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FINAL Legislative Synopsis and Digest

of the

1996 Session of the

Eighty-ninth General Assembly

STATE OF ILLINOIS

(No. 13)



Vol. III

Action on all Bills and Resolutions Through

March 10, 1997

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

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(X0691 - 1,331 - 3-10-97)

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KUSKAM.
1505/43.01 rep.
1505/43.03 rep.
1505/43.10 rep.
1505/43.19 rep.
560/Act rep.
505/Act rep.
60/Act rep.
125/Act rep.
220/2
240/4 rep.
245/Act rep.

11D 1740

DOCKAM

from Ch. 48, par. 59.2

Amends the Civil Administrative Code to repeal provisions giving the Department of Labor powers concerning commissioners of labor, inspectors of private employment agencies, collection of statistical details relating to all departments of labor, and transfers of jurisdiction of realty. Repeals the Public Works Preference Act, the Illinois Farm Labor Contractor Certification Act, the Safety Glazing Materials Act, and the Wages of Women and Minors Act. Amends the Safety Inspection and Education Act to provide that the Department of Labor may (now, shall) assess civil penalties for certain serious violations of the Health and Safety Act and other provisions. Repeals provisions of the Industrial Home Work Act concerning inspections of premises by the Department of Labor. Repeals the Work Under Compressed Air Act.

FISCAL NOTE (Dept. of Labor)

There would be no fiscal impact on the Dept. or the State due to HB1748.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

225 ILCS 505/Act rep.

Deletes repeal of the Illinois Farm Labor Contractor Certification Act. Not

Note(s) That M/	AY APPLY: Fiscal		
Feb 15 1995	First reading	Referred to Rules	
Mar 01		Assigned to Commerce, Labor	Industry &
Mar 08		Recommended do pass 0	11-001-000
	Placed Calndr, Second Rea	adng	
		Fiscal Note Requested L	.ANG
Mar 09	Placed Calndr,Second Rea Second Reading	idng	
	Amendment No.01	ROSKAM	Amendment referred to
		HRUL	
	Held on 2nd Reading		
Mar 14		Fiscal Note Filed	
	Held on 2nd Reading		
Apr 06	Amendment No.01	ROSKAM	Be approved considerati
		HRUL/005-001-002	
· . ·	Held on 2nd Reading		
Apr 07	Amendment No.01	ROSKAM	Adopted
	Placed Calndr, Third Read		
Apr 20	Third Reading - Passed 07	6-025-014	
Apr 24	Arrive Senate	I	
May 10	Placed Calendr, First Read	ing	
M ay 10	Sen Sponsor BUTLER First reading	Referred to Rules	
Jan 07 1997	Session Sine Die	Referred to Rules	
Juli 07 1777	Session Blie Die		

HB-1749 STEPHENS AND MURPHY,M.

New Act

10 ILCS 5/28-1 30 ILCS 805/8.19 new from Ch. 46, par. 28-1

Creates the Property Tax Cap Extension Limitation Referendum Law. Provides that an advisory referendum shall be held at the 1996 general election in counties with a population of 200,000 or more that are contiguous to the Mississippi River on the question of whether property tax caps should be imposed by the General Assembly in those counties. Repeals the Law on January 1, 1997. Exempts the Law from the reimbursement requirements of the State Mandates Act. Amends the Election Code to exempt the referendum under this Act from the limit on the number of advisory referenda.

FISCAL NOTE (Dept. of Revenue) HB1749 has no fiscal impact to the State. STATE MANDATES ACT FISCAL NOTE In the opinion of DCCA, HB1749 creates a local government organization and structure mandate for which no reimbursement is required under the State Mandates Act. FISCAL NOTE, AMENDED (Dept. of Revenue) No change from previous fiscal note. STATE MANDATES FISCAL NOTE, H-AM 1 No change from previous State Mandates Fiscal Note. FISCAL NOTE, AMENDED (Dpt. of Revenue) No change from previous fiscal note. Feb 15 1995 First reading Referred to Rules Mar 01 Assigned to Revenue Mar 16 Recommended do pass 008-001-004

Placed Calndr, Second Reading

Mar 21

Fiscal Note Requested LANG Fiscal Note Filed St Mandate Fis Note Filed

	Second Reading	
	Held on 2nd Reading	
Apr 06	Placed Calndr, Third Rea	lding
Apr 27	Recalled to Second Read	ling
•	Held on 2nd Reading	• • • • • • • • • • • • • • • • • • •
		Fiscal Note Filed
	Held on 2nd Reading	
A nr 78		St Mandata Fig Note Fil

Apr 28

Amendment No.01

51 Mandate Fis Note Filed

Amendment referred to

HRUL Fiscal Note Filed

STEPHENS

Held on 2nd Reading May 03

Jan 07 1997 Session Sine Die

HB-1750 JONES,LOU.

New Act

5 ILCS 80/4.15 new 30 ILCS 105/5.401 new 225 ILCS 25/4 225 ILCS 25/5 225 ILCS 25/6 225 ILCS 25/15 225 ILCS 25/16 225 ILCS 25/16.1 225 ILCS 25/19 225 ILCS 25/20 225 ILCS 25/21 225 ILCS 25/22 225 ILCS 25/23 225 ILCS 25/23 225 ILCS 25/25 225 ILCS 25/26 225 ILCS 25/28 225 ILCS 25/28 225 ILCS 25/29 225 ILCS 25/30 225 ILCS 25/31 225 ILCS 25/34 225 ILCS 25/35 225 ILCS 25/36 225 ILCS 25/41 225 ILCS 25/54.1

from Ch. 111, par. 2304 from Ch. 111, par. 2305 from Ch. 111, par. 2306/ from Ch. 111, par. 2315 from Ch. 111, par. 2316 from Ch. 111, par. 2316.1 from Ch. 111, par. 2319 from Ch. 111, par. 2320 from Ch. 111, par. 2321 from Ch. 111, par. 2322 from Ch. 111, par. 2323 from Ch. 111, par. 2325 from Ch. 111, par. 2326 from Ch. 111, par. 2328 from Ch. 111, par. 2329 from Ch. 111, par. 2330 from Ch. 111, par. 2331 from Ch. 111, par. 2334 from Ch. 111, par. 2335 from Ch. 111, par. 2336 from Ch. 111, par. 2341 from Ch. 111, par. 2354.1

Re-committed to Rules

from Ch. 111, par. 2355

225 ILCS 25/55 225 ILCS 25/12 rep. 225 ILCS 25/13 rep. 225 ILCS 25/14 rep. 225 ILCS 25/18 rep. 225 ILCS 25/24 rep.

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 January 1, 2006. Amends the State Finance Act to create the Dental Hygiene Disciplinary Fund. Amends the Illinois Dental Practice Act to repeal provisions regulating dental hygienists. Effective January 1, 1996.

FISCAL NOTE (Dept. of Professional Reg.)

The total revenues for House Bill 1750 would be \$462,000. NOTE(S) THAT MAY APPLY: Correctional; Fiscal; Home Rule

Feb 15 1995 First reading Referred to Rules Mar 01 Assigned to Priv, De-Reg, Econ & Urban Devel Mar 16 Motion Do Pass-Lost 004-000-005 HPDE Committee Priv, De-Reg, Econ & Urban Devel Refer to Rules/Rul 3-9(a) Mar 20 Fiscal Note Filed Committee Rules Session Sine Die

Jan 07 1997

HB-1751 BLACK.

225 ILCS 225/9

from Ch. 111 1/2, par. 116.309

Services

Amends the Private Sewage Disposal Licensing Act. Makes a technical change in the Section referring to designation of agents of the Illinois Department of Public Health. Referred to Rules

Feb 15 1995 First reading Mar 01

Mar 16

Jan 07 1997 Session Sine Die

HB-1752 BLACK

EPA-TECHNICAL Mar 16 1995

Tabled in Committee

Refer to Rules/Rul 3-9(a)

Assigned to Health Care & Human

HB-1753 CLAYTON - DURKIN - PERSICO - PUGH - TURNER, A AND SANTIA-GO.

305 ILCS 5/12-4.31 new

Amends the Illinois Public Aid Code to require the Illinois Department of Public Aid to operate a 5-year Job Transportation Demonstration Program in one or more Chicago neighborhoods to determine the value of ride-sharing to suburban workplaces for current, and certain former, aid recipients in urban areas. Requires IDPA to apply for federal matching funds and to report annually to the General Assembly.

NOTE(S) THAT MAY APPLY: Fiscal Feb 15 1995 First reading Mar 01

Referred to Rules Assigned to Transportation & Motor Vehicles Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-1754 **RUTHERFORD.** 35 ILCS 120/1g

Mar 16

from Ch. 120, par. 440g

Amends the Retailers' Occupation Tax Act in a Section concerning exemption identification numbers to add a Section caption.

HOUSE AMENDMENT NO. 1. Deletes reference to: 35 ILCS 120/1g

Adds reference to: 35 ILCS 115/3-5 35 ILCS 120/2-5

from Ch. 120, par. 439.103-5 from Ch. 120, par. 441-5

Deletes everything. Amends the Service Occupation Tax Act and the Retailers' Occupation Tax Act to provide an exemption for tangible personal property purchased by a domestic mutual insurance company and temporarily stored in this State that is used solely outside Illinois.

1530

FISCAL NOTE (Dept. of Revenue) An undeterminable amount of revenue loss would be realized by the State from a reduction in State sales tax receipts. Feb 15 1995 First reading Referred to Rules Mar 01 Assigned to Revenue Amendment No.01 REVENUE Н Mar 16

Adopted Recommnded do pass as amend 008-001-003

> Amendment referred to

Placed Calndr, Second Reading

Fiscal Note Requested LANG Mar 21 Second Reading Held on 2nd Reading Mar 22 Amendment No.02 DART

HRUL Fiscal Note Filed

Mar 23

Motion disch comm, advc 2nd FLOOR AMEND #02 TO **ORDER 2ND READING** --LANG

Held on 2nd Reading

Held on 2nd Reading

Placed Calndr, Third Reading

Apr 25 Jan 07 1997

Re-committed to Rules Session Sine Die

HB-1755 KRAUSE

PRIM CARE MED EDUC-ADVISORY **PUBLIC ACT 89-0316** Aug 11 1995

KRAUSE - DEUCHLER, PHELPS, FEIGENHOLTZ, MOFFITT AND HB-1756 MULLIGAN.

110 ILCS 935/4

from Ch. 144, par. 1454

110 ILCS 935/4.13 new

Amends the Family Practice Residency Act. Requires the Center for Rural Health to establish a database for collection of community-based primary care training experiences to be used by medical students, faculty, and medical schools. Requires the database to be accessible within 2 years after the effective date of this amendatory Act of 1995. Requires the center to update the database yearly to ensure accuracy of the information.

HOUSE AMENDMENT NO. 1.

Requires the database to be accessible not later than 2 years after the effective date of this amendatory Act of 1995. Requires the center to update the database yearly to ensure current and accurate information.

FISCAL NOT	FE (Dept. of Public Health)	
No sizeable in	pact is anticipated with pas	sage of this bill.
Feb 15 1995	First reading	Referred to Rules
Mar 01		Assigned to Health Care & Human
		Services
Mar 08	Amendment No.01	HEALTH/HUMAN H Adopted
		Recommnded do pass as amend
		012-005-000
	Placed Calndr, Second Rea	ldng
Mar 09	· · · · · · · · · · · · · · · · · · ·	Fiscal Note Requested AS
		AMENDED/LANG
	Second Reading	
	Held on 2nd Reading	
Mar 21		Fiscal Note Filed
	Placed Calndr, Third Read	ling

Apr 25 Jan 07 1997 Session Sine Die Re-committed to Rules

KRAUSE – MULLIGAN – MURPHY, M, PHELPS, FEIGENHOLTZ AND HB-1757 MOFFITT.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act to provide a tax credit in the amount of \$5,000 to certain primary care physicians who begin practice in designated shortage areas after the effective date of this amendatory Act. Effective immediately. NOTE(S) THAT MAY APPLY: Fiscal

Feb 15 1995 First reading Mar 01 Mar 16

Amendment No.01

Referred to Rules Assigned to Revenue REVENUE Н To Subcommittee Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

KRAUSE - MULLIGAN, PHELPS, FEIGENHOLTZ AND MOFFITT. **HB-1758**

from Ch. 120, par. 2-203

35 ILCS 5/203

35 ILCS 5/205 35 ILCS 5/211 new 110 ILCS 935/4.10a new

Amends the Illinois Income Tax Act to create a \$5000 tax credit for certain physicians who begin employment as a full-time faculty member of a primary care medical education program. Provides an income tax deduction for amounts included in adjusted gross income as a result of loan repayments made for primary care medical faculty under the Family Practice Residency Act. Sunsets the credit and the deduction after 10 years. Amends the Family Practice Residency Act to create a program for repayment of educational loans by the State for persons who agree to become full-time faculty in a primary care medical education program. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 15 1995 First reading Mar 01 Mar 16 Amendment No.01 Referred to Rules Assigned to Revenue REVENUE Η To Subcommittee Refer to Rules/Rul 3-9(a)

Jan 07, 1997 Session Sine Die

HB-1759 HOLBROOK.

Ch. 122, par. 103-42 110 ILCS 805/3-42

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. No

lote(s) That Ma	y Apply: Fiscal	
Feb 15 1995	First reading	Referred to Rules
Mar 01		Assigned to Higher Education
Mar 09		Motion disch comm, advc 2nd
		Committee Higher Education
Mar 16		Motion Do Pass-Lost 004-006-000
		HHED
		Committee Higher Education
		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
		ORDER 2ND READING
		HOLBROOK
		Committee Rules

Jan 07 1997 Session Sine Die

DART - MEYER - NOVAK - MARTINEZ - STEPHENS, KOTLARZ, HB-1760 DAVIS, STEVE, GRANBERG, SMITH, M, HOLBROOK, BLAGOJEVICH, FANTIN AND SCOTT.

20 ILCS 2805/2

from Ch. 126 1/2, par. 67

Amends the Department of Veterans Affairs Act. Provides that the Department shall create a program that would enable State veteran facilities to provide treatment for veterans with the Persian Gulf War Syndrome.

The fiscal impa	E (Dept. of Veterans' Aff act would be astronomical and additional medical equ	to the State due to
Note(s) That Ma	v Appi v. Fiscal	- F
Feb 15 1005	First reading	Referred to Rules
Mar 01	1 mot Fouring	Assigned to Veterans' Affairs
Mar 09		Recommended do pass 008-000-000
Mar 0,	Placed Calndr, Second R	leadng
Mar 14		Fiscal Note Requested CHURCHILL
initial 1 i	Placed Calndr, Second F	
		Fiscal Note Filed
	Placed Calndr, Second F	leadng
Mar 21	Second Reading	-
10101 21	Placed Calndr, Third Re	ading
May 03		Re-committed to Rules
Jan 07 1997	Session Sine Die	
vu 07 1777		

HB-1761 DART, GRANBERG AND BLAGOJEVICH.

70 ILCS 3205/8.5 new

Amends the Sports Facilities Authority Act. Requires the refund with interest to purchasers of tickets to athletic events that are cancelled. Effective immediately.

chasers of there.			
Feb 15 1995	First reading	Referred to Rules	
Mar 01		Assigned to Executive	
Mar 09		Motion disch comm, advc 2nd	
Ivial 07		Committee Executive	
Mar 16		Motion Do Pass-Lost 004-002-003	
iniar 10		HEXC	
		Committee Executive	
		Refer to Rules/Rul 3-9(a)	
Mar 23		Motion disch comm, advc 2nd	
Mai 20		HOUSE BILL TO	
		ORDER 2ND READING	
		DART	
		Committee Rules	

Jan 07 1997 Session Sine Die

HB-1762 MEYER – BIGGERT.

35 ILCS 200/18-190 35 ILCS 200/18-195 35 ILCS 200/18-210

Amends the Property Tax Extension Limitation Law within the Property Tax Code. Provides that beginning with the 1995 levy year, any municipality that is a taxing district subject to the Act with an aggregate extension base of zero may impose a levy at a rate no greater than 0.25% of the aggregate value of all property located within the municipality without holding a referendum.

Feb 15 1995 First reading Mar 01 Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-1763 ERWIN.

Mar 16

110 ILCS 947/40

Amends the Higher Education Student Assistance Act. Requires veterans to apply for reimbursement of exempt fees that were paid to a college, university, or community college during the school term rather than allowing them an additional 3 months following the school term to apply for the reimbursement.

Feb 15 1995 First reading Mar 01

Mar 09 Mar 16 Mar 23 Referred to Rules Assigned to Higher Education Motion disch comm, advc 2nd Committee Higher Education Refer to Rules/Rul 3-9(a). Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --ERWIN Committee Rules

1 07 1007	Session Sine Die		
Jan 07 1997	HY,M – TURNER,A – DUF	KIN - TURNER I	
HB-1764 MURP 35 ILCS 120/2-5		20, par. 441-5	
	ailers' Occupation Tax A		on under the
Act tangible person	nal property sold to a co	mmon carrier by motor	that receives
physical possession	of the property in Illinois	and transports it out of I	llinois.
FISCAL NOT	E (Dept. of Revenue)	it is unknown to what	
extent the exer	impact is undeterminable as nption would be utilized.	it is unknown to what	
Note(s) That Ma	y Apply: Fiscal		
Feb 15 1995	First reading	Referred to Rules Assigned to Revenue	
Mar 01 Mar 16		Do Pass/Short Debate Cal	011-000-001
10141 10	Placed Cal 2nd Rdg-Sht D	bt	NG
Mar 21		Fiscal Note Requested LA Fiscal Note Filed	NG
	Second Reading-Short Del	bate	
	Held 2nd Rdg-Short Deba		A and ant
Mar 22	Amendment No.01	DART	Amendment referred to
		HRUL	
14 00	Held 2nd Rdg-Short Deba	te Motion disch comm, advc	and
Mar 23		FLOOR AMEND #01 T	
		ORDER 2ND READING)
	Hold and Edg Short Deba	LANG	
	Held 2nd Rdg-Short Deba Pld Cal Ord 3rd Rdg-Sht		
May 03	-	Re-committed to Rules	
Jan 07 1997	Session Sine Die		
HB-1765 PARK		49	
820 ILCS 405/320		48, par. 310	ao in o provi
Amends the Une	employment Insurance A	ct. Makes a stylistic chan	ge in a provi-
Feb 15 1995	e short title of the Act. First reading	Referred to Rules	
Mar 01		Assigned to Commerce, Ir	ndustry &
Mar 16		Labor Refer to Rules/Rul 3-9(a)) .
Jan 07 1997	Session Sine Die		
HB-1766 WINK	EL AND LACHNER.		
10 ILCS 5/Art. 9			
10 ILCS 5/9-25.			·
Amends the Ele	ction Code. Limits a cand	lidate to the use of campa	lign contribu-
tions donated by in	ndividuals residing in the ontributions from nonresid	dents or entities other the	individuals
through qualified d	onors to the candidate. R	equires forfeiture of office	and disquali-
fication from any s	subsequent election for 2	terms for candidates whe	ose campaign
funds include more	e than 10% unqualified co	ntributions.	. –
Feb 15 1995	First reading	Referred to Rules	

Feb 15 1995 First reading Mar 01 Mar 16 Dec 04 1996 Referred to Rules Assigned to Executive Refer to Rules/Rul 3-9(a) Assigned to Elections & State Government

Jan 07 1997 Session Sine Die

HB-1767 LANG.

775 ILCS 5/7-113 new

Amends the Illinois Human Rights Act to create a Citizens Crime Commission to advise the Governor on crime legislation that shall consist of 9 members all of whom shall be appointed by the Governor by January 1, 1996, for 2 year terms, at the expiration of which the Commission is abolished. Provides for compensation and reimbursement for expenses. Effective immediately. Note(s) That May Apply: Fiscal Feb 15 1995 First reading Mar 01 Mar 07

Mar 09

Mar 16 Mar 23 Referred to Rules Assigned to Constitutional Officers Motion disch comm, advc 2nd Committee Constitutional Officers Motion Do Pass-Lost 003-005-000 HCOF Remains in Committee Constitutional Officers Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --LANG Committee Rules

Jan 07 1997 Session Sine Die

HB-1768 TENHOUSE – HARTKE.

625 ILCS 5/15-107 from Ch. 95 1/2, par. 15-107

Amends the Illinois Vehicle Code. Changes the maximum length limitation for truck tractors and semitrailers, except semitrailers other than house trailers, to 65 feet extreme overall dimension or 55 feet between the front and rear axle (now 55 feet extreme overall dimension, except 60 feet extreme overall dimension for combinations designed to transport motor vehicles).

Feb 15 1995 First readin Mar 01	g
------------------------------------	---

Session Sine Die

Mar 16 Jan 07 1997 Referred to Rules Assigned to Transportation & Motor Vehicles Refer to Rules/Rul 3-9(a)

HB-1769 HOWARD.

15 ILCS 520/1.5 new

Amends the Deposit of State Moneys Act. Requires the State Treasurer, when possible, to deposit State funds in institutions that agree to use those funds to leverage additional federal reserve funds for use as community development loans.

Feb 15 1995 First reading Referred to Rules Mar 01 Assigned to Constitutional Officers Mar 07 Motion disch comm, advc 2nd Committee Constitutional Officers Mar 16 Refer to Rules/Rul 3-9(a) Mar 23 Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --HOWARD Committee Rules

Jan 07 1997 Session Sine Die

HB-1770 HOWARD.

New Act

Creates the Southeast Metropolitan Area Industrial Development Study Act. Requires the Department of Commerce and Community Affairs to begin a process of consultation and discussion with community and economic development groups and associations, local government officials, and other interested residents. Requires the Department to submit a report to the Governor and the General Assembly that comprehensively outlines the specific economic development concerns of the area and that suggests appropriate ways for State programs to address those problems.

NOTE(S) THAT MAY APPLY: Fiscal Feb 15 1995 First reading Mar 01 Referred to Rules Assigned to Priv, De-Reg, Econ & Urban Devel Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --HOWARD Committee Rules Jan 07 1997 Session Sine Die

HB-1771 HOWARD. 205 ILCS 5/47.5 new 205 ILCS 105/7-7.5 new 205 ILCS 205/9014.5 new

Amends the Illinois Banking Act, Illinois Savings and Loan Act of 1985, and Savings Bank Act. Requires banks, savings banks, and savings and loan associations to file a quarterly report disclosing by zip code the number and dollar amount of loans. Requires reports to be filed beginning of March 30, 1996.

NOTE(S) THAT MAY APPLY: Fiscal Feb 15 1995 First reading Mar 01 Mar 09

> Mar 16 Mar 23

Referred to Rules Assigned to Financial Institutions Motion disch comm, advc 2nd Committee Financial Institutions Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --HOWARD Committee Rules

Jan 07 1997 Session Sine Die

HB-1772 KENNER - HOWARD.

New Act

30 ILCS 105/5.401 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.

Note(s) That May Apply: Fiscal Feb 15 1995 First reading Mar 01

Mar 09

Mar 16 Mar 23

820 ILCS 305/15

Referred to Rules Assigned to Commerce, Industry & Labor Motion disch comm, advc 2nd Committee Commerce, Industry & Labor Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING -KENNER Committee Rules

Jan 07 1997 Session Sine Die

HB-1773 SCHAKOWSKY.

from Ch. 48, par. 138.15

Amends the Workers' Compensation Act. Makes a stylistic change in a Section concerning the Workers' Compensation Commission's annual report to the Governor. Feb 15 1995 First reading Mar 01 Referred to Rules Assigned to Commerce, Industry &

Mar 01	Thist routing	Assigned to Commerce, Industry &
Mar 09		Motion disch comm, advc 2nd
		Committee Commerce, Industry & Labor
Mar 16	Amendment No.01	COMMERCE H
		Remains in Committee Commerce,
		Industry & Labor
		Refer to Rules/Rul 3-9(a)

Mar 23

Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --SCHAKOWSKY Committee Rules

Jan 07 1997 Session Sine Die

HB-1774 SCHAKOWSKY.

820 ILCS 305/28

from Ch. 48, par. 138.28

Amends the Workers' Compensation Act	by making a stylistic change in provi-
sions relating to the application of the Act. Feb 15 1995 First reading	Referred to Rules
Mar 01	Assigned to Commerce, Industry & Labor
Mar 09	Motion disch comm, advc 2nd Committee Commerce, Industry & Labor
Mar 16 Amendment No.01	COMMERCE H Remains in Committee Commerce, Industry & Labor
Mar 23	Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING -SCHAKOWSKY

Jan 07 1997 Session Sine Die

HB-1775 SCHAKOWSKY.

820 ILCS 405/3200

from Ch. 48, par. 310

Committee Rules

Referred to Rules

HOUSE BILL TO ORDER 2ND READING --SCHAKOWSKY Committee Rules

Labor

Labor

Assigned to Commerce, Industry &

Motion disch comm, advc 2nd Committee Commerce, Industry &

Motion disch comm, advc 2nd

Refer to Rules/Rul 3-9(a)

Amends the Unemployment Insurance Act. Makes a stylistic change in a provision concerning the short title of the Act.

Feb 15 1995 First reading Mar 01

Mar 09

Mar 16 Mar 23

Jan 07 1997 Session Sine Die

HB-1776 SCHAKOWSKY.

820 ILCS 405/200

from Ch. 48, par. 310

Amends the Unemployment Insurance Act. Makes a stylistic change in a provision relating to definitions.

Feb 15 1995 First reading Mar 01

Mar 09

Mar 16 Mar 23 Referred to Rules Assigned to Commerce, Industry & Labor Motion disch comm, advc 2nd Committee Commerce, Industry & Labor Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING -SCHAKOWSKY Committee Rules

Jan 07 1997 Session Sine Die

HB-1777 SCHAKOWSKY.

5 ILCS 315/19 115 ILCS 5/9 from Ch. 48, par. 1619 from Ch. 48, par. 1709

Amends the Illinois Public Labor Relations Act and the Illinois Educational Labor Relations Act to make a technical correction.

Feb 15 1995 Mar 01	First reading	Referred to Rules Assigned to Commerce, Industry & Labor
Mar 09		Motion disch comm, advc 2nd Committee Commerce, Industry &
		Labor
Mar 16		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
		ORDER 2ND READING
		-SCHAKOWSKY
		Committee Rules
Jan 07 1997	Session Sine Die	

HB-1778 SCHAKOWSKY AND DAVIS,M.

820 ILCS 130/1 from Ch. 48, par. 39s-1

Amends the Prevailing Wage Act. Makes a technical change in the Section referring to the declaration of policy.

<u>بع</u>	to the acciulat	non or poney.	
-	Feb 15 1995	First reading	Referred to Rules
	Mar 01	_	Assigned to Commerce, Industry & Labor
	Mar 09		Motion disch comm, advc 2nd
			Committee Commerce, Industry & Labor
	Mar 16		Refer to Rules/Rul $3-9(a)$
	Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO	
		ORDER 2ND READING	
		SCHAKOWSKY	
			Committee Rules

Jan 07 1997 Session Sine Die

HB-1779 DEERING.

40 ILCS 5/7-139.7	from Ch. 108 1/2, par. 7-139.7
40 ILCS 5/14-105	from Ch. 108 1/2, par. 14-105

Amends the Illinois Pension Code to allow court reporters to transfer service credits from the Illinois Municipal Retirement Fund (IMRF) to the State Employees Retirement System; requires no additional contribution. Effective immediately.

PENSION IMPACT NOTE Fiscal impact is estimated to be minor. NOTE(s) THAT MAY APPLY: Fiscal; Pension Feb 15 1995 First reading Ref Mar 01 Ass Mar 09 Pen Con Mar 16 Ref

Referred to Rules Assigned to Personnel & Pensions Pension Note Filed Committee Personnel & Pensions Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --DEERING Committee Rules

Jan 07 1997 Session Sine Die

MCGUIRE.

HB-1780

Mar 23

New Act

Creates the Workplace Safety and Alcohol and Drug Abuse Prevention 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-1780 creates a personnel mandate for which State reimbursement of 100% of the increased cost to units of local government is required. Based upon information

1538

downstate mu Statewide cost available, but	arious municipalities, t nicipalities is approxin ts for all local governm it would be substantia ty AppLy: Fiscal; Stat	nately \$3 million. Total nents is not currently I.
	First reading	Referred to Rules
Mar 01		Assigned to Commerce, Industry & Labor
Mar 08		St Mandate Fis Note Filed Committee Commerce, Industry & Labor
Mar 09		Motion disch comm, advc 2nd Committee Commerce, Industry & Labor
Mar 16		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING MCGUIRE
	0 1 01 D	Committee Rules
Ian 07 1007	Section Sine Die	

Jan 07 1997 Session Sine Die

HB-1781 SCHAKOWSKY - SALTSMAN. 215 ILCS 5/462b from Ch. 73, par. 1065.9b

Amends the Illinois Insurance Code. Adds a Section caption to a Section relating to the computation of premiums for workers' compensation insurance.

Feb 15 1995	First reading	Referred to Rules
Mar 01		Assigned to Insurance
Mar 09		Motion disch comm, advc 2nd
· · · · · ·		Committee Insurance
Mar 14	Amendment No.01	INSURANCE H
		To Subcommittee
	Amendment No.02	INSURANCE H
		To Subcommittee
		Committee Insurance
Mar 16		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
		ORDER 2ND READING
		SCHAKOWSKY
		Committee Rules

Jan 07 1997 Session Sine Die

HB-1782 BURKE.

815 ILCS 505/1

from Ch. 121 1/2, par. 261

Amends the Consumer Fraud and Deceptive Business Practices Act. Makes a stylistic change in definition Section.

Feb 15 1995 First reading

Mar 01 Mar 09

Mar 16 Mar 23 Referred to Rules Assigned to Consumer Protection Motion Do Pass-Lost 004-000 HCON Remains in Committee Consumer Protection Motion disch comm, advc 2nd Committee Consumer Protection Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --BURKE Committee Rules

Jan 07 1997 Session Sine Die

HB-1783 KASZAK – HOLBROOK – ERWIN AND DAVIS,M.

20 ILCS 605/46.6 from Ch. 127, par. 46.6

Amends the Civil Administrative Code of Illinois. Requires the Department of Commerce and Community Affairs to develop and make available a computer program to market Illinois to out-of-state tourists.

Note(s) That May AppLy: Fiscal Feb 15 1995 First reading Mar 01

> Mar 16 Mar 23

Referred to Rules Assigned to Priv, De-Reg, Econ & Urban Devel Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --KASZAK Committee Rules

Jan 07 1997 Session Sine Die

HB-1784 BURKE – KENNER.

205 ILCS 670/15 815 ILCS 205/4a 815 ILCS 375/5 815 ILCS 405/7 from Ch. 17, par. 5415 from Ch. 17, par. 6410 from Ch. 121 1/2, par. 565 from Ch. 121 1/2, par. 507

Amends the Consumer Installation Loan Act, the Interest Act, the Motor Vehicle Retail Installment Sales Act, and the Retail Installment Sales Act. Prohibits the use of the Rule of 78ths as a method of computing finance charges in the event of prepayment of a loan.

Feb 15 1995 First reading Mar 01 Mar 09

Mar 16 Mar 23 Referred to Rules Assigned to Financial Institutions Motion disch comm, advc 2nd Committee Financial Institutions Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --BURKE Committee Rules

Jan 07 1997 Session Sine Die

HB-1785 BALTHIS.

55 ILCS 5/4-12002

from Ch. 34, par. 4-12002

Amends the Counties Code to provide that recorders in counties of the third class shall charge the State or any of its agencies, for recording liens or other instruments, \$8 for the first 2 pages plus \$2 for each additional page.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB1785 fails to meet the definition of a mandate under the State Mandates Act.

FISCAL NOTE (Dept. of Revenue)

At \$20 per lien, FY94 cost was \$220,800. By restricting the re-

cording fee, the State will save an average of \$120,000 per FY.

Note(s) That May Apply: Fiscal

"	E(3) I HAI MAAJ		
	Feb 15 1995	First reading	Referred to Rules
	Mar 01		Assigned to Counties & Townships
	Mar 16	e de la companya de la compa	Recommended do pass 006-004-000
		Placed Calndr, Second Read	ng
	Mar 21		Fiscal Note Requested LANG
			St Mandate Fis Nte ReqLANG
		Second Reading Held on 2nd Reading	·
	Apr 05		St Mandate Fis Note Filed
	p. 0-	Held on 2nd Reading	
	Apr 06	ę	Fiscal Note Filed
		Held on 2nd Reading	
	Apr 18	Placed Calndr, Third Readin	Ig
	May 03		Re-committed to Rules
	Jan 07 1997	Session Sine Die	

HB-1786 O'CONNOR.

20 ILCS 1605/20

from Ch. 120, par. 1170

Amends the Illinois Lottery Law. Current law provides that deposits into the State Lottery Fund from the sale of lottery tickets are net of prizes of less than \$600 paid at the agent level. This bill provides that in determining whether a prize is less than \$600 the amount of the wager is deducted. Effective immediately.

Note(s) That Ma	Y APPLY: Fiscal
Feb 15 1995	First reading
Mar 01	-
Mar 16	
Jan 07 1997	Session Sine Die

Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a)

HB-1787 KUBIK.

230 ILCS 20/2	from Ch. 120, par. 1052
230 ILCS 20/3	from Ch. 120, par. 1053
230 ILCS 20/4	from Ch. 120, par. 1054
230 ILCS 20/5	from Ch. 120, par. 1055
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
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

Amends the Pull Tabs and Jar Games Act to remove the provision that a license to conduct pull tabs and jar games is valid for only one location. Provides that the Department of Revenue may not issue more than 2 special permits to a single organization and that no organization may conduct pull tabs or jar games under a special permit for more than 7 consecutive days. Provides that the Department of Revenue shall be paid 5% of the "face value of any pull tabs and jar games". Removes the provision requiring that this payment be made by money order or certified check. Requires that licensed organizations include additional information on their reports to the Department of Revenue. Provides that, for the purposes of this Act, references in the Retailer's Occupation Tax Act to retailers, sellers or persons engaged in the business of selling tangible personal property mean "licensed suppliers selling pull tabs and jar games" rather than "persons engaged in conducting pull tabs and jar games". Amends the Charitable Games Act to change "charitable games nights" to "charitable games events". Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: 20 ILCS 1605/20

from Ch. 120, par. 1170

Amends the Illinois Lottery Law. Current law provides that deposits into the State Lottery Fund from the sale of lottery tickets are net of prizes of less than \$600 paid at the agent level. This bill provides that in determining whether a prize is less than \$600 the amount of the wager is deducted.

FISCAL NOTE, AMENDED (Dept. of Revenue)

HB1787, amended, will result in a minimal positive fiscal im-

pact to the State.

FISCAL NOTE, AMENDED (Dept. of Revenue)

HB1787 has no impact on State revenues and no fiscal or administrative impact on the Dept.

Strative impact on the Dept.

HOUSE AMENDMENT NO. 2.

Further amends the Illinois Pull Tabs and Jar Games Act. Restores the provision that the Department of Revenue shall be paid 5% of the gross proceeds of any pull tabs and jar games. Restores the provision that this payment shall be made by money order or certified check. Removes the provision requiring licensed organizations to include certain additional information on their reports to the Department of Revenue.

SENATE AMENDMENT NO. 1. (Senate recedes January 24, 1996)

Adds reference to:

230 ILCS 30/3.1 new 230 ILCS 30/9

from Ch. 120, par. 1129

Amends the Pull Tabs and Jar Games Act to provide that the aggregate value of all prizes or merchandise awarded in any single day of pull tabs and jar games shall not exceed \$3,500 (now \$2,250). Amends the Charitable Games Act to provide that a volunteer may work 12 nights per year rather than 4. Provides that the tax under the Act shall be on net proceeds rather than on gross proceeds of charitable games. Makes other changes.

CONFERENCE COMMITTEE REPORT NO. 1. Recommends that the Senate recede from S-am 1. Recommends that the bill be further amended as follows:

Deletes reference to: 20 ILCS 1605/20 230 ILCS 20/2 230 ILCS 20/3 230 ILCS 20/3 230 ILCS 20/4 230 ILCS 30/2 230 ILCS 30/3.1 new 230 ILCS 30/4 230 ILCS 30/5 230 ILCS 30/5.1 230 ILCS 30/8 230 ILCS 30/9 230 ILCS 30/10 230 ILCS 30/11 Adds reference to: 30 ILCS 350/15.01 35 ILCS 200/18-185 70 ILCS 810/42

Deletes everything. Amends the Property Tax Code. Excludes from the definition of "aggregate extension" those extensions made for payments of principal and interest on bonds issued under the Chicago Park District Act for aquarium or museum projects and under the Cook County Forest Preserve District Act for zoological park projects. Excludes from the definition of "debt service extension base" those extensions made for payments of principal and interest on bonds issued under the Chicago Park District Act for aquarium or museum projects. Amends the Local Government Debt Reform Act to provide that these bonds issued under the Chicago Park District Act may not be issued as limited bonds. Amends the Cook County Forest Preserve District Act to provide that the corporate authorities may issue bonds for capital improvements and major repairs until December 31, 1998. Provides that the authorities may issue bonds in amounts not exceeding in the aggregate \$27,640,000 (now that amount outstanding at any one time). Effective June 1, .1996.

