. Provides that a person who manufactures a commercial product from used or waste tires must dispose of any fragments of those used or waste tires that remain as waste after the manufacturing process in a manner that complies with State requirements for the disposal of used or waste tires

# HOUSE AMENDMENT NO. 1.

Prohibits a person from knowingly disposing of waste tire material in a sanitary landfill, except if the landfill has a tire collection program.

Filed With Clerk Apr 07 1994

First reading Referred to Rules

Apr 13 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Environment & Energy ENVRMNT ENRGY H Adopted Amendment No.01 Do Pass Amend/Short Debate

022-000-000

Cal 2nd Rdng Short Debate

Apr 28 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

HB-4148 DART.

Apr 21

235 ILCS 5/6-21

from Ch. 43, par. 135

Amends the Liquor Control Act. Eliminates the dollar limits on recoveries in actions against a person who sells (or, under specified circumstances, provides) liquor to a person who becomes intoxicated and causes death, personal injury, or property damage.

Apr 07 1994 Filed With Clerk

Referred to Rules First reading

Apr 13 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary I

JUDICIARY I H Amendment No.01 Lost Amendment No.02 JUDICIARY I H Lost

Recommended do pass 008-003-000

Placed Calndr, Second Reading

Second Reading Apr 28 Held on 2nd Reading

Jan 10 1995 Session Sine Die

HB-4149 BURKE.

Apr 21

230 ILCS 30/4 from Ch. 120, par. 1124 230 ILCS 30/5 from Ch. 120, par. 1125 230 ILCS 30/8 from Ch. 120, par. 1128

Amends the Charitable Games Act. Provides that a licensed organization may conduct not more than 8 (rather than 4) charitable games nights each year. Permits a provider of premises to provide those premises for not more than 8 charitable games nights in a 12-month period, except for certain premises in certain counties which may be provided for 12 charitable games nights in a 12-month period. Permits the use of slot machines, video poker, and other coin-operated devices at charitable games nights.

Note(s) That May Apply: Fiscal

Apr 07 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 13

Rfrd to Comm on Assignment Assigned to Revenue

Apr 22

Jan 10 1995 Session Sine Die Ref to Rules/Rul 27E

#### SCHOENBERG. HR.4150

225 ILCS 47/15 225 ILCS 47/20

Amends the Health Care Worker Self-Referral Act. Defines the term commercially reasonable debt security and excludes such security from the definition of investment interest. Provides that investment interests shall be considered indirectly owned by an individual if owned by immediate family members, by trusts in which the individual or an immediate family member is the settlor or a beneficiary, or by other entities in which the individual or an immediate family member is an investor. Deletes child's spouse and parent from definition of immediate family. Makes other changes.

Apr 07 1994

First reading

Referred to Rules

Apr 13

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 21

Interim Study Calendar HEALTH/HUMAN

Jan 10 1995 Session Sine Die

#### HB-4151 PUGH.

Makes appropriations to the Historic Preservation Agency for the Westside Restoration Initiative of the City of Chicago. Effective July 1, 1994.

Apr 07 1994 First reading Jan 10 1995

Referred to Rules

Session Sine Die

#### HB-4152 LEVIN.

775 ILCS 5/2-101 775 ILCS 5/5A-101 from Ch. 68, par. 2-101 from Ch. 68, par. 5A-101

Amends provisions of the Employment and Higher Education Articles of the Human Rights Act defining sexual harassment. Provides that whether conduct has the effect of creating an intimidating, hostile or offensive work environment (or educational environment) shall be measured from the point of view of a reasonable person of the aggrieved party's gender. Provides that the purpose or effect (rather than only the purpose) of a person's conduct shall be considered in determining whether sexual harassment has occurred under the Higher Education Article. Effective immediately.

Apr 07 1994 Apr 13

First reading

Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary I

Apr 21

Recommended do pass 007-002-001 Placed Calndr Second Reading

Apr 28

Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

HB-4153 STROGER - JONES, SHIRLEY - MOORE, EUGENE.

New Act

30 ILCS 105/5.385 new

215 ILCS 5/409.5 new

Creates the Senior Health Insurance Coverage Commission Act. Provides for a Senior Health Insurance Coverage Commission consisting of the State Treasurer, State Comptroller, and Director of Insurance to provide health insurance for persons age 62 or older whose income is less than \$20,000 per year. Authorizes the Commission to charge premiums for the coverage and to impose an annual privilege fee on insurers to pay for the coverage. Creates the Senior Health Insurance Coverage Fund, a special fund in the State Treasury. Sets forth the powers of the Commission.

NOTE(s) THAT MAY APPLY: Fiscal

Apr 07 1994 First reading

Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 13

Rfrd to Comm on Assignment

Assigned to Insurance Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

# **BUGIELSKI AND CAPPARELLI.**

40 ILCS 5/9-121.6

from Ch. 108 1/2, par. 9-121.6

30 ILCS 805/8.18 new

Amends the Cook County Article of the Pension Code to increase the alternative retirement formula for certain elected county officers. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Note(s) That May Apply: Fiscal; Pension; State Mandates

Apr 07 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 13

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Ref to Rules/Rul 27E Apr 22

Jan 10 1995 Session Sine Die

#### HB-4155 JOHNSON.TOM.

35 ILCS 200/27-5

Amends the Property Tax Code by providing that "special services" include the repair, reconstruction, or maintenance of streets and roadways not owned or controlled by the municipality (including related drainage facilities and appurtenances) where the streets and roadways provide access for police, fire, and other emergency vehicles.

Apr 07 1994 First reading Referred to Rules

Apr 13 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Revenue Ref to Rules/Rul 27E Apr 22

Jan 10 1995 Session Sine Die

#### HB-4156 PHELPS.

225 ILCS 80/22

from Ch. 111, par. 3922

Amends the Illinois Optometric Practice Act of 1987. Makes technical changes.

Apr 07 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 13

Rfrd to Comm on Assignment Assigned to Registration & Regulation

Re-assigned to Health Care & Human Apr 14

Services

Apr 19 Mtn Prevail Suspend Rul 20K

Committee Health Care & Human

Services

Motion Do Pass-Lost 014-008-003 Apr 21

**HCHS** 

Remains in Committee Health Care &

Human Services

Ref to Rules/Rul 27E

Apr 22 Session Sine Die Jan 10 1995

#### HB-4157 PHELPS.

225 ILCS 80/7

from Ch. 111, par. 3907

Amends the Illinois Optometric Practice Act of 1987. Makes technical changes.

Apr 07 1994 First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 13

Rfrd to Comm on Assignment

Assigned to Registration & Regulation Apr 14

Re-assigned to Health Care & Human

Services

Mtn Prevail Suspend Rul 20K Apr 19

Committee Health Care & Human

Services

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die **2275** HB-4158

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HR-4158
            PHELPS.
  225 ILCS 80/12
                                   from Ch. 111, par. 3912
  Amends the Illinois Optometric Practice Act of 1987. Makes technical changes.
      Apr 07 1994
                     First reading
                                              Referred to Rules
      Apr 13
                     Ruled Exempt Hse Rule 29(c) HRUL
                                              Rfrd to Comm on Assignment
                                              Assigned to Registration & Regulation
      Apr 14
                                              Re-assigned to Health Care & Human
                                                Services
      Apr 19
                    Mtn Prevail Suspend Rul 20K
                                              Committee Health Care & Human
                                                Services
      Apr 22
                                              Ref to Rules/Rul 27E
      Jan 10 1995
                    Session Sine Die
HB-4159
             LANG.
   55 ILCS 5/3-5022
                                   from Ch. 34, par. 3-5022
  Amends the Counties Code. Makes technical changes.
      Apr 07 1994
                    First reading
                                              Referred to Rules
      Apr 13
                     Ruled Exempt Hse Rule 29(c) HRUL
                                              Rfrd to Comm on Assignment
                                              Assigned to Counties & Townships
      Apr 21
                                              Recommended do pass 006-004-000
                     Placed Calndr, Second Reading
      Apr 28
                     Second Reading
                     Held on 2nd Reading
                     Session Sine Die
      Jan 10 1995
HB-4160
            LANG.
  765 ILCS 40/4
                                   from Ch. 30, par. 1204
  Amends the Torrens Repeal Law. Makes technical changes.
                     First reading
      Apr 07 1994
                                              Referred to Rules
                     Ruled Exempt Hse Rule 29(c) HRUL
      Apr 13
                                              Rfrd to Comm on Assignment
                                              Assigned to Judiciary I
                                              Ref to Rules/Rul 27E
      Apr 22
      Jan 10 1995
                     Session Sine Die
HB-4161
             LANG.
  765 ILCS 120/5
                                   from Ch. 30, par. 405
  Amends the Real Property Conservation Rights Act. Makes technical changes.
      Apr 07 1994
                     First reading
                                              Referred to Rules
      Apr 13
                     Ruled Exempt Hse Rule 29(c) HRUL
                                              Rfrd to Comm on Assignment
                                              Assigned to Revenue
                                              Recommended do pass 007-005-000
      Apr 21
                     Placed Calndr, Second Reading
      Apr 28
                     Second Reading
                     Held on 2nd Reading
      Jan 10 1995
                     Session Sine Die
HB-4162
             LANG.
   35 ILCS 200/31-10
  Amends the Real Estate Transfer Tax Law in the Property Tax Code to change
a Section caption.
      Apr 07 1994
                     First reading
                                              Referred to Rules
                     Ruled Exempt Hse Rule 29(c) HRUL
      Apr 13
                                              Rfrd to Comm on Assignment
                                              Assigned to Revenue
      Apr 21
                                               Recommended do pass 007-005-000
                     Placed Calndr, Second Reading
      Apr 28
                     Second Reading
                     Held on 2nd Reading
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Session Sine Die

Jan 10 1995

HB-4163 **2276** 

# HB-4163 LANG.

55 ILCS 5/4-12002 from Ch. 34, par. 4-12002

Amends the Counties Code. Makes technical changes.

Apr 07 1994 First reading Referred to Rules

Apr 13 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Counties & Townships

Apr 21 Recommended do pass 006-004-000

Placed Calndr, Second Reading

Apr 28 Second Reading

Jan 10 1995 Held on 2nd Reading Session Sine Die

# HB-4164 BURKE - STROGER - MOORE, EUGENE.

215 ILCS 5/512.53

from Ch. 73, par. 1065.59-53

Amends the Illinois Insurance Code. Prohibits a person from soliciting another to use the services of a Public Insurance Adjuster or Registered Firm for compensation unless the person who is soliciting the service is a licensed Public Insurance Adjuster. Prohibits a company that is in the business of securing property after a fire or other loss from communicating with an insured unless the company is first contacted by the insured or by the municipality where the loss occurred. Provides penalties.

FISCAL NOTE (Dpt. of Insurance)

There would be little or nor cost associated with HB4164.

Apr 07 1994 First reading Referred to Rules

Apr 13 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Apr 20 Assigned to Insurance
Apr 20 Do Pass/Short Debate

Do Pass/Short Debate Cal 021-000-000

Cal 2nd Rdng Short Debate
Apr 26
Fiscal Note Requested WENNLUND

Cal 2nd Rdng Short Debate

Apr 28 Fiscal Note Filed
Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

# HB-4165 MCGUIRE.

35 ILCS 200/15-175

Amends the Property Tax Code to apply the provision limiting the general homestead exemption to the increase in value over the 1977 equalized assessed value of the property to tax years before the 1994 assessment year.

Note(s) That May Apply: Fiscal; Pension; State Mandates
Apr 07 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-4166 SALVI AND NOLAND.

720 ILCS 5/12-4.8 new

Amends the Criminal Code of 1961 to create the offense of conduct injurious to a newborn. Makes it a Class A misdemeanor for a first offense, and a Class 4 felony for a second or subsequent offense, for a pregnant woman to knowingly or intentionally use a dangerous or narcotic drug and at the conclusion of her pregnancy to deliver a newborn child, who suffers bodily harm or death as a result of the mother's use of a dangerous or narcotic drug during pregnancy.

NOTE(S) THAT MAY APPLY: Correctional

Apr 07 1994 First reading Referred to Rules Jan 10 1995 Session Sine Die

# HB-4167 BIGGERT.

720 ILCS 5/Art. 21.3 heading new

720 ILCS 5/21.3-1 new

Amends the Criminal Code of 1961 to create the offense of unlawful interference with access to or egress from a medical facility. Defines offense. Penalty is a Class B misdemeanor. Provides exemptions for speech and assembly under the First

**2277** HB-4167—Cont.

Amendment to the U.S. Constitution and Article I, Sections 4 and 5, of the Illinois Constitution; conduct by an officer, employee, or agent of the medical facility; and conduct by a peace officer while performing his or her official duties. Provides that a party aggrieved by a violation may bring a civil action and obtain treble damages or \$1,000, whichever is greater, injunctive relief, and reasonable attorney's fees.