NOTE(S)) Тнат	Μαγ	APPLY:	Fiscal
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DTE(S) I HAT MA	Y APPLY: Fiscal		
Feb 15 1995	First reading	Referred to Rules	
Mar 01		Assigned to Revenue	
Mar 16	Amendment No.01	REVENUE H	Adopted
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		010-000-000	Debate
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Mar 21		Fiscal Note Requested A	42
		AMENDED/LANG	
		Fiscal Note Filed	
	Second Reading-Short Del	bate	
	Held 2nd Rdg-Short Deba	te	
Mar 22	Pld Cal Ord 3rd Rdg-Sht I	Dbt	
Apr 06	Recalled to Second Readir	1g	
•	Held 2nd Rdg-Short Deba	te	
Apr 18	Amendment No.02	KUBIK	Amendment
p. 10			referred to
		HRUL	
	Held 2nd Rdg-Short Deba		
Apr 19	Amendment No.02	ĸubik	
Apr 13	Rules refers to	HREV	1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -
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Apr 20	Amendment No.02	KUBIK	Be approved
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		009-000-000	
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Apr 21	· _ · · · · · ·	Fiscal Note Filed	
	Held 2nd Rdg-Short Deba		
Apr 24	Amendment No.02	KUBIK	Adopted
	Pld Cal Ord 3rd Rdg-Sht 1	Dbt	
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1542

Apr 26	3Rd Rdg-Sht Dbt-Pas	s/Vot107-000-005
Apr 27	Arrive Senate	
May 01	Placed Calendr, First I	
May 01	Sen Sponsor WALSH	
May 04	First reading	Referred to Rules
May 17	Amendment No.	Assigned to Revenue 01 REVENUE S Adopted
may in	Amenument No.	REVENUE S Adopted Recomminded do pass as amend
		009-000-001
	Placed Calndr, Second	
May 18	Second Reading	
	Placed Calndr, Third F	leading
May 22	Third Reading - Passe	d 036-020-001
May 24	Refer to Rules/Rul 8-	
May 24	Place Cal Order Conce Mation Filed New Conce	
	Motion Filed Non-Cor Motion referred	
	Motion recented	Be approved consideration
	Place Cal Order Conc	urrence 01
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May 25	Secretary's Desk Non-	concur 01
	S Refuses to Recede A	mend 01/WALSH,T
		Comm 1ST/WALSH,T
	Sen Conference Com	Apptd 1ST/WALSH,T,
		PETERSON, FAWELL,
Nov 01	Hse Accede Reg Conf	PALMER, BERMAN
1404 01		Apptd CHURCHILL, KUBIK,
		RYDER, DART,
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Jan 10 1996	House report submitte	
	Conf Comm Rpt refer	
Jan 11	Rules refers to	HREV
	Harris and the second	Be approved consideration
	House report submitter Filed with Secretary	1
	Theu with Secretary	Conference Committee Report
	Conf Comm Rpt refer	
	· · · · · · · · · · · · · · · · · · ·	Conference Committee Report
	Rules refers to	SREV
Jan 24	and the second second second	Conference Committee Report
	0	Be approved consideration
	Senate report submitte	d
	House report submitted	lopted 1ST/048-007-003
		opted 1ST/061-044-009
	Both House Adoptd Co	onf rpt 1ST
	Passed both Houses	
Feb 16	Sent to the Governor	
Mar 14	Governor approved	
	PUBLIC ACT 89-04	effective date 96-06-01
HB-1788 DURKI	N	
STATE EMPLO	YEE INS-LEAVES	
Aug 04 1995	PUBLIC ACT 89-02	236
HB-1789 CIARLO		
775 ILCS 5/1-103		b 68 mar 1 102
775 ILCS 5/2-103		h. 68, par. 1-103 h. 68, par. 2-104
775 ILCS 5/7A-10		h. 68, par. 7A-102
775 ILCS 5/7B-102		h. 68, par. 7B-102
775 ILCS 5/8-109		h. 68, par. 8-109

Amends the Human Rights Act. Includes, in the definition of "complaint", a complaint filed by an aggrieved party with the Human Rights Commission within 30 days after the expiration of the 300-day period for disposition of a charge by the Department of Human Rights. Deletes language from the Employment Article of the Act pertaining to certain exemptions from that Article. Provides that, within

specified time limits, the Department shall either issue an order dismissing the charge (rather than ordering that no complaint be issued) or issue a complaint. Changes a cross-reference.

Feb 15 1995 First reading Mar 01 Referred to Rules Assigned to Commerce, Industry & Labor Refer to Rules/Rul 3-9(a)

Mar 16 Jan 07 1997 Session Sine Die

HB-1790 CIARLO

NURSES ED-FINANCIAL ASSISTANCE Aug 04 1995 PUBLIC ACT 89-0237

HB-1791 LYONS

STATE BLDGS-CHANGE NAMES Aug 18 1995 PUBLIC ACT 89-0376

HB-1792 ZABROCKI

JUV CT-REPORT-ST POLICE Aug 18 1995 PUBLIC ACT 89-0377

HB-1793 CIARLO

EPA-WATER POLLUTION CONTROL Jun 23 1995 PUBLIC ACT 89-0027

HB-1794 CIARLO.

305 ILCS 5/12-13.1

Amends the Illinois Public Aid Code. Provides that the Inspector General and his or her designees shall have the power to administer oaths to witnesses. Effective immediately.

FISCAL NOT	TE (Dept. of Public Aid)	
HB 1794 will 1	have no impact on this Department.	
Feb 15 1995	First reading Referred to Rules	
Mar 01	Assigned to Health Care & Human Services	
Mar 16	Recommended do pass 019-000-002	
	Placed Caindr, Second Reading	
Mar 17	Fiscal Note Requested PHELPS	
	Placed Calndr, Second Reading	
Mar 21	Fiscal Note Filed	
	Placed Calndr, Second Reading	
	Second Reading	
	Placed Calndr, Third Reading	
Apr 05	Third Reading - Passed 105-007-004	
Apr 18	Arrive Senate	
	Placed Calendr, First Reading	
May 02	Sen Sponsor PHILIP	
May 03	First reading Referred to Rules	
Jan 07 1997	Session Sine Die	
	NOD	

HB-1795 O'CONNOR.

765 ILCS 1025/1	from Ch. 141, par. 101
765 ILCS 1025/2	from Ch. 141, par. 102
765 ILCS 1025/17	from Ch. 141, par. 117
765 ILCS 1025/28.5 new	

Amends the Uniform Disposition of Unclaimed Property Act. Provides that "business association" includes a public corporation. Provides that property held in an individual retirement account is not presumed abandoned earlier than 5 years after the owner attains the age at which distributions from the account become mandatory. Provides that if multiple sales are held for abandoned property, notice need only be given for the first sale. Provides that deadly weapons are immediately presumed abandoned if they are found in a safe deposit box or other safekeeping repository on which the lease or rental period has expired. Provides that these abandoned weapons shall be transferred to the Department of State Police. Effective immediately.

FISCAL NOTE (Dept. of Financial Inst.)

Fiscal impact of HB 1795 is negligible. The Dpt. might receive

up to 10 such weapons in a typical year, averaging \$100 each in value. If 10 such weapons were transferred to the State Police instead of being auctioned, unclaimed property remittances would decrease by \$1000 for that year.

HOUSE AMENDMENT NO. 1.

Provides that deadly weapons shall not be presumed abandoned unless they are unclaimed by the owner for more than 5 years. Provides that prior to the transfer of the abandoned weapons to the State Police, the holder of the weapon shall communicate to the owner at his or her last known address, if any is known, setting forth the procedures necessary to prevent the assumption of abandonment.

STATE MANDATES ACT FISCAL NOTE, AMENDED In the opinion of DCCA, HB 1795, as amended, fails to meet the definition of a mandate. FISCAL NOTE, AMENDED (Dept. of Financial Inst.) The fiscal impact of HB 1795 as amended is negligible. NOTE(S) THAT MAY APPLY: Fiscal Referred to Rules Feb 15 1995 First reading Assigned to Judiciary - Civil Law Mar 01 Recommended do pass 007-001-000 Mar 09 Placed Calndr, Second Reading Fiscal Note Requested LANG Mar 14 Fiscal Note Filed Placed Calndr, Second Reading Second Reading Mar 21 Placed Calndr, Third Reading Recalled to Second Reading Mar 22 Held on 2nd Reading Amendment No.01 O'CONNOR Amendment Mar 23 referred to HRUL Fiscal Note Requested AS

AMENDED/LANG St Mandate Fis Nte RegAS AMENDED/LANG

Be approved

Adopted

considerati

O'CONNOR

059-054-003

HRUL/005-001-002 O'CONNOR

Fiscal Note Requested AS AMENDED/LANG St Mandate Fis Note Filed Fiscal Note Filed

Re-committed to Rules

Apr 06

Held on 2nd Reading Amendment No.01

Amendment No.01

Held on 2nd Reading

Apr 20 Jan 07 1997 Se

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7 1997 Session Sine Die

HB-1796 CLAYTON – WOJCIK – FLOWERS, WINTERS, LYONS AND BRADY.

New Act 215 ILCS 5/494.1 215 ILCS 5/497.1 215 ILCS 5/505.1 215 ILCS 5/509.1	from Ch. 73, par. 1065.41-1 from Ch. 73, par. 1065.44-1 from Ch. 73, par. 1065.52-1 from Ch. 73, par. 1065.56-1
215 ILCS 5/509.1 215 ILCS 125/5-3	from Ch. 111 1/2, par. 1411.2

Creates the Viatical Settlements Act to provide for the regulation and licensing of viatical settlement providers by the Director of Insurance. Requires viatical settlement providers to maintain minimum capital of \$500,000. Provides that only licensed insurance producers may be viatical settlement brokers. Requires that viatical settlement contracts must be approved by the Director of Insurance before being used in this State. Amends the Illinois Insurance Code in relation to insurance producers. Provides that all insurance producers must complete continuing education requirements. Requires 15, rather than 25, hours of study. Requires that two-thirds of those hours must be classroom or seminar hours. Amends the Health Maintenance Organization Act to provide that the continuation privileges applicable to certain group accident and health insurance policies are applicable to health maintenance organization contracts. Effective immediately. HOUSE AMENDMENT NO. 3.

Deletes reference to:
215 ILCS 5/494.1
215 ILCS 5/497.1
215 ILCS 5/505.1
215 ILCS 5/509.1

Requires viatical settlement providers to notify the issuer of the insurance policy if viator rescinds the viatical settlement contract. Deletes all provisions regarding continuing education for insurance providers and fees for continuing education.

FISCAL NOTE, AMENDED (Dept. of Insurance) Companies licensed as Viatical Settlement Providers would be required to pay a licensing fee of \$2,500. As the Department has no figures on the number of firms which may register, the net income to the State would probably be less than \$15,000. FISCAL NOTE, AMENDED (Dept. of Insurance) No change from previous note.

HOUSE AMENDMENT NO. 6.

Deletes reference to: New Act 215 ILCS 125/5-3 Adds reference to: New Act 5 ILCS 80/4.17 new 215 ILCS 5/363 215 ILCS 5/363a

from Ch. 127, par. 1904.8a

from Ch. 73, par. 975 from Ch. 73, par. 975a

Replaces title and everything after the enacting clause. Creates the Viatical Settlements Act to provide for the regulation and licensing of viatical settlement providers by the Director of Insurance. Requires that viatical settlement contracts must be approved by the Director of Insurance before being used in this State. Reduces application fee to \$1,500. Eliminates minimum capital requirements. Amends the Regulatory Agency Sunset Act to delay the repeal of certain Articles of the Illinois Insurance Code until January 1, 2007. Amends the Illinois Insurance Code in relation to Medicare supplement coverage. Effective immediately.

FISCAL NOTE, AMENDED (Dpt. of Insurance)

Total cost to the State if this bill does not pass would be approximately \$199 million (based on FY95 receipts). NOTE(s) THAT MAY APPLY: Fiscal

te(s) That Ma	Y APPLY: Fiscal	
Feb 15 1995	First reading	Referred to Rules
Mar 01		Assigned to Insurance
Mar 08	Amendment No.01	INSURANCE H
		To SubcommitteeAMEND 01
	Amendment No.02	INSURANCE H
		To SubcommitteeAMEND 02
	Amendment No.03	INSURANCE H Adopted
		Do Pass Amend/Short Debate
		025-000-000
	Placed Cal 2nd Rdg-Sht F	bt

Placed Cal 2nd Rdg-Sht Dbt

Amendment No.04

Fiscal Note Requested LANG Fiscal Note Filed MADIGAN,MJ Amendment referred to

Amendment No.05

HRUL MADIGAN,MJ

Amendment referred to

HRUL Motion disch comm, advc 2nd FLOOR AMEND #04 TO ORDER 2ND READING --LANG Motion disch comm, advc 2nd FLOOR AMEND #05 TO ORDER 2ND READING --LANG

Cal Ord 2nd Rdg-Shr Dbt

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Mar 09Fiscal Note Filed Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht DbtApr 07Recalled to Second Reading Held 2nd Rdg-Short DebateApr 20 Feb 20 1996Re-committed to Rules Assigned to InsuranceFeb 20 1996Re-committed to Rules Assigned to InsuranceFeb 27Amendment No.06Placed Cal 2nd Rdg-Sht DbtFeb 28Second Reading Held 2nd Rdg-Short DebateFeb 29Placed Cal 2nd Rdg-Sht DbtFeb 29Pld Cal Ord 3rd Rdg-Sht DbtFeb 29Pld Cal Ord 3rd Rdg-Sht DbtMar 21Tabled Pursuant to Rule5-4(A)/HFA 01,02 06/HFA 04,053Rd Rdg-Sht Dbt-Pass/Vot104-001-004Mar 22Arrive Senate Sen Sponsor MADIGAN Placed Calendr, First Reading First readingMar 28Assigned to Insurance, Pensions Licen. Act.Apr 17Referred to Rules Assigned to Insurance, Pensions Licen. Act.Apr 17Placed Calndr, Second Reading Filed with Secretary Amendment No.01Apr 24Second Reading Flaced Calndr, Third Reading Placed Calndr, Third Reading	
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Mtn Prevail - Table Amend No (1
Amendment No.01 CULLERTON	
-MADIGAN	
Tabled	
May 01 Third Reading - Passed 058-000-000	
Passed both Houses	
May 30 Sent to the Governor	
Jun 21 Governor approved	
PUBLIC ACT 89-0484 effective date 96-06-21	

HB-1797 MITCHELL

HUMAN RTS COMMISSION-PROCEDURE Aug 17 1995 PUBLIC ACT 89-0348

HB-1798 SPANGLER.

420 ILCS 5/4

from Ch. 111 1/2, par. 4304

Amends the Nuclear Safety Preparedness Act. Provides that appropriations to the Illinois Emergency Management Agency for activities associated with preparing and implementing plans to deal with the effects of nuclear accidents shall not exceed \$625,000 in FY 96, \$725,000 in FY 97, and \$775,000 in FY 98 and thereafter. (Now, the appropriation shall not exceed \$500,000 in any year.) Effective immediately.

FISCAL NOTE (Emergency Management Agency)

Costs for preparing and implementing plans to deal with nuclear accidents range from \$500.0 to \$625.0 in FY96, \$725.0 in FY97 and \$775.0 in FY98 and thereafter.

SENATE AMENDMENT NO. 1.

Deletes reference to: 420 ILCS 5/4 Adds reference to: 415 ILCS 60/19.1

from Ch. 5, par. 819.1

Amends the Illinois Pesticide Act. Changes the collection and disposal program requirements to allow the Department of Agriculture alone to implement a volun-

tary program and collect fees for the collection or disposal of unwanted pesticides from farmers and structural pest control businesses.

	tructural pest control	
	'E, S-AM 1 (Dpt. of Agr es from the '93 flood proj	
		ould be \$14,000. Start-up
	5 counties per year woul	
		federal grants moneys, and
	he program would be pai e costs would be minimal	irtially supported by fees.
Feb 15 1995	First reading	Referred to Rules
Mar 01	1.100.000	Assigned to Environment & Energy
Mar 09		Do Pass/Short Debate Cal 023-000-000
Mar 14	Placed Cal 2nd Rdg-Sh	Fiscal Note Requested LANG
14141 14	Cal Ord 2nd Rdg-Shr I	
Mar 15		Fiscal Note Filed
Mag 21	Cal Ord 2nd Rdg-Shr I	
Mar 21	Second Reading-Short Pld Cal Ord 3rd Rdg-S	
Mar 22	3Rd Rdg-Sht Dbt-Pass	s/Vot114-000-000
Mar 23	Arrive Senate	
Mar. 17	Placed Calendr, First R	Reading
May 17	Sen Sponsor BURZYN First reading	Referred to Rules
Apr 17 1996	That reading	Assigned to Environment & Energy
May 02	Amendment No.0	01 ENVIR. & ENE. S Adopted
		Recommnded do pass as amend 010-000-000
	Placed Calndr,Second	
M ay 07	i lavea e amar,o evena	Fiscal Note Filed
	Second Reading	
May 08	Placed Calndr, Third R Added As A Co-sponse	reading or O'DANIEI
May 00	Third Reading - Passed	ed 056-000-000
	Arrive House	
M		Referred to Rules
May 09	Place Cal Order Concu	Approved for Consideration
	Motion Filed Concur	
	Refer to Rules/Rul 8-4	
May 14	Place Cal Order Concu Motion referred t	
141 dy 14	Motion referred t	Be approved consideration
		01/022-000-000
M 15	Place Cal Order Concu	
May 15	H Concurs in S Ameno Passed both Houses	a. 01/115-002-000
Jun 13	Sent to the Governor	
Aug 09	Governor approved	
	PUBLIC ACT 89-0	
	– LANG – HOFFMAN	
220 ILCS 5/13-10 220 ILCS 5/13-10	2 from C	Ch. 111 2/3, par. 13-102
220 ILCS 5/13-10	6 from C	Ch. 111 2/3, par. 13-103 Ch. 111 2/3, par. 13-206
220 ILCS 5/13-21		
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220 ILCS 5/13-21 220 ILCS 5/13-21		
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220 ILCS 5/13-220 220 ILCS 5/13-30	0 new 1 from C	Ch. 111 2/3, par. 13-301
220 ILCS 5/13-30 220 ILCS 5/13-30	0 new 1 from C 2 from C	Ch. 111 2/3, par. 13-301 Ch. 111 2/3, par. 13-302
220 ILCS 5/13-30 220 ILCS 5/13-30 220 ILCS 5/13-40	0 new 1 from C 2 from C 1 from C	Ch. 111 2/3, par. 13-301 Ch. 111 2/3, par. 13-302 Ch. 111 2/3, par. 13-401
220 ILCS 5/13-30 220 ILCS 5/13-30 220 ILCS 5/13-40 220 ILCS 5/13-40 220 ILCS 5/13-40	0 new 1 from C 2 from C 1 from C 2 from C 4 from C	Ch. 111 2/3, par. 13-301 Ch. 111 2/3, par. 13-302 Ch. 111 2/3, par. 13-401 Ch. 111 2/3, par. 13-402 Ch. 111 2/3, par. 13-404
220 ILCS 5/13-30 220 ILCS 5/13-30 220 ILCS 5/13-40 220 ILCS 5/13-40 220 ILCS 5/13-40 220 ILCS 5/13-40	0 new 1 from C 2 from C 1 from C 2 from C 2 from C 4 from C 5 from C	Ch. 111 2/3, par. 13-301 Ch. 111 2/3, par. 13-302 Ch. 111 2/3, par. 13-401 Ch. 111 2/3, par. 13-402 Ch. 111 2/3, par. 13-404 Ch. 111 2/3, par. 13-405
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220 ILCS 5/13-505 220 ILCS 5/13-505.1 220 ILCS 5/13-505.2 220 ILCS 5/13-505.3 220 ILCS 5/13-505.4
220 ILCS 5/13-505.6 220 ILCS 5/13-505.7 new
220 ILCS 5/13-505.8 new 220 ILCS 5/13-505.9 new
220 ILCS 5/13-506.1 220 ILCS 5/13-507
220 ILCS 5/13-508 220 ILCS 5/13-508.1
220 ILCS 5/13-508.2 new 220 ILCS 5/13-508.3 new
220 ILCS 5/13-702 220 ILCS 5/13-301.1 rep. 220 ILCS 5/13-402.1 rep.

1548

trom Ch. 111 2/3, par. from Ch. 111 2/3, par.	13-505.1 13-505.2 13-505.3 13-505.4
from Ch. 111 2/3, par. from Ch. 111 2/3, par. from Ch. 111 2/3, par. from Ch. 111 2/3, par.	13-507 13-508
from Ch. 111 2/3, par.	13-702

farm Ch 1112/2 - 44 12 505

Amends the telecommunications Article of the Public Utilities Act. Provides for competition in the offering of local exchange service. Provides for methods to pay for universal service. Provides for the portability of telephone numbers. Requires dialing parity among telecommunications carriers. Establishes requirements for the provision of video services by local exchange carriers. Makes other changes.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 08 Mar 16 Jan 07 1997 Session Sine Die

Referred to Rules Assigned to Executive Refer to Rules/Rul 3-9(a)

HB-1800 STEPHENS

LIQUOR-OUTSIDE BANNERS Aug 04 1995 PUBLIC ACT 89-0238

HB-1801 LEITCH - MAUTINO - CHURCHILL - GRANBERG - NOLAND.

from Ch. 43, par. 301.1

815 ILCS 720/1.2 new

815 ILCS 720/1.1

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.

Feb 15 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die Referred to Rules Assigned to Registration & Regulation Refer to Rules/Rul 3-9(a)

HB-1802 LEITCH

LIQUOR ACT-BEER DISTRIBUTION Aug 04 1995 PUBLIC ACT 89-0239

HB-1803 HANNIG.

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.

Feb 15 1995 First reading Mar 01

Mar 09

Assigned to Commerce, Industry & Labor Motion disch comm, advc 2nd Committee Commerce, Industry & Labor

Referred to Rules

Mar 16 Mar 23 Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --HANNIG Committee Rules

Jan 07 1997 Session Sine Die

HB-1804 WIRSING – MYERS – DOODY – O'CONNOR – BALTHIS, ACKERMAN, BIGGERT, BIGGINS, BOST, CLAYTON, HOEFT, JOHNSON,TOM, IACHNER, LYONS, MCAULIFFE, MEYER, MURPHY,M, PEDERSEN, POE, RUTHERFORD, SAVIANO, SKINNER, SPANGLER, STEPHENS, TURNER,J, WEAVER,M, WENNLUND, WINTERS, WOJCIK AND ZICK-US.

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

NOTE(S) I HAT MA	Y APPLY: Correctional	
Feb 15 1995	First reading	Referred to Rules
Mar 01		Assigned to Commerce, Industry & Labor
Mar 16	Amendment No.01	COMMERCE H Remains in Committee Commerce, Industry & Labor
		Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-1805 BIGGERT – KLINGLER – MEYER – SPANGLER – STEPHENS, ACKER-MAN, BIGGINS, CLAYTON, HOEFT, JOHNSON, TOM, KRAUSE, MCAU-LIFFE. MYERS, O'CONNOR, PEDERSEN, POE, RUTHERFORD, SKINNER, TURNER, J, WEAVER, M, WINTERS, WOJCIK, ZABROCKI AND ZICKUS.

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. Deletes language requiring the employer to pay for services provided by a second physician, surgeon, or hospital selected by the employee.

Feb 15 1995 First reading Mar 01	Referred to Rules Assigned to Commerce, Industry &
Mar 16 Amendment No.01	Labor COMMERCE H
	Remains in Committee Commerce, Industry & Labor
	Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-1806 MITCHELL – BOST – MURPHY,M – JONES,JOHN – KLINGLER, BALTHIS, BIGGERT, CROSS, HANRAHAN, LACHNER, MCAULIFFE, MEYER, MOFFITT, MYERS, MULLIGAN, O'CONNOR, SKINNER, SPANGLER, WEAVER,M AND WOJCIK.

20 ILCS 605/46.68 new

Mar 16

Amends the Civil Administrative Code of Illinois to require the Department of Commerce and Community Affairs to sponsor and organize modernization and competitiveness conferences for Illinois businesses.

Note(s) That May Apply: Fiscal Feb 15 1995 First reading Mar 01

Referred to Rules Assigned to Priv, De-Reg, Econ & Urban Devel Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-1807 MYERS – DOODY – WINTERS – LYONS – LACHNER, BALTHIS, BIG-GERT, CLAYTON, CROSS, HANRAHAN, JONES, JOHN, LINDNER, MEYER, MOFFITT, MULLIGAN, PEDERSEN, SAVIANO, SKINNER,

WEAVER,M, WIRSING, WOJCIK, KLINGLER, MITCHELL, CIARLO, TURNER,J, SPANGLER, POE, WINKEL AND BOST.

20 ILCS 605/46.68 new

Amends the Civil Administrative Code of Illinois to allow the Department of Commerce and Community Affairs to make grants to community colleges for the development of technical training curricula from funds appropriated for the Industrial Training Program.

FISCAL NOTE, AMENDED (DCCA) HB 1807 has no impact on state revenues or expenditures. NOTE(S) THAT MAY APPLY: Fiscal Feb 15 1995 First reading Referred to Rules Mar 01 Assigned to Commerce, Industry & Labor Mar 15 Recommended do pass 017-000-000 Placed Caindr, Second Reading Mar 16 Fiscal Note Requested LANG Placed Calndr,Second Reading Mar 21 Fiscal Note Filed Second Reading Placed Calndr, Third Reading Recalled to Second Reading Apr 20 Held on 2nd Reading Amendment No.01 MYERS Amendment referred to HRUL Held on 2nd Reading Apr 21 Amendment No.01 MYERS Be approved considerati 005-000-003 Held on 2nd Reading Apr 25 Re-committed to Rules Jan 07 1997 Session Sine Die HOEFT - JOHNSON, TOM - WENNLUND - BIGGINS - BIGGERT, BOST, HB-1808 JONES, JOHN, KLINGLER, LINDNER, MEYER, MURPHY, M, MYERS,

O'CONNOR, PEDERSEN, SKINNER, WEAVER, MURPH1, M, MIEKS, O'CONNOR, PEDERSEN, SKINNER, WEAVER, M, WINTERS, WOJCIK AND ZABROCKI.

775 ILCS 5/7A-102

from Ch. 68, par. 7A-102

Amends provisions of the Human Rights Act pertaining to the processing of charges (other than charges brought under the Real Estate Transactions Article) by the Department of Human Rights. Provides that, upon the expiration of the 300-day period for the Department to issue a complaint or order that no complaint be issued, the Department shall notify the aggrieved party of his or her right to file a complaint with the Commission. Provides that, upon the expiration of the 300-day period and the expiration of the 30-day period for the filing of a complaint by the aggrieved party, the Department shall lose jurisdiction over the matters contained in the charge.

Feb 15 1995	First reading	Referred to Rules
Mar 01		Assigned to Commerce, Industry &
	· · · · · · · · · · · · · · · · · · ·	Labor
Mar 16		Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	
tion DOOM		TAGUNER OLANTON BLOCK

HB-1809 ROSKAM – PEDERSEN – LACHNER – CLAYTON, BIGGERT, JONES,JOHN, WEAVER,M, WINTERS, WOJCIK, ZABROCKI, ZICKUS, HUGHES AND PARKE.

New Act

Creates the State Contract Employee Notice Act. Requires State contracts to contain a requirement that the contractor shall post a notice to the contractor's employees involved in the performance of the contract. The notice shall state: that under federal law, employees are not required to join a union; that employees who are not union members can object to dues being used for purposes other than their share of union costs relating to collective bargaining, contract administration, and grievance adjustment; that employees may be entitled to refunds if their dues are used

NOTE(S) THAT MAY APPLY: Fiscal reading

Feb 15 1995	First reading
Mar 01	
Mar 16	
Jan 07 1997	Session Sine Die

Referred to Rules Assigned to Executive Refer to Rules/Rul 3-9(a)

SPANGLER

HB-1810

INC TAX-HEALTH INS DEDUCTION PUBLIC ACT 89-0418 Nov 28 1995

HB-1811 HANNIG.

820 ILCS 305/3a new 820 ILCS 305/4 820 ILCS 310/4

from Ch. 48, par. 138.4 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 1811 fails to meet the definition

of a mandate under the State Mandates Act.

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

NO		First reading	Referred to Rules
	Mar 01		Assigned to Commerce, Industry &
	·		Labor
	Mar 08		St Mandate Fis Note Filed
			Committee Commerce, Industry & Labor
	Mar 09		Motion disch comm, advc 2nd
			Committee Commerce, Industry &
	14 14 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	and the state of the state of the state	Labor
	Mar 16	Amendment No.01	COMMERCE H
			Remains in Committee Commerce, Industry & Labor
			Refer to Rules/Rul 3-9(a)
	Mar 23		Motion disch comm, advc 2nd
			HOUSE BILL TO
			ORDER 2ND READING
			HANNIG
			Committee Rules

Jan 07 1997 Session Sine Die

HB-1812 FLOWERS.

820 ILCS 305/6

from Ch. 48, par. 138.6

Amends the Workers' Compensation Act. Provides that in any case of injury caused by repetitive trauma, unless an application for compensation is filed with the Industrial Commission within 3 years from the date of reasonable discovery or 2 vears from the date of disablement, whichever is greater, the right to file the application shall be barred

tion shall be bar	rea.	
Feb 15 1995	First reading	Referred to Rules
Mar 01		Assigned to Commerce, Industry & Labor
Mar 09		Motion disch comm, advc 2nd
		Committee Commerce, Industry & Labor
Mar 16	Amendment No.01	COMMERCE H
		Remains in Committee Commerce,
A STATE OF A STATE OF A		Industry & Labor
		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
		ORDER 2ND READING
		FLOWERS

Committee Rules

Jan 07 1997 Session Sine Die

HB-1813 MCGUIRE.

820 ILCS 305/8

from Ch. 48, par. 138.8

Amends the Workers' Compensation Act. Provides that the compensation rate in cases of serious and permanent disfigurement and permanent partial disability shall be equal to 66-2/3% (now, 60%) of the employee's average weekly wage.

Feb 15 1995 First reading	Referred to Rules
Mar 01	Assigned to Commerce, Industry &
	Labor
Mar 09	Motion disch comm, advc 2nd
A	Committee Commerce, Industry &
	Labor
Mar 16 Amendment No.01	COMMERCE H
	Remains in Committee Commerce,
	Industry & Labor
	Refer to Rules/Rul 3-9(a)
Mar 23	Motion disch comm, advc 2nd
	HOUSE BILL TO
	ORDER 2ND READING
	MCGUIRE
	Committee Rules

Jan 07 1997 Session Sine Die

HB-1814 MCGUIRE.

820 ILCS 305/8

from Ch. 48, par. 138.8

Amends the Workers' Compensation Act. Provides that if an employee becomes partially incapacitated as the result of an accidental injury, the employee shall, until such time as he or she elects to proceed to hearing and makes an election to pursue compensation under the applicable schedule (now, shall, except in cases compensated under that schedule), receive compensation for the duration of his or her disability.

First reading	Referred to Rules
U U	Assigned to Commerce, Industry & Labor
	Motion disch comm, advc 2nd
	Committee Commerce, Industry & Labor
Amendment No.01	COMMERCE H
	Remains in Committee Commerce, Industry & Labor
	Refer to Rules/Rul 3-9(a)
	Motion disch comm, advc 2nd
	HOUSE BILL TO
	ORDER 2ND READING
	MCGUIRE
	Committee Rules
Session Sine Die	
	Amendment No.01

HB-1815

New Act 820 ILCS 5/1 820 HLCS 25/0.01 820 ILCS 25/1.1 new 820 ILCS 25/Act title

from Ch. 48, par. 2a from Ch. 48, par. 2b.9

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.

HOFFMAN.

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.

NOTE(S) THAT MAY APPLY: Fiscal Feb 15 1995 First reading Mar 01 Mar 09

> Mar 16 Mar 23

Referred to Rules Assigned to Executive Motion disch comm, advc 2nd Committee Executive Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING -HOFFMAN Committee Executive

Jan 07 1997 Session Sine Die

HB-1816 HANRAHAN

CRIM CD-DECEPTIVE PRACTICES Aug 18 1995 PUBLIC ACT 89-0378

HB-1817 BLACK – TENHOUSE – PHELPS – TURNER, A – LINDNER AND MOORE, EUGENE.

305 ILCS 5/4-17 new

Amends the Illinois Public Aid Code to require the Illinois Department of Public Aid to establish an Employment Bridge demonstration program in 2 locations for at least 4 years to provide special benefits and services to persons with minor children who are recently unemployed to determine whether the special benefits and services help the program participants quickly become reemployed and prevent application for AFCD benefits or dispersal of all assets. Provides certain eligibility requirements. Requires the Department to annually report a program operation description and certain statistical data to the General Assembly.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 15 1995 First reading Mar 01

Mar 15

Amendment No.01

Referred to Rules Assigned to Priv, De-Reg, Econ & Urban Devel PRIVATIZATION H Remains in Committee Priv, De-Reg, Econ & Urban Devel Committee Priv, De-Reg, Econ & Urban Devel Refer to Rules/Rul 3-9(a)

Mar 16

Jan 07 1997 Session Sine Die

HB-1818 BLACK – TENHOUSE – PHELPS – PUGH, MOORE, EUGENE, TUR-NER, A AND SANTIAGO.

305 ILCS 5/4-1.6

from Ch. 23, par. 4-1.6

Amends the Illinois Public Aid Code. Provides that the Illinois Department of Public Aid shall operate demonstration projects concerning the amount of resources a person may possess while retaining eligibility for Public Aid benefits. Provides that those projects shall include a demonstration project that raises the maximum of countable resources an individual may retain to \$2000, a demonstration that exempts the market value of one automobile from the calculation of countable resources, a demonstration that allows recipients to establish a Plan to Achieve Self Support, and other demonstrations designed to enhance self-sufficiency.

NOTE(S) THAT MAY APPLY: Fiscal Feb 15 1995 First reading Mar 01

Referred to Rules Assigned to Health Care & Human Services Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-1819 MEYER – TURNER, J – MULLIGAN – LANG, PUGH, KRAUSE, PHELPS AND RONEN.

305 ILCS 5/10-1

Mar 16

from Ch. 23, par. 10-1

Amends the Illinois Public Aid Code. Provides that the assignment of the right to support to the Illinois Department of Public Aid or local governmental unit is sus-

pended for the period during which the person who is responsible for providing support is found eligible for financial assistance in an assistance household with the child for whom the child support order was entered.

Note(s) That May Apply: Fiscal Feb 15 1995 First reading Mar 01

> Mar 16 Jan 07 1997 Session Sine Die

Referred to Rules Assigned to Health Care & Human Services Refer to Rules/Rul 3-9(a)

HB-1820 DAVIS,M.

New Act

Creates the Privatization Regulation Act. Provides that a State agency may enter into a contract with a private entity (rather than having the work done by State employees) only if specified conditions are met. Applies to contracts executed after the Act takes effect.

Feb 15 1995 First reading Mar 01

Mar 16 Mar 23 Referred to Rules Assigned to Priv, De-Reg, Econ & Urban Devel Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --DAVIS,M Committee Rules

Jan 07 1997 Session Sine Die

HB-1821 ERWIN AND GRANBERG.

15 ILCS 205/10 new

Amends the Attorney General Act. Requires the Attorney General to establish and maintain a unit to investigate and prosecute cases of workers' compensation fraud.

Feb 15 1995 First reading Mar 01 Mar 07

Mar 16 Mar 23 Referred to Rules Assigned to Constitutional Officers Motion disch comm, advc 2nd Committee Constitutional Officers Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --ERWIN Committee Rules

Jan 07 1997 Session Sine Die

HB-1822 DEERING.

40 ILCS 5/1-113

from Ch. 108 1/2, par. 1-113

Amends the General Provisions Article of the Pension Code. In the Section on investment authority, makes a technical change. Effective immediately.

PENSION IMPACT NOTE HB1822 has no fiscal impact.

NOTE(S) THAT MAY APPLY: Pension	
Feb 15 1995 First reading	Referred to Rules
Mar 01	Assigned to Personnel & Pensions
Mar 09	Pension Note Filed
	Committee Personnel & Pensions
Mar 16	Refer to Rules/Rul 3-9(a)
Mar 23	Motion disch comm, advc 2nd
11111 20	HOUSE BILL TO
	ORDER 2ND READING
	DEERING
	Committee Rules

Ian 07 1997 Session Sine Die

HB-1823 DEERING. 40 ILCS 5/1-113

from Ch. 108 1/2, par. 1-113

Amends the General Provisions Article of the Pension Code. In the Section on investment authority, makes a technical change. Effective immediately.

PENSION IMPACT NOTE HB1823 has no fiscal impact. Note(s) That May Apply: Pension Feb 15 1995 First reading Mar 01 Mar 09

> Mar 16 Mar 23

Referred to Rules Assigned to Personnel & Pensions Pension Note Filed Committee Personnel & Pensions Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --DEERING Committee Rules

Jan 07 1997 Session Sine Die

HB-1824 WOOLARD – DEERING – ERWIN – CURRY, J – GASH AND GRANBERG.

820 ILCS 305/26 820 ILCS 305/26.1 new 820 ILCS 310/20 820 ILCS 310/20.1 new from Ch. 48, par. 138.26

from Ch. 48, par. 172.55

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 or delays or denies or attempts to delay or deny any payment or benefit to which a claimant is entitled, is guilty of a Class 4 felony.

NOTE(S) THAT MAY APPLY: Correctional

Feb 15 1995	First reading	Referred to Rules
Mar 01		Assigned to Commerce, Industry & Labor
Mar 09		Motion disch comm, advc 2nd
		Committee Commerce, Industry & Labor
Mar 16	Amendment No.01	COMMERCE H
		Remains in Committee Commerce, Industry & Labor
		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
		ORDER 2ND READING
		WOOLARD

Committee Rules

Jan 07 1997 Session Sine Die

HB-1825 MOORE, ANDREA

ELEC CD-OPTICAL SCAN TECH VOTE Aug 20 1995 PUBLIC ACT 89-0394

HB-1826 RYDER.

105 ILCS 105/3	from Ch. 122, par. 1403
105 ILCS 105/6	from Ch. 122, par. 1406
105 ILCS 105/9	from Ch. 122, par. 1409
105 ILCS 105/9b	from Ch. 122, par. 1409b
105 ILCS 105/12b	from Ch. 122, par. 1412b
105 ILCS 105/9a rep.	

Amends the Asbestos Abatement Act. Authorizes the Department of Public Health to promulgate rules in order to achieve compliance with the Federal Asbestos School Hazard Abatement Reauthorization Act of 1990. Deletes provisions providing grants to schools for asbestos abatement work undertaken on or after January 1, 1986 and repeals reimbursement provisions for corrective action. Deletes provisions that require the Capital Development Board to work, in conjunction with schools regarding issuance of grants for asbestos abatement and supervision of removal, encapsulation, or enclosure; and that require the Department to maintain prequalified asbestos contractor's listings for asbestos abatement grant contracts. Deletes requirement that the Department request annual appropriations for expected grants. Empowers the Department to assess civil penalties for violation of this Act generally instead of against a select group of persons.

Referred to Rules

Referred to Rules

Assigned to Revenue

Refer to Rules/Rul 3-9(a)

Services

Assigned to Health Care & Human

Refer to Rules/Rul 3-9(a)

Note(s) That May AppLy: Fiscal Feb 15 1995 First reading Mar 01

Mar 16

Jan 07 1997 Session Sine Die

HB-1827 MOFFITT

USE AND OCC TX-EXEMPT-DISASTER Aug 17 1995 PUBLIC ACT 89-0349

HB-1828 MOFFITT.

35 ILCS 200/15-172

Amends the Property Tax Code. Provides that the Senior Citizen Tax Freeze Homestead Exemption is to be called the Senior Citizen Assessment Freeze Homestead Exemption. Provides that the applications for the exemption shall be clearly marked as being applications for the Senior Citizen Assessment Freeze Homestead Exemption.

Feb 15 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die

HB-1829 KUBIK.

65 ILCS 5/8-11-2

from Ch. 24, par. 8-11-2

Amends the Illinois Municipal Code regarding taxation of occupations or privileges. Makes a technical change.

Feb 15 1995	First reading
Mar 01	
Mar 16	
Jan 07 1997	Session Sine Die

Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a)

HB-1830 KUBIK. 35 ILCS 505/8

from Ch. 120, par. 424

Amends the Motor Fuel Tax Law regarding the distribution of proceeds of tax. Makes a technical change.

Feb 15 1995First readingMar 01Mar 16Jan 07 1997Session Sine Die

Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a)

HB-1831 WINTERS.

35 ILCS 5/203

from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act to create a deduction for individuals in an amount equal to 50% of the amount paid by a taxpayer for health insurance premiums for the taxpayer, his or her spouse, and his or her dependents. Creates a deduction for employers with 50 or fewer employees in the amount of 50% of health insurance premiums paid for his or her employees. Effective immediately.