Apr 07 1994 First reading Referred to Rules

Apr 13 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Judiciary II Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-4168 KUBIK.

Apr 22

35 ILCS 200/14-25

Amends the Property Tax Code to allow a certificate of error to be issued for the previous 5 years (now limited to 3) for a municipality (in a county with a population of 3,000,000 or more) that acquired the property in 1986 and requests the certificate of error before January 1, 1995. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Apr 07 1994 First reading Referred to Rules

Apr 13 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Revenue

Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Se

Session Sine Die

# HB-4169 JONES, LOU, STECZO, CURRIE AND PERSICO.

225 ILCS 15/3 from Ch. 111, par. 5353

Amends the Clinical Psychologist Licensing Act. Provides that the Act does not prohibit an unlicensed person from the practice of adjunctive therapy to provide independent therapy related to recreational, avocational, and stress management, through the use of hypnotherapy, biofeedback therapy, music therapy, art therapy, dance therapy, and drama therapy. Defines terms. Effective immediately.

HOUSE AMENDMENT NO. 1.

Makes grammatical corrections in the definition of "dance therapy". Makes other technical changes.

Apr 07 1994 First reading Referred to Rules

Apr 13 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Apr 20 Amendment No.01 Assigned to Registration & Regulation REGIS REGULAT H Adopted

Motion Do Pass Amended-Lost

Ref to Rules/Rul 27E

006-004-002 HREG

Remains in Committee Registration & Regulation

Apr 22

Jan 10 1995 Session Sine Die

### HB-4170 BIGGERT.

765 ILCS 420/3 from Ch. 30, par. 803

Amends the Land Trust Recordation and Transfer Tax Act to prohibit a land trustee from accepting an instrument that transfers a beneficial interest unless it has been recorded. Current law requires the land trustee to record the instrument.

Apr 07 1994 First reading Referred to Rules

Apr 13 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Revenue
Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

HB-4171 VON B – WESSELS.

20 ILCS 1605/2 from Ch. 120, par. 1152 20 ILCS 1605/7.2 from Ch. 120, par. 1157.2

20 ILCS 1605/7.8b new

20 ILCS 1605/9 from Ch. 120, par. 1159

20 ILCS 1605/21.4 new 30 ILCS 105/5.385 new 105 ILCS 5/1B-8 105 ILCS 5/2-3.112 new

from Ch. 122, par. 1B-8

Amends the Lottery Law, the State Finance Act, and the School Code. Provides that the Department of the Lottery may not spend more than \$16,000,000 for advertising in any fiscal year (with a specified exception). Provides that the Department may print a new statement on the backs of tickets regarding the disposition of Lottery proceeds. Provides that monthly transfers totalling \$5,000,000 per fiscal year shall be made to a Lottery Account in the School District Emergency Financial Assistance Fund. Provides that unobligated lottery moneys in the Fund at the end of any fiscal year shall be transferred to the Education Special Needs Fund, a new special fund in the State treasury. Moneys in the new Fund shall be used by the State Board of Education for grants for textbooks for school districts meeting specified criteria and for building alterations for handicapped accessibility. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Apr 07 1994 First reading

Referred to Rules

Apr 13

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Revenue Ref to Rules/Rul 27E

Apr 22 Jan 10 1995

Session Sine Die

#### HB-4172 FRIAS - PHELAN.

720 ILCS 5/24-1

Apr 27

from Ch. 38, par. 24-1

Amends the Criminal Code of 1961. Prohibits the use and sale of buckles, pens, combs, belts, or other similar items that are made of hardened plastic and that have a weapon concealed on or within the object.

Filed With Clerk Apr 12 1994

First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 14

Rfrd to Comm on Assignment Assigned to Judiciary II

Apr 21 Do Pass/Short Debate Cal 016-000-000

Cal 2nd Rdng Short Debate Fiscal Note Requested BLACK

Cal 2nd Rdng Short Debate Apr 28

Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-4173 BLAGOJEVICH.

55 ILCS 5/5-1101.5 new

Amends the Counties Code. Requires counties to maintain an automated crime victim notification system in the State's Attorney's office. Authorizes the county board in a county under 1,000,000 to enact fees, to be collected by the circuit clerk in addition to fines for traffic violations and other offenses, to be used to finance an automated victim and witness notification system. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates

Filed With Clerk Apr 12 1994

> Referred to Rules First reading

Ruled Exempt Hse Rule 29(c) HRUL Apr 14

Rfrd to Comm on Assignment

Assigned to Counties & Townships

Apr 19 Mtn Prevail Suspend Rul 20K

Committee Counties & Townships

Motion Do Pass-Lost 004-006-000 Apr 21

**HCOT** 

Remains in Committee Counties &

Townships

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

Apr 22

2279 HB-4174

#### HB-4174 BLAGOJEVICH - RONEN.

55 ILCS 5/5-1101

from Ch. 34, par. 5-1101

Amends the Counties Code. Provides that proceeds of fees to finance the court system shall be remitted by the circuit clerk to the county treasurer for deposit into a special court services fund (now, proceeds are deposited into the county general fund). Provides for distribution of moneys in the special fund. Requires an annual audit of the special fund. Effective immediately.

Apr 12 1994 Filed With Clerk

> First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 14

> Rfrd to Comm on Assignment Assigned to Counties & Townships

Apr 19 Mtn Prevail Suspend Rul 20K

> Committee Counties & Townships Recommended do pass 007-003-000

Apr 21 Placed Calndr, Second Reading

Apr 27 Fiscal Note Requested WENNLUND

Placed Calndr, Second Reading

Second Reading

Mtn Fisc Nte not Applicable BLAGOJEVICH

> Motion prevailed Fiscal Note not Required

Placed Calndr, Third Reading

Session Sine Die Jan 10 1995

#### HB-4175 MCAFEE.

625 ILCS 5/6-105

from Ch. 95 1/2, par. 6-105

Amends the Illinois Vehicle Code. Provides that a driver's instruction permit shall be issued to a student after enrollment in the classroom instruction part of a driver education program even if the practice driving component has not been scheduled.

# HOUSE AMENDMENT NO. 1.

Deletes reference to: 625 ILCS 5/6-105

Adds reference to:

105 ILCS 5/27-23

105 ILCS 5/27-24.2

from Ch. 122, par. 27-23 from Ch. 122, par. 27-24.2

Replaces amendatory language. Amends the School Code. Encourages school districts to offer the classroom instruction and practice driving parts of a driver education course concurrently, and provides that, when concurrent offering is not possible, there shall be no more than 60 days between the parts.

Filed With Clerk Apr 12 1994

> First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 14

Rfrd to Comm on Assignment Assigned to Constitutional Officers

Adopted

CONST OFFICER H Apr 21 Amendment No.01

005-000-000 Recommnded do pass as amend

005-000-001

Placed Calndr, Second Reading

Apr 27

Fiscal Note Requested AS AMENDED -WENNLUND

Placed Calndr, Second Reading

Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

#### HB-4176 CAPPARELLI - MCAULIFFE.

from Ch. 14, par. 4c 15 ILCS 205/4c

20 ILCS 2630/3 from Ch. 38, par. 206-3

20 ILCS 2910/1 from Ch. 127 1/2, par. 501

Apr 28

20 ILCS 3937/5 50 ILCS 705/Act title 50 ILCS 705/1

from Ch. 85, par. 501

50 ILCS 705/2 50 ILCS 705/3 50 ILCS 705/9 50 ILCS 710/2 50 ILCS 715/1 50 ILCS 720/2 50 ILCS 720/3 55 ILCS 5/3-3001 55 ILCS 5/3-6007 55 ILCS 5/3-9005 60 ILCS 1/100-10 225 ILCS 446/30 225 ILCS 446/185	from Ch. 85, par. 502 from Ch. 85, par. 503 from Ch. 85, par. 509 from Ch. 85, par. 516 from Ch. 85, par. 521 from Ch. 85, par. 562 from Ch. 85, par. 563 from Ch. 34, par. 3-3001 from Ch. 34, par. 3-6007 from Ch. 34, par. 3-9005
705 ILCS 405/1-3	from Ch. 37, par. 801-3
725 ILCS 5/108B-14	from Ch. 38, par. 108B-14
725 ILCS 210/7.06	from Ch. 14, par. 207.06
750 ILCS 60/306	from Ch. 40, par. 2313-6

Amends the Illinois Police Training Act and various other Acts. Changes the name of the Illinois Local Governmental Law Enforcement Officers Training Board to the Illinois Law Enforcement Standards and Training Board. Increases the size of the Board from 17 to 18 members by adding the Executive Director of the Illinois Board of Higher Education to the Board. Effective immediately.

FISCAL NOTE (IL Local Gov. Law Enforcement Training Board) The only added expense would be the design with the new name. Based on the Board's experience with its address change three years ago, the total cost would be less than \$500.

# HOUSE AMENDMENT NO. 1.

Changes name of the Illinois Local Governmental Law Enforcement Officers Training Board to the Illinois Law Enforcement Training Standards Board.

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Apr 12 1994
                  Filed With Clerk
                   First reading
                                             Referred to Rules
    Apr 14
                   Ruled Exempt Hse Rule 29(c) HRUL
                                             Rfrd to Comm on Assignment
                                             Assigned to Executive
    Apr 19
                   Mtn Prevail Suspend Rul 20K
                                             Committee Executive
    Apr 21
                                             Do Pass/Short Debate Cal 013-000-000
                   Cal 2nd Rdng Short Debate
    Apr 27
                                             Fiscal Note Filed
                   Cal 2nd Rdng Short Debate
    Apr 28
                   Short Debate Cal 2nd Rdng
                        Amendment No.01
                                            CAPPARELLI
                                                                     Adopted
                   Cal 3rd Rdng Short Debate
    May 03
                  Short Debate-3rd Passed 116-000-000
    May 04
                   Arrive Senate
                  Placed Calendr, First Reading
                  Sen Sponsor DUDYCZ
                  First reading
                                             Referred to Rules
                                             Assigned to State Government & Exec.
                                               Appts.
    May 11
                                            Recommended do pass 008-000-000
                  Placed Calndr, Second Reading
    May 13
                  Second Reading
                  Placed Calndr, Third Reading
    May 18
                  Third Reading - Passed 059-000-000
                  Passed both Houses
    Jun 16
                  Sent to the Governor
                  Governor approved
    Aug 12
                    PUBLIC ACT 88-0586 effective date 94-08-12
          OLSON.
105 ILCS 5/11D-1
                                 from Ch. 122, par. 11D-1
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# HB-4177

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105 ILCS 5/11D-11
                                 from Ch. 122, par. 11D-11
```

Amends the School Code. In the Article relating to the dissolution and conversion of 2 of more contiguous unit school districts, or one or more unit school districts and one or more high school districts that are contiguous, into a single new high school

district and new elementary districts, adds provisions authorizing a single unit district formed in 1975 to dissolve and convert into one new high school district and new elementary school districts that are based on the elementary district boundaries that existed before the formation of the unit district that is to be dissolved. Provides that supplementary State aid payments shall not be paid to districts resulting from the dissolution of a single unit district.

Apr 12 1994 Filed With Clerk

First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 14

> Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Education

Apr 19 Mtn Prevail Suspend Rul 20K

Committee Elementary & Secondary

Education Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

HB-4178 PUGH.

110 ILCS 205/6.3

from Ch. 144, par. 186.3

Amends the Board of Higher Education Act. Makes a technical change.

Apr 12 1994 Filed With Clerk

First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 14

Rfrd to Comm on Assignment Assigned to Higher Education

Apr 19 Mtn Prevail Suspend Rul 20K

Committee Higher Education

Apr 21 Recommended do pass 013-000-000

Placed Calndr, Second Reading

Fiscal Note Requested WENNLUND Apr 27

Placed Calndr, Second Reading Second Reading

Apr 28

Held on 2nd Reading

Session Sine Die Jan 10 1995

#### HB-4179 JOHNSON, TOM.

35 ILCS 200/27-5

Amends the Property Tax Code by providing that "special services" include the repair, reconstruction, or maintenance of streets and roadways not owned or controlled by the municipality (including related drainage facilities and appurtenances) where the streets and roadways provide access for police, fire, and other emergency vehicles.

Apr 12 1994 Filed With Clerk

First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-4180 CROSS.

Apr 21

720 ILCS 5/31-9 new

Amends the Criminal Code of 1961. Prohibits the possession of a receiver or transceiver capable of monitoring or broadcasting police, fire, or other municipal radio frequencies unless the device operates exclusively on alternating current power. Penalty is a Class B misdemeanor. Exempts peace officers, fire officials, municipal employees, agents acting in an official capacity, and the press.

Apr 12 1994 Filed With Clerk

First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 14

Rfrd to Comm on Assignment

Assigned to Judiciary II

Recommended do pass 016-000-000

Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading

Jan 10 1995 Session Sine Die

2282 HB-4181

#### HB-4181 **BIGGINS - DANIELS.**

720 ILCS 5/2-13

from Ch. 38, par. 2-13

Amends the Criminal Code of 1961 to change definition of peace officer to include an officer of the federal government commissioned by federal statute to make arrests for violations of federal criminal laws. Presently those officers are considered peace officers only for purposes of unlawful use of weapons Sections.

Apr 12 1994 Filed With Clerk

First reading

Referred to Rules Ruled Exempt Hse Rule 29(c) HRUL

Apr 14

Rfrd to Comm on Assignment Assigned to Judiciary II

Do Pass/Short Debate Cal 016-000-000

Apr 21

Cal 2nd Rdng Short Debate

Apr 28

Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HR.4182 CHURCHILL - HICKS - PARKE.

215 ILCS 5/57

from Ch. 73, par. 669

215 ILCS 5/59.1 new

Amends the Illinois Insurance Code. Provides the framework for the conversion of a mutual company into a stock company. Defines terms. Sets forth the requirements necessary for the plan of conversion to be approved by the Director of Insurance. Requires that the plan be approved by the members of the mutual company. Sets out provisions concerning adoption of a revised articles of incorporation, subscription of shares of stock, rights of the members, and certain alternate or optional provisions. Provides a 30 day limitation period after the effective date of the plan before commencement of an action concerning the conversion.

NOTE(S) THAT MAY APPLY: Fiscal

Apr 12 1994

Filed With Clerk

First reading

Referred to Rules

Apr 14

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Insurance

Apr 19

Mtn Prevail Suspend Rul 20K

Committee Insurance

Apr 20

Do Pass/Short Debate Cal 027-000-000

Apr 28

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate Interim Study Calendar INSURANCE

Jun 14 Jan 10 1995 Session Sine Die

#### HB-4183 BLACK.

720 ILCS 675/1.1 new

Amends the Sale of Tobacco to Minors Act. Prohibits possession of tobacco by a minor under 18 years of age. Provides an exception for a minor who possesses tobacco for the purpose of resale in the course of employment.

Apr 12 1994

Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-4184 OSTENBURG.

20 ILCS 505/3

from Ch. 23, par. 5003

705 ILCS 405/1-4 from Ch. 37, par. 801-4

Amends the Children and Family Services Act and the Juvenile Court Act of 1987. Makes technical changes.

Apr 12 1994 Filed With Clerk

First reading Referred to Rules

Apr 14 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Mtn Prevail Suspend Rul 20K Apr 19 -

Committee Health Care & Human

Services

Apr 22 Jan 10 1995

Session Sine Die

#### HR-4185 HAWKINS.

55 ILCS 5/4-2001

from Ch. 34, par. 4-2001

Ref to Rules/Rul 27E

Amends the Counties Code, Authorizes the Director of Mental Health and Developmental Disabilities to increase State reimbursements to a county for assistant State's attorney salaries for services performed in connection with State mental health institutions in the county. Effective immediately.

FISCAL NOTE (DMHDD)

There would be no fiscal impact due to HB4185.

# HOUSE AMENDMENT NO. 1.

Deletes reference to: 55 ILCS 5/4-2001 Adds reference to: 405 ILCS 5/3-818

from Ch. 91 1/2, par. 3-818

Deletes everything. Amends the Mental Health and Developmental Disabilities Code by providing that if a respondent to a proceeding is not a resident of the county in which the hearing is held and the party against whom the court would otherwise assess costs has insufficient funds to pay the costs, the court may enter an order upon the county where the respondent is a resident (now the State) to pay the cost of the

HOUSE AMENDMENT NO. 2.

Adds reference to: 20 ILCS 1705/68 new

20 ILCS 2405/18 new

May 06

May 19

20 ILCS 3970/3 from Ch. 127, par. 3833

Arrive Senate

Placed Calendr, First Reading

Sen Sponsor DÚNN,R

20 ILCS 4010/2008 new

Amends the Interagency Coordinating Council Act. Requires the Council to promote the benefits of supported employment in private and public sectors through a public information campaign. Amends the Department of Mental Health and Developmental Disabilities Act and the Disabled Persons Rehabilitation Act to require programs to encourage conversion of vocational programs into supported employment programs. Amends the Illinois Planning Council on Developmental Disabilities Law to require establishment of a supported employment demonstration program. NOTE(S) THAT MAY Approve Fiscal

OTE(S) THAT	IVIAY APPLY: FISCAL			
Apr 12 19	994 Filed With Clerk			
	First reading	Referred to Rules		
Apr 14	Ruled Exempt Hse Rule			
	11 = 11 pt 1130 11	Rfrd to Comm on A	scionment	
		Assigned to Election		
		Government	us & State	
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Apr 19	With Frevan Suspend Ku	Mtn Prevail Suspend Rul 20K		
		Committee Election	is & State	
		Government		
Apr 21		Recommended do p	ass 011-005-003	
	Placed Calndr, Second Re			
Apr 27		Fiscal Note Reques	ted WENNLUND	
	Placed Calndr, Second Re	eadng		
Apr 28		Mtn Fisc Nte not A	pplicable	
_		HAWKINS	• •	
		Motion prevailed		
		Fiscal Note not Rec	mired	
	Held on 2nd Reading	1 10111 1 (010 1101 1101	74	
May 03	Tions on Zina Itoaanig	Fiscal Note Filed		
may 05	Held on 2nd Reading	Tiscai i tote i nea		
May 05	Amendment No.01	HAWKINS	Adopted	
May 05	Amendment No.02			
			Adopted	
	Placed Calndr, Third Rea			
	Third Reading - Passed 1	107-002-003		

May 20 Referred to Rules First reading May 26 Added as Chief Co-sponsor DUNN,T Jan 10 1995 Session Sine Die

HB-4186 PUGH.

105 ILCS 5/3-14.22

from Ch. 122, par. 3-14.22

Amends the School Code. In the provision relating to the condemnation of school buildings, corrects a misspelling by changing "insanitary" to "unsanitary".

Apr 12 1994 Filed With Clerk

First reading Referred to Rules

Apr 14

Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education

Mtn Prevail Suspend Rul 20K Apr 19

Committee Elementary & Secondary Education

Apr 22

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

HB-4187 GASH AND MURPHY.M. 105 ILCS 5/34-8.5

Amends the School Code. In the provisions relating to the Chicago Learning Zone, changes references to building and buildings to, respectively, school building and school buildings.

Apr 12 1994 Filed With Clerk

> First reading Referred to Rules

Ruled Exempt Hse Rule 29(c) HRUL Apr 14

Rfrd to Comm on Assignment Assigned to Elementary & Secondary

Education

Mtn Prevail Suspend Rul 20K Apr 19

Committee Elementary & Secondary

Education

Apr 21 Motion Do Pass-Lost 010-000-008

HELM

Remains in Committee Elementary &

Secondary Education Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

#### HB-4188 CURRAN.

40 ILCS 5/7-174 from Ch. 108 1/2, par. 7-174 40 ILCS 5/7-175.1 from Ch. 108 1/2, par. 7-175.1 40 ILCS 5/8-193.1 new

40 ILCS 5/9-186.1 new

40 ILCS 5/14-134 from Ch. 108 1/2, par. 14-134 40 ILCS 5/14-134.1 from Ch. 108 1/2, par. 14-134.1 40 ILCS 5/15-159 from Ch. 108 1/2, par. 15-159

40 ILCS 5/15-159.1 new

40 ILCS 5/22A-109 from Ch. 108 1/2, par. 22A-109

Amends the Illinois Pension Code. Specifies the means of electing trustees of the Illinois Municipal Retirement Fund (IMRF), Chicago Municipal Employee, and Cook County pension funds and the State Universities Retirement System; also grants access to mailing lists of participants to candidates for the office of trustee and to employee and labor organizations for election purposes. Amends the State Universities Article of the Pension Code to replace 4 appointed members of the Board with 6 elected members. Amends the State Employee Article of the Pension Code to replace 2 appointed members of the Board with elected members. Amends the IMRF Article of the Pension Code to replace one executive member of the Board with an employee member. Amends the State Board of Investment Article of the Pension Code to require one of the appointed members of the Board to be a labor union representative.

NOTE(S) THAT MAY APPLY: Pension Filed With Clerk Apr 12 1994

First reading Referred to Rules Apr 14 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 19 Mtn Prevail Suspend Rul 20K

Committee Personnel & Pensions Ref to Rules/Rul 27E

Apr 22

Jan 10 1995 Session Sine Die

HB-4189 SANTIAGO.

New Act

Creates the Utilization Review Agency Certificate Act. Requires utilization review agents to be certified by the Director of the Illinois Department of Insurance before they may conduct utilization review in Illinois. Provides certification requirements. Provides certain restrictions on how utilization review is conducted. Provides that utilization review agents may not interrupt health care providers in the course of providing service in an emergency situation. Provides penalties for violations of the Act. Includes other provisions. Effective January 1, 1995.

NOTE(S) THAT MAY APPLY: Fiscal; Home Rule

Apr 12 1994 Filed With Clerk

First reading Referred to Rules

Apr 14 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Insurance

Apr 19 Mtn Prevail Suspend Rul 20K

Apr 20 Committee Insurance Motion Do Pass-Lost (

Motion Do Pass-Lost 003-011-008 HINS

Remains in Committee Insurance

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

HB-4190 GIOLITTO.

230 ILCS 10/1

from Ch. 120, par. 2401

Amends the Riverboat Gambling Act. Makes technical changes.

Apr 12 1994 Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

HB-4191 CURRAN.

40 ILCS 5/7-114

from Ch. 108 1/2, par. 7-114

Amends the Illinois Municipal Retirement Fund Article of the Pension Code to update an obsolete cross reference to the Revenue Act of 1939.

NOTE(s) THAT MAY APPLY: Pension

Apr 12 1994 Filed With Clerk

First reading Referred to Rules

Apr 14 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 19 Mtn Prevail Suspend Rul 20K

Committee Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

HB-4192 BLAGOJEVICH – RONEN.

755 ILCS 5/1-2.25 new 755 ILCS 5/11-13.3 new

Amends the Probate Act of 1975. Protects a health care provider or other person who relies on a decision or direction of a guardian, standby guardian, or short-term guardian from certain claims.

Apr 12 1994 Filed With Clerk

First reading Referred to Rules

Apr 14 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary I

Apr 19 Mtn Prevail Suspend Rul 20K

Committee Judiciary I

Apr 21 Do Pass/Short Debate Cal 012-000-000

Cal 2nd Rdng Short Debate

Apr 27 Fiscal Note Requested WENNLUND Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng Apr 28 Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

#### HB-4193 KRAUSE.

210 ILCS 85/9

from Ch. 111 1/2, par. 150