Note(s) That May Apply: Fiscal Feb 15 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die

Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a)

HB-1832 WINTERS.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act to provide a tax credit for taxpayers who employ 100 or fewer full-time employees in an amount equal to the amounts spent by the taxpayer for on-site child care for the taxpayer's employees. Provides for a 3-year carry forward of excess credits. Sunsets the credit after 5 years. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 15 1995 First reading Mar 01 Mar 16 Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a) Jan 07 1997 Session Sine Die

HB-1833 MITCHELL

FIN INST BANKING ACT-REPEALS Aug 11 1995 PUBLIC ACT 89-0317

HB-1834 CROSS.

25 ILCS 120/4	from Ch. 63, par. 904
55 ILCS 5/4-2001	from Ch. 34, par. 4-2001
55 ILCS 5/4-3001	from Ch. 34, par. 4-3001

Amends the Compensation Review Act and the Counties Code to provide that the Compensation Review Board shall set the salary for State's attorneys. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die

Referred to Rules Assigned to Counties & Townships Refer to Rules/Rul 3-9(a)

HB-1835 MURPHY.H.

20 ILCS 1605/19 20 ILCS 1605/21.5 new from Ch. 120, par. 1169

Amends the Illinois Lottery Law to require deposit into the Common School Fund of prize money uncollected after one year and to limit the Department of the Lottery's annual advertising expenditures to \$10,000,000. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Feb 15 1995 First reading Mar 01 Mar 16 Mar 23

Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO MAR **ORDER 2ND READING** --MURPHY,H Committee Rules

Re-committed to Rules

Jan 07 1997 Session Sine Die

HB-1836 BIGGERT.

305 ILCS 5/10-3.1 305 ILCS 5/11-28

from Ch. 23, par. 10-3.1 from Ch. 23, par. 11-28

Amends the Public Aid Code. Provides that a person who requests a conference concerning a decision denying or terminating child or spouse support services shall be afforded an opportunity to review the file of the Department of Public Aid's Child and Spouse Support Unit (now, the Department's file). Makes "bill of rights" for public aid recipients also applicable to applicants for and recipients of child and spouse support services from the Department.

FISCAL NOTE (Dept. of Public Aid) The Department will require at least 8 and possibly as many as 16 additional staff at a cost of between \$366,000 and \$732,000 for salaries and related non-personal services expenses. There will also be a one time cost of \$40,000 to \$80,000 for equipment purchases. Feb 15 1995 First reading Referred to Rules Mar 01 Assigned to Health Care & Human Services Mar 16 Fiscal Note Requested PHELPS Fiscal Note Requested LANG Recommended do pass 023-000-000 Placed Calndr, Second Reading Mar 21 Fiscal Note Filed Placed Calndr, Second Reading Second Reading Placed Calndr, Third Reading

Apr 25 Jan 07 1997 Session Sine Die

HB-1837 CROSS.

810 ILCS 5/3-806

from Ch. 26, par. 3-806

Amends the Uniform Commercial Code. Eliminates provision permitting the assessment of a fee not to exceed \$4.50 to a person or owner of a commercial checking account or other similar account where a check or other draft that is deposited into the account is dishonored upon presentment because of insufficient funds or because the drawer does not have an account with the drawee. Provides that no fee or charge may be assessed to any person other then the drawer who issues a check or other draft that is dishonored upon presentment because of insufficient funds or because the drawer does not have an account with the drawee. Effective immediately.

Feb 15 1995 First reading Mar 01 Mar 16 Session Sine Die Jan 07 1997

Referred to Rules Assigned to Consumer Protection Refer to Rules/Rul 3-9(a)

HB-1838 KRAUSE.

210 ILCS 45/3-805

from Ch. 111 1/2, par. 4153-805

Referred to Rules

Services

Amends the Nursing Home Care Act. Provides that the pilot project to contrast the accreditation review process of the Joint Commission on the Accreditation of Health Care Organizations with the current regulations and licensure survey process shall conclude on December 31, 1997 (rather than December 31, 1995) and that a final report shall be submitted by June 30, 1998 (rather than June 30, 1996). Effective immediately.

Feb 15 1995 First reading Mar 01

Mar 16

Jan 07 1997 Session Sine Die

HB-1839 MURPHY.M.

New Act

Creates the Privatization of State Services Act. Contains a short title only. Referred to Rules Feb 15 1995 First reading Mar 01

Assigned to Priv, De-Reg, Econ & Urban Devel Refer to Rules/Rul 3-9(a)

Assigned to Health Care & Human

Refer to Rules/Rul 3-9(a)

Mar 16 Jan 07 1997 Session Sine Die

HB-1840 BIGGERT

HOUSING-SALARIES OF COMM'RS Apr 21 1995 Third Reading - Lost

HR.1841 CHURCHILL.

20 ILCS 3850/1-70

Amends the Illinois Research Park Authority Act. Makes a stylistic change in Section providing for a single bond issue for one or more projects.

Feb 15 1995	First reading	Referred to Rules	
Mar 01	-	Assigned to Executive	
Mar 16		Recommended do pass 007-004-000	
	Placed Calndr, Second Reading		
Mar 21	Second Reading		
	Placed Calndr, Third Re	ading	
Apr 25	,	Re-committed to Rules	
Jan 07 1997	Session Sine Die		

HB-1842 PEDERSEN

INS REG FIRM-REPORT CHANGES Aug 04 1995 PUBLIC ACT 89-0240

HB.1843 HANRAHAN

INS PRODUCER HEARING-CHICAGO PUBLIC ACT 89-0318 Aug 11 1995

MEYER - MYERS - LINDNER - POE - CLAYTON AND MURPHY,M. HB-1844

215 ILCS 5/143.32 new

Amends the Illinois Insurance Code. Provides that disputes between insurers regarding automobile physical damage subrogation claims must be submitted to a dispute resolution organization registered with the Department of Insurance.

Feb 15 1995 First reading Mar 01 Mar 14

Amendment No.01

Amendment No.02

Mar 16 Jan 07 1997

Refer to Rules/Rul 3-9(a) Session Sine Die PEDERSEN - BIGGINS - WOJCIK - MEYER - POE, ZICKUS, CLAYTON AND MYERS.

40 JLCS 5/14-138 40 ILCS 5/16-176

HB-1845

from Ch. 108 1/2, par. 14-138 from Ch. 108 1/2, par. 16-176

Referred to Rules

Assigned to Insurance

Remains in Committee Insurance

Remains in Committee Insurance

INSURANCE H

INSURANCE H

Committee Insurance

Amends the State Employee and Downstate Teacher Articles of the Illinois Pension Code. Requires an actuarial review of the assumptions and performance of those retirement systems for the 5-year period ending June 30, 1997 and every 5 vears thereafter. Effective immediately.

PENSION IMPACT NOTE

HB-1845 would have no cost.

NOTE(S) THAT MAY APPLY: Fiscal; Pension Feb 15 1995 First reading

Session Sine Die

Mar 01 Mar 09

Mar 16 Jan 07 1997 Referred to Rules Assigned to Personnel & Pensions Pension Note Filed Committee Personnel & Pensions Refer to Rules/Rul 3-9(a)

HB-1846 JOHNSON, TOM - MOFFITT - GOSLIN - PEDERSEN - BIGGINS, WO-JCIK, MEYER, POE, MURPHY, M, LINDNER AND MYERS.

40 ILCS 5/16-127 40 ILCS 5/16-128 from Ch. 108 1/2, par. 16-127 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.

PENSION IMPACT NOTE

Fiscal impact is estimated to be minor. NOTE(S) THAT MAY APPLY: Fiscal; Pension Feb 15 1995 First reading Mar 01 Mar 09

> Mar 16 Jan 07 1997 Session Sine Die

Referred to Rules Assigned to Personnel & Pensions Pension Note Filed Committee Personnel & Pensions Refer to Rules/Rul 3-9(a)

HB-1847 **MEYER - MOFFITT - TURNER, J - PEDERSEN - BIGGINS, WOJCIK,** POE, MURPHY, M, ZICKUS, BRADY, CLAYTON AND MYERS.

40 ILCS 5/4-110 40 ILCS 5/4-110.1 40 ILCS 5/4-114

from Ch. 108 1/2, par. 4-110 from Ch. 108 1/2, par. 4-110.1 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.

PENSION IMPACT NOTE

There is no fiscal impact to the Downstate Firefighters' funds associated with HB1847.

NOTE(S) THAT MAY APPLY: Pension

Feb 15 1995 First reading Mar 01 Mar 09

Referred to Rules Assigned to Personnel & Pensions Pension Note Filed Committee Personnel & Pensions Refer to Rules/Rul 3-9(a)

Mar 16 Jan 07 1997 Session Sine Die

- 30 ILCS 1013/15 rep. 30 ILCS 505/Act rep. 30 ILCS 510/Act rep. 30 ILCS 515/Act rep. 30 ILCS 615/Act rep.

Creates the Illinois Procurement Code. Provides for the purchasing of supplies, services, and construction and, until 1996, the leasing of real property and capital

improvements by the State. Establishes a Procurement Policy Board appointed by the Governor to promulgate procurement policies and rules. Provides for a Chief Procurement Officer appointed by the Board to oversee implementation of its policies. Grants general procurement and rulemaking 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. Makes competitive sealed bidding the required method of source selection, with exceptions for procurements of a small, emergency, or sole source nature. Provides for procurement preferences, contract requirements, auditing, prohibitions, and penalties. Amends the Governmental Joint Purchasing Act and repeals various Acts and Sections of Acts governing State purchasing. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 16 1995 First reading Mar 01

Mar 09

Mar 16 Mar 23 Referred to Rules Assigned to Elections & State Government Motion disch comm, advc 2nd Committee Elections & State Government Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --HANNIG Committee Rules

Jan 07 1997 Session Sine Die

HB-1852 RYDER.

215 ILCS 5/356r new 215 ILCS 125/5-3 215 ILCS 130/4003 215 ILCS 165/10

from Ch. 111 1/2, par. 1411.2 from Ch. 73, par. 1504-3 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 coverage for nonprescription enteral formulas and reduced-protein foods that are necessary for the treatment or management of certain gastrointestinal conditions or inherited diseases involving amino acids. Effective immediately.

Feb 16 1995First readingReferMar 01AssigMar 14Amendment No.01INSUTo Su

Amendment No.02

Referred to Rules Assigned to Insurance INSURANCE H To Subcommittee INSURANCE H To Subcommittee Committee Insurance Refer to Rules/Rul 3-9(a)

Mar 16

Jan 07 1997 Session Sine Die

HB-1853 MEYER

TREASURER-INVESTMENT POLICY Aug 17 1995 PUBLIC ACT 89-0350

HB-1854 WINKEL

HOUSNG AUTHORITY-POWERS-POLICE Aug 17 1995 PUBLIC ACT 89-0351

HB-1855 WINKEL - MYERS - BOST - KLINGLER - WIRSING.

110 ILCS 947/70

Amends the Higher Education Student Assistance Act. Redetermines the formula for advance payment to an institution for the current term of grant and scholarship awards from 75% of announced awards adjusted for attrition over the last 5 years to 60% of the previous fiscal year's financial assistance.

	E (III. Student Assistance Co d have no fiscal impact upon		ана 1917 - Алариян 1917 - Алариян
Feb 16 1995	First reading	Referred to Rules	
Mar 01	Thisticuluing	Assigned to Higher Educ	ation
Mar 16		Do Pass/Short Debate C.	
Iviat to			ai 012-000-000
	Placed Cal 2nd Rdg-Sht Dt		
		Fiscal Note Requested L.	ANG
	Cal Ord 2nd Rdg-Shr Dbt		
Mar 21		Fiscal Note Filed	- **
	Second Reading-Short Deb	ate	
	Pld Cal Ord 3rd Rdg-Sht D	bt · · ·	
Apr 27	Recalled to Second Reading		
	Held 2nd Rdg-Short Debat	e	
	Amendment No.01	WINKEL	Amendment
			referred to
		HRUL	
	Held 2nd Rdg-Short Debat	e .	
May 03	Held End Rug Shert Desit	Re-committed to Rules	
may 00		Re commuted to Rules	

Jan 07 1997 Session Sine Die

HB-1856 SAVIANO - HOFFMAN AND STEPHENS.

225 ILCS 455/4 225 ILCS 455/6.1 new 225 ILCS 455/6.2 new 225 ILCS 455/6.3 new 225 ILCS 455/6.4 new from Ch. 111, par. 5804

225 ILCS 455/6.4 new Amends the Real Estate License Act of 1983. Provides for a limited scope license for persons acting as leasing agents who are employed and supervised by a person holding a real estate broker's license. Requires the broker to give notice to the Department that the person is pursuing licensure as a leasing agent. Establishes educational requirements, fees, disciplinary procedures, and penalties and requires a written examination authorized by the Department. Requires completion of license requirements within 120 days of the applicant engaging in residential leasing activities.

NOTE(S) THAT MAY APPLY: Fiscal

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	Feb 16 1995	First reading	Referred to Rules
	Mar 01		Assigned to Registration & Regulation
	Mar 08		Do Pass/Short Debate Cal 011-000-000
		Placed Cal 2nd Rdg-Sht Db	ot
			Fiscal Note Requested LANG
		Cal Ord 2nd Rdg-Shr Dbt	•
	Mar 09	Second Reading-Short Deb	ate
		Held 2nd Rdg-Short Debat	e di tanàna dia kaominina d
	Mar 16	Ŭ	Fiscal Note Requested LANG
		Held 2nd Rdg-Short Debat	
	Mar 21	U	Fiscal Note Request W/drawn
		Pld Cal Ord 3rd Rdg-Sht D	
	May 03		Re-committed to Rules
	Jan 07 1997	Session Sine Die	

HB-1857 PERSICO – NOVAK – MURPHY,M – MURPHY,H – O'CONNOR.

415 ILCS 5/22.14 from Ch. 111 1/2, par. 1022.14

Amends the Environmental Protection Act to exempt from provisions that prohibit establishment of pollution control facilities for use as garbage transfer stations in certain geographic areas any facility that was in existence on January 1, 1988, as expanded before January 1, 1990, to include processing and transferring municipal wastes for recycling and disposal purposes. Effective immediately.

Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Environment & Energy
Mar 16		Refer to Rules/Rul 3-9(a)
Jan 07-1997	Session Sine Die	

HB-1858 WOJCIK.

New Act

Creates the Residential Facilities for Older Adults Act. Provides that the Illinois Department of Public Health shall develop standards for residential facilities for older adults (including assisted living facilities, board and care homes, and "homes plus") to ensure safe, clean facilities and shall establish a statewide registry of those facilities. Requires operators of facilities to provide information to the Department, and makes operator who fails to provide required information to the Department subject to imposition of a civil penalty not to exceed \$2,000.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 16 1995	First reading
Mar 01	
Mar 16	
Jan 07 1997	Session Sine Die

Referred to Rules Assigned to Aging Refer to Rules/Rul 3-9(a)

HB-1859 MCAULIFFE, BURKE AND SAVIANO.

5 ILCS 312/3-104 from Ch. 102, par. 203-104

Amends the Notary Public Act. Increases the maximum fee for any notarial Act to \$2 (now \$1). Increases the fee for notarizing forms related to the Immigration Reform and Control Act of 1986 to \$2 (now \$1). Effective immediately.

Feb 16 1995First readingReferred to RulesMar 01Assigned to RegistMar 16Refer to Rules/RuJan 07 1997Session Sine Die

Assigned to Registration & Regulation Refer to Rules/Rul 3-9(a)

HB-1860 MCAULIFFE.

820 ILCS 305/8	from Ch. 48, par. 138.8
820 ILCS 305/12	from Ch. 48, par. 138.12
820 ILCS 310/12	from Ch. 48, par. 172.47

Amends the Workers' Compensation Act and the Workers' Occupational Diseases Act to keep confidential and restrict the use of a statement made by an employer's physician to investigate or process a worker's compensation claim. Replaces references to a duly qualified medical practitioner or surgeon to a physician. Amends the former Act to restrict an employer's receipt of a health care provider's records to those concerning an employee's specific workers' compensation injury claim. Effective immediately.

Feb 16 1995 First reading Mar 01

Mar 16

Amendment No.01

Referred to Rules Assigned to Commerce, Industry & Labor COMMERCE H Remains in Committee Commerce, Industry & Labor Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-1861 LANG.

New Act

Creates the Gambling Act of 1995. Feb 16 1995 First reading Mar 01 Mar 09

> Mar 16 Mar 23

Referred to Rules Assigned to Executive Motion disch comm, advc 2nd Committee Executive Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --LANG Committee Rules

Jan 07 1997 Session Sine Die

HB-1862 LANG. 735 ILCS 5/3-104

from Ch. 110, par. 3-104

Amends the Code of Civil Procedure relating to jurisdiction to review final administrative decisions. Makes a grammatical change.

Feb 16 1995 First reading Mar 01 Mar 09

viai 09

Mar 16

Referred to Rules Assigned to Executive Motion disch comm, advc 2nd Committee Executive Refer to Rules/Rul 3-9(a) Mar 23

Jan 07 1997 Session Sine Die

HB-1863 LANG.

735 ILCS 5/2-201

from Ch. 110, par. 2-201

Amends the Code of Civil Procedures. Makes a stylistic change in Section relat-

ing to commencement of actions. Feb 16 1995 First reading Mar 01 Mar 09

> Mar 16 Mar 23

Referred to Rules Assigned to Executive Motion disch comm, advc 2nd Committee Executive Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --LANG Committee Rules

Motion disch comm, advc 2nd

HOUSE BILL TO ORDER 2ND READING

--LANG Committee Rules

Jan 07 1997 Session Sine Die

HB-1864 SCOTT.

775 ILCS 5/7A-102 775 ILCS 5/8A-102 from Ch. 68, par. 7A-102 from Ch. 68, par. 8A-102

Amends the Human Rights Act. Provides for: mandatory screening panels to evaluate charges filed with the Department of Human Rights; mandatory mediation of complaints filed with the Human Rights Commission; and arbitration of unsettled complaints before they are heard by the Commission. Makes other changes. Note(s) That May Apply: Fiscal

(UTE(5) THAT WAY APPLY TISCAL	
Feb 16 1995 First reading	Referred to Rules
Mar 01	Assigned to Commerce, Industry & Labor
Mar 09	Motion disch comm, advc 2nd
	Committee Commerce, Industry & Labor
Mar 16	Refer to Rules/Rul 3-9(a)
Mar 23	Motion disch comm, advc 2nd
-	HOUSE BILL TO
	ORDER 2ND READING
	SCOTT
	Committee Rules

Jan 07 1997 Session Sine Die

HB-1865 SCOTT.

735 ILCS 5/2-1005.1 new

Amends the Code of Civil Procedure. Provides that a party defending against a claim may, at any time more than 10 days before trial (or, in a case in which liability has been determined but the amount or extent of liability remains to be determined at another hearing, more than 10 days before that hearing), make an offer to have a judgment entered for a specified amount. If the offer is accepted, judgment shall be entered. If the offer is not accepted within 10 days and the judgment is less favorable to the offeree than the offer, the offeree shall pay the offeror's costs, expenses, and attorney's fees incurred after the offer was made.

Feb 16 1995 First reading	Referred to Rules
Mar 01	Assigned to Executive
Mar 09	Motion disch comm, advc 2nd
	Committee Executive
Mar 16	Refer to Rules/Rul 3-9(a)
Mar 23	Motion disch comm, advc 2nd
	HOUSE BILL TO
	ORDER 2ND READING
	SCOTT
	Committee Rules

Jan 07 1997 Session Sine Die

HB-1866 KUBIK AND GRANBERG.

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 whether it should be retained or rescinded and the reason for each recommendation. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: 30 ILCS 805/7 rep.

Deletes everything. Amends the State Mandates Act. Removes requirement that the Dept. of Commerce and Community Affairs report to the Governor and the General Assembly each year regarding the administration of the provisions of this Act. Removes provisions requiring the Department to collect and tabulate relevant information as to the nature and scope of each existing State Mandate and to publish that information in a catalog. Repeals the Section concerning review of existing

mandates. Effective immediately. FISCAL NOTE, AMENDED (DCCA) HB 1866 will not have an impact on State revenues or expenditures. If these provisions are not repealed, DCCA would need approximately \$80,000 for two professional staff and support to publish a State Mandates Catalog. Referred to Rules Feb 16 1995 First reading Assigned to Elections & State Mar 01 Government ELECTN ST GOV H Adopted Mar 16 Amendment No.01 Recommnded do pass as amend 012-003-000 Placed Calndr, Second Reading Fiscal Note Requested AS Mar 21 AMENDED/LANG Placed Calndr, Second Reading Mar 22 Fiscal Note Filed Placed Calndr, Second Reading Apr 27 Second Reading Held on 2nd Reading Re-committed to Rules May 03 Jan 07 1997 Session Sine Die HOFFMAN -- DART -- FLOWERS -- LANG AND FEIGENHOLTZ. HB-1867 New Act

 New Act
 from Ch. 23, par. 5005

 20 ILCS 505/5
 from Ch. 23, par. 5005

 105 ILCS 5/3-14.8
 from Ch. 122, par. 3-14.8

 105 ILCS 5/21-2c new
 325 ILCS 5/7.3c new

 325 ILCS 5/7.7
 from Ch. 23, par. 2057.7

 325 ILCS 5/7.14
 from Ch. 23, par. 2057.7

Creates the Healthy Start Program Act to require DCFS to establish a 3-year demonstration project under which new parents deemed to be at high risk for child abuse and neglect will receive home and community-based services designed to prevent child abuse and neglect. Amends the School Code to require training for teachers concerning identifying and reporting child abuse and neglect. Amends the Children and Family Services Act to provide that DCFS shall (now, may, at its discretion except for children adjudicated neglected or dependent) accept for care and training any child adjudicated delinquent, addicted, as a truant minor in need of supervision, or as a minor requiring authoritative intervention if the child is committed to DCFS by court order (now, children may be committed to DCFS only with DCFS approval, except certain delinquent minors). Amends the Abused and Neglected Child Reporting Act to require DASA to select licensed programs to conduct assessments, referrals, and monitoring of treatment outcomes for custodial parents involved with the DCFS system. Requires that reports of suspected child abuse or neglect classified as "unfounded" be maintained in the DCFS central register for a minimum period of 10 years, after which identifying information may be expunged. (Now, that information shall be expunged from unfounded reports forth-with.) Effective immediately.

NOTE(S) THAT MAY	APPLY: Fiscal	
Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Priv, De-Reg, Econ & Urban Devel
Mar 15	Amendment No.01	PRIVATIZATION H
		Remains in Committee Priv, De-Reg, Econ & Urban Devel
		Committee Priv, De-Reg, Econ & Urban Devel
Mar 16		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
		ORDER 2ND READING
		HOFFMAN

Committee Rules

Jan 07 1997 Session Sine Die

HB-1868 CROSS

INSURANCE CODE-OPTICAL IMAGING Dec 15 1995 PUBLIC ACT 89-0437

HB-1869 LEITCH

DISAB PERS REHAB-PERS CARE Aug 17 1995 PUBLIC ACT 89-0352

HB-1870 MOFFITT – DAVIS,M – HARTKE.

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 that instruction in at least one of grades 9 through 12, unless a pupil's parent or guardian makes a written objection to the principal or a teacher with respect to that pupil's participation.

NOTE(S) THAT MA	Y APPLY: Fiscal; State Man	dates
Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Elementary & Secondary Education
Mar 15	Amendment No.01	ELEM SCND ED H
		To Subcommittee
	Amendment No.02	ELEM SCND ED H
		To Subcommittee
	Amendment No.03	ELEM SCND ED H
		To Subcommittee
		Committee Elementary & Secondary
		Education
Mar 16		Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	

HB-1871 SCHAKOWSKY.

20 ILCS 105/4.02

from Ch. 23, par. 6104.02

Amends the Illinois Act on the Aging by providing that 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) beginning July 1, 1995.

Feb 16 1995 First reading Mar 01 Mar 16 Mar 23 Referred to Rules Assigned to Aging Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --SCHAKOWSKY Committee Rules

Jan 07 1997 S

Session Sine Die

HB-1872 SCHAKOWSKY – DAVIS, STEVE.

20 ILCS 105/4.10 new

20 ILCS 2405/3.5 new

Amends the Illinois Act on the Aging and the Disabled Persons Rehabilitation Act. Prohibits the Department on Aging, through its community care program, and the Department of Rehabilitation Services, through its home services program, from contracting with entities that receive State funds and subsequently hire persons to coerce their employees from organizing into unions.

Feb 16 1995 First reading

Mar 01

Mar 09

Mar 16 Mar 23 Referred to Rules Assigned to Commerce, Industry & Labor Motion disch comm, advc 2nd Committee Commerce, Industry & Labor Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --SCHAKOWSKY Committee Rules

Jan 07 1997 Session Sine Die

HB-1873 SCHAKOWSKY.

20 ILCS 105/4.02 20 ILCS 2405/3 from Ch. 23, par. 6104.02 from Ch. 23, par. 3434

Amends the Illinois Act on the Aging and Disabled Persons Rehabilitation Act. Provides that homemakers and chore housekeepers shall receive an increase in wages of at least 3% but no more than 5% beginning July 1, 1995, and each July 1 thereafter, based on the Consumer Price Index for All Urban Consumers as determined by the United States Department of Labor. Provides 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, 1995, and each July 1 thereafter. Effective July 1, 1995.

Feb 16 1995 First reading Mar 01

Mar 09

Mar 16 Mar 23 Assigned to Health Care & Human Services Motion disch comm, advc 2nd Committee Health Care & Human Services Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --SCHAKOWSKY Committee Rules

Referred to Rules

Jan 07 1997 Session Sine Die

HB-1874 SCHAKOWSKY.

20 ILCS 105/4.02 20 ILCS 2405/3 from Ch. 23, par. 6104.02 from Ch. 23, par. 3434

Amends the Illinois Act on the Aging by providing that homemakers and chore housekeepers shall receive a 3% increase in wages beginning July 1, 1995, and each July 1 thereafter. Amends the Disabled Persons Rehabilitation Act by providing that personal care attendants shall receive a 3% cost of living increase beginning July 1, 1995, and each July 1 thereafter. Effective July 1, 1995.

Feb 16 1995	First reading		Referred to Rules
Mar 01	-		Assigned to Health Care & Human Services
Mar 09			Motion disch comm, advc 2nd
			Committee Health Care & Human Services
Mar 16			Refer to Rules/Rul 3-9(a)
Mar 23			Motion disch comm, advc 2nd
i de la companya de l			HOUSE BILL TO
			ORDER 2ND READING
			SCHAKOWSKY
			Committee Rules
	Feb 16 1995 Mar 01 Mar 09 Mar 16	Feb 16 1995 First reading Mar 01 Mar 09 Mar 16	Mar 01 Mar 09 Mar 16

Jan 07 1997 Session Sine Die

HB-1875 SCHAKOWSKY – DAVIS, STEVE.

20 ILCS 105/4.02 20 ILCS 2405/3 from Ch. 23, par. 6104.02 from Ch. 23, par. 3434

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. 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, 1995.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading

Feb 16 1995 Mar 01 Mar 15 Mar 16

Mar 23

May 07 1996 Added As A Joint Sponsor DAVIS,STEVE Jan 07 1997 Session Sine Die

HB-1876 WINTERS

INS-RECIPROCALS-CAPITAL Nov 03 1995 Total veto stands.

HB-1877 SAVIANO – JONES,LOU – LOPEZ.

New Act

625 ILCS 5/6-305

from Ch. 95 1/2, par. 6-305

Creates the Rental Car Damage Waiver Disclosure Act. Provides that a rental company may offer a damage waiver to renters. Provides that the damage waiver agreement shall protect an authorized driver from all or a part of the liability for damage to or loss of a rented vehicle, loss of use of the rented vehicle, or any storage, impound, towing, or administrative charges incurred in connection with the damage waiver at or prior to the time the rental agreement is executed and must be given a disclosure notice. Provides circumstances under which the damage waiver shall be void. Amends the Illinois Vehicle Code. Deletes provision stating that no rental company may hold an authorized driver liable for any damage or loss to the rented vehicle exceeding \$200. Deletes provision prohibiting collision damage waivers.

Feb 16 1995 Mar 01 Mar 14

Amendment No.01

Amendment No.02

Referred to Rules Assigned to Insurance INSURANCE H Remains in Committee Insurance INSURANCE H Remains in Committee Insurance Committee Insurance Refer to Rules/Rul 3-9(a)

Mar 16

Jan 07 1997 Session Sine Die

HB-1878 MCAULIFFE

HGWAY CD-BILLBOADS-SIGNS-ADVER Aug 11 1995 PUBLIC ACT 89-0319

First reading

HB-1879 SAVIANO – JONES,LOU.

705 ILCS 70/2

from Ch. 37, par. 652

Amends the Court Reporters Act to make stylistic changes in the short title Section.

Feb 16 1995	First reading	Referred
Mar 01		Assigned
Mar 15		Recomme
	Dissed Cainds Secon	d Doodna

eferred to Rules ssigned to Registration & Regulation ecommended do pass 008-005-000

Placed Caindr, Second Reading

Referred to Rules Assigned to Aging Motion disch comm, advc 2nd Committee Aging Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --SCHAKOWSKY Committee Rules

Apr 18 Apr 25

HB-1880

Second Reading Placed Calndr, Third Reading

Re-committed to Rules

Jan 07 1997 Session Sine Die

SAVIANO - LANG - LOPEZ.

from Ch. 95 1/2, par. 6-303

625 ILCS 5/6-303 770 ILCS 50/1.5 new 770 ILCS 50/3

from Ch. 82, par. 47c

Amends the Illinois Vehicle Code and the Labor and Storage Lien (Small Amount) Act. Provides that a vehicle impounded for the driver's failure to meet the mandatory insurance requirements may be released to a lienholder or secured party whose right, title, and interest is on record with the Secretary of State and who can show that the lien is bona fide and was created without knowledge that the vehicle was used or to be used in commission of the offense charged. Provides that notice of the impoundment shall be sent by certified mail to the registered owner, lienholder, and other legally entitled persons. Provides that if a motor vehicle is delivered to a lienor and not redeemed by a lawful possessor within 30 days, the lienor shall, within 45 days of delivery of a motor vehicle to him or her, serve notice of his or her claim to the motor vehicle by certified mail to each lienholder on the certificate of title. Provides that any lienholder shall be entitled to redeem the motor vehicle by paying the lienor's charges. Provides that notice of a sale of an unredeemed motor vehicle shall be given by certified mail, return receipt requested, to each lienholder shown on the certificate of title.

Note(s) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Mar 01 Mar 16

Session Sine Die

Referred to Rules Assigned to Judiciary - Civil Law Refer to Rules/Rul 3-9(a)

HB-1881 MOORE,ANDREA.

55 ILCS 5/5-1062

Jan 07 1997

from Ch. 34, par. 5-1062

Amends the Counties Code. Requires a three-fourths vote of the county board to adopt or amend a stormwater management plan. Allows a municipality to establish rate and charges for furnishing services. Requires the service rates and charges to be used to implement the plan. Requires the rates and charges to be used for the watershed specific portions of stormwater management planning and plan when used in combination with property tax funds. Subjects governmental entities to the rates and fees. Allows the county board to reduce rates and charges on property with the recommendations of the committee. Gives the county a lien for delinquent rates and charges, including interest against the property for which the rates and charges were imposed. Allows the county to issue revenue bonds payable from the revenues derived from stormwater management systems. Allows the county to borrow money for purposes of maintaining, operating, designing, establishing, acquiring, developing, constructing, or improving a stormwater management system. Preempts home rule powers. Makes other changes.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the stormwater management provisions of the Counties Code to authorize the imposition of service charges in counties served by the Northeastern Illinois Planning Commission that have established stormwater management planning committees. Provides that proceeds from the service charges, where imposed, shall be used for watershed-specific plan implementation activities. Allows issuance of certain revenue bonds for stormwater management activities. Makes other changes.

FISCAL NOTE, AMENDED (Dept. of Revenue)

HB1881, as amended, has no impact upon State revenues and will have no fiscal or administrative impact on the Dept. The Dept. cannot determine any indirect benefits.

STATE MANDATES ACT FISCAL NOTE, AMENDED In the opinion of DCCA, HB1881, amended, creates a service mandate for which reimbursement of 50% to 100% of increased costs to local gov'ts. is required. However, if the General Assembly finds that the bill imposes a cost that is wholly or largely recovered from external sources, which is specifically stated in the bill, no reimbursement is required.

HOUSE AMENDMENT NO. 2.

Deletes everything. Amends the stormwater management provisions of the Counties Code to authorize the imposition of service charges in counties served by the Northeastern Illinois Planning Commission that have established stormwater management planning committees. Provides that proceeds from the service charges, where imposed, shall be used for watershed-specific plan implementation activities. Allows issuance of certain revenue bonds for stormwater management activities. Makes other changes. Provides that counties served by the Northeastern Illinois Planning Commission with a population of greater than 500,000, but less than 700,000 that choose to collect service charges shall have a stormwater management planning committee.

STATE MAN	 DATES ACT FISCAL NO	TE. AM-2	
No change from previous note.			
FISCAL NOTE, AM-2 (Dept. of Revenue)			
	impact upon State revenues		
	istrative impact upon the De		
	y Apply: Fiscal; Home Rule		
Feb 16 1995	First reading	Referred to Rules	
Mar 01		Assigned to Counties & Townships	
Mar 09		Motion disch comm, advc 2nd	
Mar 16	Amendment No.01	Committee Counties & Townships CNTY TWNSHIP H Adopted	
Mar 10	Amendment No.01	CNTY TWNSHIP H Adopted Motion Do Pass Amended-Lost	
		004-006-000	
		Recomminded do pass as amend	
		006-004-000	
	Placed Calndr, Second Rea	dng	
Mar 21		Fiscal Note Requested LANG	
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	Placed Calndr, Second Rea		
Apr 05		Fiscal Note Filed	
	Discol Calada Sacard Das	St Mandate Fis Note Filed	
Ann 10	Placed Caindr, Second Rea Amendment No.02	MOORE, ANDREA Amendment	
Apr 19	Amenament No.02	referred to	
		HRUL	'
	Placed Calndr, Second Rea		
Apr 25	Amendment No.02	MOORE, ANDREA Be approved	
		considerat	
		005-000-003	
and the second	Placed Calndr, Second Rea	dng	
Apr 26	Amendment No.02	MOORE, ANDREA Adopted	
		058-054-002	
		Fiscal Note Requested AS AMENDED/LANG	
		St Mandate Fis Nte RegAS	
		AMENDED/LANG	
	Second Reading	AMENDED/ EANS	
	Held on 2nd Reading		
		St Mandate Fis Note Filed	
		Fiscal Note Filed	
	Calendar Order of 3rd Rdr	ng	
May 03		Re-committed to Rules	
Jan 07 1997	Session Sine Die		
HB-1882 BRADY			
SAVING BNK-LOAN ASSN-LIABILITY			
Aug 11 1995 PUBLIC ACT 89-0320			
-	ENBERG.		
605 ILCS 10/14.3			
605 ILCS 10/14.5		21, par. 100-17	
1001 Les 10/17 Homen, 121, par. 100 17			

Amends the Toll Highway Act. Provides that all extensions to the toll highway system that have been authorized but not completed by the effective date of this amendatory Act shall be completed by the State of Illinois and maintained and operated free of tolls. Requires the Toll Highway Authority to submit to the General Assembly, by March 1, 1996, a plan to pay off outstanding bonds issued in connection with those extensions and to refinance the completion of those extensions by the State. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Mar 01 Mar 09

Mar 16

Mar 23

Referred to Rules Assigned to Executive Motion disch comm, advc 2nd Committee Executive Motion Do Pass-Lost 004-001-000 HEXC Committee Executive Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --SCHOENBERG Committee Rules

HB-1884 **KENNER – DAVIS, STEVE.**

Session Sine Die

105 ILCS 5/2-3.117 new

Jan 07 1997

Amends the School Code. Provides that the State Board of Education shall establish and administer in participating school districts a work-study program under which high school students with a B average may participate for up to 20 hours per week and receive both academic credit and wages for their efforts. Provides for State grants to be made to the employers of the students in an approved program equal to 50% of the gross wages of the students. Effective immediately.

FISCAL NOTE (State Board of Education) Granting back to the employer 50% of the cost of hiring the student would cost the State Board \$50 per student per week. There is no information about which districts may participate. availability of the program to public and private schools, if the program is per school year or fiscal year, or how many students may participate, making a complete analysis impossible. Administrative costs are not known at this time. STATE MANDATES FISCAL NOTE (State Board of Education) No change from fiscal note. NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Elementary & Secondary Education Mar 09 Motion disch comm, advc 2nd Committee Elementary & Secondary Education Mar 15 Amendment No.01 ELEM SCND ED H To Subcommittee ELEM SCND ED H

> To Subcommittee ELEM SCND ED H

To Subcommittee

Refer to Rules/Rul 3-9(a)

Education

Fiscal Note Filed St Mandate Fis Note Filed Committee Rules

Committee Elementary & Secondary

Amendment No.02

Amendment No.03

Mar 16 Mar 21

Jan 07 1997 Session Sine Die

HB-1885 DAVIS, STEVE.

New Act

Creates the Police Salary Matching Funds Act. Requires the State to pay a unit of local government an amount matching that received by the local government from the federal government for the salary of additional police officers. Requires the State to also pay the amount paid by the federal government when the federal funds are no longer available. Requires the Department of Revenue to administer the Act. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Mar 01

Mar 09

Mar 16 Mar 23

Referred to Rules Assigned to Elections & State Government Motion disch comm, advc 2nd Committee Elections & State Government Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO **ORDER 2ND READING** --DAVIS,STEVE Committee Rules

Jan 07 1997 Session Sine Die

HB-1886 JONES, SHIRLEY AND MOORE, EUGENE.

30 ILCS 105/5.401 new 35 ILCS 145/6 110 ILCS 325/5 new

from Ch. 120, par. 481b.36

Amends the University of Illinois at Chicago Land Transfer Act to authorize the Board of Trustees of the University of Illinois to construct a football stadium at the University of Illinois at Chicago. Authorizes the issuance of bonds to finance the stadium. Gives the Board of Trustees the power to lease the stadium to a professional football team. Provides that all revenue generated by the stadium shall go into the UI-C Stadium Bond Fund to be used to pay principal and interest on the bonds. Amends the State Finance Act to create the UI-C Stadium Bond Fund. Amends the Hotel Operator's Occupation Tax Act to provide for tax proceeds to be deposited into the UI-C Stadium Bond Fund. Effective immediately. NOTE(S) THAT MAY APPLY: Fiscal

NOTE(S) I HAT IVIAY APPLY: LISCAL	
Feb 16 1995 First reading	Referred to Rules
Mar 01	Assigned to Executive
Mar 09	Motion disch comm, advc 2nd
	Committee Executive
Mar 16	Motion Do Pass-Lost 003-005-002
	HEXC
	Committee Executive
	Refer to Rules/Rul 3-9(a)
Mar 23	Motion disch comm, advc 2nd
	HOUSE BILL TO
	ORDER 2ND READING
	JONES,SHIRLEY
	Committee Rules

Jan 07 1997 Session Sine Die

RYDER, WEAVER, M, HANNIG, COWLISHAW, HOEFT, BRUNSVOLD, HB-1887 DAVIS, M, PUGH AND MAUTINO.