Amends the Hospital Licensing Act by providing that the Department of Public Health shall make available to persons who file complaints against a hospital all information concerning the complaint, including identifying information.

Apr 12 1994 Filed With Clerk

First reading Referred to Rules

Apr 14 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human Services

Apr 19 Mtn Prevail Suspend Rul 20K

Committee Health Care & Human

Services

Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-4194 KRAUSE.

Apr 22

65 ILCS 5/3.1-35-7 new

Amends the Municipal Code. Authorizes the corporate authorities of a home rule municipality to establish whether and to what extent the mayor or president of the municipality has veto power.

Åpr 12 1994 Filed With Clerk

First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-4195 KRAUSE.

New Act

10 ILCS 5/Art. 9 heading

10 ILCS 5/9-7.1 new

10 ILCS 5/9-7.2 new

Creates the General Assembly Ethics Act and amends the Election Code. Prohibits a General Assembly member from sponsoring or voting upon legislation relating to or affecting his or her fiduciary relationships. Prohibits a General Assembly member from sponsoring or voting upon legislation affecting an industry or group from which the legislator has accepted more than \$20,000 in the current or preceding election cycle. Limits the honoraria a legislator may accept to \$100 per activity and \$5,000 per election cycle. Prohibits individuals and political action committees from contributing more than \$5,000 to a legislative candidate per election cycle. Prohibits certain uses of campaign contributions and requires written evidence of campaign loans. Establishes a Legislative Ethics Board, composed of 8 legislators, to investigate and decide complaints of ethical breaches by legislative members and staff.

Apr 12 1994 Filed With Clerk

> First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-4196 FRIAS.

720 ILCS 5/33C-3

from Ch. 38, par. 33C-3

Amends the Criminal Code of 1961. Makes technical changes.

Apr 12 1994 Filed With Clerk

> First reading Referred to Rules

**Apr 14** Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary II Ref to Rules/Rul 27E

Apr 22 Jan 10 1995 Session Sine Die

**2287** HB-4197

HB-4197 FRIAS. 720 ILCS 5/32-3 from Ch. 38, par. 32-3 Amends the Criminal Code of 1961. Makes technical changes. Apr 12 1994 Filed With Clerk First reading Referred to Rules Apr 14 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Judiciary II Apr 22 Ref to Rules/Rul 27E Jan 10 1995 Session Sine Die HR-4198 FRIAS. 720 ILCS 5/30-3 from Ch. 38, par. 30-3 Amends the Criminal Code of 1961. Makes technical changes. Apr 12 1994 Filed With Clerk Referred to Rules First reading Ruled Exempt Hse Rule 29(c) HRUL Apr 14 Rfrd to Comm on Assignment Assigned to Judiciary II Ref to Rules/Rul 27E Apr 22 Jan 10 1995 Session Sine Die HB-4199 FRIAS. 105 ILCS 5/5-3 from Ch. 122, par. 5-3 Amends the School Code. Makes technical changes. Filed With Clerk Apr 12 1994 First reading Referred to Rules Ruled Exempt Hse Rule 29(c) HRUL Apr 14 Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education Apr 19 Mtn Prevail Suspend Rul 20K Committee Elementary & Secondary Education Ref to Rules/Rul 27E Apr 22 Jan 10 1995 Session Sine Die HB-4200 FRIAS. 105 ILCS 5/4-6 from Ch. 122, par. 4-6 Amends the School Code. Makes technical changes. Apr 12 1994 Filed With Clerk First reading Referred to Rules Apr 14 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education Mtn Prevail Suspend Rul 20K Apr 19 Committee Elementary & Secondary Education Ref to Rules/Rul 27E Apr 22 Session Sine Die Jan 10 1995 HB-4201 FRIAS. 105 ILCS 5/5-4 from Ch. 122, par. 5-4 Amends the School Code. Makes technical changes. Apr 12 1994 Filed With Clerk First reading Referred to Rules Apr 14 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education Apr 19 Mtn Prevail Suspend Rul 20K Committee Elementary & Secondary Education Ref to Rules/Rul 27E Apr 22

Jan 10 1995

Session Sine Die

HB-4202 **2288** 

# HB-4202 BALANOFF.

5 ILCS 140/7

from Ch. 116, par. 207

Amends the Freedom of Information Act. Creates an exception, to information specifically prohibited from disclosure, by allowing an applicant for a license the right to review the test questions and answers that were missed on his or her test. Does not allow copying of the test questions or answers.

Apr 12 1994 Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

### HB-4203 GASH.

305 ILCS 5/5-4

from Ch. 23, par. 5-4

Amends the Public Aid Code Section concerning medical assistance. Makes stylistic changes.

# HOUSE AMENDMENT NO. 1.

Deletes reference to: 305 ILCS 5/5-4 Adds reference to: 5 ILCS 100/10-65

5 ILCS 100/10-65 20 ILCS 2105/60 305 ILCS 5/10-17.6 from Ch. 127, par. 1010-65 from Ch. 127, par. 60 from Ch. 23, par. 10-17.6

Replaces the title and everything after the enacting clause. Amends the Illinois Administrative Procedure Act by providing the procedure for licensing agencies to follow when licensees or applicants for renewal of licenses are reported by the Illinois Department of Public Aid as being delinquent in paying child support. Deletes the requirement that each agency shall require the licensee to certify on the renewal application form, under penalty of perjury, that he or she is not more than 30 days delinquent in complying with a child support order. Amends the Public Aid Code concerning past due support information to licensing agencies.

FISCAL NOTE, AMENDED (Dept. of Public Aid) At least six additional staff plus additional hearing officers would be necessary, for annual costs of \$250,000.

Apr 12 1994 Filed With Clerk

First reading Referred to Rules

Apr 14 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 19 Mtn Prevail Suspend Rul 20K

Committee Health Care & Human

Services

Apr 21 Amendment No.01 HEALTH/HUMAN H Adopted

Motion Do Pass Amended-Lost 013-003-006 HCHS

Recommnded do pass as amend 018-004-001

Fiscal Note Filed

Placed Calndr, Second Reading

Apr 28 Second Reading

Held on 2nd Reading

May 06

Held on 2nd Reading

Jan 10 1995 Session Sine Die

### HB-4204 SANTIAGO.

5 ILCS 410/25 30 ILCS 5/3-2.2 new

Amends the State Employment Records Act to redefine the criminal violations of that Act and to specify that they may be prosecuted by either the State's Attorney or the Attorney General. Amends the Illinois State Auditing Act to require the Auditor General, in the course of auditing a State agency, to determine whether that agency has complied with the State Employment Records Act. Requires agencies in noncompliance to file corrected reports and directs the Auditor General to report evidence of apparent criminal noncompliance to the Attorney General and the appropriate State's Attorney. Effective immediately.

Apr 12 1994 Filed With Clerk

First reading Referred to Rules

Apr 14 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Judiciary II
Do Pass/Short Debate Cal 012-000-000

Apr 21 Apr 28

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Jan 10 1995 Session Sine Die

### HB-4205 MOORE, ANDREA - STECZO.

60 ILCS 1/115-5

60 ILCS 1/115-55 60 ILCS 1/115-115 new

Amends the Township Open Space Article of the Township Code. Changes definition of "open space" that may be acquired by a township to mean an area of 5 (now, 50) acres or more. Prohibits a township from acquiring by condemnation a separate parcel of land or water or both, having an area of less than 50 acres. Provides that property acquired by a township for open space purposes is exempt from real property taxation, regardless of whether the township leases all or part of the property to another party for all or part of an assessment year. Effective immediately.

# STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 4205 constitutes a tax exemption mandate for which State reimbursement of the revenue loss to units of local government is required under the State Mandates Act. Due to variables such as uses and sizes of parcels of any property which may be obtained by township open space districts, a projection of revenue loss to affected units of local government cannot be calculated.

NOTE(s) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates

Apr 12 1994 Filed With Clerk

First reading Referred to Rules

Apr 14 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Revenue Recommended do pass 011-001-000

Placed Calndr, Second Reading

St Mandate Fis Note Filed

Placed Calndr, Second Reading

Second Reading

Held on 2nd Reading

Session Sine Die

Jan 10 1995 1**206 LANG.** 

HB-4206 L

Apr 21

Apr 28

New Act

625 ILCS 5/5-301

Apr 21

from Ch. 95 1/2, par. 5-301

Creates the Automotive Repair Consumer Protection Act. Provides for the written disclosure of a customer's right to a written estimate of repairs. Provides that a repair shop must notify the customer of its schedule of charges. Provides that repairs may not begin without written or oral consent of the customer. Provides that a repair shop that knowingly fails to comply with the provisions of this Act is guilty of a business offense. Amends the Illinois Vehicle Code by including the Automotive Repair Consumer Protection Act to the list of Acts that an applicant for a license shall not violate.

FISCAL NOTE (Attorney General)

HB4206 would have no fiscal impact on the A.G. Office.

Apr 12 1994 First reading Referred to Rules
Apr 14 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Consumer Protection

Apr 19 Mtn Prevail Suspend Rul 20K

Committee Consumer Protection Recommended do pass 007-002-001

Placed Caindr, Second Reading

Apr 27 Fiscal Note Requested WENNLUND
Placed Calndr,Second Reading
Apr 28 Second Reading
Held on 2nd Reading
May 03 Fiscal Note Filed
Held on 2nd Reading
Jan 10 1995 Session Sine Die

# HB-4207 HAWKINS.

405 ILCS 5/3-805

from Ch. 91 1/2, par. 3-805

Amends the Mental Health and Developmental Disabilities Code to provide that attorneys fees for a person subject to a civil commitment hearing who is unable to pay the fee for a private attorney appointed by the court to represent the person at the hearing shall be paid by the county in which the person was a resident before institutionalization.

# FISCAL NOTE (DMHDD)

There would be no fiscal impact due to HB4207.

# HOUSE AMENDMENT NO. 1.

Provides that the court order for the payment of attorneys fees of the indigent person subject to the civil commitment hearing shall be entered upon the county in which the person was a resident before committed by the court rather than before institutionalization.

# HOUSE AMENDMENT NO. 2.

	ENDMENT NO. 2.		
Corrects error	neous references to the Gua	rdianship and Advoc	acy Commission.
Apr 12 199	94 First reading	Referred to Rules	
Apr 14	Ruled Exempt Hse Rule 2	29(c) HRUL	
•	•	Rfrd to Comm on As	ssignment
		Assigned to Judiciar	
Apr 19	Mtn Prevail Suspend Rul		•
		Committee Judiciary	ν Ι .
Apr 21		Recommended do pa	
	Placed Calndr, Second Re		
Apr 27		Fiscal Note Request	ed WENNLIIND
ripi 27	Placed Calndr, Second Re		od W EITHIEOTHE
Apr 28	Second Reading	umig	
ripi 20	Held on 2nd Reading		
May 03	Ticle on 2nd Reading	Fiscal Note Filed	
May 03	Held on 2nd Reading	Piscal Note Piled	
May 11	Amendment No.01	HAWKINS	Adopted
May 11	Amendment No.02	HAWKINS	Adopted
			Adopted
	Placed Calndr, Third Read		
M 10	Third Reading - Passed 0	01-047-004	
May 12	Arrive Senate		
3.5	Placed Calendr, First Rea	ang	
May 26	Sen Sponsor DUNN,R	56 1.51	
Jun 08	First reading	Referred to Rules	
Jan 10 199	95 Session Sine Die		
HB-4208 WE	ELLER.		
305 ILCS 5/A	rt. XII, Part J heading new		
305 ILCS 5/12			
305 ILCS 5/12	2-22.5 new		
305 ILCS 5/12	2-22.10 new	•	
305 ILCS 5/12	2-22.15 new		
305 ILCS 5/12	2-22.20 new		
305 ILCS 5/12	2-22.25 new		
305 ILCS 5/12			
305 ILCS 5/12	2-22.35 new		•
305 ILCS 5/12			
305 ILCS 5/12			
305 ILCS 5/12			
500 1-00 0/ 11			

Amends the Public Aid Code. Establishes the office of Medicaid Inspector General within the Department of Public Aid. Directs the Governor to appoint a Medicaid Inspector General, with the advice and consent of the Senate, to serve for a term of 3 years. Directs the Medicaid Inspector General to investigate reports of fraud,

abuse, or illegal acts relating to medical assistance programs of the Department of Public Aid. Requires an annual report to the Governor, General Assembly, Attorney General, and State Comptroller. Repeals provisions after 3 years.

Note(s) That May Apply: Fiscal
Apr 12 1994 First reading Referred to Rules
Jan 10 1995 Session Sine Die

HB-4209 BRUNSVOLD.

55 ILCS 5/5-1006 from Ch. 34, par. 5-1006
55 ILCS 5/5-1007 from Ch. 34, par. 5-1007
55 ILCS 5/5-1035.1 from Ch. 34, par. 5-1035.1

55 ILCS 5/5-1007 from Ch. 34, par. 5-1007 55 ILCS 5/5-1035.1 from Ch. 34, par. 5-1035.1 65 ILCS 5/8-11-1 from Ch. 24, par. 8-11-1 65 ILCS 5/8-11-5 from Ch. 24, par. 8-11-1.1 65 ILCS 5/8-11-6 from Ch. 24, par. 8-11-6 65 ILCS 5/8-11-15 from Ch. 24, par. 8-11-6 65 ILCS 5/8-11-15 from Ch. 24, par. 8-11-15

Amends the Counties Code and the Illinois Municipal Code to provide that a county or municipality (including a home rule unit) that has not imposed a motor fuel tax or a use or occupation tax on the sale or use of petroleum products before the effective date of this amendatory Act shall not impose such a tax after that date. Preempts home rule.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 4209 fails to meet the definition of a mandate under the State Mandates Act.

Note(s) That May Apply: Fiscal; Home Rule; State Mandates
Apr 12 1994 First reading Referred to Rules

Apr 14 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Assigned to Revenue
Apr 20
St Mandate Fis Note Filed
Committee Revenue
Apr 22
Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

HB-4210 SANTIAGO – BURKE – LOPEZ – MOSELEY – JONES, LOU.

105 ILCS 5/34-19 from Ch. 122, par. 34-19

Amends the School Code. Requires the Chicago Board of Education, beginning with the 1995-96 school year, to assess children for kindergarten readiness and permit them to enroll in kindergarten if they will attain age 5 by December 31, will have completed at least one year of a preschool educational program by September 1, and demonstrate kindergarten readiness in the assessment process. Effective January 1, 1995.

HOUSE AMENDMENT NO. 3.

Adds reference to: 105 ILCS 5/10-20.12 from Ch. 122, par. 10-20.12

Further amends the School Code. Replaces the provisions relating to the admission of children to school in school districts outside of Chicago based on an assessment of their school readiness rather than their age with the same early admission process proposed by the bill as introduced for the Chicago school district.

HOUSE AMENDMENT NO. 4.

Adds reference to: 105 ILCS 5/2-3.25a 105 ILCS 5/2-3.25b 105 ILCS 5/2-3.25c 105 ILCS 5/2-3.25d 105 ILCS 5/2-3.25d 105 ILCS 5/2-3.25f 105 ILCS 5/2-3.25f 105 ILCS 5/2-3.25j 105 ILCS 5/2-3.25j

Adds that with respect to schools and school districts (other than those that have already completed the recognition process and have either been recognized or been placed on an academic watch list) all pending and uncompleted proceedings that are part of the recognition process shall be immediately discontinued and not re-

sumed before July 1, 1995. Provides that during the period of discontinuance, neither the school nor the district is obligated to proceed with work on any school improvement plan or other facet of the recognition process, that the State Board of Education cannot initiate any new recognition process or conduct on-site visitations at the school or in the district, and that any timelines available to the school or district at the onset of the discontinuance period carry over to when the recognition process is reinstated.

HOUSE AMENDMENT NO. 9.

Adds reference to: 105 ILCS 5/2-3.13a from Ch. 122, par. 2-3.13a from Ch. 122, par. 50-7

Changes the title and adds provisions amending the School Code and Illinois School Student Records Act. In addition to an unofficial record of a student's grades, requires the remainder of the student's school student records to be forwarded by a public school from which the student transfers. Denies parents the right to challenge references to expulsions or out-of-school suspensions that are included if the challenge is attempted when the records are forwarded to another school to which the student is transferring.

HOUSE AMENDMENT NO. 10. Adds reference to: 105 ILCS 5/17-2.11 from Ch. 122, par. 17-2.11

Changes the title and adds provisions further amending the School Code. Defines the term "handicapped accessibility purposes" by listing some of the accessibility features included in that term that may be financed with health/life safety funds. Permits a school district, in its sole discretion, to use health/life safety funds for handicapped accessibility purposes before or instead of using those funds for other required or authorized life safety purposes.

NOTE(s) THAT MAY APPLY: Fiscal Apr 12 1994 First reading Referred to Rules Ruled Exempt Hse Rule 29(c) HRUL Apr 14 Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education Apr 19 Mtn Prevail Suspend Rul 20K Committee Elementary & Secondary Education Apr 21 Recommended do pass 015-001-000 Placed Calndr, Second Reading Apr 28 Second Reading Held on 2nd Reading May 10 Amendment No.01 HOEFT Withdrawn Amendment No.02 COWLISHAW Withdrawn Amendment No.03 BURKE Adopted OSTENBURG Amendment No.04 Adopted Amendment No.05 GIOLITTO Withdrawn Amendment No.06 SHEEHY Withdrawn Amendment No.07 GASH Withdrawn **HOEFT** Amendment No.08 Withdrawn Amendment No.09 KUBIK Adopted Amendment No.10 BLACK Adopted Placed Calndr, Third Reading Third Reading - Passed 087-021-006 May 11 Arrive Senate Placed Calendr, First Reading May 13 Sen Sponsor WATSON Referred to Rules First reading Jan 10 1995 Session Sine Die

# HB-4211 GILES AND TURNER.

New Act

Creates the Beverage Container Deposit Act. Requires beverages sold in this State to be sold in returnable containers. Requires distributors, dealers, and consumers to pay a deposit for each returnable container. Requires manufacturers, dis-

tributors, and dealers to refund deposits on returned containers. Requires the Department of Energy and Natural Resources to certify the design of containers. Makes a violation of the Act a business offense punishable by a fine of not less than \$100 and not more than \$1000.

NOTE(S) THAT MAY APPLY: Fiscal Apr 12 1994 Referred to Rules First reading Ruled Exempt Hse Rule 29(c) HRUL Apr 14 Rfrd to Comm on Assignment Assigned to Environment & Energy Apr 19 Mtn Prevail Suspend Rul 20K Committee Environment & Energy Motion Do Pass-Lost 004-019-000 Apr 21 HENE Remains in Committee Environment & Energy Ref to Rules/Rul 27E Apr 22 Jan 10 1995 Session Sine Die

### HB-4212 DEERING.

New Act

Creates the Soft Drink Sales Regulation Act. Prohibits a manufacturer or distributor of soft drinks from providing financial assistance to a soft drink retailer except for merchandising credit not to exceed a period of 30 days. Prohibits a manufacturer or distributor of soft drinks from having an ownership interest in a soft drink retailer, providing furnishings and equipment to a soft drink retailer, or providing signs or decorations to the retailer, except for certain limited circumstances. Makes violations of the Act a business offense punishable with a fine not to exceed \$500.

Apr 12 1994 First reading Referred to Rules Jan 10 1995 Session Sine Die

### HB-4213 FLOWERS.

20 ILCS 2310/55.62a new

Amends the Civil Administrative Code. Creates an Advisory Panel on Minority Health, appointed by the Director of Public Health, to address the health status of minorities and the number of minorities serving as health professionals.

### HOUSE AMENDMENT NO. 2.

Increases membership of Advisory Panel on Minority Health from 15 to 25. Provides that the Advisory Panel shall assist the Department of Public Health in certain particulars (rather than take certain actions).

HOUSE AMENDMENT NO. 3.

First reading

Adds reference to: 20 ILCS 2310/55.76 new

Apr 12 1994

Requires the Department of Public Health to conduct a study of spousal abuse. Note(s) That May Apply: Fiscal

Referred to Rules

Apr 14 Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment Assigned to Health Care & Human Services Mtn Prevail Suspend Rul 20K Apr 19 Committee Health Care & Human Services Apr 21 Do Pass/Short Debate Cal 024-000-002 Cal 2nd Rdng Short Debate Fiscal Note Requested WENNLUND Apr 27 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Apr 28 Held 2nd Rdg-Short Debate May 11 Amendment No.01 PEDERSEN Withdrawn Amendment No.02 **FLOWERS** Adopted Amendment No.03 **MOFFITT** Adopted Cal 3rd Rdng Short Debate

Short Debate-3rd Passed 109-000-000

May 12 Arrive Senate

Placed Calendr, First Reading

May 20 Sen Sponsor SMITH

Jun 08 Added as Chief Co-sponsor BOWLES

First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-4214 ZICKUS - MURPHY,M.

New Act

410 ILCS 305/9

from Ch. 111 1/2, par. 7309

Creates the Health Care Worker Notification Act. Requires persons who know that they have been infected with certain designated diseases to so notify health care workers at the time of first treatment. Requires the notified health care worker to notify other health care workers under his or her supervision. Includes confidentiality provisions and sanctions for violators. Directs health care workers to post these requirements in a conspicuous place where they can be seen by patients. Amends the AIDS Confidentiality Act to allow these disclosures.

Apr 12 1994 First reading Referred to Rules

Apr 14 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Registration & Regulation

Apr 19 Mtn Prevail Suspend Rul 20K

Committee Registration & Regulation Do Pass/Short Debate Cal 010-000-002

Apr 20 Apr 28

Cal 2nd Rdng Short Debate

Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate Jan 10 1995 Session Sine Die

# HB-4215 GILES, LOPEZ, MOORE, EUGENE AND STROGER.

20 ILCS 2310/55.74

210 ILCS 5/14.5 new 210 ILCS 85/12.5

Amends the Civil Administrative Code, the Ambulatory Surgical Treatment Center Act, and the Hospital Licensing Act. Creates the Office of Injury Prevention within the Department of Public Health to coordinate and expand injury prevention and control activities. Requires hospitals and ambulatory surgical treatment cen-

ters to keep records concerning injury causes and to report firearm injuries to police. HOUSE AMENDMENT NO. 2.

Deletes reference to:

210 ILCS 5/14.5 new 210 ILCS 85/12.5 new

Changes the Office of Injury Prevention to the Section on Injury Prevention. Provides that duties of the Section may (rather than shall) include specified items. Provides that the Section may be required to identify possible sources (rather than develop sources) of funding. Deletes provisions concerning personnel training, record keeping, and reporting for ambulatory surgical treatment centers and hospitals.

# **HOUSE AMENDMENT NO. 3.**

Amends the Civil Administrative Code. Requires the Department of Public Health to conduct a study of spousal abuse and report its findings and recommendations by January 1, 1996.

HOUSE AMENDMENT NO. 4.

Adds reference to: 20 ILCS 2305/8.2 new

Changes the title and amends the Department of Public Health Act. Provides that the Department shall establish an Osteoporosis Prevention and Education Program. Establishes in the Department an Osteoporosis Advisory Council, appointed by the Director of Public Health, to assist the Department in implementing the program.

NOTE(S) THAT MAY APPLY: Fiscal

Apr 12 1994 First reading Referred to Rules

Apr 14 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment
Assigned to Health Care & Human
Services

Apr 19	Mtn Prevail Suspend Rul 2		0.77
		Committee Health Care Services	& Human
Apr 21		Motion Do Pass-Lost 01: HCHS	2-003-004
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		Human Services Recommended do pass 0	27-001-000
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Apr 27		Fiscal Note Requested V	VENNLUND
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Apr 28	Held on 2nd Reading		
May 05	Amendment No.01	PEDERSEN	Ruled not
	Appeal Ruling of Chair PE	TOEDSEN	germane
	Appear Runng of Chair 1 L	Motion failed	
	Amendment No.02	GILES	Adopted
	Amendment No.03	MOFFITT	Adopted
	Amendment No.04	WOJCIK	Adopted
	Placed Calndr, Third Readi Third Reading - Passed 11		
<b>M</b> ay 06	Arrive Senate	1-000-001	
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May 11	Added as Chief Co-sponsor		
May 11 Jan 10 1995	First reading Session Sine Die	Referred to Rules	
HB-4216 LOPE			
750 ILCS 60/Art.	<del></del>		
750 ILCS 60/501			
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750 ILCS 60/503	new		
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750 ILCS 60/505			
	nois Domestic Violence Ac		
	s Program to assist victim		
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Apr 12 1994	First reading	Referred to Rules	
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Jan 10 1995	Session Sine Die		
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from Ch. 108 1/2, par. 6-128.2 from Ch. 108 1/2, par. 6-128.4

40 ILCS 5/6-128.2 40 ILCS 5/6-128.4 30 ILCS 805/8.18 new

Amends the Chicago Firefighter Article of the Pension Code to increase the minimum monthly annuity for certain retirees and surviving spouses. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Apr 12 1994 First reading Referred to Rules

Apr 14 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Personnel & Pensions

Apr 19 Mtn Prevail Suspend Rul 20K

Committee Personnel & Pensions

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-4218 PEDERSEN.

305 ILCS 5/5-23 new

Amends the Public Aid Code. Requires the Auditor General to conduct a program audit to determine the cost of each service provided under the State medical assistance program.

NOTE(S) THAT MAY APPLY: Fiscal

Apr 12 1994 First reading Referred to Rules

Apr 14 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human Services

Apr 19 Mtn Prevail Suspend Rul 20K

Committee Health Care & Human

Services

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

HB-4219 RYDER - WELLER.

New Act

30 ILCS 330/2

from Ch. 127, par. 652

Creates the Lifetime Security Act and amends the General Obligation Bond Act. Authorizes the issuance of \$1,700,000,000 of general obligation Lifetime Security Savings Bonds in order to assist citizens to save for the financial needs and challenges of senior citizenship. Effective immediately.

NOTE(s) THAT MAY APPLY: Debt; Fiscal

Apr 12 1994 First reading Referred to Rules

Apr 14 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Assigned to Executive

Mtn Prevail Suspend Rul 20K Apr 19

Committee Executive Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

#### HB-4220 TURNER.

20 ILCS 2310/55.62

from Ch. 127, par. 55.62