Makes appropriations to the State Board of Education for its FY 1996 ordinary and contingent expenses and other purposes. Effective July 1, 1995.

Feb 16 1995	First reading	Referred to Rules
Mar 01	C C	Assigned to Appropriations-Education
Apr 07	Amendment No.01	APP EDUCATION H
		Remains in Committee
		Appropriations-Education
1	Amendment No.02	APP EDUCATION H
		Remains in Committee
		Appropriations-Education
	Amendment No.03	APP EDUCATION H
		Remains in Committee
		Appropriations-Education
	Amendment No.04	APP EDUCATION H
		Remains in Committee
		Appropriations-Education
	Amendment No.05	APP EDUCATION H
		Remains in Committee
		Appropriations-Education
·		Committee Appropriations-Education
Apr 24		Refer to Rules/Rul 3-9(a)
A 11 1		

Jan 07 1997 Session Sine Die

HB-1888 RYDER.

225 ILCS 85/25 410 ILCS 620/3.14

from Ch. 111, par. 4145 from Ch. 56 1/2, par. 503.14

Amends the Pharmacy Practice Act of 1987 and the Illinois Food, Drug and Cosmetic Act. Adds Section captions; makes no substantive change.

HOUSE AMENDMENT NO. 1.

Provides limitations on drug substitutions. Requires that the selected drug does not utilize a technology or mechanism that is different from that utilized by the prescribed drug to control, enhance or direct the release, targeting, systemic absorption, or other delivery of a dosage regimen in the body. Provides that selection is limited to products listed in the United States Food and Drug Administration publication entitled "Approved Drug Products with Therapeutic Equivalence Evaluations" that carry an "A" rating in that publication and to products that are marketed under the identical New Drug Application approved by the FDA for the original brand name drug.

FISCAL NOTE, AMENDED (Dept. of Public Aid) A sampling of drugs were used to come up with a 21.5% price differential per prescription between brand names and generics. Drugs with high, middle and low prescription prices were used to represent the base price. It has been assumed that patents for 20 drugs may expire in FY'96. Based on these factors it is estimated that this legislation will cost the Dept. \$1.9 million in FY'96, with similar costs each year after. FISCAL NOTE, AMENDED (Dept. of Public Health) IDPH is not the appropriate agency to provide a fiscal note on this bill. State agencies which pay for pharmaceuticals would be the most appropriate agencies to provide fiscal impact statements on this legislation, such as Public Aid, Mental Health and CMS.

Feb 16 1995 First reading Mar 01

Mar 15 Amendment No.01 Referred to Rules Assigned to Registration & Regulation **REGIS REGULAT H** Adopted Do Pass Amend/Short Debate 011-000-002

Placed Cal 2nd Rdg-Sht Dbt Mar 20 Fiscal Note Filed

Cal Ord 2nd Rdg-Shr Dbt

Mar 21

Second Reading-Short Debate Pid Cal Ord 3rd Rdg-Sht Dbt

Re-committed to Rules

Fiscal Note Filed

Jan 07 1997 Session Sine Die

HB-1889 STEPHENS.

305 ILCS 5/1-5

Apr 27

from Ch. 23, par. 1-5

Amends the Public Aid Code to make a stylistic change in a Section concerning construction of the Code.

Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Health Care & Human
		Services
Mar 16		Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-1890 STEPHENS.

305 ILCS 5/4-16

from Ch. 23, par. 4-16

Amends the AFDC Article of the Public Aid Code to add a caption to a Section concerning day care.

Feb 16 1995 First reading Mar 01

Referred to Rules Assigned to Health Care & Human Services Refer to Rules/Rul 3-9(a)

Mar 16 Jan 07 1997

Session Sine Die

HB-1891 MITCHELL

ATTY GEN-ST ATTY-DPA-SUPPORT Aug 20 1995 PUBLIC ACT 89-0395

HB-1892 RUTHERFORD.

20 ILCS 405/64.1

from Ch. 127, par. 63b4

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 1996, 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 Feb 16 1995 First reading Mar 01

Referred to Rules Assigned to Elections & State Government Refer to Rules/Rul 3-9(a)

Mar 16 Jan 07 1997 Session Sine Die

HB-1893 KUBIK

IL INCOME TAX ACT-FAIL TO SIGN Aug 18 1995 PUBLIC ACT 89-0379

HB-1894 LYONS

RETAIL INSTALL SALES-AGREEMENT Aug 11 1995 PUBLIC ACT 89-0321

HB-1895 PEDERSEN.

215 ILCS 5/804.1

Amends the Illinois Insurance Code. Makes technical changes in a Section concerning the management of the Illinois Mine Subsidence Insurance Fund. Feb 16 1995 First reading Referred to Rules

Feb 16 1995 First reading Mar 01 Mar 14 Amendr

Amendment No.01

Amendment No.02

Assigned to Insurance INSURANCE H Remains in Committee Insurance INSURANCE H Remains in Committee Insurance Committee Insurance Refer to Rules/Rul 3-9(a)

Mar 16 Jan 07 1997 Session Sine Die

HB-1896 LEITCH.

40 ILCS 5/7-132 40 ILCS 5/7-171 30 ILCS 805/8.19 new from Ch. 108 1/2, par. 7-132 from Ch. 108 1/2, par. 7-171

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, 1996. Provides that current employees of those entities shall receive free credit for 20% of their prior service with that employer (up to a maximum of 5 years) but employee contributions must be paid in order to receive credit for the remainder of that prior service. Provides that the school districts participating in those entities may pay their proportionate share of the employer contribution for current service out of the districts' IMRF tax levy. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION IMPACT NOTE

Fiscal impact is estimated to be substantial for the 7 special education districts that are required to join IMRF.

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State MandatesFeb 16 1995First readingReferred to RulesMar 01Assigned to Personnel & PensionsMar 16Refer to Rules/Rul 3-9(a)Mar 17Pension Note FiledCommittee RulesCommittee Rules

Jan 07 1997 Session Sine Die

HB-1897 LEITCH.

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, 1996. Effective immediately.

PENSION IMPACT NOTE

HB1897 would not increase the liability of IMRF. NOTE(s) THAT MAY APPLY: Fiscal; Pension

Feb 16 1995 First reading Mar 01 Mar 09

Mar 16 Jan 07 1997 Session Sine Die

HB-1898 BIGGINS.

35 ILCS 200/18-185

Amends the Property Tax Extension Limitation Law in the Property Tax Code. Excludes from the definition of "aggregate extension" any special purpose extension made for any municipality or township upon a levy made under Article 3 of the Illinois Local Library Act. Further provides that those extensions are a separate extension subject to limitation under the Property Tax Extension Limitation Law.

Feb 16 1995 Mar 02 Mar 16

Amendment No.01

First reading

Referred to Rules Assigned to Revenue REVENUE H To Subcommittee Refer to Rules/Rul 3-9(a)

Referred to Rules

Pension Note Filed

Assigned to Personnel & Pensions

Committee Personnel & Pensions

Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-1899 CURRIE.

220 ILCS 5/8-201

Mar 23

from Ch. 111 2/3, par. 8-201

Amends the Public Utilities Act concerning utility and heating customer relationships. Adds a Section caption.

Feb 16 1995	First reading
Mar 01	
Mar 16	Amendment No.01

Referred to Rules Assigned to Public Utilities PUB UTILITIES H Remains in Committee Public Utilities Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --CURRIE Committee Rules

L--- 07 1007 - ---- C: F

Jan 07 1997 Session Sine Die

HB-1900 RYDER - STROGER.

55 ILCS 5/5-1028.1	from Ch. 34, par. 5-1028.1
35 ILCS 105/3-45	from Ch. 120, par. 439.3-45

Amends the Counties Code and the Use Tax Act regarding tax collection. Makes technical changes.

STATE MANDATES ACT FISCAL NOTE In the opinion of DCCA, HB1900 fails to meet the definition of a mandate under the State Mandates Act. FISCAL NOTE (Dept. of Revenue) HB1900 has no fiscal impact to the State. Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Revenue Mar 16 Recommended do pass 008-004-000 Placed Calndr, Second Reading Mar 21 St Mandate Fis Note Filed Fiscal Note Filed

Second Reading Placed Calndr, Third Reading

1576

Apr 27	Third Reading - Pas	ssed 114-000-001	
May 01	Arrive Senate	, n	
	Sen Sponsor PHILI		
	Added as Chief Co-		
	Placed Calendr, Firs		
	First reading	Referred to Rules	
May 02		Assigned to Revenue	
May 17		Recommended do pass 010	-000-000
	Placed Calndr, Seco	nd Reading	
May 18	Second Reading	-	
	Placed Calndr, Thir	d Reading	
Jun 26	Refer to Rules/RR		
Jan 07 1997	Session Sine Die	The second s	
HB-1901 RYDEF	₹.		
20 ILCS 5/9.11a	from	m Ch. 127, par. 9.11a	
Amends the Civi	1 Administrative C	ode of Illinois concerning salari	es in the De-
partment of Correc			
Feb 16 1995	First reading	Referred to Rules	
	That reading	Assigned to Elections & Si	rate
Mar 01		Assigned to Elections & S	

	Government
Mar 16	Recommended do pass 011-006-000
	Placed Calndr, Second Reading
Mar 21	Second Reading
1	Placed Calndr, Third Reading
Apr 27	Re-committed to Rules
Jan 07 1997	Session Sine Die

HB-1902 MEYER.

10 ILCS 5/7-61

from Ch. 46, par. 7-61

Amends the Election Code to provide that if there is a vacancy in nomination because no established political party candidate was on the primary ballot then no candidate of the party shall be listed on the ballot at the general election.

Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Elections & State
Mar 01		Government
Mar 16		Recommended do pass 013-003-001
	Placed Calndr, Secor	
Mar 21	Second Reading	• •
	Placed Calndr, Third	Reading

Re-committed to Rules

Jan 07 1997 Session Sine Die

HB-1903 MEYER.

May 03

625 ILCS 5/18c-5306

from Ch. 95 1/2, par. 18c-5306

Amends the Illinois Vehicle Code by making technical changes in the Section concerning the denial, suspension, or revocation of non-relocation towing licenses. Referred to Rules Feb 16 1995 First reading

Assigned to Transportation & Motor Vehicles Refer to Rules/Rul 3-9(a)

Mar 16 Jan 07 1997 Session Sine Die

HB-1904 MEYER.

Mar 01

215 ILCS 5/143.32 new

Amends the Illinois Insurance Code. Adds a Section relating to termination of coverage notices. Adds a Section caption only.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 16 1995	First reading	Referred to Rules
Mar 01	A second areas No. 01	Assigned to Insura INSURANCE
Mar 14	Amendment No.01	Remains in Comm
		INCUDANCE 1

Amendment No.02

ssigned to Insurance **SURANCE** H emains in Committee Insurance INSURANCE H Remains in Committee Insurance Committee Insurance Refer to Rules/Rul 3-9(a)

Mar 16 Jan 07 1997

Session Sine Die

HB-1905 DART.

> 725 ILCS 5/106B-2 new 725 ILCS 5/112-8 new 725 ILCS 5/115-16 new 725 ILCS 215/11 new

Amends the Code of Criminal Procedure and the Statewide Grand Jury Act. Provides that a child who testifies in a criminal trial or before a Grand Jury or Statewide Grand Jury shall be allowed to have an advocate on his or her behalf appointed by the court or assigned by the State's Attorney or (in the case of a Statewide Grand Jury) the Attorney General. Effective immediately.

HOUSE AMENDMENT NO. 3.

Deletes reference to: 725 ILCS 5/106B-2 new 725 ILCS 5/115-16 new

Deletes provisions for appointment of a child advocate for a child testifying in a criminal trial. Authorizes a child advocate for a child who testifies before the Grand Jury or Statewide Grand Jury as a crime victim. Provides for appointment of a child advocate upon request of the child victim. Deletes provision for assignment of a child advocate by a State's Attorney or the Attorney General.

Referred to Rules

--DART Committee Rules

JUD-CRIMINAL H

JUD-CRIMINAL H

JUD-CRIMINAL H

Motion Do Pass Amended-Lost 008-000-006 HJUB

Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING

Assigned to Judiciary - Criminal Law

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

Withdrawn

Withdrawn

Adopted

Feb 16 1995 Mar 01

Mar 16

Amendment No.01 Amendment No.02 Amendment No.03

First reading

Mar 23

Jan 07 1997 Session Sine Die

DART - FLOWERS - DAVIS,M - KENNER - BLAGOJEVICH AND LO-HB-1906 PF7

105 ILCS 5/18-1.5 new

Amends the School Code. Provides that as an integral part of the State's primary responsibility for financing an efficient system of high quality public education, the State has a duty to assure funding for school districts at levels that enable all school districts to educate their students in school buildings and facilities that meet minimum State and federal housing construction and environmental standards. Provides that the duty includes ensuring health and safety standards through the repair, renovation, alteration, and construction of certain facilities. Requires the State Superintendent of Education to report annually on the conditions of school buildings and facilities and related matters and to recommend a timetable for necessary repairs or construction. Requires all public school buildings and facilities to be in compliance with minimum State and federal housing construction and environmental standards within 5 years. Effective immediately.

Note(s) That Ma	Y APPLY: Fiscal	
	First reading	Referred to Rules
Mar 01	and the second sec	Assigned to Elementary & Secondary Education
Mar 09	-	Motion disch comm, advc 2nd
		Committee Elementary & Secondary
		Education
Mar 15	Amendment No.01	ELEM SCND ED H
		To Subcommittee
	Amendment No.02	ELEM SCND ED H
		To Subcommittee
	Amendment No.03	ELEM SCND ED H
		To Subcommittee
	÷	Committee Elementary & Secondary
		Education

Mar 16

Mar 23

Motion Do Pass-Lost 009-014-000 HELM Committee Elementary & Secondary Education Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --DART Committee Rules

Jan 07 1997 Session Sine Die

HB-1907 DART.

105 ILCS 5/34-2.3

from Ch. 122, par. 34-2.3

Amends the School Code. Provides that local school council members shall (now, shall to the greatest extent possible) complete their required training within 90 days after their election.

First reading	Referred to Rules
This reading	Assigned to Elementary & Secondary
•	Education Motion disch comm, advc 2nd
	Committee Elementary & Secondary
	Education
Amendment No.01	ELEM SCND ED H
	To Subcommittee
Amendment No.02	ELEM SCND ED H
	To Subcommittee
Amendment No.03	ELEM SCND ED H
	To Subcommittee
	Committee Elementary & Secondary
	Education
and the second second second second	Refer to Rules/Rul 3-9(a)
	Motion disch comm, advc 2nd
	HOUSE BILL TO
	ORDER 2ND READING
	DART
	Amendment No.02

Committee Rules

Jan 07 1997 Session Sine Die

HB-1908 DART - CURRY,J - FEIGENHOLTZ - DAVIS,STEVE, BOLAND AND BLAGOJEVICH.

10 ILCS 5/9-5.5 new 10 ILCS 5/9-5.10 new 10 ILCS 5/9-5.15 new 10 ILCS 5/9-5.20 new 10 ILCS 5/29-14.5 new

Amends the Election Code. Establishes campaign expenditure limits for candidates for the General Assembly. Establishes contribution limits for individuals and political action committees to campaigns of candidates for any office. Prohibits the personal use of campaign contributions by candidates for the General Assembly. Requires disclosure of the occupation and employer of a contributor to a political action committee in excess of \$1,000 per year. Prohibits the inclusion of false information about or unattributed allegations against an opponent in a candidate's printed campaign literature. Permits complaints of violation to be filed with and heard by the State Board of Elections, and permits a maximum \$1,000 fine for a violation. Effective immediately.

Feb 16 1995 First reading Mar 01 Mar 09

Mar 16

Referred to Rules Assigned to Executive Motion disch comm, advc 2nd Committee Executive Motion Do Pass-Lost 005-000-006 HEXC Committee Executive Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --DART Committee Rules

Mar 23

Jan 07 1997 Session Sine Die

HB-1909 DART. 20 ILCS 5/20

from Ch. 127, par. 20

Amends the Illinois Civil Administrative Code to prohibit a State agency created under the Code from maintaining or requesting funding for a position of legislative liaison.

Note(s) That May AppLy: Fiscal Feb 16 1995 First reading Mar 01

Mar 09

Mar 16 Mar 23 Referred to Rules Assigned to Elections & State Government Motion disch comm, advc 2nd Committee Elections & State Government Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --DART Committee Rules

Jan 07 1997 Session Sine Die

HB-1910 MULLIGAN

GUARDIANSHIP-ADVOCACY-PROBATE Aug 20 1995 PUBLIC ACT 89-0396

HB-1911 RONEN – CURRY,J, LAURINO, BUGIELSKI, CAPPARELLI AND SCOTT.

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.

Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Elections & State Government
Mar 09		Motion disch comm, advc 2nd
		Committee Elections & State Government
Mar 16		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
		ORDER 2ND READING
		RONEN
		Committee Rules
Jan 07 1997	Session Sine Die	

HB-1912 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 Short Term Borrowing Act by repealing the Act on April 1, 1999. Effective immediately. Feb 16 1995 First reading Mar 01

Mar 09

Mar 16 Mar 23 Referred to Rules Assigned to Elections & State Government Motion disch comm, advc 2nd Committee Elections & State Government Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING -RONEN Committee Rules

Jan 07 1997 Session Sine Die

HB-1913 RONEN.

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.

Feb 16 1995 First reading

Mar 01

Mar 09

Mar 16 Mar 23

Jan 07 1997 Session Sine Die

HB-1914 RONEN.

New Act

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.

Referred to Rules Assigned to Elections & State Government Motion disch comm, advc 2nd Committee Elections & State Government Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --RONEN Committee Rules

Feb 16 1995 Mar 01	First reading	Referred to Rules Assigned to Elections & State
Mar 09		Government Motion disch comm, advc 2nd Committee Elections & State
Mar 16 Mar 23		Government Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING RONEN
Jan 07 1997	Session Sine Die	Committee Rules

HB-1915 LANG – DAVIS,STEVE – CURRY,J.

820 ILCS 305/19 from Ch. 48, par. 138.19

Amends the Workers' Compensation Act. Provides that if an employer fails to pay benefits due an injured employee, the employee shall be allowed an additional \$50 (now, \$10) per day for each day that benefits were withheld, up to a maximum of \$10,000 or 50% of the benefits, whichever is greater (now, \$2,500). Also provides for assessment of attorney's fees and costs against the employer.

assessment of a	101110y = 1005 and 00515 a	ganist the employer.
Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Commerce, Industry & Labor
Mar 09		Motion disch comm, advc 2nd
		Committee Commerce, Industry & Labor
Mar 16	Amendment No.01	COMMERCE H
		Remains in Committee Commerce, Industry & Labor
		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
		ORDER 2ND READING
		LANG
		Committee Rules

Jan 07 1997 Session Sine Die

HB-1916 RUTHERFORD.

745 ILCS 50/1

Mar 16

from Ch. 56 1/2, par. 2001

Amends the Good Samaritan Food Donor Act. Makes technical changes to the short title.

Feb 16 1995 First reading. Mar 01 Mar 08 Referred to Rules Assigned to Judiciary - Civil Law Re-assigned to Agriculture & Conservation Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-1917 BLACK – BURKE.

225 ILCS 605/2	from Ch. 8, par. 302
225 ILCS 605/2.2	from Ch. 8, par. 302.2
225 ILCS 605/3	from Ch. 8, par. 303
225 ILCS 605/3.2 new	
225 ILCS 605/5	from Ch. 8, par. 305
225 ILCS 605/10	from Ch. 8, par. 310
225 ILCS 605/20	from Ch. 8, par. 320
225 ILCS 605/21	from Ch. 8, par. 321

Amends the Animal Welfare Act. Provides that no kennel or cattery operator shall separate a kitten from its mother until the kitten is 8 weeks old. Provides that guard dog services must be licensed. Provides that foster homes must obtain a permit from the animal shelter that retains responsibility for the foster animal. Provides that foster homes shall care for no more than 4 animals at a time. Provides that the Department of Agriculture may refuse to reissue or renew, or suspend or revoke a license for any violation of the Act or aiding or abetting another in violation of the Act, regardless of whether the violation was wilful. Provides that a violation of this Act is a Class C misdemeanor rather than a petty offense. Provides fees for foster home permits and renewals. Effective immediately.

DOA would ex revenues annu	E (Dept. of Agriculture) spect to generate between s ally which would be suffici- red by DOA as a result of w A ppt w Firsal	ent to cover any mini-
Feb 16 1995	First reading	Referred to Rules
Mar 01	Thist reading	
		Assigned to Agriculture & Conservation
Mar 08		Do Pass/Short Debate Cal 028-000-000
	Placed Cal 2nd Rdg-Sht	
		Fiscal Note Requested LANG
	Cal Ord 2nd Rdg-Shr Dbt	
Mar 09	Second Reading-Short Debate	
	Held 2nd Rdg-Short Deb	bate
Mar 14		Fiscal Note Filed
	Held 2nd Rdg-Short Det	pate
Mar 21	Pld Cal Ord 3rd Rdg-Sh	
Apr 25		Re-committed to Rules
Jan 07 1997	Session Sine Die	Re committed to Rules
HB-1918 HOEFT	ſ.	
105 ILCS 5/10-22.	34c new	
105 ILCS 5/21-1		122, par. 21-1
105 ILCS 5/21-1b		. 122, par. 21-1b
105 ILCS 5/21-10		122, par. 21-1c
100 100 0/ 21-10	- Hom Ch	1, par1-10

105,1LC5 5/21-1	from Cn. 122, par. 21-1
105 ILCS 5/21-1b	from Ch. 122, par. 21-1b
105 ILCS 5/21-1c	from Ch. 122, par. 21-1c
105 ILCS 5/21-2	from Ch. 122, par. 21-2
105 ILCS 5/21-2.1	from Ch. 122, par. 21-2.1
105 ILCS 5/21-3	from Ch. 122, par. 21-3
105 ILCS 5/21-4	from Ch. 122, par. 21-4
105 ILCS 5/21-5	from Ch. 122, par. 21-5
105 ILCS 5/21-5a	from Ch. 122, par. 21-5a
105 ILCS 5/21-7.1	from Ch. 122, par. 21-7.1
105 ILCS 5/21-9	from Ch. 122, par. 21-9
105 ILCS 5/21-11	from Ch. 122, par. 21-11
105 ILCS 5/21-11.3	from Ch. 122, par. 21-11.3
105 ILCS 5/21-11.4	
105 ILCS 5/21-12	from Ch. 122, par. 21-12
105 ILCS 5/21-16	from Ch. 122, par. 21-16
105 ILCS 5/21-17	from ¹ Ch. 122, par. 21-17
105 ILCS 5/21-25	from Ch. 122, par. 21-25
105 ILCS 5/21-27 new	

Amends the School Code. Provides for the issuance by the regional offices of education of early childhood, elementary, special, high-school, administrative, school service personnel, substitute, general, and teacher's aid certificates. Also provides for the issuance by the regional offices of education of an endorsement to a certificate if the endorsement is to be made at the time of and in conjunction with the initial issuance of a certificate or at the time of and in conjunction with the issuance of an administrative certificate. Requires fees paid incident to certificates issued or endorsements made by a regional office of education to be paid into the institute fund. Effective January 1, 1996.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01

Mar 16

Amendment No.01 Amendment No.02

Amendment No.03

Education ELEM SCND ED H To Subcommittee ELEM SCND ED H To Subcommittee ELEM SCND ED H To Subcommittee Committee Elementary & Secondary Education Refer to Rules/Rul 3-9(a)

Assigned to Elementary & Secondary

Referred to Rules

Jan 07 1997 Session Sine Die

HB-1919 HOEFT. 105 ILCS 5/2-3.41 105 ILCS 5/2-3.66

from Ch. 122, par. 2-3.41 from Ch. 122, par. 2-3.66 Amends the School Code. Transfers full responsibility for administering and implementing Truants' Alternative and Optional Education Programs from the State Board of Education to the regional offices of education beginning on July 1, 1995. Requires funding that is appropriated for the programs to be distributed to the regional offices of education on a per student basis. Authorizes the regional offices of education to allocate and distribute program funds to school districts for the operation of Truants' Alternative and Optional Education programs. Provides that the regional office of education oversight boards are to give direction to the regional superintendents concerning the use of program funds. Effective July 1, 1995.

Note(s) That Ma	Y APPLY: Fiscal	, , , , , , , , , , , , , , , , , , ,
Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Elementary & Secondary Education
Mar 16	Amendment No.01	ELEM SCND ED H
		To Subcommittee
	Amendment No.02	ELEM SCND ED H
		To Subcommittee
	Amendment No.03	ELEM SCND ED H
		To Subcommittee
		Committee Elementary & Secondary
		Education
		Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	

HB-1920 HOEFT.

105 ILCS 5/2-3.64

from Ch. 122, par. 2-3.64

Amends the School Code. Provides that State assessment tests shall be delivered in labeled, sealed packages to the regional office of education that has jurisdiction over the schools of the district in which the test is to be administered. Requires the regional office of education to develop a system to supervise the distribution of the sealed test packages to the appropriate attendance centers at the end of the last school day preceding the school day on which the test is to be administered. Requires proceedings for dismissal to be instituted against principals of a school district who intentionally alter or attempt to alter test results by unprofessional tactics. Effective January 1, 1996.

HOUSE AMENDMENT NO. 4.

Adds reference to:

from Ch. 122, par. 2-3.62

105 ILCS 5/2-3.62 105 ILCS 5/3A-16 105 ILCS 5/3A-17

Changes the title, deletes everything after the enacting clause, restores the deleted provisions, and further amends the School Code. Provides that neither the State Board of Education nor the State Superintendent of Education is authorized to train or require or provide training for a regional office of education oversight board or its members, or to require any oversight board member to obtain or participate in any training, or to dismiss, remove, or declare vacant the office of any regional office of education oversight board member for any reason. Provides that any rules inconsistent with those limitations are of no legal force or effect. Effective immediately, except the provisions deleted and restored take effect January 1, 1996.

FISCAL NOTE, AMENDED (State Board of Education)

There is no fiscal impact to the State Board. There will be a

major impact on either the regional sup'ts. or local districts.

ISBE has no way to estimate these costs.

STATE MANDATES FISCAL NOTE, AMENDED (State Board of Education) No change from fiscal note.

NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Mar 01

Mar 16

Amendment No.01

Amendment No.02

Referred to Rules Assigned to Elementary & Secondary Education ELEM SCND ED H To Subcommittee ELEM SCND ED H To Subcommittee

Mar 16	Cont. Amendment No.03	ELEM SCND ED H	
		To Subcommittee	
	Amendment No.04	ELEM SCNDED H	Adopted
		Do Pass Amend/Short	Debate
		019-000-002	
	Placed Cal 2nd Rdg-Sht Dl	ot	
		Fiscal Note Requested	LANG
	Cal Ord 2nd Rdg-Shr Dbt		
Mar 21		Fiscal Note Filed	
		St Mandate Fis Note Fi	ied
	Second Reading-Short Deb		
	Pld Cal Ord 3rd Rdg-Sht E		
	Amendment No.05	LANG	Amendment
	(intertainent i totob	Little	referred to
		HRUL	
	Amendment No.06	LANG	Amendment
	Tunendmenter (10.00	Linto	referred to
		HRUL	
	Amendment No.07	HANNIG	Amendment
	Amendment 10.07	IIAIIIIO	referred to

Calendar Order of 3rd Rdng

Apr 27

Jan 07 1997 Session Sine Die

HB-1921 HOEFT – BRUNSVOLD.

105 ILCS 5/2-3.62 105 ILCS 5/3A-16 105 ILCS 5/3A-17 from Ch. 122, par. 2-3.62

HRUL

Re-committed to Rules

Referred to Rules

Amends the School Code. Provides that neither the State Board of Education nor the State Superintendent of Education is authorized to train or require or provide training for a regional office of education oversight board or its members, or to require any oversight board member to obtain or participate in any training, or to dismiss, remove, or declare vacant the office of any regional office of education oversight board member for any reason. Provides that any rules inconsistent with those limitations are of no legal force or effect. Effective immediately.

Feb 16 1995 First reading Mar 01

Mar 16

Amendment No.01 Amendment No.02 Amendment No.03

Assigned to Elementary & Secondary
Education
ELEM SCND ED H
To Subcommittee
ELEM SCND ED H
To Subcommittee
ELEM SCND ED H
To Subcommittee
Committee Elementary & Secondary
Education
Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-1922 LANG.

105 ILCS 5/2-3.117 new 105 ILCS 5/10-21.7 105 ILCS 5/10-21.7a new 105 ILCS 5/10-22.6 105 ILCS 5/27-23.4 105 ILCS 5/34-84a.1 105 ILCS 5/34-84a.1 105 ILCS 5/34-84a.2 new

from Ch. 122, par. 10-21.7 from Ch. 122, par. 10-22.6 from Ch. 122, par. 34-19 from Ch. 122, par. 34-84a.1

Amends the School Code. Authorizes the State Board of Education to establish a Center for the Prevention of School Violence to serve as a statewide clearinghouse for the receipt of school violence reports and to provide technical assistance to public school officials and parents who require assistance in combating school violence. Requires downstate superintendents to furnish a copy of their incidents-of-battery reports to the persons who made the written complaints that necessitated the reports. Provides that a superintendent who fails to file his or her reports or provide copies as required is guilty of a Class A misdemeanor. Adds equivalent provisions applicable to Chicago school principals with respect to incidents and alleged incidents of intimidation. Adds additional reporting requirements concerning other unlawful acts occurring on school property and makes downstate superintendents and Chicago principals who knowingly violate those requirements guilty of a Class A misdemeanor. Eliminates a provision that exempts the State Board of Education and school boards from implementing violence prevention and conflict resolution education if sufficient private and federal funding to implement those provisions is not available.

Referred to Rules

Education

Education

Education

--LANG Committee Rules

HOUSE BILL TO ORDER 2ND READING

ELEM SCND ED H To Subcommittee

ELEM SCND ED H To Subcommittee

ELEM SCNDED H To Subcommittee

Refer to Rules/Rul 3-9(a)

Motion disch comm, advc 2nd

Assigned to Elementary & Secondary

Committee Elementary & Secondary

Motion disch comm, advc 2nd Committee Elementary & Secondary

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01

Mar 09

Mar 16

Amendment No.01

Amendment No.02

Amendment No.03

Mar 23

Jan 07 1997 Session Sine Die

HB-1923 CROSS.

New Act

Creates the Copyright Royalty Collection Act to require contracts for the payment of royalties to contain certain terms and provisions. Prohibits the use of certain royalty collection or negotiation practices by copyright owners or performing rights societies. Provides for maximum fines. Effective immediately.

Feb 16 1995 First reading Mar 01 Mar 16 Referred to Rules Assigned to Consumer Protection Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-1924 LANG.

New Act

Creates the Unsalaried Entity Abolition Act. Provides that each board, commission, council, or other entity of State government that is created by law and whose board or governing body consists solely of individuals who are not compensated for their services as members of the governing body (or whose only compensation for service consists of reimbursement for expenses or a per diem) is abolished on July 1, 1996. Provides that all duties and functions performed by each such entity shall cease on July 1, 1996 and that, on and after July 1, 1996, State funds may be expended in the furtherance of any of those duties and functions only if a Public Act takes effect on or before July 1, 1996 that provides for the transition of those functions to a department or agency of State government no later than July 1, 1996. Provides that the Department of Central Management Services may adopt appropriate rules for the winding up of operations of entities that are abolished in accordance with the Act.

Feb 16 1995 First reading Mar 01

Mar 16 Mar 23 Referred to Rules Assigned to Elections & State Government Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING -LANG Committee Rules

Jan 07 1997 Session Sine Die

HB-1925 MADIGAN, MJ AND FEIGENHOLTZ.

Appropriates \$10,000,000 to the Department of Public Health for a grant to the Cook County-Rush AIDS Center. Effective July 1, 1995.

Feb 16 1995 Mar 01	First reading	
Apr 24		

Referred to Rules Assigned to Appropriations-Human Services

Jan 07 1997 Session Sine Die

Refer to Rules/Rul 3-9(a)

HB-1926 BLACK – PHELPS – KUBIK – TURNER, A – WIRSING, BOST, DEERING, FLOWERS AND WOOLARD.

225 ILCS 80/3	1 A	from Ch. 111, par. 3903
225 ILCS 80/9		from Ch. 111, par. 3909
225 ILCS 80/12		from Ch. 111, par. 3912
225 ILCS 80/15.1 new		· •
225 ILCS 80/20		from Ch. 111, par. 3920
225 ILCS 80/15 rep.		

Amends the Illinois Optometric Practice Act of 1987. Changes the definition of the practice of optometry. Allows for certification to use therapeutic ocular pharmaceuticals. Repeals provisions creating the Technical Review Board to certify the use of topical ocular pharmaceutical agents. Establishes guidelines for certification to use diagnostic and therapeutic agents. Makes other changes.

Mar 16 Jan 07 1997 Session Sine Die Referred to Rules Assigned to Executive Refer to Rules/Rul 3-9(a)

HB-1927 JONES, SHIRLEY.

20 ILCS 3930/7

from Ch. 38, par. 210-7

Amends the Illinois Criminal Justice Information Act. Provides that one of the Illinois Criminal Justice Information Authority's powers and duties is to administer the use of the Law Enforcement and Prosecution Grants to Reduce Violent Crimes Against Women and to develop a plan for the future use of such funds in Illinois. Effective immediately.

Feb 16 1995 First reading Mar 01 Mar 16 Mar 23 Referred to Rules Assigned to Judiciary - Criminal Law Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --JONES,SHIRLEY Committee Rules

Jan 07 1997 Session Sine Die

HB-1928 SAVIANO – MURPHY,M – LAWFER – BALTHIS, DAVIS,STEVE AND SCOTT.

20 ILCS 105/4.02

from Ch. 23, par. 6104.02

Amends the Illinois Act on the Aging. Requires vendors to increase the wages of homemakers and chore housekeepers by the increase in the Consumer Price Index or 5%, whichever is less. Gives vendors an increase for homemakers and chore housekeepers to cover the wage increase. Allows the Department to impose an administrative fine of up to \$10,000 if the vendor does not pass on the wage increase. Effective July 1, 1995.

HOUSE AMENDMENT NO. 1.

Requires a one-time 5% wage increase for homemakers. Removes language that would have required a wage increase each year for homemakers of 5% or in an amount equal to the Consumer Price Index.

Feb 16 1995	First reading	Referred to Rules	
Mar 01		Assigned to Aging	
Mar 09	Amendment No.01	AGING H	Adopted
		Remains in Committee	Aging
Mar 16		Refer to Rules/Rul 3-	9(a)
Mar 22 1996	Added As A Co-sponsor S	COTT	

Jan 07 1997 Session Sine Die

HB-1929 SAVIANO.

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.

FISCAL NOTE (Dept. of Professional Reg.)

The total revenues for House Bill 1929 would be \$56,176.

NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading

Mar 01 Mar 15

Mar 01	Assigned to Registration & Regulation
Mar 15	Do Pass/Short Debate Cal 013-000-000
	Placed Cal 2nd Rdg-Sht Dbt
Mar 20	Fiscal Note Filed
	Cal Ord 2nd Rdg-Shr Dbt

Referred to Rules

Re-committed to Rules

Referred to Rules

Apr 20

Jan 07 1997 Session Sine Die

HB-1930 MCGUIRE. 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 Feb 16 1995 First reading Mar 01

Mar 15

Amendment No.01

Assigned to Priv, De-Reg, Econ & Urban Devel PRIVATIZATION H Remains in Committee Priv, De-Reg. Econ & Urban Devel Committee Priv, De-Reg, Econ & Urban Devel Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --MCGUIRE Committee Rules

Mar 16 Mar 23

Jan 07 1997 Session Sine Die

HB-1931 MCGUIRE

HOUSING-INCOME DETERMINATION Aug 11 1995 **PUBLIC ACT 89-0322**

HB-1932 DURKIN - TENHOUSE - ACKERMAN - MEYER.

New Act

Creates the State Sovereignty Auditor Act. Provides for appointment by the Governor of an auditor to inventory federal mandates and to periodically report to the Governor and the General Assembly upon the costs and impact upon Illinois of federal mandates.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 16 1995	First reading	Referred to Rules	
Mar 01	-	Assigned to Constit	utional Officers
Mar 16		Do Pass/Short Deb	ate Cal 008-000-000
	Placed Cal 2nd Rdg-Sht Dl	ot	
Mar 21		Fiscal Note Reques	sted LANG
	Cal Ord 2nd Rdg-Shr Dbt	•	
Apr 05	Amendment No.01	HANNIG	Amendment
•			referred to
		HRUL	

Cal Ord 2nd Rdg-Shr Dbt

Apr 25		Re-committed to Rules	
Jan 07 1997	Session Sine Die		

HB-1933 KLINGLER – WIRSING – DURKIN – POE – MEYER AND TENHOUSE. 25 ILCS 130/4-2 from Ch. 63, par. 1004-2

Amends the Legislative Commission Reorganization Act of 1984. Expands the responsibilities of the Commission on Intergovernmental Cooperation in monitoring and assisting in the application process for federal aid.

HOUSE AMENDMENT NO. 1.

Provides that the Commission shall provide technical assistance in preparing (rather than assistance in writing) applications for federal aid, shall acquire (rather than provide) status reports, and shall provide certain other information and oversight in the federal aid application process. Provides for the Commission to receive applications from State agencies, including the legislative and judicial branches and elected State officers including the Governor, and to receive summaries of applications from State colleges and universities.

FISCAL NOTE (Commission on Intergovernmental Cooperation) Additional staff and support capabilities would cost approximately \$35,175. Although amounts are underterminable, the State could benefit through increased amounts in grant receipts. Note(s) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Referred to Rules

Mar 01	Thist reading	Assigned to Elections & State
Martin		Government
Mar 16	Amendment No.01	ELECTN ST GOV H Adopted
		Recomminded do pass as amend
	× .	015-002-000
	 Placed Calndr, Second Read 	ing
Mar 21		Fiscal Note Requested LANG
		Fiscal Note Filed
	Second Reading	,
	Placed Calndr, Third Reading	ng
Mar 22	Recalled to Second Reading	
	Held on 2nd Reading	
Apr 20		Re-committed to Rules
Jan 07 1997	Session Sine Die	

HB-1934 WIRSING.

New Act

Creates the Uniform Custodial Trust Act. Provides that any person competent to transfer property may create custodial trusts for the benefit of themselves or others, with the beneficial interest in custodial trust property in the beneficiary and not in the custodial trustee. Allows any kind of property to be made the subject of a transfer to a custodial trustee for the benefit of a beneficiary. Provides guidelines for establishing custodial trusts. Provides powers, duties, and liabilities of the custodial trustee and beneficiary. Provides guidelines for designating successor trustees and for terminating the custodial trust. Provides that Act does not displace or restrict other means of creating trusts.

Feb 16 1995	First reading	Referred to Rules
Mar 01	.	Assigned to Judiciary - Civil Law
Mar 16		Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	

HB-1935 MOORE, ANDREA - POE - ACKERMAN - MEYER AND WIRSING.

New Act

815 ILCS 505/2Z

from Ch. 121 1/2, par. 262Z

Creates the Consumer Credit Reporting Fairness Act. Requires credit reporting agencies to make certain disclosures without cost to persons who are the subject of credit reports. Establishes a dispute resolution procedure. Requires a credit reporting agency to maintain a toll-free telephone number for inquiries and complaints by persons who are the subject of its credit reports. Allows a person to recover damages from a credit reporting agency or other person who violates the Act. Provides that the Act may be enforced by the Attorney General. Provides that a violation constitutes a violation of the Consumer Fraud and Deceptive Business Practices Act.

NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Consumer Protection Mar 09 Motion disch comm, advc 2nd Committee Consumer Protection Refer to Rules/Rul 3-9(a) Mar 16 Nov 12 1996 Added As A Co-sponsor BEAUBIEN Jan 07 1997 Session Sine Die HB.1936 **TENHOUSE – DEERING.** 20 ILCS 3305/1 from Ch. 127, par. 1051 20 ILCS 3305/2 from Ch. 127, par. 1052 20 ILCS 3305/3.5 new 20 ILCS 3305/4 20 ILCS 3305/4 20 ILCS 3305/5 from Ch. 127, par. 1054 from Ch. 127, par. 1055 20 ILCS 3305/20 from Ch. 127, par. 1070 Amends the Illinois Emergency Management Agency Act. Abolishes the Illinois Emergency Management Agency and transfers its powers, duties, personnel, funds, records, and property to the Department of Military Affairs. FISCAL NOTĚ (Dept. of Military Affairs) Minimum annual savings would exceed \$300,000, with the possibility of greater savings if the completion of a detailed study revealed redundancies which could be eliminated in other areas. NOTE(S) THAT MAY APPLY: Fiscal First reading Feb 16 1995 Referred to Rules Mar 01 Assigned to Elections & State Government Mar 16 Recommended do pass 010-001-005 Placed Calndr, Second Reading Mar 21 Fiscal Note Requested LANG Placed Calndr, Second Reading Fiscal Note Filed Mar 24 Second Reading Placed Calndr, Third Reading Apr 25 Re-committed to Rules Jan 07 1997 Session Sine Die TENHOUSE - NOVAK - MAUTINO - MEYER - SPANGLER. HB-1937 210 ILCS 45/1-113 from Ch. 111 1/2, par. 4151-113 Amends the Nursing Home Care Act to provide that homes, institutions, or other places operated under the authority of the Illinois Department of Veterans' Affairs are not excluded from the definition of long-term care facility. FISCAL NOTE (Dept. of Veterans' Affairs) HB1937 would have no significant programmatic impact. FISCAL NOTE, AMENDED (Dept. of Veterans' Affairs) HB1937, as amended, would require additional staff at a total of \$163,900. Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Veterans' Affairs Recommended do pass 008-000-000 Mar 09 Placed Calndr, Second Reading Mar 13 Fiscal Note Filed Placed Calndr,Second Readng Mar 14 Fiscal Note Requested LANG Placed Calndr, Second Reading Mar 24 Second Reading Placed Calndr, Third Reading Recalled to Second Reading Apr 24 Held on 2nd Reading Amendment No.01 TENHOUSE Amendment referred to HRUL Held on 2nd Reading Apr 25 Amendment No.01 TENHOUSE Rules refers to HVET Held on 2nd Reading Fiscal Note Requested AS AMENDED/LANG

Held on 2nd Reading

1590

Apr 26	Amendment No.01	TENHOUSE	Be approved considerati
÷	Amendment No.02	007-000-000 TENHOUSE	Amendment referred to
		HRUL	Teleffed to
Apr 27	Held on 2nd Reading Amendment No.02	TENHOUSE	Be approved
•		008-000-000	considerati
	Held on 2nd Reading	Fiscal Note Filed	2
May 03	Held on 2nd Reading	Re-committed to Rules	
Jan 07 1997	Session Sine Die		

HB-1938 PHELPS.

305 ILCS 5/4-1.6

from Ch. 23, par. 4-1.6

Amends the Illinois Public Aid Code. Provides that the Illinois Department of Public Aid shall operate demonstration projects concerning the amount of resources a person may possess while retaining eligibility for Public Aid benefits. Provides that these projects shall include a demonstration that raises the maximum of countable resources an individual may retain to \$2000, a demonstration that exempts the market value of one automobile from the calculation of countable resources, a demonstration that allows recipients to establish a Plan to Achieve Self Support, and other demonstrations designed to enhance self-sufficiency.

NOTE(S) I HAT IVIA	Y APPLY: FISCAL	
Feb 16 1995	First reading	Referred to Rules
Mar 01	. –	Assigned to Health Care & Human Services
Mar 09		Motion disch comm, advc 2nd
		Committee Health Care & Human Services
Mar 16	Amendment No.01	HEALTH/HUMAN H
		Remains in Committee Health Care & Human Services
		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
		ORDER 2ND READING
		PHELPS
		Committee Rules

Jan 07 1997 Session Sine Die

HB-1939 PHELPS.

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	
Feb 16 1995 First reading	Referred to Rules
Mar 01	Assigned to Health Care & Human Services
Mar 09	Motion disch comm, advc 2nd Committee Health Care & Human
Man 17	Services
Mar 16	Refer to Rules/Rul 3-9(a)
Mar 23	Motion disch comm, advc 2nd
	HOUSE BILL TO
	ORDER 2ND READING
	PHELPS
	Committee Rules

Ian 07 1997 Session Sine Die

HB-1940 LAWFER

FARM NUISANCE-ATTY FEES-COSTS PUBLIC ACT 89-0256 Aug 09 1995

RYDER - HANNIG - STEPHENS - HARTKE. HB-1941

210 ILCS 45/3-602

from Ch. 111 1/2, par. 4153-602

Amends the Nursing Home Care Act to adjust the amount of damages a licensee must pay to a facility resident whose rights under the Act have been violated by the licensee from "3 times the actual damages, or \$500, whichever is greater, and costs and attorney's fees" to "the actual damages and costs". Effective immediately. N

lote(s) That Ma	y Apply: Fiscal		
Feb 16 1995	First reading	Referred to Rules	
Mar 01		Assigned to Executive	
Mar 16		Recommended do pass 00	07-003-000
	Placed Calndr, Second Rea	ldng	
Mar 21	Second Reading	, The second sec	
	Placed Calndr, Third Read	ling	
Apr 18	Recalled to Second Reading		
· · p. 10	Held on 2nd Reading	-0	
Apr 19	Amendment No.01	RYDER	Amendment
1101 17	i diferente i (0.01	RTD2R	referred to
		HRUL	l'eleriou to
	Held on 2nd Reading	MOD .	
Apr 20	Amendment No.01	RYDER	
Apr 20	Rules refers to	HEXC	
	Held on 2nd Reading	nexe	
Apr 27	Amendment No.01	RYDER	
Apr 27	Held on 2nd Reading	RIDER	
	Amendment No.01	RYDER	Be approved
	Amendment 10.01	KIDEK	considerati
		006-003-000	considerati
Apr 28	Held on 2nd Reading	000-003-000	
May 03	Heid on Zhu Keading	Re-committed to Rules	
Jan 07 1997	Session Sine Die	Re-containitied to Rules	
Jan 0/ 1997	Session Sine Die		

HB-1942

305 ILCS 5/5-23 new

Amends the Public Aid Code. Provides that during the first 3 months of any fiscal year, the Department of Public Aid may not expend, from its current fiscal year appropriation for Medical Assistance, more than \$250,000,000 for liabilities incurred before the beginning of that current fiscal year. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Mar 01

Mar 09

Referred to Rules Assigned to Elections & State Government Motion disch comm, advc 2nd Committee Elections & State Government Refer to Rules/Rul 3-9(a)

Mar 16 Jan 07 1997 Session Sine Die

HB.1943 HANNIG.

15 ILCS 405/24 new

Amends the State Comptroller Act. Requires that the Comptroller certify that State budget and revenue figures meet State constitutional balanced budget requirements.

Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Constitutional Officers
Mar 07		Motion disch comm, advc 2nd
		Committee Constitutional Officers
Mar 16		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
		ORDER 2ND READING
		HANNIG
	· · · · · · · · · · · · · · · · · · ·	Committee Rules

HANNIG.

Jan 07 1997 Session Sine Die

HB-1944 HANNIG.

An Act in relation to State finances. Contains an effective date Section only. Effective immediately.

Feb 16 1995 First reading Mar 01

Mar 09

Mar 16 Mar 23 Referred to Rules Assigned to Elections & State Government Motion disch comm, advc 2nd Committee Elections & State Government Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --HANNIG Committee Rules

Jan 07 1997 Session Sine Die

HB-1945 HANNIG. 30 ILCS 425/2

from Ch. 127, par. 2802

Amends the Build Illinois Bond Act. Reduces the total bond authorization by \$1. Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Appropriations-Public Safety

Apr 24 Jan 07 1997 Session Sine Die

HB-1946 HANNIG.

New Act

An Act in relation to bonds. Contains an effective date Section only. Effective immediately.

Feb 16 1995 First reading Mar 01 Referred to Rules Assigned to Appropriations-Public Safety Refer to Rules/Rul 3-9(a)

Refer to Rules/Rul 3-9(a)

Apr 24

Jan 07 1997 Session Sine Die

HB-1947 HANNIG. 30 ILCS 330/2

from Ch. 127, par. 652

Amends the General Obligation Bond Act. Reduces the total bond authorization by \$1.

Feb 16 1995	First reading	Referred to Rules
Mar 01	· ·	Assigned to Appropriations-Public
		Safety
Apr 24		Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	

HB-1948 FRIAS.F - HOEFT - CLAYTON - TENHOUSE - PHELPS AND PERSICO.

305 ILCS 5/12-4.11

from Ch. 23, par. 12-4.11

Amends the Illinois Public Aid Code. Provides that the Illinois Department of Public Aid shall establish for assistance units receiving AFDC a monthly allowance for children attending elementary or secondary school who must take public transportation to or from school. Provides that these funds may come from the State Board of Education, if funds are available, and federal matching funds.

Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Elementary & Secondary Education Motion disch comm, advc 2nd Mar 09 Committee Elementary & Secondary Education Refer to Rules/Rul 3-9(a) Mar 16 Motion disch comm, advc 2nd Mar 23 HOUSE BILL TO **ORDER 2ND READING** --FRIAS Committee Rules

Jan 07 1997 Session Sine Die

HB-1949 STEPHENS – TENHOUSE – PHELPS – DAVIS, STEVE AND TURNER, A. New Act

1593

20 ILCS 415/8b.7.5 new

30 ILCS 505/9.01.5 new

Creates the Project Self-Sufficiency Act to give preference in State agency, board, and commission hiring practices to qualified aid recipients. Requires the Illinois Department of Public Aid to administer the Act. Requires State agencies, boards, and commissions to report annually concerning hiring under the Act to the Illinois Department and the General Assembly. Amends the Personnel Code to require appointment of a qualified aid recipient if the recipient has one of the 3 highest numerical rankings of all applicants. Amends the Illinois Purchasing Act to subject contracts for personal service to the qualified aid recipient preference.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading

Mar 01

Mar 16 Jan 07 1997 Session Sine Die Referred to Rules Assigned to Elections & State Government Refer to Rules/Rul 3-9(a)

HB-1950 STEPHENS – PHELPS – DEUCHLER – TENHOUSE – DAVIS, STEVE, TURNER, A, DAVIS, M AND FEIGENHOLTZ.

New Act

Creates the Welfare to Work Act. Requires employers who have a contract with the State in excess of \$100,000 to fill no less than 5% of the hours worked under the contract by qualified aid recipients. Also applies to contracts in excess of \$100,000 between those employers and their subcontractors. Requires employers unable to hire recipients at a 5% rate to certify to the Illinois Department of Public Aid the circumstances of the inability. Provides for waivers. Requires the IDPA and the Illinois Department of Labor to administer certain respective provisions of the Act and requires employers to which the Act's provisions apply to report annually to those Departments.

Note(s) That May AppLy: Fiscal Feb 16 1995 First reading Mar 01

Session Sine Die

Referred to Rules Assigned to Commerce, Industry & Labor Refer to Rules/Rul 3-9(a)

HB-1951 RYDER – MOORE, ANDREA – TENHOUSE – PUGH – ERWIN, KRAUSE AND PERSICO.

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

Mar 16

Jan 07 1997

Amends the Illinois Public Aid Code to require the Illinois Department to conduct certain statewide demonstration projects for JOBS program participants concerning study time and volunteer work.

NOTE(S) THAT MAY APPLY: Fiscal

		First reading	Referred to Rules
	Mar 01		Assigned to Priv, De-Reg, Econ & Urban Devel
	Mar 15	Amendment No.01	PRIVATIZATION H
			Remains in Committee Priv, De-Reg,
			Econ & Urban Devel
			Committee Priv, De-Reg, Econ &
			Urban Devel
	Mar 16		Refer to Rules/Rul 3-9(a)
		0 · 0 • •	

Jan 07 1997 Session Sine Die

HB-1952 CROSS – SCOTT – CLAYTON – PUGH – MULLIGAN, WIRSING AND PHELPS.

305 ILCS 5/6-11

from Ch. 23, par. 6-11

Amends the General Assistance Article of the Public Aid Code. Includes, among the criteria to be used by the Department of Public Aid for determining whether an individual is chronically needy and therefore eligible for State Transitional Assistance, that the individual is a non-custodial parent who: has a child who is an AFDC recipient; and is engaged in approved education, training or employment search activities. Provides that the Department may establish a time limit (not less than 12 months) for individuals in this category.

Feb 16 1995 First reading

Mar 01

Mar. 16

Jan 07 1997 Session Sine Die

HB-1953 JONES,LOU.

305 ILCS 5/12-4.11

from Ch. 23, par. 12-4.11

Referred to Rules

Referred to Rules

Refer to Rules/Rul 3-9(a)

Services

Assigned to Health Care & Human

Amends the Public Aid Code. Provides that, beginning July 1, 1996, the Department of Public Aid shall annually increase grant amounts by the same percentage that Social Security payments were increased in January of the same year.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01

Mar 15

Mar 16

Mar 23

Amendment No.01

Assigned to Priv, De-Reg, Econ & Urban Devel PRIVATIZATION H Remains in Committee Priv, De-Reg, Econ & Urban Devel Committee Priv, De-Reg, Econ & Urban Devel Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --JONES,LOU Committee Rules

Jan 07 1997 Session Sine Die

HB-1954 DART.

30 ILCS 805/8.19 new 35 ILCS 200/15-180

Amends the Property Tax Code to increase the maximum homestead improvement exemption to \$45,000 beginning January 1, 1996. Amends the State Mandates Act to exempt this amendatory Act from the reimbursement requirements of the State Mandates Act. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates Feb 16 1995 First reading Referred to Rules

Feb 16 1995 Mar 01 Mar 16 Mar 23 Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --DART Committee Rules

Jan 07 1997 Session Sine Die

HB-1955 KOTLARZ.

30 ILCS 105/5.401 new 30 ILCS 105/6z-39 new 30 ILCS 115/1 30 ILCS 805/8.19 new 35 ILCS 5/201 35 ILCS 5/202.5 new 35 ILCS 5/208 35 ILCS 5/502 35 ILCS 5/701 35 ILCS 5/701 35 ILCS 5/701 35 ILCS 5/901 35 ILCS 200/18-47 new 105 ILCS 5/2-3.113 new

from Ch. 85, par. 611

from Ch. 120, par. 2-201

from Ch. 120, par. 2-208 from Ch. 120, par. 5-502 from Ch. 120, par. 7-701 from Ch. 120, par. 7-710 from Ch. 120, par. 8-803 from Ch. 120, par. 9-901 105 ILCS 5/2-3.114 new 105 ILCS 5/17-11 105 ILCS 5/18-19.5 new 105 ILCS 5/34-54.1

from Ch. 122, par. 17-11

from Ch. 122, par. 34-54.1

Amends the Illinois Income Tax Act to increase individual income tax rate, beginning January 1, 1995, to 3.15% and the corporate rate to 5.04%. Increases the rates incrementally until January 1, 1998, 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, 1995. 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.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates Feb 16 1995 First reading Ref

Feb 16 1995 Mar 01 Mar 16 Mar 23 Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --KOTLARZ Committee Rules

Jan 07 1997 Session Sine Die

HB-1956 COWLISHAW – BRUNSVOLD.

105 ILCS 5/30-14.8 new

Amends the School Code. Requires the State Board of Education to administer on behalf of the State the Christa McAuliffe federal fellowship program. Requires the Illinois Student Assistance Commission to transfer all of its records and pending program business for the period when the Commission administered the program to the State Board of Education as successor administrator of the program. Provides that the transfer of the administration of the program to the State Board of Education does not affect pending applications or scholarships already awarded. Effective July 1, 1995.

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NOTE(S) THAT MA	Y APPLY: Fiscal	
Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Elementary & Secondary
		Education
Mar 16	Amendment No.01	ELEM SCND ED H
		To Subcommittee
	Amendment No.02	ELEM SCND ED H
		To Subcommittee
	Amendment No.03	ELEM SCND ED H
·		To Subcommittee
		Committee Elementary & Secondary
		Education
		Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-1957 MADIGAN,MJ.

215 ILCS 105/1

from Ch. 73, par. 1301

Amends the Comprehensive Health Insurance Plan Act. Makes a stylistic change in the short title Section.

Feb 16 1995 First reading Mar 01 Mar 09

Mar 16 Mar 23 Referred to Rules Assigned to Executive Motion disch comm, advc 2nd Committee Executive Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --MADIGAN,MJ Committee Rules

Jan 07 1997 Session Sine Die

HB-1958 LEITCH.

 65 ILCS 5/1-2-1
 from Ch. 24

 65 ILCS 5/3.1-35-65
 from Ch. 24

 65 ILCS 5/8-3-14
 from Ch. 24

 65 ILCS 5/8-1-20 new
 65 ILCS 5/10-2.1-7

 65 ILCS 5/10-2.1-4
 from Ch. 24

 65 ILCS 5/10-2.1-4
 from Ch. 24

 65 ILCS 5/10-3.1.5 heading new
 65 ILCS 5/11-31.5-5 new

 65 ILCS 5/11-31.5-5 new
 65 ILCS 5/11-31.5-5 new

 65 ILCS 5/11-31.5-5 new
 65 ILCS 5/11-31.5-9 new

 65 ILCS 5/11-31.5-10 new
 235 ILCS 5/7-5

 65 ILCS 5/11-208.3
 from Ch. 43

First reading

Session Sine Die

from Ch. 24, par. 1-2-1 from Ch. 24, par. 3.1-35-65 from Ch. 24, par. 8-3-14 from Ch. 24, par. 10-1-17 from Ch. 24, par. 10-2.1-4

from Ch. 43, par. 149 from Ch. 95 1/2, par. 11-208.3

Amends the Illinois Municipal Code, the Liquor Control Act of 1934, and the Illinois Vehicle Code. Increases from \$500 to \$1,000 the maximum municipal fine. Requires publication of notice of availability of the municipal treasurer's report, rather than publication of the report. Permits use of the municipal hotel tax proceeds for public capital improvements. Permits municipalities to enter economic incentive agreements for development that may include the sharing or rebating of retailers' occupation taxes. Permits appointment of deputy police and fire chiefs by the same entity authorized to appoint the police and fire chiefs and permits the exclusion of those deputies from classified service. Permits municipalities to require a certificate of compliance with local health, safety, and maintenance codes before real property within the municipality may be transferred. Permits a municipality to administratively adjudicate speeding violations up to 10 miles per hour over the posted limit. Permits local liquor control commissioners to both revoke the license of and fine a violating liquor licensee and permits the commissioner to seek attorney's fees and costs from license violators. Effective immediately.

Feb 16 1995 Mar 01 Mar 16 Jan 07 1997 Referred to Rules Assigned to Cities & Villages Refer to Rules/Rul 3-9(a)

HB-1959 PHELPS - LANG.

New Act

Creates the Medical Residency Bridging Program Act operated jointly through the University of Illinois College of Medicine and Southern Illinois University School of Medicine. Subject to appropriations made for purposes of the Act, authorizes those medical schools to enter into an agreement with a person who has completed the first year of a primary care residency training program in general pediatrics, general internal medicine, family medicine, or family practice. Under the agreement, a person who agrees to practice full time for 3 years in a designated shortage area as defined in the Illinois Rural/Downstate Health Act receives payments of \$5,000 for each year or partial year of primary care residency training after the agreement is executed and a payment of \$6,000 upon completion of the residency care program. Provides for repayment of the loan upon failure to satisfy as well as upon completion of the obligation. Provides for administration of the Act by the Board of Higher Education in cooperation with an advisory committee appointed by the deans of the medical schools. Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01 Mar 09

> Mar 16 Mar 23

Referred to Rules Assigned to Higher Education Motion disch comm, advc 2nd Committee Higher Education Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --PHELPS Committee Rules

Jan 07 1997 Session Sine Die

HB-1960 LEITCH.

210 ILCS 45/3-401 210 ILCS 45/3-401.1 210 ILCS 45/3-401.2 new 210 ILCS 45/3-402 210 ILCS 45/3-403 210 ILCS 45/3-404 210 ILCS 45/3-410 210 ILCS 45/3-411 210 ILCS 45/3-408 rep. 210 ILCS 45/3-409 rep. from Ch. 111 1/2, par. 4153-401 from Ch. 111 1/2, par. 4153-401.1 from Ch. 111 1/2, par. 4153-402 from Ch. 111 1/2, par. 4153-403 from Ch. 111 1/2, par. 4153-404 from Ch. 111 1/2, par. 4153-411 from Ch. 111 1/2, par. 4153-411

Amends the Nursing Home Care Act to provide that a facility participating in the Medical Assistance Program is not obligated to hold a bed for a hospitalized Medicaid resident for over 10 days. Provides that the facility must offer that person its first available bed. Revises criteria for transfer or discharge of patients. Provides that the facility must provide notice to the resident and a family member or legal representative specifying its policy for holding beds if the facility transfers a resident to a hospital or allows a resident to go on therapeutic leave. Makes other changes. Repeals Sections concerning planned involuntary transfer or discharge. Effective immediately.

HOUSE AMENDMENT NO. 1.

Further amends the Nursing Home Care Act. Provides that notice of transfer or discharge from a Medicaid or Medicare certified facility must be made at least 30 days rather than at least 21 days before the resident is transferred or discharged. Provides that when a facility transfers or discharges a resident, the written notice required by the Act must include the telephone number of the sub-state ombudsman.

FISCAL NOTE, AMENDED (Dept. of Public Health) There would be no additional fiscal implications for the Dept. STATE MANDATES ACT FISCAL NOTE, AMENDED In the opinion of DCCA, HB1960, as amended, fails to meet the definition of a mandate under the State Mandates Act. Feb 16 1995 First reading Referred to Rules Assigned to Health Care & Human Mar 01 Services Mar 15 Fiscal Note Requested AS AMENDED/PHELPS St Mandate Fis Nte RegAS AMENDED/PHELPS Committee Health Care & Human Services Mar 16 HEALTH/HUMAN H Adopted Amendment No.01 012-001-002 Recomminded do pass as amend 012-001-002 Placed Calndr, Second Reading Fiscal Note Requested LANG Placed Calndr, Second Reading Mar 21 Fiscal Note Filed Placed Calndr, Second Reading St Mandate Fis Note Filed Apr 05 Placed Calndr, Second Reading

Apr 18	Second Reading
May 03	Placed Calndr, Third Reading Re-committed to Rules
Jan 07 1997	Session Sine Die
10(1 DUEL	DC

HB-1961 PHELPS.

410 ILCS 65/3.3 new

Amends the Illinois Rural/Downstate Health Act. Requires the Center for Rural Health to establish or contract for a health professional temporary substitute resource pool to provide short-term physician, physician assistant, pharmacist, and advanced nurse practitioner personnel to communities where the regular providers are unavailable due to provider shortages, time off from practice for personal matters or illness, or time off to attend continuing education or other training programs. Provides that the Center shall keep a register of substitute providers. Provides that the participating sites are responsible for salary expenses for the temporary substitute provider. Provides that the participating sites shall be reimbursed for travel expenses, lodging, and for the cost of malpractice insurance if the services provided aren't covered by the substitute provider's or local provider's insurance coverage.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01

Mar 09

Mar 16 Mar 23

Jan 07 1997 Session Sine Die

HB-1962 PHELPS.

410 ILCS 65/4

from Ch. 111 1/2, par. 8054

Referred to Rules

Services

Services

--PHELPS Committee Rules

HOUSE BILL TO ORDER 2ND READING

Assigned to Health Care & Human

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

Motion disch comm, advc 2nd

Refer to Rules/Rul 3-9(a)

Amends the Illinois Rural/Downstate Health Act. Authorizes the Center for Rural Health to award grants to health care providers in communities where a shortage of health care providers exists for diversification into, or expansion of, needed health care services including, but not limited to, primary health care, long term care, and geriatric services, and for activities relating to the affiliation or merger, or both, of 2 or more health care providers. Provides that priority must be given to providing services consistent with the health planning needs of the region, enhancing health care service alternatives available to programs or projects in communities where shortages exist, and strengthening existing health care diversification or reconfiguration.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01

Mar 09

Mar 16 Mar 23 Referred to Rules Assigned to Health Care & Human Services Motion disch comm, advc 2nd Committee Health Care & Human Services Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --PHELPS Committee Rules

Jan 07 1997 Session Sine Die

HB-1963 PHELPS.

410 ILCS 65/2 410 ILCS 65/3.4 new from Ch. 111 1/2, par. 8052

Amends the Illinois Rural/Downstate Health Act. Provides for health care networks of health care providers and others to plan and deliver health care services in areas where there exists a shortage of health care providers. Defines terms and sets out the types of services that should be made available.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01

Mar 09

Mar 16 Mar 23 Referred to Rules Assigned to Health Care & Human Services Motion disch comm, advc 2nd Committee Health Care & Human Services Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --PHELPS Committee Rules

Jan 07 1997 Session Sine Die

HB-1964 BLAGOJEVICH – LANG.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act to create a tax credit for corporate taxpayers in an amount equal to 5% of the salary and benefits paid to employees who were public aid recipients. Provides for 5-year carry forward of excess credits. Sunsets the credits after 5 years. Effective immediately.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading

Feb 16 1995 Mar 01 Mar 16 Mar 23

Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --BLAGOJEVICH Committee Rules

Jan 07 1997 Session Sine Die

HB-1965 RONEN - DAVIS, STEVE - HOFFMAN.

New Act

Creates the Private Mental Health Direct Care Worker Wage Act. Requires State contractors or grantees providing services for the mentally ill and developmentally disabled to provide minimum starting wages and training for direct care workers. Requires annual appropriations, beginning with fiscal year 1996, to include sufficient funding for these minimums. Makes a service provider's noncompliance grounds for civil action and disqualification from State programs. Requires the Department of Mental Health and Developmental Disabilities to report to the General Assembly in 2 years upon resulting quality of care and reduction in staff turnover. Effective July 1, 1995.

NOTE(S) THAT MA	y Apply: Fiscal	
	First reading	Referred to Rules
Mar 01	- 	Assigned to Health Care & Human Services
Mar 09		Motion disch comm, advc 2nd
		Committee Health Care & Human Services
Mar 16	· · · · · · · · · · · · · · · · · · ·	Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
		ORDER 2ND READING
		RONEN
		Committee Rules
Mar 26 1996	Added As A Co-sponsor H	IOFFMAN
Jan 07 1997	Session Sine Die	

HB-1966 POE.

215 ILCS 125/2-8

from Ch. 111 1/2, par. 1407.01

Amends the Health Maintenance Organization Act to require that provider contracts shall be made available to all providers that agree to meet organization requirements on quality assurance, financial responsibility, cost containment, and management and process requirements. Effective immediately.

Feb 16 1995	First reading
Mar 01	
Mar 14	Amendment No.01

Amendment No.02

Mar 16

Jan 07 1997 Session Sine Die

HB-1967 RYDER

VIOLENCE PREVENTION ACT Aug 17 1995 PUBLIC ACT 89-0353

HB-1968 HARTKE

SUBSTANCE INTER-SCH SOCIAL WRK Aug 04 1995 PUBLIC ACT 89-0241

HB-1969 TENHOUSE

PUBLIC ACCOUNTNG-LIMIT DAMAGES Aug 18 1995 PUBLIC ACT 89-0380

HB-1970 RYDER – TENHOUSE – SAVIANO – JONES,LOU – MAUTINO.

735 ILCS 5/2-101 from Ch. 110, par. 2-101

Amends the Code of Civil Procedure to make a stylistic change in a Section concerning the commencement of actions.

Feb 16 1995	First reading
Mar 01	
Mar 16	
Jan 07 1997	Session Sine Die

Referred to Rules Assigned to Judiciary - Civil Law Refer to Rules/Rul 3-9(a)

HB-1971 BLACK.

230 ILCS	10/6	
230 ILCS	10/7	

from Ch. 120, par. 2406 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.

71E(5) I HA I IVIA	Y APPLY. FISCAL	
Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Executive
Mar 16		Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	

HB-1972 SCOTT.

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. Provides a list of materials to be included and to be excluded (instead of excluded only) in a determination of the recycling rate for county waste management plans. Defines terms. Requires persons who (i) collect or transport materials for recycling purposes, (ii) collect or transport municipal wastes, or (iii) deliver recyclable materials to end markets to provide statements to certain county recycling coordinators. Exempts persons who collect, transport, or process less than 1000 tons per year. Requires each county recycling coordinator to make an annual statement and report. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; State Mandates Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Environment & Energy Mar 09 Motion disch comm, advc 2nd Committee Environment & Energy Mar 16 Recommended do pass 017-004-000 Placed Calndr, Second Reading Second Reading Mar 21 Placed Calndr, Third Reading May 03 Re-committed to Rules Jan 07 1997 Session Sine Die

Referred to Rules Assigned to Insurance INSURANCE H To Subcommittee INSURANCE H To Subcommittee Committee Insurance Refer to Rules/Rul 3-9(a)

HB-1973 WINTERS.

105 ILCS 5/14-7.03

35 ILCS 5/209

HB-1974

Amends the Illinois Income Tax Act. Changes the TECH-PREP tax credit for taxpayers primarily engaged in manufacturing to a credit for taxpayers engaged in "School-to-Work" transition programs. Increases the credit to 50% of previously unclaimed direct expenditures from 20% of previously unclaimed direct payroll expenditures. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997

Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a)

Session Sine Die

WINTERS -- WAIT -- SCOTT.

from Ch. 122, par. 14-7.03

Amends the School Code. In the provisions relating to residential placement of disabled students, provides that the costs of educating the student also are eligible for reimbursement when placement is paid for in part by the State, and also makes the district of residence in such cases (i) responsible for the actual costs of the program and (ii) eligible for reimbursement.

STATÉ MANDATES FISCAL NOTE (State Board of Education) Costs that are the districts' responsibility will shift to the State. The number of students eligible for this funding could expand to twice the individual students claimed and double or more the funding needed which, during FY94, totaled \$35.4 M. Concerning LEAs, districts currently absorb two per capita tuition rates per pupil funded in private schools and all costs except \$2000 for public school-served children. HB1974 would allow full cost reimbursement. FISCAL NOTE (State Board of Education) No change from State Mandates Fiscal Note.

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

Feb 16 1995 First reading

Mar 01

Referred to Rules Assigned to Elementary & Secondary Education Recommended do pass 015-009-000

Mar 09

Placed Calndr, Second Reading

Amendment No.01	ELEM SCNDED H	
	To Subcommittee	
Amendment No.02	ELEM SCND ED H	
	To Subcommittee	
Amendment No.03	ELEM SCND ED H	
	To Subcommittee	
Amendment No.04	LANG	Amendment
		referred to
	HRUL	
Amendment No.05	HANNIG	Amendment
		referred to
	HRUL	
Amendment No.06	HANNIG	Amendment
- Briefferter (0.000		referred to

HRUL

Fiscal Note Requested LANG

Placed Caindr, Second Reading

Mar 14

St Mandate Fis Note Filed Fiscal Note Filed Placed Calndr, Second Reading

Mar 23

Motion disch comm, advc 2nd FLOOR AMEND #04 TO ORDER 2ND READING --LANG Motion disch comm, advc 2nd FLOOR AMEND #05 TO ORDER 2ND READING --LANG Motion disch comm, advc 2nd FLOOR AMEND #06 TO ORDER 2ND READING --LANG

Placed Caindr.Second Reading

Apr 20 Jan 07 1997 Session Sine Die

HB-1975 KRAUSE.

New Act

Creates the Patient Protection Act. Adds a short title provision only. Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Health Care & Human Services

Refer to Rules/Rul 3-9(a)

Re-committed to Rules

Mar 16 Jan 07 1997 Session Sine Die

HB-1976 ROSKAM.

105 ILCS 5/10-20.30 new 105 ILCS 5/34-18.17 new

Amends the School Code. Directs school boards to prohibit the use of public school property and funds for the purpose of dispensing or prescribing the use of contraceptives or for providing or referring any person for an abortion.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 16 1995 First reading Mar 01

Mar 16

Referred to Rules Assigned to Judiciary - Civil Law Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-1977 KRAUSE

CIV ADMIN CD-REPORT INJURY Aug 04 1995 PUBLIC ACT 89-0242

HB-1978 KRAUSE – BIGGERT – KASZAK.

235 ILCS 5/3-12

from Ch. 43, par. 108

Amends the Liquor Control Act of 1934. Requires the Illinois Liquor Control Commission to establish, develop, and enforce a program to reduce the availability of tobacco products to persons under 18 years of age.

HOUSE AMENDMENT NO. 1.

Adds reference to: 720 ILCS 675/2

Amends the Liquor Control Act of 1934. Requires the Illinois Liquor Control Commission to establish, develop, and enforce a program to reduce the availability of tobacco products to persons under 18 years of age. Requires random, onsite inspections enlisting the assistance of persons under the age of 18 (who are given immunity) to purchase tobacco products. Imposes civil and criminal penalties. Provides that the commission is responsible for compliance with Title XIX, Section 1926 of the federal Public Health Service Act. Requires that moneys collected from the imposition of civil penalties be deposited into the General Revenue Fund, except that monies collected by local law enforcement agents shall inure to the local unit of government. Deletes obsolete reporting provisions. Amends the Sale of Tobacco To Minors Act. Increases the fines by \$200 for each violation of this Act.

NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Health Care & Human Services Mar 15 Amendment No.01 HEALTH/HUMAN H Remains in Committee Health Care & Human Services Committee Health Care & Human Services Mar 16 Amendment No.01 HEALTH/HUMAN H Adopted Do Pass Amend/Short Debate 016-000-000 Placed Cal 2nd Rdg-Sht Dbt Fiscal Note Requested AS AMENDED/LANG Cal Ord 2nd Rdg-Shr Dbt

Apr 27

Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Debate Held 2nd Rdg-Short Debate May 03 Jan 07 1997 Session Sine Die Re-committed to Rules

DURKIN - ERWIN - WOJCIK. HB.1979

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 Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act to create the International Traveler Tax Refund Program. Provides that retailers participating in the program shall complete refund forms for tax on purchases in excess of \$100 by international travelers. Provides that international travelers shall present the refund forms to designated refund agents immediately before departure from Illinois and receive a refund on taxes paid. Effective immediately.

FISCAL NOTE (Dept. of Revenue)

Tax revenues will be reduced approximately \$6.8 M each year. N

V	OTE((s)	T	HAT	M	A.	Ύ	٩p	PL	Y:	F	iscal	

Feb 16 1995	First reading	Referred to Rules	
Mar 01		Assigned to Revenue	
Mar 15		Fiscal Note Requested LA	ANG
		Committee Revenue	
Mar 16		Recommended do pass 00	7-003-002
	Placed Calndr, Second Rea	dng	
Mar 21		Fiscal Note Filed	
	Placed Calndr, Second Rea	dng	
Mar 22	Amendment No.01	ĎART	Amendment
			referred to
		HRUL	
	Placed Calndr, Second Rea	dng	
Mar 23		Motion disch comm, advc	2nd
	•	FLOOR AMEND #01 T	
		ORDER 2ND READING	
		LANG	
	Placed Calndr, Second Rea	ldng	
Mar 24	Second Reading	-	
	Placed Calndr, Third Read	ing	
Apr 25	· · · · · · · · · · · · · · · · · · ·	Re-committed to Rules	
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Jan 07 1997 Session Sine Die

HB-1980 DOODY.

745 ILCS 10/2-109.5 new

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Provides that a local public entity is not liable for: injury caused by its failure to investigate criminal conduct by employees or applicants; injury caused by the negligent hiring or retention of employees; and obtaining or disclosing personnel records under specified circumstances.

	First reading	Ref
Mar 01	Thist reading	Ass
Mar 16	Amendment No.01	CIT
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erred to Rules signed to Cities & Villages TIES/VILLAG H mains in Committee Cities & Villages Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-1981 WOJCIK.

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 Feb 16 1995 First reading

Referred to Rules

730 ILCS 125/17

Mar 01 Mar 16 Jan 07 1997 Session Sine Die Assigned to Cities & Villages Refer to Rules/Rul 3-9(a)

HB-1982 BLACK, MOFFITT, HOEFT, HUGHES AND GRANBERG.

from Ch. 75, par. 117

Amends the County Jail Act. Provides that the Department of Corrections shall reimburse the county for expenses incurred by the county for providing medical or mental health services to a prisoner confined in the county jail while awaiting trial on felony charges.

NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die

Referred to Rules Assigned to Counties & Townships Refer to Rules/Rul 3-9(a)

HB-1983 BLACK, MOFFITT, HOEFT, HUGHES AND GRANBERG.

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.

Feb 16 1995	First reading	Referred to Rules Assigned to Counties & Townships
Mar 01 Mar 16		Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	

HB-1984 PARKE.

115 ILCS 5/4

from Ch. 48, par. 1704

Amends the Illinois Educational Labor Relations Act. Provides that employers shall not be required to bargain over matters of inherent managerial policy, including layoff or reduction in hours of employees for lack of work funds, contracting out of programs, services, materials, equipment, or facilities, and the determination of assignments, academic calendar, class size, class schedule, and hours and places of instruction. Effective immediately.

Feb 16 1995 First reading Mar 01 Referred to Rules Assigned to Commerce, Industry & Labor Refer to Rules/Rul 3-9(a)

Mar 16 Jan 07 1997 Session Sine Die

HB-1985 PARKE.