Amends the Civil Administrative Code of Illinois by requiring that the Center for Minority Health Services provide assistance to medical schools and State agencies to develop comprehensive programs to increase the number of minority health personnel by promoting minority clinical training and curriculum improvement and disseminating minority health career information to high school and college students. Also provides for the Center to examine the impact of State programs, regulations, and health care reimbursement policies on minority health services delivery and access.

Apr 12 1994 First reading Referred to Rules

Apr 14 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Health Care & Human

Services

Apr 19 Mtn Prevail Suspend Rul 20K

Committee Health Care & Human Services

Apr 22

Jan 10 1995 Session Sine Die Ref to Rules/Rul 27E

#### HB-4221 LOPEZ.

625 ILCS 5/18a-308 new

Amends the Illinois Vehicle Code. Provides certain requirements for commercial vehicle relocators who, after July 1, 1996, tow a vehicle that is not for the purpose of repairing the vehicle. The requirements include a \$1,000,000 liability insurance policy, bonding and fingerprinting of employees, restrictions on certain debt, inspection of tow trucks and certain restrictions involving no parking signs and window sticker warnings.

# HOUSE AMENDMENT NO. 1.

Changes the requirement from an annual safety inspection of tow trucks by the Secretary of State to semi-annual safety inspections as provided in the Illinois Vehicle Code.

Apr 12 1994 First reading

Referred to Rules

Apr 14

Ruled Exempt Hse Rule 29(c) HRUL Rfrd to Comm on Assignment

Apr 21

Amendment No.01

Assigned to Constitutional Officers CONST OFFICER H Adopted

005-000-000

Motion Do Pass Amended-Lost

Ref to Rules/Rul 27E

003-000-005 HCOF

Remains in Committee Constitutional

Officers

Apr 22 Jan 10 1995

Session Sine Die

HB-4222 CROSS - DART - PERSICO - HOFFMAN - KOTLARZ, HASSERT, DEUCHLER AND LINDNER.

30 ILCS 105/5.386 new

625 ILCS 5/2-119 625 ILCS 5/3-412

from Ch. 95 1/2, par. 2-119

from Ch. 95 1/2, par. 3-412

625 ILCS 5/3-628 new

Amends the State Finance Act and the Illinois Vehicle Code. Authorizes the issuance of Helping Schools License plates. Provides for a \$20 original issuance fee in addition to the appropriate registration fee (\$15 to the Helping Schools License Plate Fund and \$5 to the Road Fund) and a \$7 renewal fee (\$5 to the Helping Schools License Plate Fund and \$2 to the Road Fund). Creates the Helping Schools License Plate Fund. Requires the Secretary of State, subject to appropriation, to use the money to provide grants to school districts for educational purposes in proportion to the amount of money collected and deposited into the Fund as a result of the issuance of the plates to recipients that reside in that school district. Requires the Secretary of State to record what school district the recipient of the plate resides in for purposes of the proportional distribution of funds as grants to those school districts. Provides that the design of the plates be determined by the results of a statewide contest to be conducted by the Secretary of State for students enrolled in elementary and secondary schools in this State.

Apr 12 1994 First reading

Referred to Rules Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment

Apr 14

Assigned to Constitutional Officers Do Pass/Short Debate Cal 005-000-000

Apr 21 Apr 28

Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng

Held 2nd Rdg-Short Debate

Session Sine Die Jan 10 1995

#### HB-4223 LOPEZ.

50 ILCS 705/6

from Ch. 85, par. 506

Amends the Illinois Police Training Act. Requires the Local Governmental Law Enforcement Officers Training Board to review and approve cultural diversity training curricula for campus police developed by committees appointed by campus police departments at public colleges and universities.

Apr 12 1994 First reading Referred to Rules

Apr 14 Ruled Exempt Hse Rule 29(c) HRUL

Rfrd to Comm on Assignment Assigned to Higher Education

Apr 19 Mtn Prevail Suspend Rul 20K

Committee Higher Education

Apr 22 Ref to Rules/Rul 27E

Jan 10 1995 Session Sine Die

### HB-4224 DEJAEGHER.

New Act

Creates the Illinois Job Retraining Act. Contains only a short title Section.

Apr 13 1994 Filed With Clerk First reading

First reading Referred to Rules

Jan 10 1995 Session Sine Die

### HB-4225 MAUTINO.

New Act

Creates the Illinois Small Business Research Assistance Act. Contains only a short title Section.

Apr 13 1994 Filed With Clerk

First reading Referred to Rules

Jan 10 1995 Session Sine Die

### HB-4226 MCGUIRE.

New Act

Creates the Illinois Technology Advancement Act. Contains only a short title Section.

Apr 13 1994 Filed With Clerk

First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-4227 FLINN.

New Act

Creates the Illinois Economic Growth Act. Contains only a short title Section.

Apr 13 1994 Filed With Clerk

First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-4228 HOMER.

New Act

Creates the Illinois Business Development Act. Contains only a short title Section.

Apr 13 1994 Filed With Clerk

First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-4229 TURNER.

5 ILCS 220/3.1 from Ch. 127, par. 743.1 from Ch. 24, par. 11-117-12 from Ch. 24, par. 11-117-12 from Ch. 24, par. 11-128-7 from Ch. 24, par. 11-128-7 from Ch. 24, par. 11-129-10 from Ch. 111 2/3, par. 199

70 ILCS 3710/5.2 new 220 ILCS 5/0-105 page

220 ILCS 5/9-105 new 220 ILCS 30/4.5 new

Amends the Intergovernmental Cooperation Act, Illinois Municipal Code, Public Water District Act, Water Service District Act, Public Utilities Act, and Electric Supplier Act to limit the amount that may be imposed as a late payment penalty to 1% of the amount due per month.

NOTE(s) THAT MAY APPLY: Fiscal; Home Rule; Housing Afford

Apr 13 1994 Filed With Clerk

First reading Referred to Rules

Jan 10 1995 Session Sine Die

**2299** HB-4230

### HB-4230 NOLAND.

30 ILCS 105/5.386 new 30 ILCS 105/6z-21 625 ILCS 5/3-412

from Ch. 127, par. 142z-21 from Ch. 95 1/2, par. 3-412

625 ILCS 5/3-628 new

Amends the Illinois Vehicle Code to allow the Secretary of State to issue Community College license plates for certain State community colleges. Imposes additional fees for the issuance and renewal of the plates. Requires a portion of the fees to be deposited into a separate account in the Education Assistance Fund to be appropriated, for financial assistance only, to each community college in proportion to the number of Community College plates issued regarding that community college. Provides that a portion of the issuance fee and all of the renewal fee shall be deposited into the Community College License Plate Fund to be used by the Secretary of State to help defray the administrative costs of issuing the plates. Establishes guidelines for the issuance and renewal of the plates. Amends the State Finance Act to provide for distributions from the Education Assistance Fund to community colleges under the Community College license plate program and establishes the Community College License Plate Fund.

NOTE(S) THAT MAY APPLY: Fiscal

Apr 13 1994 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

### HB-4231 DEJAEGHER AND BRUNSVOLD.

105 ILCS 5/17-2.11

from Ch. 122, par. 17-2.11

Amends the School Code. Authorizes school districts to use surplus life safety funds to build cafeterias that will enable the districts to maintain a closed campus policy at the attendance centers where the cafeterias are constructed. Effective July 1, 1994.

NOTE(S) THAT MAY APPLY: Fiscal

Apr 13 1994 First reading Jan 10 1995 Session Sine Die

Referred to Rules

# Jan 10 1995 HB-4232 ERWIN.

# New Act

20 ILCS 3505/7.62 new

20 ILCS 3505/7.63 new

20 ILCS 3505/7.64 new

20 ILCS 3503/7.65 new

20 ILCS 3505/7.66 new 20 ILCS 3505/7.67 new

20 ILCS 3505/7.67 new 20 ILCS 3505/7.68 new

20 ILCS 3505/7.69 new

30 ILCS 105/5.386 new

Creates the Fire Safety Act. Establishes the Illinois Fire Safety Advisory Council to review the statewide need for fire sprinkler installation in schools, nursing homes, hospitals, clinics, and other institutions and recommend funding for appropriate projects. Amends the Illinois Development Finance Authority Act. Requires the Authority, upon recommendation of the Advisory council, to provide certain financing for the installation of sprinkler systems in appropriate institutions statewide. Establishes guidelines. Creates the Fire Safety Loan Guarantee Fund. Provides that the State Treasurer shall be the ex officio custodian of the Fund and establishes obligations of the Fund. Amends the State Finance Act to create the Fire Safety Loan Guarantee Fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Apr 13 1994 First reading

Jan 10 1995 Session Sine Die

Referred to Rules

# HB-4233 WOJCIK.

40 ILCS 5/7-171

from Ch. 108 1/2, par. 7-171

Amends the Illinois Municipal Retirement Fund Article of the Pension Code. Validates certain tax levies made by governmental entities that do not adopt an annual budget ordinance. Effective immediately.

Note(s) That May Apply: Pension Apr 14 1994 Filed With Clerk

> Jan 10 1995 First reading Session Sine Die

Referred to Rules

### HB-4234 OSTENBURG.

20 ILCS 1105/17 new 30 ILCS 105/5.386 new

230 ILCS 10/12

from Ch. 120, par. 2412

Amends the Natural Resources Act and the State Finance Act to create the Waterways and Environment Management Fund. Provides that the Department of Energy and Natural Resources shall make grants for various waterway conservation and improvement projects. Amends the Riverboat Gambling Act to increase the per person tax from \$2 to \$3. Provides that the additional \$1 shall be deposited into the Waterways and Environment Management Fund. Effective January 1, 1995.

Note(s) That May Apply: Fiscal Apr 14 1994 Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

### HB-4235 FLINN.

55 ILCS 85/5

from Ch. 34, par. 7005

Amends the County Economic Development Project Area Property Tax Allocation Act to extend the deadline for counties to establish economic development project areas from July 1, 1994 to July 1, 1996. Effective immediately.

Apr 14 1994 Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

HB-4236 CAPPARELLI – LAURINO – MCAULIFFE.

40 ILCS 5/6-128.4

from Ch. 108 1/2, par. 6-128.4

30 ILCS 805/8.18 new

Amends the Chicago Firefighter Article of the Pension Code to increase the minimum monthly annuity for certain surviving spouses of firefighters who entered service before July 1, 1931 or died in service. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates

Apr 19 1994 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

# HB-4237 MCAULIFFE.

40 ILCS 5/11-221

from Ch. 108 1/2, par. 11-221

Amends the Chicago Laborer Article of the Pension Code. Provides that persons who have been out of service for up to 90 days and persons who are active participants in a reciprocal retirement system but are not in City service may establish credit for certain periods of service. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Apr 19 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-4238 MCAULIFFE.

40 ILCS 5/8-230

from Ch. 108 1/2, par. 8-230

from Ch. 111 1/2, par. 1402

Referred to Rules

Amends the Chicago Municipal Article of the Pension Code. Provides that persons who have been out of service for up to 90 days and persons who are active participants in a reciprocal retirement system but are not in City service may establish credit for certain periods of service. Effective immediately.

Note(s) That May Apply: Fiscal; Pension; State Mandates

Apr 19 1994 First reading

Jan 10 1995 Session Sine Die

### HB-4239 RUTHERFORD.

305 ILCS 5/5-23 new

215 ILCS 125/1-2

Amends the Public Aid Code to require the Director of Public Aid to review the quality of preventive health care services provided to aid recipients. Amends the Health Maintenance Organization Act to make a stylistic change.

Apr 19 1994 First reading Jan 10 1995 Session Sine Die

Referred to Rules

# HB-4240 COWLISHAW.

70 ILCS 805/8

from Ch. 96 1/2, par. 6315

Amends the Downstate Forest Preserve District Act by providing that the president of the board of commissioners of a forest preserve district shall have the power to appoint, with the advice and consent of the board, certain officers as may be necessary. Provides that the board may, by ordinance, establish procedures as it deems necessary concerning all matters involving district personnel. Effective immediately.

Apr 19 1994 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

# HB-4241 LINDNER - CROSS - DEUCHLER - HOEFT.

720 ILCS 5/32-4a

from Ch. 38, par. 32-4a

Amends the Criminal Code of 1961 to change the penalty for harassing a juror or witness from a Class 4 felony to a Class 1 felony.

NOTE(S) THAT MAY APPLY: Correctional

Apr 19 1994 First reading

First reading Referred to Rules

Jan 10 1995 Session Sine Die

## HB-4242 PUGH.

35 ILCS 200/18-185

Amends the Property Tax Extension Limitation Law within the Property Tax Code to exclude from the definition of "aggregate extension" special purpose extensions made to pay judgments and settlements under the Local Governmental and Governmental Employees Tort Immunity Act. Effective immediately.

NOTE(S) THAT MAY APPLY: Housing Afford

Apr 19 1994 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

# HB-4243 CURRAN.

40 ILCS 5/3-112 from 40 ILCS 5/3-121 from