5 ILCS 80/4.8 5 ILCS 80/4.16 new 225 ILCS 410/1-4 225 ILCS 410/1-7 225 ILCS 410/3-2 225 ILCS 410/3-4 225 ILCS 410/3-5A 225 ILCS 410/3-5C 225 ILCS 410/3-5E 225 ILCS 410/3-6 225 ILCS 410/3-7 225 ILCS 410/3-7.1 225 ILCS 410/3-8 225 ILCS 410/3A-2 225 ILCS 410/3A-3 225 ILCS 410/3A-4 225 ILCS 410/3A-4.1 new 225 ILCS 410/3A-4.2 new 225 ILCS 410/3A-4.3 new 225 ILCS 410/3A-4.4 new 225 ILCS 410/3A-4.5 new 225 ILCS 410/3A-5 225 ILCS 410/3A-6 225 ILCS 410/3A-7

from Ch. 127, par. 1904.8

from Ch. 111, par. 1701-4
from Ch. 111, par. 1701-7
from Ch. 111, par. 1703-2
from Ch. 111, par. 1703-4
from Ch. 111, par. 1703-5A
from Ch. 111, par. 1703-5C
from Ch. 111, par. 1703-5E
from Ch. 111, par. 1703-6
from Ch. 111, par. 1703-7
from Ch. 111, par. 1703-7.1
from Ch. 111, par. 1703-8
from Ch. 111, par. 1703A-2
from Ch. 111, par. 1703A-3
from Ch. 111, par. 1703A-4

from Ch. 111, par. 1703A-5 from Ch. 111, par. 1703A-6 from Ch. 111, par. 1703A-7

225 ILCS 410/Art. IIIB heading 225 ILCS 410/3C-2 225 ILCS 410/3C-3 225 ILCS 410/3C-6 225 ILCS 410/3C-6.1 new 225 ILCS 410/3C-6.2 new 225 ILCS 410/3C-6.3 new 225 ILCS 410/3C-6.4 new 225 ILCS 410/3C-6.5 new	from Ch. 111, par. 1703C-2 from Ch. 111, par. 1703C-3 from Ch. 111, par. 1703C-6
225 ILCS 410/3C-7	from Ch. 111, par. 1703C-7
225 ILCS 410/3C-8 225 ILCS 410/3C-9	from Ch. 111, par. 1703C-8 from Ch. 111, par. 1703C-9
225 ILCS 410/ Art. IIID heading	
225 ILCS 410/3D-1 new	,
225 ILCS 410/3D-2 new	
225 ILCS 410/4-1	from Ch. 111, par. 1704-1
225 ILCS 410/4-1.5 new	
225 ILCS 410/4-2	from Ch. 111, par. 1704-2

Amends the Regulatory Agency Sunset Act and the Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985. Defers the repeal of the latter Act (from December 31, 1995) until January 1, 2006. Revises requirements and prescribes program criteria for continuing education for cosmetologists, estheticians, nail technicians, and teachers. Exempts cosmetologists who meet specified conditions from continuing education requirements. Changes requirements for registration as a cosmetologist, esthetician, nail technician, and teacher. Changes the refund procedure applicable to cosmetology schools and the grounds for refusing to issue or renew a license to operate a cosmetology school and adds equivalent provisions for esthetics and nail technology schools. Provides for the assistance of a translator/reader at examinations of applicants for certificates of registration. Revises provisions relating to the number of times and conditions under which an examination for certification may be taken. Provides for issuance of a single, combined certificate when a person becomes qualified for certification as a teacher of cosmetology, esthetics, or nail technology. Requires a certificate of registration to own or operate a cosmetology, esthetics, and nail technology salon or a barber shop. Provides for internship programs for students of registered schools at cosmetology, esthetics, and nail technology salons. Revises the composition of the Barber, Cosmetology, Esthetics and Nail Technology Committee. Makes other related changes. Effective January 1, 1996.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01

> Mar 16 Jan 07 1997 Session Sine Die

HB-1986 PARKE.

820 ILCS 305/1

from Ch. 48, par. 138.1

Referred to Rules

Urban Devel

Assigned to Priv, De-Reg, Econ &

Refer to Rules/Rul 3-9(a)

Refer to Rules/Rul 3-9(a)

Amends the Workers' Compensation Act. Provides that an employer-employee relationship does not exist in the case of service performed by an owner-operator or lessee of a taxicab contracting to lease a taxicab from a licensed taxicab company in a municipality with a population over 2,000,000 if specified criteria are met. Effective immediately.

mineuratery.		
Feb 16 1995	First reading	Referred to Rules
Mar 01	Ū.	Assigned to Commerce, Industry &
		Labor
Mar 16	Amendment No.01	COMMERCE H
		Remains in Committee Commerce,
		Industry & Labor

Jan 07 1997 Session Sine Die

HB-1987 LINDNER.

65 ILCS 5/11-13-21 new

Amends the Illinois Municipal Code to allow the corporate authorities of a municipality to grant, without a hearing, a zoning approval, amendment, or variation to settle certain actions or proceedings.

1606

	In the opinion a mandate und	DATES ACT FISCAL NO of DCCA, HB 1987 fails to r ler the State Mandates Act.		
	Feb 16 1995	E (DCCA) impact on State revenues of First reading	Referred to Rules	а — <i>и</i> —
	Mar 01 Mar 15	Amendment No.01	Assigned to Cities & Villa CITIES/VILLAG H	ges Amendment referred to
		Amendment No.02	HRUL CITIES/VILLAG H	Amendment referred to
			HRUL Recommended do pass 008	3-001-000
	Mar 16	Placed Calndr,Second Read	Ing Fiscal Note Requested LA St Mandate Fis Nte ReqL	
	Mar 22	Placed Calndr,Second Read		ole
	Mar 23	Placed Caindr, Second Read		
		Second Reading Placed Calndr, Third Reading		
	Apr 25 Jan 07 1997	Session Sine Die	Re-committed to Rules	
HB-19	988 COWLI	ISHAW.		
105	ILCS 5/34-2.5	from Ch. 12	22, par. 34-2.5	
An	ends the Scho	ol Code. Makes a techni	cal change in the Section	n relating to
	istrict Councils		cul change in the Beene	in relating to
Gubu		E (State Board of Education)	· · ·
	This vehicle bil	I has no fiscal impact in its ci	irrent form.	
	STATE MAN	DATES FISCAL NOTE (S	tate Board of Education)	
	No change from	n previous note.		
	Feb 16 1995 Mar 01	First reading	Referred to Rules Assigned to Elementary &	Secondary
	Mar 16	Amendment No.01	Education ELEM SCND ED H To Subcommittee	
		Amendment No.02	ELEM SCND ED H To Subcommittee	
		Amendment No.03	ELEM SCND ED H To Subcommittee Recommended do pass 014	-009-000
		Placed Calndr, Second Read		007 000
	Mar 20		Fiscal Note Filed St Mandate Fis Note Filed	
		Placed Calndr, Second Read		
	Mar 21	Amendment No.04	LANG	Amendment referred to
2 ^{- 1} 4		Amendment No.05	HRUL LANG	Amendment referred to
		Amendment No.06	HRUL HANNIG	Amendment referred to
			HRUL	Terented to
		Placed Calndr, Second Read	ing	
	Mar 23		Motion disch comm, advc	
			FLOOR AMEND #04 TO ORDER 2ND READING	
			LANG Motion disch comm, advc	
			FLOOR AMEND #05 TO	
			ORDER 2ND READING	ł
			Motion disch comm, advc	2nd
			FLOOR AMEND #06 ORDER 2ND READING	
			HANNIG	a sa

Placed Calndr, Second Reading

Apr 06 May 03

Placed Calndr, Third Reading

Jan 07 1997

Re-committed to Rules

997 Session Sine Die

Second Reading

First reading

HB-1989 LANG.

235 ILCS 5/1-2

from Ch. 43, par. 94

Amends the Liquor Control Act of 1934. Makes a technical change in the Section referring to the construction of the Act.

Feb 16 1995 Mar 01 Mar 16 Mar 23 Referred to Rules Assigned to Registration & Regulation Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --LANG Committee Rules

Jan 07 1997 Session Sine Die

HB-1990 TURNER,A.

New Act

Creates the Empowerment Zones Implementation Act. Feb 16 1995 First reading Mar 01 Referred to Rules Assigned to Commerce, Ind Labor Motion disch comm, advc 21

Mar 16

Mar 23

Referred to Rules Assigned to Commerce, Industry & Labor Motion disch comm, advc 2nd Committee Commerce, Industry & Labor Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --TURNER,A Committee Rules

Jan 07 1997 Session Sine Die

HB-1991 KOTLARZ. 65 ILCS 5/1-1-2.1

from Ch. 24, par. 1-1-2.1

Referred to Rules

Assigned to Cities & Villages

Motion disch comm, advc 2nd Committee Cities & Villages

Refer to Rules/Rul 3-9(a)

Amends the Illinois Municipal Code concerning the title of the president of a village. Makes a technical change.

Feb 16 1995 First reading Mar 01 Mar 07

Mar 16 Jan 07 1997

1997 Session Sine Die

HB-1992 DART.

35 ILCS 200/7-5

Amends the Property Tax Code regarding the Property Tax Appeal Board. Makes a technical change.

Feb 16 1995 First reading

Mar 01 Mar 16 Mar 23 Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --DART Committee Rules

Jan 07 1997 Session Sine Die

HB-1993 DART.

35 ILCS 120/2f

from Ch. 120, par. 441f

Amends the Retailers' Occupation Tax Act to add a Section caption to the Section concerning the filing of returns by resellers of motor fuel.

Feb 16 1995 First reading Mar 01

Referred to Rules Assigned to Revenue Mar 16 Mar 23 Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --DART Committee Rules

Jan 07 1997 Session Sine Die

HB-1994 RONEN.

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. Feb 16 1995 First reading Referred to Rules

Feb 16 1995 Mar 01

Mar 16 Mar 23 Assigned to Transportation & Motor Vehicles Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --RONEN Committee Rules

Jan 07 1997 Session Sine Die

HB-1995 RONEN.

35 ILCS 200/31-37 new

Amends the Real Estate Transfer Tax Law in the Property Tax Code. Imposes a \$5 surcharge in Chicago to be deposited into the low income housing trust fund. Effective January 1, 1996.

NOTE(s) THAT MAY APPLY: Fiscal; Housing Afford Feb 16 1995 First reading Re

Feb 16 1995 Mar 01 Mar 16 Mar 23 Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --RONEN Committee Rules

Jan 07 1997 Session Sine Die

HB-1996 DART.

105 ILCS 5/34-18.19 new

Amends the School Code. Adds provisions applicable in Chicago that supplement and operate independently of existing truancy laws. Requires the principal of each attendance center to create a 5 member Truancy Board from representatives of local police, community service organizations, staff of the attendance center, parents, and students (in secondary attendance centers). Provides for referral by the principal to the Truancy Board of the cases of students who have 10 days of unexcused absences and whose parents have been given notice of the truancy. Provides for a hearing and the imposition of a community service order with respect to a parent or guardian who knowingly allows a student to be absent from school without a valid excuse. Adds provisions relative to judicial review and enforcement of a community service order of the Truancy Board.

Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Elementary & Secondary
		Education
Mar 09		Motion disch comm, advc 2nd
		Committee Elementary & Secondary
		Education
Mar 16	Amendment No.01	ELEM SCND ED H
		To Subcommittee
	Amendment No.02	ELEM SCND ED H
		To Subcommittee
	Amendment No.03	ELEM SCND ED H
		To Subcommittee
		Committee Elementary & Secondary
		Education
		Refer to Rules/Rul 3-9(a)

Mar 23

Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING -DART Committee Rules

Jan 07 1997 Session Sine Die

HB-1997 CROSS.

35 ILCS 200/21-105 35 ILCS 200/21-310

65 ILCS 5/11-31-1

from Ch. 24, par. 11-31-1

Amends the Illinois Municipal Code to provide that when a municipality obtains by judicial deed property that was deemed hazardous, the judicial deed shall extinguish the interests of holders of certificates of purchase for the property under the Property Tax Code. Allows certificate of purchase holders 30 days to file objections. Amends the Property Tax Code to provide that when a unit of local government acquires tax delinquent property the rights of a holder of a certificate of purchase shall be limited to a refund of the amount paid for the certificate plus costs. Provides that acquisition of tax delinquent property by judicial deed under the Illinois Municipal Code is grounds for declaring a sale in error. Also provides that the filing of bankruptcy on the part of the tax purchaser, the destruction of improvements on the property after the tax sale, and an interest in the property by the United States that can't be extinguished by a tax deed are grounds for declaring a sale in error.

NOTE(s) THAT MAY APPLY: Correctional; Fiscal; State Mandates Feb 16 1995 First reading Referred to Rules

Feb 16 1995	First reading
Mar 01	
Mar 09	

Assigned to Judiciary - Civil Law Motion disch comm, advc 2nd Committee Judiciary - Civil Law Refer to Rules/Rul 3-9(a)

Mar 16

Jan 07 1997 Session Sine Die

HB-1998 DART.

35 ILCS 200/14-25

Amends the Property Tax Code. Removes the 3 year limitation for receiving a certificate of error.

Feb 16 1995 First reading Mar 01

Mar 16 Mar 23 Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --DART Committee Rules

Jan 07 1997 Session Sine Die

HB-1999 CAPPARELLI – MCAULIFFE – BUGIELSKI – SAVIANO.

35 ILCS 200/15-143 new

Amends the Property Tax Code. Provides that all property belonging to a unit of local government is exempt, provided that a tax may be levied upon a lessee of the unit of local government's property by reason of the value of a leasehold estate separate and apart from the fee, or upon any improvements that are constructed and owned by others different from the unit of local government.

Feb 16 1995 First reading

Mar 01 Mar 16 Mar 23 Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --CAPPARELLI Committee Rules

Jan 07 1997 Session Sine Die

HB-2000 BLAGOJEVICH.

105 ILCS 5/34-18.17 new

Amends the School Code. Requires the Chicago Board of Education to provide engineer and custodial staff at each attendance center based on a formula that includes the center's student enrollment and square footage.

	y Apply: Fiscal; State Man First reading	dates Referred to Rules
Mar 01	riist icauing	Assigned to Elementary & Secondary Education
Mar 09		Motion disch comm, advc 2nd Committee Elementary & Secondary
Mar 16	Amendment No.01	Education ELEM SCND ED H
	Amendment No.02	To Subcommittee ELEM SCND ED H
	Amendment No.03	To Subcommittee ELEM SCND ED H
		To Subcommittee Committee Elementary & Secondary
		Education Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd HOUSE BILL TO
		ORDER 2ND READING BLAGOJEVICH
Jan 07 1997	Session Sine Die	Committee Rules
	DIEVICH.	

105 ILCS	5/3-13	from Ch. 122, par. 3-13
105 ILCS	5/26-3	from Ch. 122, par. 26-3
105 ILCS	5/26-3a	from Ch. 122, par. 26-3a
105 ILCS	5/26-3d	from Ch. 122, par. 26-3d
105 ILCS	5/26-5	from Ch. 122, par. 26-5
105 ILCS	5/26-7	from Ch. 122, par. 26-7
105 ILCS	5/26-8	from Ch. 122, par. 26-8
105 ILCS	5/26-9	from Ch. 122, par. 26-9
105 ILCS	5/26-6 rep.	

Amends the School Code. Provides that in each county the State's Attorney shall have jurisdiction and control over truant officers. Provides that there shall be in each county a county truant officer and such assistant county truant officers as the State's Attorney shall appoint. Provides that their compensation shall be paid by the county and fixed by the State's Attorney with the approval of the county board. Eliminates the authority of school districts to employ district truant officers. Note(s) THAT MAX APPLY. Fiscal: State Mandates

	First reading	Referred to Rules
Mar 01		Assigned to Elementary & Secondary
		Education
Mar 09		Motion disch comm, advc 2nd
		Committee Elementary & Secondary
		Education
Mar 16	Amendment No.01	ELEM SCND ED H
		To Subcommittee
	Ámendment No.02	ELEM SCND ED H
		To Subcommittee
	Amendment No.03	ELEM SCND ED H
		To Subcommittee
		Committee Elementary & Secondary
		Education
		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
		ORDER 2ND READING
		BLAGOJEVICH
		Committee Rules

Jan 07 1997 Session Sine Die

HB-2002 BLAGOJEVICH.

105 ILCS 5/34-2.1

from Ch. 122, par. 34-2.1

Amends the School Code. Requires resolutions of local school council election disputes by subdistrict superintendents to include the rationale for resolution, to be in writing, and to be communicated in writing to the challenger within 30 days after the election.

Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Elementary & Secondary Education Mar 09 Motion disch comm, advc 2nd Committee Elementary & Secondary Education Mar 16 Amendment No.01 ELEM SCNDED H To Subcommittee Amendment No.02 ELEM SCND ED H To Subcommittee Amendment No.03 ELEM SCNDED H To Subcommittee Committee Elementary & Secondary Education Refer to Rules/Rul 3-9(a) Mar 23 Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --BLAGOJEVICH

Committee Rules

Jan 07 1997 Session Sine Die

HB-2003 BLAGOJEVICH.

105 ILCS 5/2-3.112 new

Amends the School Code. Requires the State Board of Education to adopt rules and regulations requiring registration of education based reform groups before they are allowed to vote in statewide educational policy making meetings. NOTE(s) THAT MAX APPLY: Fiscal

OTE(S) I HAT IVIAY	APPLY: FISCAL	
Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Elementary & Secondary
M 00		Education
Mar 09		Motion disch comm, advc 2nd
		Committee Elementary & Secondary
· · · · ·		Education
Mar 16	Amendment No.01	ELEM SCND ED H
		To Subcommittee
	Amendment No.02	ELEM SCND ED H
		To Subcommittee
	Amendment No.03	ELEM SCND ED H
		To SubcommitteeHELM
		Committee Elementary & Secondary
		Education
		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
and the second second		ORDER 2ND READING
		BLAGOJEVICH

Jan 07 1997 Session Sine Die

HB-2004 BLAGOJEVICH.

105 ILCS 5/34-2.3

from Ch. 122, par. 34-2.3

Committee Rules

Amends the School Code. Authorizes local school councils to obtain up to 5 hours per week of secretarial services to be paid from monies appropriated by the General Assembly for that purpose.

sseniory for that p		
NOTE(S) THAT MAY	y Apply: Fiscal	
Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Priv, De-Reg, Econ &
		Urban Devel
Mar 15	Amendment No.01	PRIVATIZATION H
		Remains in Committee Priv, De-Reg,
		Econ & Urban Devel
		Committee Priv, De-Reg, Econ &
		Urban Devel
Mar 16		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
		ORDER 2ND READING
		BLAGOJEVICH
		Committee Rules

Jan 07 1997 Session Sine Die

HB-2005 BLAGOJEVICH.

105 ILCS 5/34-2.3

from Ch. 122, par. 34-2.3

Referred to Rules

Education

Education

ELEM SCND ED H To Subcommittee

ELEM SCND ED H To Subcommittee ELEM SCND ED H

Refer to Rules/Rul 3-9(a)

Motion disch comm, advc 2nd

To Subcommittee

HOUSE BILL TO ORDER 2ND READING --BLAGOJEVICH Committee Rules

Education

Assigned to Elementary & Secondary

Committee Elementary & Secondary

Motion disch comm, advc 2nd Committee Elementary & Secondary

Amends the School Code. Provides that the treasurer or clerk of an attendance center may be required by the local school council to attend training classes as a condition of employment if the person is new to that position or is determined by the principal or local school council to be in need of specialized training or retraining.

Feb 16 1995 First reading Mar 01

Mar 09

Mar 16

Amendment No.01 Amendment No.02

Amendment No.03

Mar 23

	Jan 07	1997	Session Sine Die
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HB-2006 BLAGOJEVICH.

105 ILCS 5/34-2.3	from Ch. 122, par. 34-2.3
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 5/34-84	from Ch. 122, par. 34-84

Amends the School Code. Provides that all determinations concerning staffing at an attendance center must be made in consultation between the principal and local school council of the attendance center.

Feb 16 1995	First reading	Referred to Rules
Mar 01	•	Assigned to Elementary & Secondary Education
Mar 09		Motion disch comm, advc 2nd
		Committee Elementary & Secondary Education
Mar 16	Amendment No.01	ELEM SCND ED H
		To Subcommittee
	Amendment No.02	ELEM SCND ED H
		To Subcommittee
	Amendment No.03	ELEM SCND ED H
		To Subcommittee
		Committee Elementary & Secondary Education
		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
		ORDER 2ND READING
		BLAGOJEVICH

Committee Rules

Jan 07 1997 Session Sine Die

HB-2007 BLAGOJEVICH.

105 ILCS 5/34-2.3

from Ch. 122, par. 34-2.3

Amends the School Code. Includes among the powers and duties of local school councils the power to establish the starting and ending time of the school day and to approve the school schedule, subject to applicable State guidelines and requirements.

Feb 16 1995 First reading Mar 01

Mar 09

Mar 16

Amendment No.01 Amendment No.02

Mar 23

Referred to Rules Assigned to Elementary & Secondary Education Motion disch comm, advc 2nd Committee Elementary & Secondary Education ELEM SCND ED H To Subcommittee ELEM SCND ED H To Subcommittee ELEM SCNDED H To Subcommittee Committee Elementary & Secondary Education Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --BLAGOJEVICH Committee Rules

Jan 07 1997 Session Sine Die

HB-2008 BLAGOJEVICH.

105 ILCS 5/34-2.1

from Ch. 122, par. 34-2.1

Amends the School Code. Requires local school council candidates to present in person their names and evidences of eligibility at the attendance center, rather than submit their names and evidences to the council.

Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Elementary & Secondary
· `		Education
Mar 09	•	Motion disch comm, adve 2nd
		Committee Elementary & Secondary
		Education
Mar 16	Amendment No.01	ELEM SCND ED H
		To Subcommittee
	Amendment No.02	ELEM SCND ED H
		To Subcommittee
	Amendment No.03	ELEM SCND ED H
		To Subcommittee
		Committee Elementary & Secondary
· ·		Education
		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
		ORDER 2ND READING
		BLAGOJEVICH
		Committee Rules

Jan 07 1997 Session Sine Die

HB-2009 BLAGOJEVICH.

105 ILCS 5/34-2.3

from Ch. 122, par. 34-2.3

Amends the School Code. Requires all money budgeted for an attendance center to be transferred to the attendance center by August 15 of each year in a single lump sum. Requires the funds to be placed at interest and used to pay all expenses of operating and maintaining the attendance center, except the expenses incident to major capital improvements of the attendance center buildings and physical plant. Requires the local school council to file with the board and to make available for public inspection an annual report concerning the invested funds and their use. Effective immediately.

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

Feb 16 1995 First reading Mar 01

Mar 09

Referred to Rules Assigned to Elementary & Secondary Education Motion disch comm, advc 2nd Committee Elementary & Secondary Education

Amendment No.03

Mar 16

Amendment No.01 Amendment No.02 Amendment No.03

To Subcommittee ELEM SCND ED H To Subcommittee ELEM SCND ED H To Subcommittee Committee Elementary & Secondary Education Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --BLAGOJEVICH Committee Rules

Assigned to Elementary & Secondary

Committee Elementary & Secondary

Motion disch comm, advc 2nd Committee Elementary & Secondary

ELEM SCNDED H

Mar 23

Jan 07 1997 Session Sine Die

HB-2010 BLAGOJEVICH.

105 ILCS 5/34-2.3

from Ch. 122, par. 34-2.3

Referred to Rules

Education

Education

Education

HOUSE BILL TO ORDER 2ND READING --BLAGOJEVICH Committee Rules

ELEM SCND ED H To Subcommittee

ELEM SCNDED H To Subcommittee

ELEM SCND ED H To Subcommittee

Refer to Rules/Rul 3-9(a)

Motion disch comm, advc 2nd

Amends the School Code. Requires a local school council to review all completed internal account reports on a monthly basis and to include in the minutes of the meeting at which the review occurs the action taken on the report. Requires the principal to include personal account data and proposed expenditures from a personal account in the internal account reports.

NOTE(S) THAT MAY	APPLY: Fiscal
Feb 16 1995	First reading
Mar 01	

Mar 09

Mar 16

Amendment No.01

Amendment No.02 Amendment No.03

Amenument No.03

Mar 23

Jan 07 1997 Session Sine Die

HB-2011 BLAGOJEVICH - DAVIS, STEVE.

New Act

Creates the Education Appropriation Act. Requires the General Assembly to annually increase appropriations for public education in common schools in order to fund at least 51% of the cost of that education by fiscal year 1999. Effective immediately.

Note(s) That May Apply: Fiscal	
Feb 16 1995 First reading	Referred to Rules
Mar 01	Assigned to Elementary & Secondary Education
Mar 09	Motion disch comm, advc 2nd
n 1944 - Martin Sportson, and search of the sportson of the sp	Committee Elementary & Secondary Education
Mar 16	Refer to Rules/Rul 3-9(a)
Mar 23	Motion disch comm, advc 2nd
	HOUSE BILL TO
	ORDER 2ND READING
an an an An Anna an Anna an Anna Anna An	BLAGOJEVICH Committee Rules
Jan 07 1997 Session Sine Die	

HB-2012 BLAGOJEVICH.

105 ILCS 5/34-2.3 from Ch. 122, par. 34-2.3

Amends the School Code. Authorizes a local school council to offer to unemployed residents of the area served by an attendance center or to needy students enrolled at the attendance center employment in up to 20% of the low-level maintenance positions at the attendance center as those positions become open by attrition.

NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Elementary & Secondary Education Mar 09 Motion disch comm, advc 2nd Committee Elementary & Secondary Education Mar 16 Amendment No.01 ELEM SCND ED H To Subcommittee Amendment No.02 ELEM SCNDED H To Subcommittee Amendment No.03 ELEM SCNDED H To Subcommittee Committee Elementary & Secondary Education Refer to Rules/Rul 3-9(a) Mar 23 Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING

Jan 07 1997 Session Sine Die

HB-2013 BLAGOJEVICH.

105 ILCS 5/34-84

Amends the School Code. Provides that if a certified teacher serves in a vacant position for 9 months without being assigned to the position by the principal, the board of education may make an appointment to fill the position.

Feb 16 1995 First reading Mar 01

Mar 09

Mar 16

Amendment No.01 Amendment No.02

Amendment No.03

Mar 23

Jan 07 1997 Session Sine Die

BLAGOJEVICH. HB-2014

105 ILCS 5/34-8.3

from Ch. 122, par. 34-8.3

Amends the School Code. Requires the board to determine the size of the staff of the subdistrict office by the number and specified needs of students enrolled within the schools of the subdistrict.

Feb 16 1995 First reading Mar 01

Mar 09

Referred to Rules Assigned to Elementary & Secondary Education Motion disch comm, advc 2nd Committee Elementary & Secondary Education

from Ch. 122, par. 34-84

Referred to Rules Assigned to Elementary & Secondary Education Motion disch comm, advc 2nd Committee Elementary & Secondary Education ELEM SCND ED H To Subcommittee ELEM SCND ED H To Subcommittee ELEM SCND ED H To Subcommittee Committee Elementary & Secondary Education Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO **ORDER 2ND READING** --BLAGOJEVICH Committee Rules

--BLAGOJEVICH Committee Rules

1616

Mar 16

Amendment No.01 Amendment No.02

Amendment No.03

Mar 23

01 ELEM SCND ED H To Subcommittee
02 ELEM SCND ED H To Subcommittee
03 ELEM SCND ED H To Subcommittee
03 ELEM SCND ED H To Subcommittee
Committee Elementary & Secondary Education
Refer to Rules/Rul 3-9(a)
Motion disch comm, advc 2nd HOUSE BILL TO
ORDER 2ND READING --BLAGOJEVICH
Committee Rules

Jan 07 1997 Session Sine Die

HB-2015 BLAGOJEVICH.

105 ILCS 5/18-1

from Ch. 122, par. 18-1

Referred to Rules

Education

Education ELEM SCND ED H

To Subcommittee ELEM SCND ED H

To Subcommittee

Education

HOUSE BILL TO ORDER 2ND READING --BLAGOJEVICH Committee Rules

ELEM SCND ED H To Subcommittee

Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd

Assigned to Elementary & Secondary

Committee Elementary & Secondary

Motion disch comm, advc 2nd Committee Elementary & Secondary

Amends the School Code. Provides that moneys in the Common School Fund shall not be used or transferred for purposes other than certain specified purposes for which the Fund was created. Provides that if a transfer or use for a different purpose occurs, the funds so used or transferred shall be repaid to the Common School Fund with interest at the prime rate of the State's largest bank.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01

Mar 09

Mar 16

Amendment No.01 Amendment No.02

Amendment No.03

Mar 23

Jan 07 1997 Session Sine Die

HB-2016 BLAGOJEVICH.

105 ILCS 5/34-83.2 new

Amends the School Code. Prohibits any staff formula changes or other restructuring of the schedule or program of any attendance center by the board or its central or subdistrict offices or officials except during the period that begins on the last day of the regular school term and ends on the first day of August.

	Y APPLY: Fiscal; State Man	
Feb 16 1995	First reading	Referred to Rules
' Mar 01		Assigned to Elementary & Secondary
	and the second second	Education
Mar 09	in the second second	Motion disch comm, advc 2nd
	ALC: NOT A REAL	Committee Elementary & Secondary
		Education
Mar 16	Amendment No.01	ELEM SCND ED H
		To Subcommittee
	Amendment No.02	ELEM SCND ED H
		To Subcommittee
	Amendment No.03	ELEM SCND ED H
		To Subcommittee
		Committee Elementary & Secondary
	the state of the s	Education
		Refer to Rules/Rul 3-9(a)

Mar 23

Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --BLAGOJEVICH Committee Rules

Jan 07 1997 Session Sine Die

HB-2017 BLAGOJEVICH – LOPEZ.

105 ILCS 5/34-4 from Ch. 122, par. 34-4

Amends the School Code. Requires that the school-aged children of a member or prospective member of the Chicago Board of Education be enrolled in a Chicago public school.

Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Elementary & Secondary
		Education
Mar 09		Motion disch comm, adve 2nd
		Committee Elementary & Secondary
		Education
Mar 16	Amendment No.01	ELEM SCND ED H
		To Subcommittee
	Amendment No.02	ELEM SCND ED H
		To Subcommittee
	Amendment No.03	ELEM SCND ED H
		To Subcommittee
		Committee Elementary & Secondary
		Education
		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
		ORDER 2ND READING
		BLAGOJEVICH

Jan 07 1997 Session Sine Die

HB-2018 BLAGOJEVICH.

105 ILCS 5/34-18.17 new

Amends the School Code. Provides that the Chicago Board of Education shall undertake a playground rehabilitation program from moneys appropriated by the General Assembly for that purpose.

Committee Rules

NOTE(S) THAT MAY	APPLY: Fiscal	
Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Elementary & Secondary
$(-1)^{-1} = (-1)$		Education
Mar 09	· .	Motion disch comm, advc 2nd
	and the second	Committee Elementary & Secondary
		Education
Mar 16	Amendment No.01	ELEM SCND ED H
		To Subcommittee
	Amendment No.02	ELEM SCND ED H
		To Subcommittee
	Amendment No.03	ELEM SCND ED H
		To Subcommittee
		Committee Elementary & Secondary
	the second second second	Education
	and the second second second	Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
		ORDER 2ND READING

Jan 07 1997 Session Sine Die HB-2019 BLAGOIEVICH.

105 ILCS 5/34-2.1

from Ch. 122, par. 34-2.1

--BLAGOJEVICH Committee Rules

Amends the School Code. Provides for staggered terms for parent, community resident, and teacher members of Chicago's local school councils, beginning with the 1996-97 school year.

1618

Feb 16 1995 First reading Mar 01

Mar 09

Mar 16

Amendment No.01

Amendment No.02

Amendment No.03

Mar 23

Assigned to Elementary & Secondary Education Motion disch comm, advc 2nd Committee Elementary & Secondary Education ELEM SCND ED H To Subcommittee ELEM SCNDED H To Subcommittee ELEM SCND ED H To Subcommittee Committee Elementary & Secondary Education. Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --BLAGOJEVICH Committee Rules

Referred to Rules

Jan 07 1997 Session Sine Die

HB-2020 BLAGOJEVICH.

105 ILCS 5/34-1.1	
105 ILCS 5/34-3	
105 ILCS 5/34-3.01 new	
105 ILCS 5/34-3.1	
105 ILCS 5/34-18	
105 ILCS 5/34-18.1	
105 ILCS 5/34-18.16	

from Ch. 122, par. 34-3.1 from Ch. 122, par. 34-18 from Ch. 122, par. 34-18.1 from Ch. 122, par. 34-18.16

from Ch. 122, par. 34-1.1 from Ch. 122, par. 34-3

Amends the School Code Article concerning Chicago. Provides for the appointment of a new 9 member board of education, whose members serve staggered 4 year terms, to replace the current board and its members whose terms are terminated when the new board members take office. Changes the name of the School Board Nominating Commission to the School Board Appointment Confirmation Commission and changes the functions of the Commission. Provides that the new board members must be appointed by the mayor with city council approval and confirmed by the Commission. Permits the Commission to refuse to confirm within a 45 day period based on written criteria established by the Commission in advance and furnished to the mayor and city council. Provides for automatic confirmation if the Commission fails to act within the 45 day period. Limits the time when the criteria may be changed by the Commission. Effective immediately.

Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Elementary & Secondary Education Mar 09 Motion disch comm, advc 2nd Committee Elementary & Secondary Education ELEM SCND ED H Mar 16 Amendment No.01 To Subcommittee Amendment No.02 ELEM SCND ED H To Subcommittee ELEM SCND ED H Amendment No.03 To Subcommittee Committee Elementary & Secondary Education Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd Mar 23 HOUSE BILL TO ORDER 2ND READING --BLAGOJEVICH Committee Rules

Jan 07 1997 S

Session Sine Die

HB-2021 BLAGOJEVICH.

105 ILCS 5/34-3.1

from Ch. 122, par. 34-3.1

Amends the School Code Chicago Article. Provides that the School Board Nominating Commission shall provide the credentials of all finalist nominees for the school board to area news media within 48 hours of the final vote.

Amendment No.01

Amendment No.02

Amendment No.03

Feb 16 1995 First reading Mar 01

Mar 09

Mar 16

Mar 23

Referred to Rules Assigned to Elementary & Secondary Education Motion disch comm, advc 2nd Committee Elementary & Secondary Education ELEM SCNDED H To Subcommittee ELEM SCND ED H To Subcommittee ELEM SCNDED H

To Subcommittee

Committee Elementary & Secondary Education Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --BLAGOJEVICH Committee Rules

Jan 07 1997 Session Sine Die

HB-2022 BLAGOJEVICH.

105 ILCS 5/34-3 105 ILCS 5/34-3.1 from Ch. 122, par. 34-3 from Ch. 122, par. 34-3.1

Amends the School Code. Provides that the Mayor of Chicago shall notify the Nominating Commission 90 days before the expiration of a board member's term if the Mayor wishes that member retained and that the Commission may consider the Mayor's preferences for board member candidates.

Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Elementary & Secondary Education Mar 09 Amendment No.01 ELEM SCND ED H To Subcommittee ELEM SCND ED H Amendment No.02 To Subcommittee Amendment No.03 ELEM SCND ED H To Subcommittee Motion disch comm, advc 2nd Committee Elementary & Secondary Education Mar 16 Refer to Rules/Rul 3-9(a) Mar 23 Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --BLAGOJEVICH Committee Rules

Jan 07 1997 Session Sine Die

HB-2023 **BLAGOJEVICH.**

105 ILCS 5/34-3.1

from Ch. 122, par. 34-3.1

Amends the School Code. Provides that the School Board Nominating Commission shall present to the Mayor of Chicago an alphabetical list of candidates for vacancies on the Chicago Board of Education. The list must contain 3 times as many candidates as there are positions to be filled.

Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Elementary & Secondary
·		Education
Mar 09	Amendment No.01	ELEM SCND ED H
		To Subcommittee
	Amendment No.02	ELEM SCND ED H

Mar 09 Cont.

Amendment No.03

To Subcommittee ELEM SCND ED H To Subcommittee Motion disch comm, advc 2nd Committee Elementary & Secondary Education Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --BLAGOJEVICH Committee Rules

Mar 16 Mar 23

Jan 07 1997 Session Sine Die

HB-2024 KUBIK.

35 ILCS 200/18-183 new

Amends the Property Tax Code to provide that a business that received a real property tax abatement from a taxing district in order to locate in that district and subsequently relocates outside of the district during the term of the abatement, or otherwise violates its agreement with the taxing district, must repay the amount of the property tax abatement received.

NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die

Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a)

HB-2025 DAVIS, STEVE - TENHOUSE - HANNIG - YOUNGE - RYDER.

625 ILCS 5/11-1412.2 new	
625 ILCS 40/5-1	from Ch. 95 1/2, par. 605-1
625 ILCS 40/10-1	from Ch. 95 1/2, par. 610-1

Amends the Illinois Vehicle Code and the Snowmobile Registration and Safety Act by providing that operation of a motor vehicle or snowmobile on a levee, except for levee roadways designed specifically for vehicular traffic, shall be unlawful. Provides that if convicted of violating these provisions, a person shall be guilty of a Class C misdemeanor, punishable by a fine of at least \$250 in addition to any other penalty that may be imposed.

Feb 16 1995	First reading	Referred to Rules
Mar 01	i nat rouang	Assigned to Transportation & Motor
		Vehicles
Mar 16		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
	1 I	ORDER 2ND READING
		DAVIS.STEVE
		Committee Rules

Jan 07 1997 Session Sine Die

HB-2026 BLAGOJEVICH.

105 ILCS 5/34-2.3	from Ch. 122, par. 34-2.3
105 ILCS 5/34-84	from Ch. 122, par. 34-84

Amends the School Code. Prohibits a release or a reduction in the size of any staff at an attendance center, except by the principal upon prior consultation with the local school council or except when ordered by the central office of the board and approved by a two-thirds vote of the total membership of the local school council. Note(s) That May Apply: Fiscal: State Mandates

OTE(S) I HAT IVIA	Y APPLY: FISCAL, State Man	uates
Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Elementary & Secondary
		Education
Mar 09	Amendment No.01	ELEM SCNDED H
		To Subcommittee
	Amendment No.02	ELEM SCNDED H
		To Subcommittee
	Amendment No.03	ELEM SCND ED H
		To Subcommittee
		Motion disch comm, advc 2nd
	a de la construcción de la constru	Committee Elementary & Secondary
		Education

Mar 16 Mar 23 Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --BLAGOJEVICH Committee Rules

Jan 07-1997 Session Sine Die

HB-2027 DAVIS,STEVE.

15 ILCS 205/4

from Ch. 14, par. 4

Amends the Attorney General Act. Provides that upon written request of the State's Attorney of a county of less than 500,000, the Attorney General may represent the people in death penalty appeals, including post-conviction and habeas corpus proceedings.

Feb 16 1995 First reading Mar 01 Mar 07

Mar 16 Mar 23 Referred to Rules Assigned to Constitutional Officers Motion disch comm, advc 2nd Committee Constitutional Officers Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --DAVIS,STEVE Committee Rules

Jan 07 1997 Session Sine Die

HB-2028 MCAULIFFE – SCOTT – SAVIANO – BLAGOJEVICH – CAPPARELLI, NOVAK AND SPANGLER.

720 ILCS 5/12-5.1 720 ILCS 5/12-5.3 new from Ch. 38, par. 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 in violation of a housing or safety code after having been charged with a violation of a housing or safety code commits the offense of criminal housing management. Provides that a violation is a Class A misdemeanor. Second or subsequent conviction is a Class 4 felony. Creates the offense of unlawful use of a dwelling applicable only to residential real estate located in a municipality with more than 2,000,000 inhabitants, which prohibits managing residential property in intentional violation of a housing or safety code while collecting rent from tenants of the property.

FISCAL NOTE (Dpt. of Corrections)

There will be minimal fiscal impact from HB 2028.

CORRECTIONAL NOTE

No change from DOC fiscal note.

NOTE(S) THAT MAY APPLY: Correction

INOTE	(S) I HAT IVIA	Y APPLY: Correctional		
F	eb 16 1995	First reading	Referred to Rules	
	Aar 01	5	Assigned to Judiciary - (riminal Law
	Aar 16	Amendment No.01	JUD-CRIMINAL H	Amendment
n		Amendment No.01	JOD-CRIMINAL II	referred to
				referred to
			HRUL	
		Amendment No.02	JUD-CRIMINAL H	
			To Subcommittee	
			Do Pass/Short Debate C	Cal 016-000-000
		Placed Cal 2nd Rdg-Sht D	bt	
N	Aar 21	Amendment No.03	MADIGAN,MJ	Amendment
			1	referred to
			HRUL	
		Amendment No.04	MADIGAN,MJ	Amendment
				referred to
			HRUL	Tereffed to
		C-1 Ord Drd Dd- Cha Dha		
·	• • •	Cal Ord 2nd Rdg-Shr Dbt		
N	/lar 24	Second Reading-Short Del		
		Pld Cal Ord 3rd Rdg-Sht I		
N	/lay 03		Re-committed to Rules	
- N	/lar 07 1996		Assigned to Judiciary - Optimized Assigned to Judiciary - Optimized Assigned to Judiciary - Optimized Assigned Technology - Optimized Assigned	Criminal Law
N	Aar 22		Recommended do pass 0	14-000-000
		Placed Calndr, Second Rea		
			u	

Mar 25	Fiscal Note Filed Correctional Note Filed	
Mar 26	Placed Calndr,Second Readng Second Reading	
Mar 27	Placed Calndr, Third Reading Added As A Co-sponsor CAPPARELLI Tabled Pursuant to Rule5-4(A)/HCA 01,02	
	HFA 03,04 Third Reading - Passed 115-000-000 Added As A Co-sponsor NOVAK	
Mar 28	Added As A Co-sponsor SPANGLER Arrive Senate Placed Calendr, First Readng Sen Sponsor WALSH,T	
	Added as Chief Co-sponsor DELEO	
Apr 24 May 01	First reading Referred to Rules Assigned to Judiciary Postponed	
May 03	PURSUANT TO RULE 3-9(A).	j
	Re-referred to Rules	
Jan 07 1997	Session Sine Die	

HB-2029 BLAGOJEVICH.

215 ILCS 5/351B-5	from Ch. 73, par. 963B-5
215 ILCS 5/356p	from Ch. 73, par. 968p
215 ILCS 5/356r new	
215 ILCS 125/4-17 new	
215 ILCS 125/4-18 new	from Ch. 73, par. 968p

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. Provides that coverage may not be denied for replacement of breast implants when replacement is medically necessary. Removes the Illinois Insurance Code limitation on coverage regarding the medically necessary removal of implants that were implanted for cosmetic reasons. Effective immediately.

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Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Insurance
Mar 09		Motion disch comm, advc 2nd
		Committee Insurance
Mar 14	Amendment No.01	INSURANCE H
		To Subcommittee
	Amendment No.02	INSURANCE H
		To Subcommittee
		Committee Insurance
Mar 16		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
		ORDER 2ND READING
		BLAGOJEVICH
		Committee Rules
		Commune of the leg

Jan 07 1997 Session Sine Die

HB-2030 BLAGOJEVICH. 735 ILCS 5/13-213

from Ch. 110, par. 13-213

Amends the Code of Civil Procedure to extinguish product liability actions for injury caused by silicone breast implants 2 years after the plaintiffs knew or should have known of the injury, the tortious act that caused the injury, and other elements.

Feb 16 1995 Mar 01 Mar 09	First reading	Referred to Rules Assigned to Executive Motion disch comm, advc 2nd
Mar 16 Mar 23		Committee Executive Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING
		BLAGOJEVICH

Committee Rules

Jan 07 1997 Session Sine Die

HB-2031 BLAGOJEVICH – LANG.

305 ILCS 5/9-6.05 new 305 ILCS 5/9A-8.5 new

Amends the Public Aid Code. Requires the Department of Public Aid to conduct a demonstration project as part of its job search, training, and work programs for aid recipients. Requires that the Department enter into performance-based contracts with appropriate agencies to provide job search and employment training services, under which payment shall be based on the placement of aid recipients in employment and meeting other program goals.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading

Mar 01

Mar 15

Amendment No.01

Mar 16 Mar 23 PRIVATIZATION H Remains in Committee Priv, De-Reg, Econ & Urban Devel Committee Priv, De-Reg, Econ & Urban Devel Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --BLAGOJEVICH Committee Rules

Assigned to Priv, De-Reg, Econ &

Referred to Rules

Urban Devel

Jan 07 1997 Session Sine Die

HB-2032 BLAGOJEVICH.

305 ILCS 5/4-1.9a new

Amends the Public Aid Code. Requires that parents receiving AFDC agree to perform services as a condition of receiving aid.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01

> Mar 16 Mar 23

Referred to Rules Assigned to Priv, De-Reg, Econ & Urban Devel Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --BLAGOJEVICH Committee Rules

Assigned to Appropriations-General

Refer to Rules/Rul 3-9(a)

Referred to Rules

Services

Jan 07 1997 Session Sine Die

HB-2033 BLAGOJEVICH.

Appropriates \$1 for the ordinary and contingent expenses of the Lieutenant Governor. Effective July 1, 1995.

Feb 16 1995 First reading Mar 01

Apr 24

Jan 07 1997 Session Sine Die

HB-2034 BLAGOJEVICH.

15 ILCS 105/Act title 15 ILCS 105/0.01 15 ILCS 105/1 15 ILCS 105/2 15 ILCS 105/3 15 ILCS 105/4 15 ILCS 105/6.1 20 ILCS 605/46.53 20 ILCS 1920/1.04 105 ILCS 40/15 105 ILCS 40/15

from Ch. 127, par. 3800 from Ch. 127, par. 3801 from Ch. 127, par. 3802 from Ch. 127, par. 3803 from Ch. 127, par. 3804 from Ch. 127, par. 46.53

from Ch. 96 1/2, par. 8001.04

Amends the Community Services Act, the Abandoned Mined Lands and Water Reclamation Act, the Illinois Distance Learning Foundation Act, and the Keep Illinois Beautiful provisions of the Civil Administrative Code. Deletes Lieutenant Governor's duties under those Acts. Effective July 1, 1995.

	those Acts. Effective Jul	IY 1, 1995.	
Feb 16 1995	First reading	Referred to Rules	
Mar 01	ç	Assigned to Constitution	al Officers
Mar 07		Motion disch comm, adv	
NIAT UT			
		Committee Constitutiona	al Officers
Mar 16	Amendment No.01	CONST OFFICER H	Amendment
			referred to
		HRUL	
	Amendment No.02	CONST OFFICER H	Amendment
			referred to
		HRUL	
	Amendment No.03	CONST OFFICER H	A
	Amenument No.03	CONST OFFICER I	Amendment referred to
		HRUL	
	Amendment No.04	CONST OFFICER H	Amendment
2	Amendment No.04	CONSTOLLICER II	referred to
		HRUL	
		Motion Do Pass-Lost 003	0.005 0.00
		HCOF	5-003-000
		Committee Constitutiona	al Officers
		Refer to Rules/Rul 3-9(a	
M			
Mar 23		Motion disch comm, adve	c Znd
		HOUSE BILL TO	

Jan 07 1997 Session Sine Die

HB-2035 BALTHIS.

65 ILCS 5/11-12-5

from Ch. 24, par. 11-12-5

Amends the Municipal Code. Allows the plan commission to recommend zoning classifications for unincorporated land if the land is governed by a Local Land Resource Management Plan.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB2035 fails to meet the definition of a mandate under the State Mandates Act. Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Cities & Villages Do Pass/Short Debate Cal 010-000-000

Placed Cal 2nd Rdg-Sht Dbt

St Mandate Fis Nte ReqLANG Cal Ord 2nd Rdg-Shr Dbt

Mar 21

CITIES/VILLAG H Remains in Committee Cities & Villages

Fiscal Note Requested LANG

St Mandate Fis Note Filed

Re-committed to Rules

ORDER 2ND READING --BLAGOJEVICH Committee Rules

Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt

Amendment No.01

Apr 25

Jan 07 1997 Session Sine Die

HB-2036 BALTHIS.

65 ILCS 5/7-3-6

from Ch. 24, par. 7-3-6

Amends the Illinois Municipal Code. Adds conditions under which territory may be disconnected from a municipality including: contains 20 or more acres and consists of all of the contiguous property owned by the owner, whether of record or as beneficiary, is located on the border of the municipality and has a minimum of 25% of the perimeter of the land areas of the territory to be disconnected on the border of the municipality, if disconnected, would not result in the isolation of any part of the municipality from the remainder of the municipality and would cause a diminution of less than 5% of the total land area of the municipality, a minimum of 25% of the perimeter of the territory to be disconnected is on the border of the municipality, and the disconnection will cause a diminution of less than 5% of the total municipal land area. Effective immediately.

Feb 16 1995	First reading
Mar 01	-
Mar 16	
Jan 07 1997	Session Sine Die

Referred to Rules Assigned to Cities & Villages Refer to Rules/Rul 3-9(a)

HB-2037 BALTHIS.

815 ILCS 370/4.1

HB-2038

from Ch. 5, par. 1704.1

Amends the Motor Fuel and Petroleum Standards Act. Deletes provisions requiring the labeling of retail motor fuel dispensing devices that dispense motor fuel with at least 1% by volume of ethanol or methanol.

Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Environment & Energy
Mar 16		Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

TURNER, J – JOHNSON, TOM – O'CONNOR – BOST – JONES, JOHN, CIARLO, MITCHELL, KLINGLER, SPANGLER, MYERS, ZABROCKI, POE, WINTERS, WINKEL, LAWFER, WAIT, DURKIN, STEPHENS, MOFFITT, WENNLUND, CROSS, PERSICO, MULLIGAN, ACKERMAN, BALTHIS, BIGGERT, BIGGINS, BLACK, BRADY, CHURCHILL; CLAY-TON, COWLISHAW, DANIELS, DEUCHLER, HANRAHAN, HASSERT, HOEFT, HUGHES, JOHNSON, TIM, KRAUSE, KUBIK, LACHNER, LEITCH, LINDNER, LYONS, MCAULIFFE, MEYER, MOORE, ANDREA, MURPHY,M, NOLAND, PANKAU, PARKE, PEDERSEN, ROSKAM, RUTHERFORD, RYDER, BEAUBIEN, SAVIANO, SKINNER, TEN-HOUSE, WEAVER,M, WIRSING, WOJCIK, ZICKUS, BLAGOJEVICH AND ERWIN.

730 ILCS 5/3-6-3

from Ch. 38, par. 1003-6-3

Amends the Unified Code of Corrections. Provides that good conduct credit awarded to prisoners convicted of attempt to commit first degree murder, intentional homicide of an unborn child, aggravated kidnapping for ransom, aggravated criminal sexual assault, criminal sexual assault, heinous battery, aggravated battery with a firearm, aggravated battery of a child, home invasion, and armed robbery shall not exceed, in aggregate, a total of 15% of the sentence imposed by the court. Provides that no good conduct credit shall be awarded to a prisoner convicted of first degree murder.

HOUSE AMENDMENT NO. 3.

Deletes all amendatory language in the bill except the language providing that no good conduct credit shall be awarded to a prisoner convicted of first degree murder.

CORRECTIONAL NOTE, AMENDED Corrections population impact: 3,716 inmates; fiscal impact:

\$314,376,800.

HOUSE AMENDMENT NO. 7.

Adds reference to:

730 ILCS 5/5-4-1 from Ch. 38, par. 1005-4-1

Deletes everything. Amends the Unified Code of Corrections. Provides that, with respect to persons incarcerated for offenses committed after the effective date of this amendatory Act, a person incarcerated for first degree murder receives no good conduct credit, and that persons incarcerated for specified offenses shall receive 4.5 days of good conduct credit per month. Makes other changes regarding good conduct credit. Requires a court to make certain findings at the time of sentencing under specified circumstances. Requires the court, when sentencing a person to prison, to make a public statement, in a specified form, regarding the approximate length of time the defendant will serve. Requires the clerk of the court to transmit, to the department or institution to which a defendant is committed, any finding made by the court regarding bodily harm by a defendant in the commission of certain offenses.

HOUSE AMENDMENT NO. 8.

Provides that a person serving a term of natural life imprisonment or who has been sentenced to death shall receive no good time credit. Changes a cross-reference and makes other changes regarding the consistency of the bill's provisions.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 16 1995	First reading	Referred to Rules	
Mar 01 Mar 16	Amendment No.01	Assigned to Judiciary - C JUD-CRIMINAL H	Amendment referred to
٩	Amendment No.02	HRUL JUD-CRIMINAL H To	
	Amendment No.03 Amendment No.04	SubcommitteeTRUTH JUD-CRIMINAL H JUD-CRIMINAL H	SENTENCING Adopted Amendment referred to
		HRUL Do Pass Amend/Short D	
	Placed Cal 2nd Rdg-Sht D	016-000-000 bt	
Mar 21	Amendment No.05	MADIGAN,MJ	Amendment referred to
	Amendment No.06	HRUL MADIGAN,MJ	Amendment referred to
		HRUL	referreu to
Mar 22	Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Deb	oate	
Mar 23	Pld Cal Ord 3rd Rdg-Sht I	Motion disch comm, advo	2nd
IVIAI 23		FLOOR AMEND #05 T ORDER 2ND READIN	0
		LANG Motion disch comm, advc	2nd
		FLOOR AMEND #06 T ORDER 2ND READING	0
	Cal Ord 2rd Ddg Short Dh	LANG	
Apr 06	Cal Ord 3rd Rdg-Short Db Recalled to Second Readin	g Correctional Note Filed A	AS
	Amendment No.07	AMENDED TURNER,J	Amendment referred to
	Amendment No.07 Rules refers to	HRUL Turner,j Hjub	
	Held 2nd Rdg-Short Debat		
Apr 07	Amendment No.07	TURNER,J	Be approved considerati
	Amendment No.08	015-000-000 TURNER,J	Amendment referred to
		HRUL	
	Amendment No.08	TURNER,J	Be approved considerati
	Amendment No.09	005-000-003 MADIGAN,MJ	Amendment referred to
		HRUL	
		Motion disch comm, advo FLOOR AMEND 09 TC ORDER 2ND READING) ¹ 1 - El State de La Section
		LANG	
	Amendment No.07	TURNER,J	Adopted
	Amendment No.08	TURNER,J Motion filed TO OVER F	Adopted
		CHAIRGRANBERG	
		MOTION SHALL THE	
		CHAIR BE SUSTAINED	
		Motion prevailed	$(x_{i}) \in [0, \infty) \cap [x_{i}] = [x_{i}]$
	Pld Cal Ord 3rd Rdg-Sht I	062-052-000 Dbt	
	3Rd Rdg-Sht Dbt-Pass/Vo	ot105-006-004	
	Tabled Pursuant to Rule5-	4(A) AMENDS 1,2	
		4-6 AND 9	

3Rd Rdg-Sht Dbt-Pass/Vot105-006-004

Apr 18	Arrive Senate	P D
May 08	Placed Calendr Sen Sponsor PI	
May 09	First reading	Referred to Rules Assigned to Judiciary
May 18		Refer to Rules/Rul 3-9(a)
Nov 12 1996 Jan 07 1997	Added As A Co Session Sine Di	o-sponsor BEAUBIEN
HB-2039 MCGU	IRE – HOFFMA	N.
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	1	from Ch. 108 1/2, par. 14-134
40 ILCS 5/14-134	4.1	from Ch. 108 1/2, par. 14-134.1

40 ILCS 5/14-134.1 40 ILCS 5/15-159 40 ILCS 5/15-159.1 new 40 ILCS 5/22A-109

from Ch. 108 1/2, par. 22A-109

from Ch. 108 1/2, par. 15-159

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 State Board with an employee member. Amends the State Board of Investment 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 replace to replace to be a labor union representative.

PENSION IMPACT NOTE

HB2039 could result in an increase in administrative costs.

NOTE(S) THAT MAY APPLY: Pension	
Feb 16 1995 First reading	Referred to Rules
Mar 01	Assigned to Personnel & Pensions
Mar 09	Pension Note Filed
	Committee Personnel & Pensions
Mar 16	Refer to Rules/Rul 3-9(a)
Mar 23	Motion disch comm, advc 2nd
	HOUSE BILL TO
	ORDER 2ND READING
	-MCGUIRE
	Committee Rules
	THO PPN (A NI

Mar 26 1996 Added As A Joint Sponsor HOFFMAN Jan 07 1997 Session Sine Die

HB-2040 COWLISHAW.

105 ILCS 5/10-22.4b new

Amends the School Code. Authorizes a unit school district that has a student enrollment of more than 15,000 students and that is not located in a city having a population of 500,000 or more inhabitants to implement a system of performance based contracts for its certified personnel (in lieu of governance under School Code provisions applicable to probationary periods and contractual continued service, seniority, honorable dismissal, dismissal for cause, and evaluation of certified employees) if the voters of the district approve a proposition authorizing implementation of the system at a referendum.

,	a	
NOTE(S) THAT MAY	APPLY: Fiscal	
Feb 16 1995	First reading	Referred to Rules
Mar 01	•	Assigned to Elementary & Secondary
		Education
Mar 16	Amendment No.01	ELEM SCNDED H
		To Subcommittee
	Amendment No.02	ELEM SCNDED H
		To Subcommittee
	Amendment No.03	ELEM SCNDED H
		To Subcommittee
		Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-2041 COWLISHAW.

820 ILCS 405/602

from Ch. 48, par. 432

Amends provisions of the Unemployment Insurance Act setting forth criteria for determining whether an employee's conduct constitutes misconduct and disqualifies the employee from obtaining benefits under the Act. Provides that a false statement, misrepresentation, or omission of a material fact by an employee in a contract or agreement with the employer (or a parent or subsidiary company of the employer) constitutes misconduct.

Feb 16 1995 Mar 01	First reading	Referred to Rules Assigned to Commerce, Industry &
Mar 16	Sumion Sine Di	Labor Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-2042 COWLISHAW.

5 ILCS 420/4A-101

from Ch. 127, par. 604A-101

Amends the Illinois Governmental Ethics Act. Requires a person employed by a school district in a position that requires the person to hold an administrative or chief school business official endorsement to file a verified statement of economic interest (now requires all persons employed by a school district who have been issued and hold such an endorsement to file).

Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Elementary & Secondary
		Education
Mar 16		Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	

HB-2043 LINDNER – HUGHES.

25 ILCS 10/1.5 new

Amends the General Assembly Operations Act. Limits Representatives to 6 years' service as chair of the same committee of the House. Contains like provisions for Senators. Defines "same committee"

Feb 16 1995	First reading
Mar 01	Ţ.
Mar 16	
Jan 07 1997	Session Sine Die

Referred to Rules Assigned to Executive Refer to Rules/Rul 3-9(a)

HB-2044 DEERING - DAVIS, STEVE.

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 allow employers to elect to allow their employees to establish credit for up to 2 years of participation in the armed forces of the United States that took place before entering service under the Fund. Effective immediately.

PENSION IMPACT NOTE

Fiscal impact cannot be determined due to the unknown amount of military service not preceded by covered employment. The cost is estimated to be minor as the employee is required to make employee and employer contributions, plus interest from the date of first membership in IMRF to the date of payment.

NOTE(S) THAT MAY APPLY: Fiscal; Pension Feb 16 1995 First reading

> Mar 01 Mar 09

Mar 16 Mar 23 Referred to Rules Assigned to Personnel & Pensions Pension Note Filed Committee Personnel & Pensions Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --DEERING Committee Rules

HB-2045 WINTERS – HOFFMAN – BEAUBIEN – BLAGOJEVICH.

25 ILCS 70/2	
25 ILCS 70/3	
25 ILCS 70/6	
25 ILCS 70/9	

from Ch. 63, par. 42.82 from Ch. 63, par. 42.83 from Ch. 63, par. 42.86 from Ch. 63, par. 42.89

Amends the Correctional Budget and Impact Note Act to provide that if a bill creates a new criminal offense or enhances a class or category of offense for which commitment to a juvenile detention facility, probation, intermediate sanctions, or community service may be imposed or for which placement under a Probation and Court Services Department results, the Director of Probation Services in the Administrative Office of Illinois Courts shall prepare a note estimating the impact of the bill on the Statewide probation caseload and the impact on staffing needs and budgets of counties and the Illinois Supreme Court.

HOUSE AMENDMENT NO. 3.

Adds reference to:	
20 ILCS 2635/4	from Ch. 38, par. 1604
705 ILCS 405/4-11	from Ch. 37, par. 804-11
705 ILCS 405/5-12	from Ch. 37, par. 805-12
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	from Ch. 38, par. 304
730 ILCS 5/5-5-6	from Ch. 38, par. 1005-5-6
730 ILCS 5/5-6-1	from Ch. 38, par. 1005-6-1
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
730 ILCS 5/5-6-4	from Ch. 38, par. 1005-6-4
730 ILCS 110/0.01	from Ch. 38, par. 204-1a.9
730 ILCS 110/9b	from Ch. 38, par. 204-1b
730 ILCS 110/10	from Ch. 38, par. 204-2
730 ILCS 110/11	from Ch. 38, par. 204-3
730 ILCS 110/12	from Ch. 38, par. 204-4
730 ILCS 110/13	from Ch. 38, par. 204-5
730 ILCS 110/13a	from Ch. 38, par. 204-5a
730 ILCS 110/14	from Ch. 38, par. 204-6
730 ILCS 110/15	from Ch. 38, par. 204-7
730 ILCS 110/15.1	from Ch. 38, par. 204-7.1
730 ILCS 110/16	from Ch. 38, par. 204-8
730 ILCS 115/1	from Ch. 38, par. 204a-1

Amends the Probation and Probation Officers Act. Changes short title to the Community Corrections Act. Changes Probation Department to Community Corrections Department. Amends various other Acts to make conforming changes. Amends the Juvenile Court Act of 1987. Requires the court to impose upon a minor placed on supervision, probation, or conditional discharge, a fee of \$25 for each month of supervision, probation, or conditional discharge unless the court assesses a lesser amount after determining the inability of the minor to pay the fee. Provides that the court may order the parent, guardian, or legal custodian of the minor to pay some or all of the fee on the minor's behalf. Amends the Unified Code of Corrections to require the court to impose upon a defendant placed on supervision, probation, or conditional discharge, a fee of \$25 (now up to \$25) for each month of supervision, probation, or conditional discharge unless the court assesses a lesser fee. Amends the Probation and Probation Officers Act. Provides that the fees imposed upon minors placed on supervision, probation, or conditional discharge under the Juvenile Court Act of 1987 shall be deposited in the county probation and court services fund. Amends the Unified Code of Corrections, the Juvenile Court Act of 1987, and the Probation and Probation Officers Act. Provides that the court shall impose as a condition of a sentence of probation, conditional discharge, or supervision, that the probation agency may invoke any sanction from the list of structured intermediate sanctions adopted by the circuit court for violations of the terms and conditions of probation, conditional discharge, or supervision. Once the offender completes the structured intermediate sanctions, the court may not revoke probation, conditional discharge, or supervision for the same violation. Amends the Unified Code of Corrections. Provides that if the court deems it necessary and in the best interest of the victim, the court may extend beyond 5 years the period of time within which the payment of restitution by the defendant is to be paid (present law provides that restitution must be paid in 5 years, excluding periods of incarceration of the defendant). Amends the Juvenile Court Act of 1987. Provides that the non-judicial adjustment plan for an alleged addicted or alleged delinquent minor include up to 12 months of informal supervision with a probation officer (now the informal supervision includes only up to 6 months informal supervision with the probation officer).

probation officer).			
	TE, AMENDED (Dept. of C	(orrections)	and the second sec
The fiscal imp	pact to HB 2045 is unknown.		S. S. S.
	ONAL NOTE, HAM-7	·	
Fiscal impact	is unknown due to insufficien	it data.	
	TE, HAM-7 (Dept. of Correc	ctions)	
No change fr	om correctional note, ham-7.		
NOTE(S) THAT M	AY APPLY: Fiscal		
	First reading	Referred to Rules	
Mar 01		Assigned to Judiciary - C	riminal Law
Mar 16	Amendment No.01	JUD-CRIMINAL H	Amendment
			referred to
	× .	HRUL	
	Amendment No.02	JUD-CRIMINAL H	1 2 Ali
		То	se al frances a series de la companya de la company
		SubcommitteeTRUTH	/SENTENCING
	Amendment No.03	JUD-CRIMINAL H	Adopted
		Recommnded do pass as a	
	and the second sec	016-000-000	
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Mar 21		Fiscal Note Requested A	S
51di 21		AMENDED/LANG	.
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	Held on 2nd Reading		
	Amendment No.04	MADIGAN,MJ	Amendment
	Amendment No.04	MADIOAN,MJ	referred to
		HRUL	Teleffed to
	Amendment No.05	MADIGAN,MJ	Amendment
	Amendment No.05	MADIOAN, MJ	
		HRUL	referred to
	Held an Ord Day dime	HKUL	
M., 20	Held on 2nd Reading	Elevel Made Elled	
Mar 22	Discord Calada Third David	Fiscal Note Filed	21 - L
· M 00	Placed Calndr, Third Read		A 1
Mar 23		Motion disch comm, advo	2nd
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and the second second		Motion disch comm, advo	2nd
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		ORDER 2ND READIN	G
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	Calendar Order of 3rd Rdr		
Apr 25	Recalled to Second Readin	ıg	
	Held on 2nd Reading	1	
	Amendment No.06	WINTERS	Amendment
			referred to
	· · · · · ·	HRUL	
	Held on 2nd Reading		
Apr 26	Amendment No.07	WINTERS	Amendment
· · p· = 0			referred to
		HRUL	forented to
	Held on 2nd Reading		
Apr 27	Amendment No.07	WINTERS	Be approved
Apr 27	Amendment 140.07		considerati
		008-000-000	consider att
	Held on 2nd Reading	000-000-000	
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		Correctional Note Filed	1.)
		AMENDED	
		Fiscal Note Filed	A second second
	Held on 2nd Reading		

May 03 Nov 12 199 Jan 07 199	
	UBIEN – BLAGOJEVICH – WINTERS – HOFFMAN – DURKIN.

705 ILCS 405/4-11

from Ch. 37, par. 804-11

Amends the Juvenile Court Act of 1987. Provides that the non-judicial adjustment plan for an alleged addicted or alleged delinquent minor include up to 12 months of informal supervision with a probation officer (now the informal supervision includes only up to 6 months informal supervision with the probation officer).

	First reading	Referred to Rules
Mar 01		Assigned to Judiciary - Criminal Law
Mar 16		Refer to Rules/Rul 3-9(a)
Nov 12 1996	Primary Sponsor Change	
Jan 07 1997	Session Sine Die	

HB-2047 DURKIN - HOFFMAN - BEAUBIEN - BLAGOJEVICH - WINTERS.

20 ILCS 2635/4	from Ch. 38, par. 1604
705 ILCS 405/4-11	from Ch. 37, par. 804-11
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	from Ch. 38, par. 304
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 110/0.01	from Ch. 38, par. 204-1a.9
730 ILCS 110/9b	from Ch. 38, par. 204-1b
730 ILCS 110/10	from Ch. 38, par. 204-2
730 ILCS 110/11	from Ch. 38, par. 204-3
730 ILCS 110/12	from Ch. 38, par. 204-4
730 ILCS 110/13	from Ch. 38, par. 204-5
730 ILCS 110/13a	from Ch. 38, par. 204-5a
730 ILCS 110/14	from Ch. 38, par. 204-6
730 ILCS 110/15	from Ch. 38, par. 204-7
730 ILCS 110/16	from Ch. 38, par. 204-8
730 ILCS 115/1	from Ch. 38, par. 204a-1

Amends the Probation and Probation Officers Act. Changes short title to the Community Corrections Act. Changes Probation Department to Community Corrections Department. Changes probation officer to community corrections officer. Amends various other Acts to make conforming changes.

First reading	Referred to Rules	
	Assigned to Judiciary - Criminal Law	
	Refer to Rules/Rul 3-9(a)	
Added As A Co-sponsor B	EAUBIEN	
Session Sine Die		
	First reading Added As A Co-sponsor B	

HB-2048 DURKIN – BLAGOJEVICH – WINTERS – HOFFMAN – BEAUBIEN.

705 ILCS 405/5-19		from Ch. 37, par. 805-19
705 ILCS 405/5-24	and the state of the state	from Ch. 37, par. 805-24
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 110/15.1		from Ch. 38, par. 204-7.1

Amends the Juvenile Court Act of 1987. Requires the court to impose upon a minor placed on supervision, probation, or conditional discharge, a fee of \$25 for each month of supervision, probation, or conditional discharge unless the court assesses a lesser amount after determining the inability of the minor to pay the fee. Provides that the court may order the parent, guardian, or legal custodian of the minor to pay some or all of the fee on the minor's behalf. Amends the Unified Code of Corrections to require the court to impose upon a defendant placed on supervision, probation, or conditional discharge, a fee of \$25 (now up to \$25) for each month of supervision, probation, or conditional discharge unless the court assesses a lesser fee. Amends the Probation and Probation Officers Act. Provides that the fees imposed upon minors placed on supervision, probation, or conditional discharge under the Juvenile Court Act of 1987 shall be deposited in the county probation and court services fund.

Note(s) That Ma	y Apply: Fiscal	
Feb 16 1995	First reading	Referred to Rules
Mar 01	,	Assigned to Judiciary - Criminal Law
Mar 16	•	Refer to Rules/Rul 3-9(a)
Nov 12 1996	Added As A Co-sponsor Bl	
Jan 07 1997	Session Sine Die	

HB-2049 BEAUBIEN - HOFFMAN - DURKIN - BLAGOJEVICH - WINTERS. 730 ILCS 5/5-5-6

from Ch. 38, par. 1005-5-6

Amends the Unified Code of Corrections. Provides that if the court deems it necessary and in the best interest of the victim, the court may extend beyond 5 years the period of time within which the payment of restitution by the defendant is to be paid (present law provides that restitution must be paid in 5 years, excluding periods of incarceration of the defendant).

Feb 16 1995 Mar 01 Mar 16	First reading	Referred to Rules Assigned to Judiciary - C Refer to Rules/Rul 3-9(a	
Nov 12 1996 Jan 07 1997	Primary Sponsor Char Session Sine Die	nged To BEAUBIEN	1)

HB-2050 WINTERS - BLAGOJEVICH - HOFFMAN.

730 ILCS 5/5-6-1	from Ch. 38, par. 1005-6-1
730 ILCS 5/5-6-4	from Ch. 38, par. 1005-6-4
730 ILCS 110/15	from Ch. 38, par. 204-7

Amends the Unified Code of Corrections and the Probation and Probation Officers Act. Provides that the court shall impose as a condition of a sentence of probation, conditional discharge, or supervision, that the probation agency may invoke any sanction from the list of structured intermediate sanctions adopted by the circuit court for violations of the terms and conditions of probation, conditional discharge, or supervision. Once the offender completes the structured intermediate sanctions, the court may not revoke probation, conditional discharge, or supervision for the same violation.

JUDICIAL NOTE

It cannot be determined what impact HB2050 will have on the need to increase or decrease the number of judges in the State.

FISCAL NOTE (Dept. of Corrections)

The fiscal impact of HB 2050 is unknown.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 16 1995 First reading

Mar 01 Mar 16

Amendment No.01

Amendment No.02

JUD-CRIMINAL H HRUL JUD-CRIMINAL H Τn

Fiscal Note Requested LANG Judicial Note Request LANG

Referred to Rules

SubcommitteeTRUTH/SENTENCING Do Pass/Short Debate Cal 016-000-000

Assigned to Judiciary - Criminal Law

Placed Cal 2nd Rdg-Sht Dbt Mar 21

> Cal Ord 2nd Rdg-Shr Dbt Amendment No.03

> > Amendment No.04

HRUL MADIGAN,MJ

MADIGAN, MJ

referred to Amendment

Amendment

Amendment referred to

referred to

Mar 23

HRUL Cal Ord 2nd Rdg-Shr Dbt

> Judicial Note Filed Motion disch comm, advc 2nd FLOOR AMEND #03 TO ORDER 2ND READING --LANG Motion disch comm, advc 2nd FLOOR AMEND #04 TO ORDER 2ND READING --LANG

Cal Ord 2nd Rdg-Shr Dbt

Mar	24
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Fiscal Note Filed Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt

Apr 27 Nov 12 1996 Jan 07 1997

Re-committed to Rules 996 Added As A Co-sponsor BEAUBIEN 997 Session Sine Die

HB-2051 MAUTINO – HOFFMAN.

230 ILCS 5/3.071 230 ILCS 5/3.074 new 230 ILCS 5/3.075 new 230 ILCS 5/3.076 new 230 ILCS 5/19 230 ILCS 5/20 230 ILCS 5/26 230 ILCS 5/26.7 new

from Ch. 8, par. 37-3.071

from Ch. 8, par. 37-19 from Ch. 8, par. 37-20 from Ch. 8, par. 37-26

Amends the Ill. Horse Racing Act. Removes certain restrictions concerning when horse race meetings may be conducted. Provides for inter-track pari-mutuel wagering programs, which would allow for a wager to be placed at an Illinois race track with respect to the outcome of a simultaneously televised horse race taking place at an Illinois race track or in any state or country. Provides that inter-track pari-mutuel simulcast wagering may be conducted on races held outside Illinois. Removes the provision requiring consent of the Racing Board to conduct inter-track pari-mutuel simulcast wagering. Provides that a live racing program shall consist of at least 9 thoroughbred races or 10 standardbred races per day. Provides that the Racing Board may hear objections regarding simulcast programs. Provides that the Board may prohibit a particular inter-track pari-mutuel simulcast wagering program if it is not in the best interests of horse racing and the State of Illinois. Provides that, beginning January 1, 1997, inter-track pari-mutuel simulcast wagering programs may not be conducted unless the Racing Board receives written notice from the contractually established horsemen's representative organizations stating that simulcast programs have not had a detrimental effect on their racing programs. Provides that the Board shall revoke the license for an inter-track wagering location that has been operating for 5 or more years if in any calendar year the organization licensee failed to conduct a race meeting of 60 or more days of racing and shall reduce the total number of inter-track wagering location licenses permitted under the Act by one license for each license so revoked. Deletes provisions allocating money to the license contingency fund and the purse contingency fund. Effective immediately.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading

Feb 16 1995	Fi
Mar 01	
Mar 02	
M	
Mar 07	

Referred to Rules Assigned to Judiciary - Criminal Law Re-assigned to Agriculture & Conservation Motion disch comm, advc 2nd Committee Agriculture & Conservation Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --MAUTINO Committee Rules

Jan 07 1997 Session Sine Die

HB-2052 DEERING.

Mar 16

Mar 23

40 ILCS 5/7-109.3 from

from Ch. 108 1/2, par. 7-109.3

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Ill. Pension Code to allow counties to elect to make the sheriff's law enforcement benefit formula apply to their probation officers. Effective immediately.

PENSION IMPACT NOTE

Fiscal impact cannot be determined, as the number of counties that would adopt an affirmative resolution to provide SLEP coverage for probation officers is unknown. Costs to counties that elect to allow SLEP coverage is estimated to be substantial. Note(s) That May AppLy: Fiscal; Pension Feb 16 1995 First reading Mar 01 Mar 09 Mar 16 Mar 23

Jan 07 1997 Session Sine Die

HB-2053 MAUTINO - HOFFMAN.

230 ILCS 5/26	from Ch. 8, par. 37-26
230 ILCS 5/26.2	from Ch. 8, par. 37-26.2
230 ILCS 5/26.4	from Ch. 8, par. 37-26.4
230 ILCS 5/26.5	from Ch. 8, par. 37-26.5
230 ILCS 5/26.6 new	

Amends the Ill. Horse Racing Act. Provides that the Racing Board shall revoke the license for an inter-track wagering location that has been operating for 5 or more years if in any calendar year the organization licensee failed to conduct a race meeting of 60 or more days of racing and that the Board shall reduce the total number of inter-track wagering location licenses permitted under the Act by one for each license so revoked. Makes changes concerning amounts retained by inter-track wagering licensees. Makes changes concerning amounts paid to or retained by horsemen and licensees. Provides that if an inter-track location facility operated by a race track located in a county that has a population of more than 230,000 and that is bounded by the Mississippi River has an operating loss, it may, upon the approval of the contractually established horsemen's organizations, request that the Board establish a lower amount to be paid as purses. Deletes provisions allocating money to the licensee contingency fund and the purse contingency fund. Provides that after June 30, 1995, 50% of the additional amounts retained by an inter-track wagering licensee or an inter-track wagering location licensee from the amount wagered on multiple wagers shall be paid and allocated to purses rather than to the Special Purse and Reward Fund accounts. Provides that 50% of the additional amount retained by inter-track wagering location licensees shall be paid to the municipality in which the inter-track wagering location licensee is situated and 50% shall be paid to the county in which the inter-track wagering location licensee is situated. Provides that if an inter-track wagering licensee does not receive live racing dates in any calendar year, it shall pay to the host track as purses all amounts retained as an additional surcharge. Provides that all moneys wagered at or on live horse races conducted at a race track located in a county that has a population of more than 230,000 and that is bounded by the Mississippi River and conducts at least 90 live race days and that licensed inter-track wagering and inter-track wagering location facilities shall, after payment of taxes, be retained by that track for purposes authorized by the Act. Makes other changes. Effective immediately.

Feb 16 1995 First reading

Mar 01 Mar 09

Mar 16 Mar 23 Referred to Rules Assigned to Executive Motion disch comm, advc 2nd Committee Executive Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --MAUTINO Committee Rules

Jan 07 1997 Session Sine Die

HB-2054 DART - LAURINO - FANTIN - GILES - RONEN.

New Act 15 ILCS 20/38 rep. 15 ILCS 20/38.1 rep. 15 ILCS 20/38.2 rep.

Referred to Rules Assigned to Personnel & Pensions Pension Note Filed Committee Personnel & Pensions Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --DEERING Committee Rules

30 ILCS 105/13.4 rep.

Creates the 12-Month Balanced Budget 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 of III. 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.

Feb 16 1995 First reading Mar 01

Mar 09

Mar 16 Mar 23

Jan 07 1997 Session Sine Die

HB-2055 JONES, SHIRLEY.

New Act 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 Factual Budget Impact Note Act. Provides that a Factual Budget 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.

Feb 16 1995 First reading	Referred to Rules
Mar 01	Assigned to Elections & State
	Government
Mar 09	Motion disch comm, advc 2nd
	Committee Elections & State
	Government
Mar 16	Refer to Rules/Rul 3-9(a)
Mar 23	Motion disch comm, advc 2nd
	HOUSE BILL TO
	ORDER 2ND READING
	-JONES,SHIRLEY
	Committee Rules
Ion 07 1007 Coursian Sina Dia	

Jan 07 1997 Session Sine Die

HB-2056 GASH – PHELPS – NOVAK – GRANBERG.