from Ch. 108 1/2, par. 3-112 from Ch. 108 1/2, par. 3-121

30 ILCS 805/8.18 new

Amends the Downstate Police Article of the Pension Code to allow surviving spouses to remarry without loss of benefits. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Note(s) That May Apply: Fiscal; Pension; State Mandates

Apr 26 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-4244 LEITCH – DANIELS.

New Act

Creates the Extra-territorial Insurance Premium Audit Compact Act. Provides for the calculation of workers' compensation insurance premiums for contractors conducting business across state lines. Effective January 1, 1995.

Apr 26 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-4245 CURRAN, MOSELEY, PRUSSING, HAWKINS AND EDLEY.

40 ILCS 5/16-153.4

from Ch. 108 1/2, par. 16-153.4

Amends the Downstate Teacher Article of the Pension Code. Mandates payment by the System of an amount equal to 75% of the cost of health insurance for certain benefit recipients. Requires the System to transfer annually from its investment earnings into the Health Insurance Reserve Account the amount necessary for those payments.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

Apr 26 1994 First reading

Jan 10 1995 Session Sine Die

Referred to Rules

# HB-4246 BALANOFF - PRUSSING - OSTENBURG - BIGGERT.

410 ILCS 635/8-1 new

Amends the Grade A Pasteurized Milk and Milk Products Act. Requires a dairy farm to notify a dairy plant to which it sells milk up to 90 days before it uses recom-

binant bovine growth hormone (rBGH) in milk production. Requires any product that contains milk from cows treated with rBGH to be labeled with a statement that indicates use of rBGH. Directs the Director of Public Health to adopt labeling rules.

Apr 27 1994 First reading Referred to Rules Jan 10 1995 Session Sine Die

## HB-4247 CURRAN.

40 ILCS 5/7-141.1 new 40 ILCS 5/7-141.2 new 40 ILCS 5/7-141.3 new

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Pension Code to provide a program of early retirement incentives for persons retiring in 1994, 1995, or 1996. Authorizes the purchase of up to 5 years of additional creditable service and provides an equal period of age enhancement. Requires adoption by the employer. Effective immediately.

Note(s) That May Apply: Fiscal; Pension
Apr 28 1994 Filed With Clerk
First reading Referred to Rules
Jan 10 1995 Session Sine Die

# HB-4248 BLACK.

New Act 30 ILCS 105/5.386 new 35 ILCS 5/21 new

Creates the Economic Development Income Tax Credit Board Act. Creates the Economic Development Income Tax Credit Board and authorizes the Board to enter into tax credit agreements with taxpayers that grant income tax credits to taxpayers who create jobs. The tax credits shall be in the amount and for the duration determined by the Board on a case by case basis. Establishes certain conditions for qualifying for a tax credit. Amends the State Finance Act to establish the Economic Development for Illinois' Economy Fund. Amends the Illinois Income Tax Act to provide for credit awarded under the Economic Development Income Credit Board Act. Effective immediately.

Note(s) That May Apply: Fiscal May 20 1994 First reading Jan 10 1995 Session Sine Die

Referred to Rules

# HB-4249 MCAFEE.

730 ILCS 5/5-5-4 rep.

Amends the Unified Code of Corrections to repeal the Section that prohibits the court, after a conviction or sentence has been set aside on direct review or on collateral attack, from imposing a new sentence for the same offense or for a different offense based on the same conduct that is more severe than the prior sentence.

May 26 1994 First reading Referred to Rules
Jan 10 1995 Session Sine Die

# HB-4250 FLINN.

35 ILCS 200/22-15

Amends the Property Tax Code. Provides that tax purchasers may have the required notice served by private detectives or private citizens in the manner authorized under the Code of Civil Procedure. Currently the sheriff must serve the notice.

May 27 1994 First reading Jan 10 1995 Session Sine Die Referred to Rules

# HB-4251 BURKE.

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      40 ILCS 5/3-110.6
      from Ch. 108 1/2, par. 3-110.6

      40 ILCS 5/5-236
      from Ch. 108 1/2, par. 5-236

      40 ILCS 5/7-139.8
      from Ch. 108 1/2, par. 7-139.8

      40 ILCS 5/9-121.10
      from Ch. 108 1/2, par. 9-121.10

      40 ILCS 5/14-110
      from Ch. 108 1/2, par. 14-110
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Amends the Illinois Pension Code to allow investigators for the Office of the Attorney General to transfer credits for up to 12 years of prior service as a police officer or sheriff's law enforcement employee from certain other pension funds. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

May 27 1994 First reading

Referred to Rules

Session Sine Die Jan 10 1995

#### HB-4252 JOHNSON,TIM - WEAVER,M - WIRSING, BLACK, STEPHENS AND RYDER.

Makes appropriations to State entities for personal services and related items in the first month of FY 1995, based on 1/12th of the corresponding FY 1994 appropriations. Excludes salaries for the Governor and General Assembly. Effective July 1, 1994.

Jun 28 1994

Filed With Clerk

Jun 29

First reading Referred to Rules

Jun 30

Motion disch comm, advc 2nd

Ruled Out of Order

Appeal Ruling of Chair JOHNSON, TIM

Motion failed Committee Rules

Jan 10 1995 Session Sine Die

#### JOHNSON.TIM - BLACK. HB-4253

25 ILCS 120/Act title

25 ILCS 120/4

from Ch. 63, par. 904

25 ILCS 120/5

from Ch. 63, par. 905

Amends the Compensation Review Act by deleting all provisions authorizing the Compensation Review Board to set the compensation of public officials (except for provisions authorizing the Board to set the compensation of judges, which are left intact). Effective January 1, 1995.

Jul 07 1994

First reading

Referred to Rules

Session Sine Die Jan 10 1995

#### HR.4254 SKINNER - MURPHY,M.

35 ILCS 200/15-172

Amends the Property Tax Code if and only if House Bill 410 of the 88th General Assembly becomes law to remove the maximum income qualification for the senior citizens tax freeze homestead exemption. Effective immediately.

Jul 07 1994

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-4255 DUNN.JOHN.

305 ILCS 5/10-10.4 new

Amends the Public Aid Code. Provides that amounts of support paid by a responsible relative to a circuit clerk for transmittal to the Department of Public Aid or to an individual, as shown by certified copies of the clerk's records, are binding on the Department for purposes of determining amounts of support paid by the relative.

Jul 12 1994

Filed With Clerk

First reading

Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-4256 JOHNSON.TIM - MEYER.

105 ILCS 5/Art. 13A heading new

105 ILCS 5/13A-0.5 new

105 ILCS 5/13A-1 new

105 ILCS 5/13A-2 new

105 ILCS 5/13A-2.5 new

105 ILCS 5/13A-2.10 new

105 ILCS 5/13A-2.15 new

105 ILCS 5/13A-2.20 new

105 ILCS 5/13A-2.25 new

105 ILCS 5/13A-2.30 new

105 ILCS 5/13A-2.35 new

105 ILCS 5/13A-2.40 new

105 ILCS 5/13A-3 new

105 ILCS 5/13A-4 new

105 ILCS 5/13A-5 new

105 ILCS 5/13A-6 new

105 ILCS 5/13A-7 new

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105 ILCS 5/13A-8 new
105 ILCS 5/13A-9 new
105 ILCS 5/13A-10 new
105 ILCS 5/13A-11 new
105 ILCS 5/13A-12 new
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Amends the School Code. Creates a system of alternative schools in Illinois beginning with the 1995-96 school year, except delays creation of the system within the Chicago public schools until the 1996-97 school year. Provides for the transfer of chronically disruptive students to alternative schools. Defines terms. Provides that there shall be at least one alternative school in each educational service region, with the regional board of school trustees serving as the school board of the alternative school and the regional superintendent of schools being responsible for staffing and personnel matters (except that in suburban Cook County, the educational service centers and their executive directors function in those respective capacities). Adds provisions relative to procedures that must be followed for transfer of chronically disruptive students in grade 6 or higher to an alternative school and from an alternative school back to a non-alternative school. Includes provisions relating to curriculum (including an individualized optional educational plan for each transferred student) and receipt of diplomas by transferred students who complete graduation requirements. Requires the State to provide funding for alternative schooling within each educational service region in an amount equal to 1% of the aggregate amount of the budgets of all public schools in the educational service region, and provides that a school district shall not suffer a reduction in State aid as a result of the transfer of any of its students to an alternative school. Effective immediately.

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Note(s) That May Apply: Fiscal
Nov 09 1994 Filed With Clerk
Nov 10 First reading
Jan 10 1995 Session Sine Die
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Referred to Rules

# HB-4257 HASSERT.

40 ILCS 5/3-110.6	from Ch. 108 1/2, par. 3-110.6
40 ILCS 5/7-139.8	from Ch. 108 1/2, par. 7-139.8
40 ILCS 5/14-110	from Ch. 108 1/2, par. 14-110

Amends the Illinois Pension Code to allow Department of Central Management Services security police officers to transfer up to 10 years of law enforcement service credit from the Illinois Municipal Retirement Fund or a downstate police pension fund to the State Employees' Retirement System, upon payment of the difference in employee and employer contributions, plus interest. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

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Nov 09 1994 Filed With Clerk
Nov 10 First reading Referred to Rules
Jan 10 1995 Session Sine Die
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# HB-4258 BLACK.

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40 ILCS 5/14-102.1 new
605 ILCS 10/7 from Ch. 121, par. 100-7
605 ILCS 10/8 from Ch. 121, par. 100-8
605 ILCS 10/8.1 new
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Amends State Employee Article of the Illinois Pension Code to provide that an employer under that Article may not create an additional retirement benefit plan for its employees who participate in the State Employees' Retirement System. Amends the Toll Highway Act to require termination of the additional pension plan provided by the Toll Highway Authority for its officers and nonunion employees. Provides that the Authority's payroll must continue to be paid by State warrant (which keeps the Authority a participating employer under the State Employees' Retirement System). Also makes technical changes. Effective immediately.

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Note(s) That May Apply: Pension
Nov 09 1994 Filed With Clerk
Nov 10 First reading
Jan 10 1995 Session Sine Die
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Referred to Rules

**2305** HB-4259

# HB-4259 MURPHY,M.

25 ILCS 120/4 from Ch. 63, par. 904 25 ILCS 120/5 from Ch. 63, par. 905 25 ILCS 120/6 from Ch. 63, par. 906

Amends the Compensation Review Act. Provides that the Compensation Review Board's salary recommendations, including cost of living adjustments, take effect if approved by the General Assembly, rather than take effect if the General Assembly fails to disapprove them. Effective immediately.

Note(s) That May Apply: Fiscal Nov 09 1994 Filed With Clerk

Nov 10 First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-4260 CURRAN.

310 ILCS 10/8.1a

from Ch. 67 1/2, par. 8.1a

Amends the Housing Authorities Act. Authorizes a housing authority in a municipality having over 50,000 (rather than 500,000) inhabitants to police its property and establish a police force. Effective immediately.

Nov 09 1994 Filed With Clerk
Nov 10 First reading Referred to Rules
Jan 10 1995 Session Sine Die

# HB-4261 DART.

625 ILCS 5/3-407

from Ch. 95 1/2, par. 3-407

625 ILCS 5/3-413.5 new

Amends the Vehicle Code. Provides that the Secretary of State shall issue temporary permits in the form of cardboard registration plates. Provides that a police officer may impound a motor vehicle that has no registration plates, one registration plate, or an expired registration sticker. Provides procedures for retrieving impounded vehicles. Effective January 1, 1995.

Note(s) That May Apply: Fiscal Nov 09 1994 Filed With Clerk

Nov 10 First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-4262 EDLEY.

5 ILCS 375/8

from Ch. 127, par. 528

Amends the State Employees Group Insurance Act of 1971. Beginning July 1, 1995, makes executive branch constitutional officers and General Assembly members ineligible for health benefits during their terms in office. Effective immediately.

Note(s) That May Apply: Fiscal Nov 09 1994 Filed With Clerk

Nov 10 First reading Referred to Rules
Jan 10 1995 Session Sine Die

# HB-4263 MCAFEE.

70 ILCS 2605/3 from Ch. 42, par. 322

Amends the Metropolitan Water Reclamation District Act to require the election of all 9 trustees from 9 subdistricts at the 1996 election. Requires the General Assembly to redistrict after each federal decennial census. Provides for staggered terms. Provides that territory added to the district shall become part of the subdistrict with which it shares the greatest common boundary.

Nov 09 1994 Filed With Clerk

Nov 10 First reading Referred to Rules

Jan 10 1995 Session Sine Die

# HB-4264 BLACK.

230 ILCS 10/6 from Ch. 120, par. 2406 230 ILCS 10/7 from Ch. 120, par. 2407

Amends the Riverboat Gambling Act. Provides for the issuance of one additional owners license authorizing riverboat gambling from a home dock in Danville.

Note(s) That May Apply: Fiscal Nov 10 1994 Filed With Clerk

First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-4265 MCAULIFFE - CAPPARELLI - SAVIANO.

40 ILCS 5/9-134

from Ch. 108 1/2, par. 9-134

30 ILCS 805/8.18 new

Amends the Cook County Article of the Pension Code to reduce (from 0.5% to 0.25% per month) the reduction in pension due to retirement before age 60. Applies only to persons who have at least 20 years of service as a county corrections employee or a court service deputy sheriff. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates

Nov 16 1994 First reading Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-4266 DAVIS.

220 ILCS 5/13-703

Amends the Public Utilities Act. Provides that proceeds from charges imposed on subscriber lines to pay for telecommunication services for the hearing or voice impaired may not be used to pay for costs incurred for the operation of a telecommunications relay system located in a state other than Illinois. Effective immediately.

Nov 16 1994 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-4267 MCAULIFFE - CAPPARELLI - SAVIANO.

605 ILCS 5/9-112.5 new

Amends the Illinois Highway Code. Provides that signs, billboards, and advertising, placed in a publicly owned and operated commuter parking lot servicing public transportation and adjoined on 2 sides by interstate highways, that do not interfere with vehicular or pedestrian traffic, as determined by Department rule, shall not be removed by the Department.

Nov 16 1994 First reading

Referred to Rules

Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-4268 PRUSSING, BALANOFF AND OSTENBURG.

30 ILCS 105/6a 30 ILCS 105/6a-1	from Ch. 127, par. 142a from Ch. 127, par. 142a1 from Ch. 127, par. 142a4
30 ILCS 105/6a-4	
30 ILCS 105/6d	from Ch. 127, par. 142d

Amends the State Finance Act. Provides that the Income Funds of the University of Illinois, Southern Illinois University, the Board of Regents, and the Board of Governors of State Colleges and Universities shall be interest bearing funds. Declares that the purpose of making those funds interest bearing is that the additional moneys credited to the Income Funds as interest be used in a manner that will have the effect of reducing the tuition required to be charged each year by the respective governing boards of the public universities of the State.

NOTE(S) THAT MAY APPLY: Fiscal

Nov 28 1994 Filed With Clerk Nov 29

First reading

Jan 10 1995 Session Sine Die

#### HB-4269 ZICKUS.

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40 ILCS 5/3-110.6
                                from Ch. 108 1/2, par. 3-110.6
40 ILCS 5/7-139.8
                                from Ch. 108 1/2, par. 7-139.8
40 ILCS 5/14-104.10 new
40 ILCS 5/14-110
                                from Ch. 108 1/2, par. 14-110
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Amends the Illinois Pension Code to allow State employees to establish service credit for up to 5 years of certain federal employment. Allows controlled substance inspectors to establish up to 12 years of eligible creditable service for periods spent as a law enforcement officer employed by the federal government or any state, county, or local government. Also allows controlled substance inspectors to transfer credits from downstate police pension funds and the Illinois Municipal Retirement Fund to the State Employees' Retirement System. Effective immediately.

Note(s) That May Apply: Fiscal; Pension Nov 28 1994 Filed With Clerk

Nov 29 Jan 10 1995 First reading Session Sine Die Referred to Rules

HB-4270 PRUSSING - BALANOFF.

10 ILCS 5/17-10

from Ch. 46, par. 17-10

Amends the Election Code. Permits a legal voter to challenge the qualifications of a person offering to vote at an election.

Dec 01 1994 Jan 10 1995

Filed With Clerk First reading

Session Sine Die

#### PRUSSING - BALANOFF. HB-4271

10 ILCS 5/29B-31 new

Amends the Code of Fair Campaign Practices Article of the Election Code. Provides that a candidate who subscribes to the Code of Fair Campaign Practices must document a statement made by the candidate of another candidate's record, position, or vote at the time the statement is made. Disputes shall be expeditiously resolved by the State Board of Elections.

Nov 30 1994 Jan 10 1995

First reading Session Sine Die Referred to Rules

#### HB-4272 PRUSSING.

10 ILCS 5/Art. 9A heading new

10 ILCS 5/9A-5 new

10 ILCS 5/9A-10 new

10 ILCS 5/9A-15 new

10 ILCS 5/9A-20 new

10 ILCS 5/9A-25 new

30 ILCS 105/5.400 new 35 ILCS 5/507Q new

35 ILCS 5/509

from Ch. 120, par. 5-509 from Ch. 120, par. 5-510

35 ILCS 5/510

Amends the Election Code. Provides that a person may not contribute more than \$1,000 to a candidate for the House or Senate during an election cycle. Provides that the aggregate contributions to a candidate for the Senate may not exceed \$80,000 during an election cycle. Provides that the aggregate amount of contributions to a candidate for the House may not exceed \$40,000. Provides that a candidate for the General Assembly may agree to voluntarily limit campaign expenditures during an election cycle in an amount not to exceed \$80,000 for the Senate and \$40,000 for the House. Provides that a candidate for the General Assembly who voluntarily agrees to the expenditure limits may receive partial public funding of his or her campaign. Amends the State Finance Act to create the General Assembly Campaign Financing Fund in the State Treasury. Amends the Illinois Income Tax Act to permit a taxpayer when he or she files his or her return to contribute at least \$1 of his or her income tax refund or an additional payment to the General Assembly Campaign Financing Fund.

Nov 30 1994

First reading

Referred to Rules

Session Sine Die Jan 10 1995

#### HB-4273 DAVIS.

New Act

Creates the State Meal Expense Limit Act. Establishes daily limits beyond which the State may not reimburse State agency staff and State board members for meal expenses. Effective February 1, 1995.

NOTE(S) THAT MAY APPLY: Fiscal

Nov 30 1994 First reading

Referred to Rules

Jan 10 1995 Session Sine Die

#### HB-4274 BALANOFF.

720 ILCS 5/24-1

from Ch. 38, par. 24-1

Amends the Criminal Code of 1961 relating to unlawful use of weapons. Makes it a Class 3 felony to sell, manufacture, purchase, or possess a bullet that can pierce body armor.

NOTE(S) THAT MAY APPLY: Correctional

Jan 09 1995 Jan 10 Filed With Clerk First reading Session Sine Die

# **EXECUTIVE ORDERS**

# EO-9301 GOVERNOR.

Combines the Divisions of State Troopers and Criminal Investigation within the Department of State Police and renames as the Division of Operations. Effective 60 days after filing with the General Assembly.

Mar 02 1993 Filed With The House

Mar 03

Filed With The Senate

Mar 04

Apr 02

Jan 10 1995 Session Sine Die

COM. ON ASSIGNMENT

Referred to RULES SRUL Referred to ST GOV & EXEC SGOA Referred to JUDICIARY II HJUB Do Not Disapprove 015-000-000 HJUB

### EO-9302 GOVERNOR.

Provides that the Illinois Department of Mental Health and Developmental Disabilities shall provide technical assistance to the task force created to re-evaluate the social service programs of the State and requires the Dept. to work with the Comptroller to establish an account to receive and disburse the grant funds. Effective upon filing with the Secretary of State.

Mar 18 1993 Filed With Sec of State

Jan 10 1995 Session Sine Die

# EO-9303 GOVERNOR.

Creates the Office of Inspector General in the Department of Children and Family Services. Effective upon filing with the Secretary of State.

Apr 29 1993

Filed With Sec of State

Jan 10 1995 Session Sine Die

# EO-9304 GOVERNOR.

Directs the State Department of Revenue and all agencies, boards and commissions under the jurisdiction of the Governor to extend filing deadlines for tax returns or payments and to consider emergency suspension of other non-life-threatening filing due dates or late filing penalties for individuals or businesses afflicted by the Great Flood of 1993 within the Major Disaster Counties.

# GOVERNOR AMENDMENT NO. 1.

Includes additional counties for disaster relief.

Jul 16 1993 F

3 Filed With Sec of State

Jul 30

Filed With Sec of State GOV AMENDMENT#1

Jan 10 1995 Session Sine Die

# EO-9305 GOVERNOR.

Transfers funds and expenditure authority from the Illinois Departments of State Police and Transportation to the Illinois Emergency Management Agency for flood relief from the Great Flood of 1993. Effective immediately.

Aug 06 1993 Filed With Sec of State

Jan 10 1995 Session Sine Die

# EO-9306 GOVERNOR.

Creates a Family Preservation Task Force to study information available in Illinois and other States on family preservation, and develop and recommend specific programming and legislative changes and accountability standards. Calls for a report by January 1, 1994. Effective upon filing with the Secretary of State.

Sep 10 1993 Filed With Sec of State

Jan 10 1995 Session Sine Die

# EO-9307 GOVERNOR.

Makes further transfers of funds and expenditure authority from the Illinois Departments of State Police and Transportation to the Illinois Emergency Management Agency for flood relief from the Great Flood of 1993. Effective immediately.

Sep 17 1993 Filed With Sec of State

Jan 10 1995 Session Sine Die

# EO-9401 GOVERNOR.

Establishes the Illinois Task Force on School-to-Work Transition to serve as a coordinating body in the development of a statewide school-to-work system. Members are to be appointed by the Governor, with the Lieutenant Governor serving as Chairman. Calls for an interim report by March 31, 1994, and a final report by January 1, 1995. Effective upon filing with the Secretary of State and repealed January 1, 1995.

Jan 12 1994 Filed With Sec of State Jan 10 1995 Session Sine Die

# EO-9402 GOVERNOR.

Creates the Illinois Commission on Regulatory Review to work with the Illinois Economic Development Board in examining the issues concerning government regulations that could inhibit or threaten the Illinois economy. Members are to be appointed by the Governor and staff support is to be supplied by the Department of Commerce and Community Affairs. Effective upon filing.

Jan 13 1994 Filed With Sec of State Jan 10 1995 Session Sine Die

# EO-9403 GOVERNOR.

Makes transfers of funds and expenditure authority from the Illinois Departments of Corrections and Transportation and the Illinois Environmental Protection Agency to the Illinois Emergency Management Agency and the Illinois Departments of Revenue and Commerce and Community Affairs for programs and grants connected with flood relief from the Great Flood of 1993. Effective immediately.

Jan 31 1994 Filed With Sec of State Jan 10 1995 Session Sine Die

# EO-9404 GOVERNOR.

Suspends public advertisement and competitive bidding requirements to the extent necessary to repair flood damage to the Danville sewage treatment facility. Effective immediately.

Apr 19 1994 Filed With Sec of State Jan 10 1995 Session Sine Die

# EO-9405 GOVERNOR.

Revokes EO 85-7, requiring Executive agencies to consult with the Department of Conservation concerning endangered or threatened plants, animals and natural areas. Requires cooperation with the Department in implementing PA84-1065 and PA88-139.

Jun 17 1994 Filed With Sec of State Jan 10 1995 Session Sine Die

# EO-9406 GOVERNOR.

Creates the Advisory Panel on TRS Retiree Health Insurance to evaluate and make recommendations concerning the Teachers' Retirement System group health insurance.

Aug 19 1994 Filed With Sec of State
Jan 10 1995 Session Sine Die

# EO-9407 GOVERNOR.

Establishes the African-American Family Commission to advocate family preservation and community advancement by developing for DCFS culturally specific child welfare policies and practices. Effective immediately and repealed January 1, 1998.

Oct 03 1994 Filed With Sec of State Jan 10 1995 Session Sine Die

# EO-9408 GOVERNOR.

Establishes the Illinois State Justice Commission to study the Illinois justice system and make recommendations to improve accessibility and affordability of justice in Illinois. Calls for an interim report by June 1, 1995, and a final report by December 31, 1995. Effective immediately and repealed December 31, 1995.

Oct 26 1994 Filed With Sec of State Jan 10 1995 Session Sine Die

# **RESOLUTIONS**

# JOINT SESSION RESOLUTIONS

#### JSR-0002 MCPIKE.

Appoints committee of ten to wait upon His Excellency Governor Jim Edgar and invite him to address the Joint Assembly. Mar 03 1993

Resolution adopted

#### JSR-0003 MCPIKE.

Appoints a committee of ten to wait upon His Excellency Governor Jim Edgar and invite him to address the Joint Assembly.

Filed With Clerk Jan 12 1994

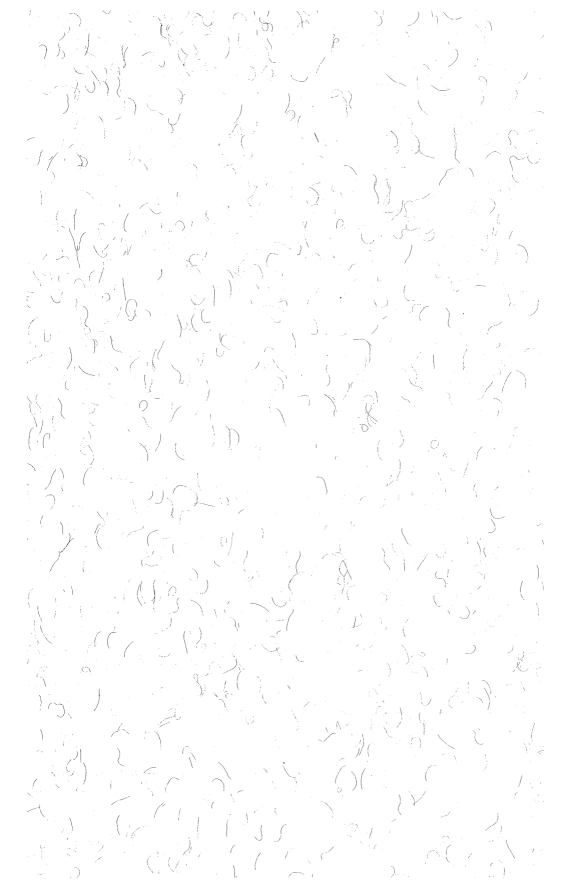
Resolution adopted

#### JSR-0004 MCPIKE.

Appoints a committee to wait upon His Excellency Governor Jim Edgar and invite him to address the Joint Assembly.

Mar 02 1994

Resolution adopted



UNIVERSITY OF ILLINOIS-URBANA 328.773IL63L C003 LEGISLATIVE SYNOPSIS AND DIGEST OF THE G 1994.2



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