New Act

30 ILCS 340/3.1 new

Creates the Illinois Savings and Stability Act, and creates a Fund with that name in the State treasury, separate from State general funds. Requires the Department

Referred to Rules Assigned to Elections & State Government Motion disch comm, advc 2nd Committee Elections & State Government Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --DART Committee Rules 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 FY2002, if the balance in the Fund exceeds the Maximum Budget Reserve. Provides that moneys in the Fund may be used, starting April 1, 2001, 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 Short Term Borrowing Act by repealing the Act on April 1, 2001. Effective immediately.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01

> Mar 09 Mar 16 Mar 23

Referred to Rules Assigned to Executive Motion disch comm, advc 2nd Committee Executive Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --GASH Committee Rules

Jan 07 1997 Session Sine Die

HB-2057 MADIGAN,MJ.

New Act

Appropriates \$1 to the Board of the Comprehensive Health Insurance Plan. Effective July 1, 1995.

Feb 16 1995 First reading Mar 01 Referred to Rules Assigned to Appropriations-Human Services Refer to Rules/Rul 3-9(a)

Apr 24

Jan 07 1997 Session Sine Die

HB-2058 SCHAKOWSKY.

410 ILCS 535/12

from Ch. 111 1/2, par. 73-12

Amends the Vital Records Act. Requires birth certificates to be made available at the office of any local registrar or subregistrar. Requires live births reported under this Section to be recorded on a uniform certificate regardless of the person reporting the birth.

Note(s) That May Apply: Fiscal	
Feb 16 1995 First reading	Referred to Rules
Mar 01	Assigned to Health Care & Human Services
Mar 08	Motion Do Pass-Lost 006-012-001 HCHS
	Remains in Committee Health Care & Human Services
Mar 09	Motion disch comm, advc 2nd Committee Health Care & Human Services
Mar 16	Refer to Rules/Rul 3-9(a)
Mar 23	Motion disch comm, advc 2nd
	HOUSE BILL TO
	ORDER 2ND READING
	SCHAKOWSKY

Jan 07 1997 Session Sine Die

HB-2059 SCHAKOWSKY.

 750 ILCS 5/504
 from 0

 750 ILCS 5/508
 from 0

 750 ILCS 5/508
 from 0

 750 ILCS 5/510
 from 0

from Ch. 40, par. 504 from Ch. 40, par. 508 from Ch. 40, par. 510

Committee Rules

Amends the Ill. Marriage and Dissolution of Marriage Act. Provides that not less than 30 days prior to the scheduled termination date of a maintenance order, the court shall review the circumstances of the parties, provides that, upon making a finding of a substantial change in circumstances justifying the continuation of maintenance, the court shall modify the order or as to the amount, frequency, and duration of maintenance payments. Provides that the court shall order any party found in contempt of court for failure to pay child support or maintenance to pay the costs and reasonable attorney's fees of the other party. Effective January 1, 1996.

Feb 16 1995 First reading Mar 01 Mar 09

Mar 16 Mar 23 Referred to Rules Assigned to Judiciary - Civil Law Motion disch comm, advc 2nd Committee Judiciary - Civil Law Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --SCHAKOWSK Y Committee Rules

Jan 07 1997 Session Sine Die

HB-2060 DEERING.

70 ILCS 3205/9.5 new 70 ILCS 3205/20

from Ch. 85, par. 6020

Amends the Ill. Sports Facilities Authority Act. Provides that any management agreement between the Authority and a baseball franchise with a provision requiring the Authority to hold a tenant harmless due to lack of ticket sales during a strike season or season in which replacement players are used is against the public policy of the State and no payment may be made to a tenant. Effective immediately.

Note(s) That May Apply: Fiscal

Feb 16 1995 First reading Mar 01 Mar 09

Mar 16 Mar 23 Referred to Rules Assigned to Executive Motion disch comm, advc 2nd Committee Executive Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --DEERING Committee Rules

Jan 07 1997 Session Sine Die

HB-2061 HOFFMAN, DEERING, DAVIS,M.

70 ILCS 3205/9.3 new 70 ILCS 3205/9.6 new 70 ILCS 3205/9.8 new 70 ILCS 3205/20

from Ch. 85, par. 6020

Amends the Ill. Sports Facilities Authority Act. Prohibits payment by the Authority to a tenant for any guarantee of ticket sales contract provision if major league baseball games are cancelled due to a strike or if replacement players are used. Prohibits any payments by the Authority to the tenant during a strike by or lockout of players; and authorizes the General Assembly to make no appropriations to the Authority, except to pay bonds, during a strike or lockout. Provides that future management agreements must contain similar provisions regarding cancelled games and replacement player games due to a lockout or strike. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 16 1995 First reading Mar 01 Mar 09 Mar 16

Mar 23

Referred to Rules Assigned to Executive Motion disch comm, advc 2nd Committee Executive Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --HOFFMAN Committee Rules

Jan 07 1997 Session Sine Die

HB-2062 SCHAKOWSKY.

New Act

Creates the Privatization Regulation Act. Provides that a State agency may enter into a contract with a private entity (rather than having the work done by State employees) only if specified conditions are met. Applies to contracts executed after the Act takes effect.

Feb 16 1995 First reading Mar 01

Mar 16 Mar 23 Referred to Rules Assigned to Priv, De-Reg, Econ & Urban Devel Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --SCHAKOWSKY Committee Rules

Jan 07 1997 Session Sine Die

HB.2063 SCHAKOWSKY - DAVIS.STEVE.

New Act

Creates the Health Security Act. Requires the State to implement a universal access health care system by January 1, 1998. Requires creation of a Bipartisan Health Care Reform Commission by September 1, 1995, to make recommendations for a universal access health care plan. Effective immediately,

NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Mar 01 Mar 09

Mar 14

Amendment No.01

Amendment No.02

Mar 16 Mar 23

Referred to Rules Assigned to Insurance Motion disch comm, advc 2nd Committee Insurance INSURANCE н To Subcommittee INSURANCE H To Subcommittee Committee Insurance Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --SCHAKOWSKY Committee Rules

Jan 07 1997 Session Sine Die

HB-2064 DANIELS - KRAUSE.

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.

NOTE(S) THAT MAY APPLY Fiscal

Feb 16 1995 Mar 01	First reading	Referred to Rules Assigned to Health Care	& Human
Mar 16		Services Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-2065 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 to finance community services shall be adjusted annually to reflect changes in the Implicit Price Deflator for State and Local Government Purchases. Effective immediately.

FISCAL NOTE (DMHDD)

Estimated FY96 fiscal impact will be \$19,183,100.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 16 1995 First reading Mar 01

Referred to Rules Assigned to Health Care & Human Services

Mar 16 Mar 22 Refer to Rules/Rul 3-9(a) Fiscal Note Filed Committee Rules

Jan 07 1997 Session Sine Die

HB-2066 DANIELS – KRAUSE – RUTHERFORD – PHELPS – HOFFMAN, ACKER-MAN AND WEAVER, M.

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 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, 1995 for the State fiscal year 1996 and shall continue each year thereafter. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that funds appropriated to the Department of Mental Health and Developmental Disabilities to finance community services shall be adjusted annually to reflect changes in the Implicit Price Deflator for State and Local Government Purchases.

FISCAL NOTE, AMENDED (DMHDD)

Combined costs for HB2066, amended, amount to \$32.1 million.

Note(s) That May Apply: Fiscal

Feb 16 1995 First reading Mar 01

Mar 16

Amendment No.01

Placed Cal 2nd Rdg-Sht Dbt

Assigned to Health Care & Human Services Fiscal Note Requested AS AMENDED/PHELPS HEALTH/HUMAN H Adopted Do Pass Amend/Short Debate 020-000-000

Referred to Rules

Fiscal Note Filed

Mar 21

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		Second Reading-Short Deb	ate	
		Held 2nd Rdg-Short Debat		
	Mar 24	Pld Cal Ord 3rd Rdg-Sht D	bt	
	Apr 20	3Rd Rdg-Sht Dbt-Pass/Vo	t110-000-006	
	Apr 24	Arrive Senate		
		Sen Sponsor WALSH,T		
		Placed Calendr, First Readr	Ig	
		First reading	Referred to Rules	
1	May 01		Assigned to Public	Health & Welfare
	May 02	Added as Chief Co-sponsor	SMIŤH	
	May 08	Added As A Co-sponsor JA		
	•	Added as Chief Co-sponsor	RAICA	4. A 1997 March 199
	May 09	Added as Chief Co-sponsor		
	May 18		Refer to Rules/Ru	ul 3-9(a)
	Jan 07 1997	Session Sine Die		

HB-2067 LAWFER – MURPHY,M.

235 ILCS 5/6-24a

from Ch. 43, par. 139a

Amends the Liquor Control Act of 1934. Authorizes foreign language warning signs for alcoholic beverages concerning pregnancy and birth defects. Requires use of an illustrative symbol on English language signs. Provides that the Department of Alcoholism and Substance Abuse and the Illinois Liquor Control Commission may continue to use previously printed signs.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01

Referred to Rules Assigned to Health Care & Human Services Refer to Rules/Rul 3-9(a)

Mar 16 Jan 07 1997

Session Sine Die

HB-2068 KRAUSE.

Mar 16

Jan 07 1997

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.

Feb 16 1995 First reading Mar 01 Referred to Rules Assigned to Health Care & Human Services Refer to Rules/Rul 3-9(a)

HB-2069 DOODY – LACHNER.

405 ILCS 70/5		from Ch. 91 1/2, par. 2051-5	
405 ILCS 70/10		from Ch. 91 1/2, par. 2051-10	
405 ILCS 70/15		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	
405 ILCS 70/35		from Ch. 91 1/2, par. 2051-35	

Session Sine Die

Amends the Community Mental Health Equity Funding Act. Provides that the Department of Mental Health and Developmental Disabilities shall develop and implement two formula models, one for the distribution of community grant-in-aid funding for developmental disability services and one for the distribution of community grant-in-aid funding for mental health services. Provides that the models shall be used in the fiscal year 1997 budget and be a basis for awarding all grant funds that exceed the amounts appropriated in fiscal year 1996. Requires the Department to annually develop a plan for implementation of these formulas. Effective immediately.

Note(s) That May Apply: Fiscal

reb 16 1995	First reading
Mar 01	
Mar 16	
Jan 07 1997	Session Sine Die

Referred to Rules Assigned to Executive Refer to Rules/Rul 3-9(a)

HB-2070 DANIELS

DMHDD-HOME SRVCS-IL PURCHASING Dec 04 1995 PUBLIC ACT 89-0425

HB-2071 KRAUSE.

210 ILCS 30/6 210 ILCS 30/6.2

Mor 16

from Ch. 111 1/2, par. 4166 from Ch. 111 1/2, par. 4166.2

Amends the Abused and Neglected Long Term Care Facility Residents Reporting Act. Requires the Department of Mental Health and Developmental Disabilities to adopt rules defining and identifying acts of abuse and neglect and to determine the severity of the acts. Requires the Inspector General to summarize all direct and circumstantial evidence of abuse in the investigative report required by this Act. Establishes time periods in which investigative reports must be completed based upon the severity of the case.

Feb 16 1995	First reading
Mar 01	

Referred to Rules Assigned to Health Care & Human Services Refer to Rules/Rul 3-9(a)

Jan 07 1997	Session Sine Die

HB-2072 LEITCH – KRAUSE – TENHOUSE – DEUCHLER.

20 ILCS 415/4d 20 ILCS 1705/4 20 ILCS 1705/4 20 ILCS 1705/12 20 ILCS 1705/14 405 ILCS 5/4-200 405 ILCS 5/4-201 405 ILCS 5/4-309 405 ILCS 5/4-309.1 405 ILCS 5/4-309.2 405 ILCS 5/4-309.2 from Ch. 127, par. 63b104d from Ch. 91 1/2, par. 100-4 from Ch. 91 1/2, par. 100-12 from Ch. 91 1/2, par. 100-14 from Ch. 91 1/2, par. 4-200 from Ch. 91 1/2, par. 4-201 from Ch. 91 1/2, par. 4-309 from Ch. 91 1/2, par. 4-309.1 from Ch. 91 1/2, par. 4-309.2 from Ch. 91 1/2, par. 4-309.2 405 ILCS 5/5-105.1 new 405 ILCS 5/5-111 725 ILCS 5/104-23 725 ILCS 5/104-25 20 ILCS 4015/Act rep. 20 ILCS 1705/58 rep. 20 ILCS 1705/60 rep. 405 ILCS 5/5-100A rep.

from Ch. 91 1/2, par. 5-111 from Ch. 38, par. 104-23 from Ch. 38, par. 104-25

Amends the Personnel Code to exempt certain physicians and nurses. Amends Department of Mental Health and Developmental Disabilities Act to change the names of certain mental health centers and institutes. Permits the Chester Mental Health Center to confine all persons of a unit to their rooms for up to 12 hours under certain conditions. Amends the Mental Health and Developmental Disabilities Code. Provides for the creation of a lien in favor of the State of Illinois upon all real and personal property belonging to a person who is liable for the payment of charges to the Department of Mental Health and Developmental Disabilities and who neglects or refuses to pay these charges after a notice of determination and assessment of charges becomes final. Makes other changes. Amends the Code of Criminal Procedure of 1963 to revise the manner in which DMHDD and the court deal with a defendant found unfit to stand trial. Requires a report and hearing every 180 days. Repeals the Planning Council on Mental Health Law. Repeals Sections of the Department of Mental Health and Developmental Disabilities Act dealing with the adolescent and teen suicide prevention program, the Mental Health and Developmental Disabilities Medical Review Board, and Area Service Councils. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that the original court having jurisdiction over the defendant shall hold any required hearings during the defendant's commitment to the Department of Mental Health and Developmental Disabilities. Deletes requirement that if the defendant is remanded to the Department of Mental Health and Developmental Disabilities, the Department must file with the original court having jurisdiction over the defendant the necessary petition and certificate required for recommitment. Deletes provision limiting the period of confinement of persons to their rooms to 12 continuous hours. Provides that the period of confinement shall not exceed 10 hours in a 24 hour period, including the recipient's scheduled hours of sleep, unless approved by the Department. Provides that during the period of confinement, the person confined shall be observed at least every 15 minutes and the observations shall be recorded. Makes other changes.

FISCAL NOTE (DMHDD)

Neither the Dpt. nor the State will incur any additional cost. FISCAL NOTE, AMENDED (DMHDD) No change from previous note.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading

First reading	Referred to Rules
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Amendment No.01	HEALTH/HUMAN H Adopted Recommnded do pass as amend 012-001-005
Placed Calndr, Second Read	ing
Second Reading	Fiscal Note Requested LANG
Held on 2nd Reading	
Held on 2nd Reading	Fiscal Note Filed
	ng
	Fiscal Note Filed
Placed Calndr, Third Reading	
the state of the s	Re-committed to Rules
Session Sine Die	
	First reading Amendment No.01 Placed Calndr,Second Read Second Reading Held on 2nd Reading Placed Calndr,Third Readi Placed Calndr,Third Readi

HB-2073 KRAUSE – WINKEL.

New Act

Creates the Employee Insurance Portability Act. Contains only a short title provision.

Feb 16 1995 First reading Mar 01 Mar 14 Amendment No.01

Amendment No.02

Referred to Rules Assigned to Insurance INSURANCE H Remains in Committee Insurance INSURANCE H Remains in Committee Insurance Committee Insurance Refer to Rules/Rul 3-9(a)

Mar 16 Jan 07 1997 Session Sine Die

HB-2074 KRAUSE.

305 ILCS 5/Art. V-D heading 305 ILCS 5/5D-3 new 305 ILCS 5/5D-4 new

Amends the Public Aid Code. Provides that a hospital provider is exempt from the Medicaid hospital provider assessment with respect to any hospital operated by that provider that has an average of fewer than 10 occupied beds per day. Provides a similar exemption (and also an exemption from the Medicaid long-term care provider assessment) for rural hospitals. Effective immediately.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01

Referred to Rules Assigned to Health Care & Human Services Refer to Rules/Rul 3-9(a)

Mar 16

Jan 07 1997 Session Sine Die

HB-2075 KRAUSE.

405 ILCS 5/2-107.1

from Ch. 91 1/2, par. 2-107.1

Amends the Mental Health and Developmental Disabilities Code. Provides that a guardian may consent to the administration of psychotropic medication to a non-objecting recipient under the Guardians for Disabled Adults Article of the Probate Act. Effective immediately.

Feb 16 1995 First reading Mar 01

Referred to Rules Assigned to Health Care & Human Services Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-2076 WINTERS

Mar 16

SCH CD-ANNEXATION-TUITION COST Aug 20 1995 PUBLIC ACT 89-0397

HB-2077 COWLISHAW

SCHCD-HGH SCH TEACHING LICENSE Mar 24 1995 Third Reading - Lost

HB-2078 COWLISHAW.

105 ILCS 5/2-3.94

from Ch. 122, par. 2-3.94

Amends the School Code. Includes school districts among the entities with which the State Board of Education may enter into contracts and award grants to provide inservice staff development for elementary and secondary teachers. Adds that competitive grants from appropriated funds may also be made to the Illinois Mathematics and Science Academy and Illinois colleges and universities. Provides that those grants shall be to develop curriculum, instruction, and assessment in scientific literacy. Effective immediately.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01

Mar 16

Amendment No.01

Referred to Rules Assigned to Elementary & Secondary Education ELEM SCND ED H To Subcommittee Mar 16-Cont.

Amendment No.02

To Subcommittee Amendment No.03 ELEM SCNDED H To Subcommittee

ELEM SCNDED H

Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

COWLISHAW - CIARLO - MYERS - MITCHELL - JONES, JOHN, HB-2079 O'CONNOR, BOST, STEPHENS, WEAVER, M, WENNLUND, KLINGLER AND ZICKUS.

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 5/34-18.16	from Ch. 122, par. 34-18.16

Amends the School Code. Abolishes the current Chicago Board of Education and provides for the appointment by the Mayor of a new 7-member board to serve staggered 4-year terms commencing on January 1, 1996. Provides that the terms of 3 of the initial appointees of the new board expire on January 1, 1998. Provides that the approval of the city council is not required for appointment of the members of the board. Repeals the provisions relating to the School Board Nominating Commission on January 1, 1996. Effective immediately.

FISCAL NOTE (State Board of Education) HB2079 would cause no fiscal impact to ISBE; the bill pertains to the Chicago Board of Education. STATE MANDATES FISCAL NOTE (State Board of Education) No change from fiscal note.

Feb 16 1995 First reading Mar 01

Mar 16

Amendment No.01 Amendment No.02

Amendment No.03

To Subcommittee ELEM SCND ED H To Subcommittee Recommended do pass 014-009-000

> Amendment referred to

Assigned to Elementary & Secondary

Referred to Rules

ELEM SCND ED H To Subcommittee ELEM SCNDED H

Education

Placed Calndr, Second Reading

Mar 21

Fiscal Note Filed St Mandate Fis Note Filed Placed Calndr, Second Reading Amendment No.04 LANG Amendment referred to HRUL Amendment No.05 LANG Amendment referred to HRUL

Amendment No.06

HANNIG HRUL

Placed Calndr, Second Readng Second Reading Held on 2nd Reading

Apr 27

May 03 Jan 07 1997 ·Re-committed to Rules

HB-2080 **RUTHERFORD**

VEH CD-SPECIAL PLATE FUNDS Aug 10 1995 **PUBLIC ACT 89-0282**

Session Sine Die

HB-2081 RUTHERFORD.

625 ILCS 5/3-620

from Ch. 95 1/2, par. 3-620

Amends the Illinois Vehicle Code. Makes stylistic changes in the Section creating special registration plates for former prisoners of war or their widowed spouses.

Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die Referred to Rules Assigned to Constitutional Officers Refer to Rules/Rul 3-9(a)

HB-2082 RYDER.

New Act

Authorizes the Department of Conservation to execute and deliver to the Nature Institute, for the sum of \$1, a quit claim deed to certain described real property. Effective immediately.

Feb 16 1995 First reading Mar 01

Mar 16 Jan 07 1997 Session Sine Die Referred to Rules Assigned to Agriculture & Conservation Refer to Rules/Rul 3-9(a)

HB-2083 RYDER.

210 ILCS 45/Art. 3A, heading new

210 ILCS 45/3A-101 new

210 ILCS 45/3A-102 new

305 ILCS 5/5-5.21 new

Amends the Nursing Home Care Act and the Illinois Public Aid Code. Provides that the Department of Public Health shall enter into cooperative arrangements with the Illinois Department of Public Aid, the Department on Aging, the Office of the State Fire Marshal and other appropriate entities for the administration and supervision by the Department of Public Health of all programs for services to persons residing in nursing facilities. Effective January 1, 1996.

HOUSE AMENDMENT NO. 1.

Further amends the Nursing Home Care Act and the Illinois Public Aid Code. Provides that certain portions of these Acts shall not apply to intermediate care facilities for the developmentally disabled and skilled pediatric facilities instead of to community care facilities for the developmentally disabled.

FISCAL NOTE, AMENDED (Dept. of Public Aid) Illinois would be at risk of losing approximately \$622.1 million of federal matching funds. BALANCED BUDGET NOTE, AMENDED The Balanced Budget Note Act does not apply to HB 2083. STATE MANDATES ACT FISCAL NOTE, AMENDED In the opinion of DCCA, HB 2083, as amended, fails to meet the definition of a mandate under the State Mandates Act. NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 Referred to Rules First reading Mar 01 Assigned to Aging Mar 16 Amendment No.01 AGING Н Adopted Recommnded do pass as amend 013-000-000 Placed Calndr, Second Reading Fiscal Note Requested AS AMENDED/MCGUIRE St Mandate Fis Nte ReqAS AMENDED/MCGUIRE Balanced Budget Note RAS AMENDED/MCGUIRE Placed Calndr, Second Reading Mar 21 Fiscal Note Filed Balanced Budget Note Filed St Mandate Fis Note Filed Second Reading Placed Calndr, Third Reading Recalled to Second Reading Apr 18 Held on 2nd Reading Amendment No.02 RYDER Amendment Apr 20 referred to HRUL Held on 2nd Reading Amendment No.02 Amendment RYDER Apr 21 referred to HAGI Held on 2nd Reading Apr 27 Re-committed to Rules Jan 07 1997 Session Sine Die

HB-2084 COWLISHAW - PERSICO.

105 ILCS 5/10-17a from Ch. 122, par. 10-17a

Amends the School Code. Requires the school report card to set out the school district's expenditure by program or function based on categories prescribed in the Illinois Program Accounting Manual for Local Education Agencies. Effective immediately.

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

Feb 16 1995 Mar 01

Mar 16

First reading Referred to Rules Assigned to Elementary & Secondary Education Amendment No.01 ELEM SCND ED H To Subcommittee

> ELEM SCNDED H To Subcommittee

ELEM SCNDED H To Subcommittee Refer to Rules/Rul 3-9(a)

Amendment No.02

Amendment No.03

Jan 07 1997 Session Sine Die

HB-2085 JONES, LOU.

from Ch. 67 1/2, par. 1

Amends the Housing Authorities Act. Makes a stylistic change in the short title Section.

Feb 16 1995 First reading Mar 01

Mar 16 Mar 23

310 ILCS 10/1

Referred to Rules Assigned to Priv, De-Reg, Econ & Urban Devel Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --JONES,LOU Committee Rules

Jan 07 1997 Session Sine Die

HB-2086 HOWARD.

105 ILCS 5/6z-28 new

Amends the State Finance Act. Provides that all additional revenue realized by the State from any expansion of gambling in Illinois or any change in gambling-related taxes shall be used to fund education and shall not supplant revenue that is appropriated for education.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 16 1995 First reading Mar 01 Mar 09

Mar 16 Mar 23 Referred to Rules Assigned to Executive Motion disch comm, advc 2nd Committee Executive Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --HOWARD Committee Rules

Jan 07 1997 Session Sine Die

HB-2087 HOWARD.

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" those extensions made by the Metropolitan Water Reclamation District for the Deep Tunnel project. Effective immediately.

Feb 16 1995 First reading Mar 01 Mar 16 Mar 23 Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --HOW ARD Committee Rules 1646

Jan 07 1997 Session Sine Die

HB-2088 HOWARD.

720 ILCS 5/24-2.1	from Ch. 38, par. 24-2.1
720 ILCS 5/24-2.2	from Ch. 38, par. 24-2.2
720 ILCS 5/24-3.2	from Ch. 38, par. 24-3.2

Amends the Criminal Code of 1961. Changes the offenses of unlawful use of metal piercing bullets; the manufacture, sale, or transfer of bullets represented to be metal piercing; and the unlawful discharge of metal piercing bullets to include all bullets that can pierce body armor. Retains present penalties.

Note(s) THAT MAY APPLY: Correctional Feb 16 1995 First reading

Mar 01 Mar 16 Mar 23 Referred to Rules Assigned to Judiciary - Criminal Law Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --HOWARD Committee Rules

Jan 07 1997 Session Sine Die

HB-2089 HOWARD – DAVIS, STEVE.

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. Provides that a person convicted of an offense for unlawfully using a firearm during the conduct of a lawful search shall not receive good time and shall not receive probation, conditional discharge, or periodic imprisonment. The prisoner must serve his or her full sentence of imprisonment.

Note(s) That May Apply: Correctional Feb 16 1995 First reading

Feb 16 1995 Mar 01 Mar 16 Mar 23 Referred to Rules Assigned to Judiciary - Criminal Law Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --HOWARD Committee Rules

Jan 07 1997 Session Sine Die

HB-2090 HOWARD - DAVIS, STEVE.

730 ILCS 5/5-5-6

from Ch. 38, par. 1005-5-6

Amends the Unified Code of Corrections to require the defendant to make restitution to the victim when the defendant is convicted of an offense in violation of the Criminal Code of 1961 committed against a person in which the person received any injury to his or her person or damage to his or her property as a result of the criminal act of the defendant. Presently restitution is mandatory only when the victim is 65 years of age or older, or when the defendant is convicted of looting. Effective immediately.

Feb 16 1995 First reading Mar 01 Mar 16 Mar 23

Referred to Rules Assigned to Judiciary - Criminal Law Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --HOWARD Committee Rules

Jan 07 1997 Session Sine Die

HB-2091 HOWARD.

30 ILCS 105/5.401 new 30 ILCS 105/6z-39 new 35 ILCS 5/201 35 ILCS 5/202.5 new 35 ILCS 5/204 35 ILCS 5/204

from Ch. 120, par. 2-201

from Ch. 120, par. 2-204 from Ch. 120, par. 9-901

35 ILCS 200/18-183 new 105 ILCS 5/18-8

from Ch. 122, par. 18-8

Amends the Illinois Income Tax Act to increase the rates to 4.25% for individuals and 6.8% for corporations beginning January 1, 1996. Provides that the personal exemption shall be \$2000 for persons with incomes under \$15,000 and gradually reduces the exemption until it is eliminated for persons with incomes over \$75,000. Provides that from income tax proceeds one-twelfth of \$1,000,000,000 shall be transferred monthly to the Common School Fund and that the same amount shall be transferred monthly to the School District Tax Abatement Fund. Amends the State Finance Act to create the School District Tax Abatement Fund and to provide that a school district shall be distributed money from the Fund based on the aggregate assessed value of property in the school district's taxes in an amount that equals the amount that the school district received from the School District Tax Abatement Fund in the previous year. Amends the School Code to provide that this tax abatement shall not be considered in calculating a school district's State aid. Effective immediately.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading

Mar 01 Mar 16 Mar 23 Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --HOWARD Committee Rules

Jan 07 1997 Session Sine Die

HB-2092 MULLIGAN AND DAVIS,M.

20 ILCS 505/35.7 new 20 ILCS 505/35.8 new 20 ILCS 505/35.9 new

Amends the Children and Family Services Act by providing for a Quality Care Board within the Department of Children and Family Services' office of the Inspector General. Provides for the composition, terms, and qualifications of the Board members. Provides for the scope and function of the Board. Makes other related changes. Effective immediately.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01 Mar 16

Referred to Rules Assigned to Constitutional Officers Refer to Rules/Rul 3-9(a)

HB-2093 MOORE, ANDREA.

35 ILCS 200/1-130

Jan 07 1997

Amends the Property Tax Code by making technical changes in the Section defining property, real property, real estate, land, tract, and lot.

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Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Revenue
Mar 16		Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	

Session Sine Die

HB-2094 STEPHENS – POE – BOST – MITCHELL – SPANGLER, MYERS, JONES, JOHN, MOFFITT AND MEYER, DEERING AND BLACK.

730 ILCS 5/3-7-2

from Ch. 38, par. 1003-7-2

Amends the Unified Code of Corrections. Eliminates provision requiring the Department of Corrections, each week, to provide every prisoner postage for at least 3 first-class letters weighing one ounce or less.

CORRECTIONAL NOTE

HB2094 would have a potential savings of \$615,000 per year.

FISCAL NOTE (Dept. of Corrections)

No change from fiscal note.

Note(s) That May Apply: Fiscal

Feb 16 1995 First reading

Referred to Rules

Mar 01		Assigned to Elections & State		
Mar 16		Government Recommended do pass 016-000-000		
	Placed Calndr, Second Re	adng		
Mar 21	Fiscal Note Requested LANG			
		Correctional Note Requested LANG		
		Correctional Note Filed		
		Fiscal Note Filed		
	Second Reading			
	Held on 2nd Reading			
Mar 23	Placed Calndr, Third Read	ling		
Apr 18	Third Reading - Passed 10	01-007-007		
Apr 19	Arrive Senate			
	Placed Calendr, First Read	dng		
May 08	Sen Sponsor CRONIN			
uy 00	First reading	Referred to Rules		

Jan 07 1997 Session HB-2095 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.

HOUSE AMENDMENT NO. 1.

Session Sine Die

Adds reference to: 750 ILCS 5/212

from Ch. 40, par. 212

Amends the Marriage and Dissolution of Marriage Act. Provides that a marriage license application may (rather than shall) contain statements concerning the parties' desire for a marriage of commitment or marriage of compatibility, one of which the parties may (rather than shall) subscribe. Provides that a marriage of commitment is based on the parties' unconditional love for and loyalty, commitment, and devotion to each other; a marriage of compatibility is based on its convenience to the parties. Requires the Director of Public Health to prepare an informational pamphlet for distribution to marriage license applicants. Prohibits a marriage that is not between a man and woman.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading

Mar 01 Mar 16

Amendment No.01

Referred to Rules Assigned to Consumer Protection CONSUMER PROT H Adopted Committee Consumer Protection Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-2096 PEDERSEN.

720 ILCS 5/2-19.1 new 720 ILCS 5/2-19.2 new 720 ILCS 5/10-3.1 720 ILCS 5/12-4.2 720 ILCS 5/24-1 720 ILCS 5/24-1 720 ILCS 5/24-2 720 ILCS 5/24-3.1 720 ILCS 5/33A-3 720 ILCS 5/33A-3 720 ILCS 5/36-1 730 ILCS 5/5-5-3

from Ch. 38, par. 10-3.1 from Ch. 38, par. 12-4.2 from Ch. 38, par. 24-1 from Ch. 38, par. 24-1.2 from Ch. 38, par. 24-2 from Ch. 38, par. 24-2 from Ch. 38, par. 24-3.1 from Ch. 38, par. 33A-3 from Ch. 38, par. 33F-3 from Ch. 38, par. 36-1 from Ch. 38, par. 1005-5-3

Amends the Criminal Code of 1961 to provide enhanced penalties for aggravated unlawful restraint, aggravated battery with a firearm, unlawful use of weapons, in relation to firearms, aggravated discharge of a firearm, or unlawful use of body armor when any of these offenses is committed in a safe retail zone. Provides for forfeiture of a motor vehicle when the vehicle is used to unlawfully transport a firearm in a safe retail zone. Defines safe retail zone as the real property comprising any retail mall, retail strip mall, or cluster of 3 or more retail establishments or any public way within 1,000 feet of that real property. Amends the Unified Code of Corrections to provide for a term of imprisonment of not less than 10 years and not more than 30 years for a person who commits aggravated battery with a firearm in a safe retail zone or who commits armed violence with a category I weapon in a safe retail zone.

NOTE(S) THAT MAY APPLY: Correctional Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die

Referred to Rules Assigned to Judiciary - Criminal Law Refer to Rules/Rul 3-9(a)

Assigned to Judiciary - Criminal Law

HB-2097 PEDERSEN.

730 ILCS 5/3-3-3

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

Referred to Rules

Refer to Rules/Rul 3-9(a)

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. NOTE(S) THAT MAY APPLY: Fiscal

Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997

Session Sine Die

HB-2098 PEDERSEN.

720 ILCS 5/2-19.1 new 720 ILCS 5/2-19.2 new 720 ILCS 5/24-1 720 ILCS 5/24-2 720 ILCS 5/36-1

from Ch. 38, par. 24-1 from Ch. 38, par. 24-2 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 Feb 16 1995 Referred to Rules First reading Mar 01 Mar 16 Refer to Rules/Rul 3-9(a) Jan 07 1997 Session Sine Die

Assigned to Judiciary - Criminal Law

	DIOODICIC
755 ILCS	5/21-2
755 ILCS	5/21-2.04
755 ILCS	5/21-2.05
755 ILCS	5/21-2.08
755 ILCS	5/21-2.11
755 ILCS	5/21-2.12
755 ILCS	5/21-2.13
755 ILCS	5/21-2.14
755 ILCS	5/21-3 new
755 ILCS	5/21-2.07 rep.
755 ILCS	5/21-2.09 rep.
755 ILCS	5/21-2.10 rep.
755 ILCS	5/21-2.13a rep.

BIGGERT.

HB-2099

from Ch. 110 1/2, par. 21-2 from Ch. 110 1/2, par. 21-2.04 from Ch. 110 1/2, par. 21-2.05 from Ch. 110 1/2, par. 21-2.08 from Ch. 110 1/2, par. 21-2.11 from Ch. 110 1/2, par. 21-2.12 from Ch. 110 1/2, par. 21-2.13 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. Makes numerous changes in relation to the types of investments that are permitted; the permitted proportion of a portfolio that may be held in equity investments; and the manner of determining whether a particular investment or type of investment is permissible. Effective immediately.

M M	eb 16 1995 ar 01 ar 16	First reading Session Sine D			to Rules to Judiciary - Civil Law Rules/Rul 3-9(a)	
	n 07 1997				en e	
HB-2100	CS 5/2A-10	ÊR – PEDERSE		16	10	
	CS 5/2A-10 CS 5/2A-12			46, par. 2A- 46, par. 2A-		
10 IL	CS 5/7-4			46, par. 7-4	-	
	CS 105/5.40					
	CS 200/2-55 CS 200/3-30				and the second second	
	CS 200/ 3-30 CS 200/ 3-45					
35 IL	CS 200/3-60					
	CS 200/4-10					
	CS 200/4-15 CS 200/5-5					
	CS 200/ 5-3 CS 200/ 5-10					
35 IL	CS 200/5-15					
35 IL	CS 200/6-5					a' a
	CS 200/6-10 CS 200/6-15				and the second	2.4
	CS 200/6-15 CS 200/6-20				and the second	
35 IL	CS 200/6-25					
	CS 200/6-30					
	CS 200/6-35 CS 200/6-40					-
	CS 200/6-40					
35 IL	CS 200/6-50					
	CS 200/8-55	× .				
	CS 200/9-5 CS 200/9-80					
	CS 200/9-23	5				
	CS 200/9-24					
	CS 200/9-25 CS 200/9-26					
	CS 200/9-20 CS 200/9-26					
	CS 200/9-27					
	CS 200/10-1					
	CS 200/10-1 CS 200/10-2				han an a	ta e
	CS 200/12-5					
35 IL	CS 200/12-1					
	CS 200/12-3					
	CS 200/12-4 CS 200/12-4					
35 IL	CS 200/12-5	Ő .				
-35 IL	CS 200/12-6	0			aga Suta a ta	
	CS 200/12-6 CS 200/13-5	5				
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	CS 200/13-2					
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35 IL	CS 200/14-1	5			Alexandre State	
	CS 200/14-2				$(y_{i})_{i \in \mathbb{N}} \in \mathbb{N}^{d \times d} \times \mathbb{N}^{d \times d}$	
	CS 200/14-3 CS 200/15-5					
35 IL	CS 200/15-1	72		· · · · · · · · · · · · · · · · · · ·		
35 IL	CS 200/16-5					
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35 IL	CS 200/16-3	0				
	CS 200/16-3					
35 IL	CS 200/16-4	U A L				

35 ILCS 200/16-45 35 ILCS 200/16-50 35 ILCS 200/16-55 35 ILCS 200/16-60 35 ILCS 200/16-65 35 ILCS 200/16-70 35 ILCS 200/16-75 35 ILCS 200/16-75 35 ILCS 200/16-80 35 ILCS 200/16-85 35 ILCS 200/16-90 35 ILCS 200/Div. 3 heading 35 ILCS 200/16-95 35 ILCS 200/16-100 35 ILCS 200/16-105 35 ILCS 200/16-110 35 ILCS 200/16-115 35 ILCS 200/16-120 35 ILCS 200/16-125 35 ILCS 200/16-130 35 ILCS 200/16-135 35 ILCS 200/16-140 35 ILCS 200/16-145 35 ILCS 200/16-150 35 ILCS 200/16-155 35 ILCS 200/16-157 new 35 ILCS 200/16-160 35 ILCS 200/16-165 35 ILCS 200/16-170 35 ILCS 200/16-180 35 ILCS 200/16-185 35 ILCS 200/16-200 35 ILCS 200/17-15 35 ILCS 200/18-35 35 ILCS 200/18-40 35 ILCS 200/18-135 35 ILCS 200/18-155 35 ILCS 200/18-170 35 ILCS 200/18-180 35 ILCS 200/18-185 35 ILCS 200/18-240 35 ILCS 200/21-120 35 ILCS 200/21-135 35 ILCS 200/21-310 35 ILCS 200/16-175 rep.

Amends the Property Tax Code. Changes the name of the Board of Appeals to the Cook County Property Tax Review Board. Provides that, beginning with the 1996 general election, the Cook County Property Tax Review Board shall consist of 3 members elected at large in Cook County. Provides that no more than 2 candidates for Board membership may be from the same party and no more than 2 candidates may be from the City of Chicago. Changes the name of boards of review to property tax review boards. Provides that assessment appeals before the Property Tax Appeal Board shall not be de novo but shall be based solely on the record from the property tax review board. Allows residents of Cook County to appeal to the Property Tax Appeal Board. Requires the Property Tax Appeal Board to establish filing fees based on the amount of reduction sought. Provides that if a taxpayer prevails before the Property Tax Appeal Board the county shall reimburse the taxpayer for the filing fee. Provides that filing fees shall be deposited into the Property Tax Appeal Board Operating Fund to be used for the expenses of the Property Tax Appeal Board. Makes other changes. Amends the State Finance Act to add the Property Tax Appeal Board Operating Fund to the list of funds in the State treasury. Amends the Election Code to change references to the Board of Appeals and boards of review.

FISCAL NOTE (Dept. of Revenue)

HB2100 has no fiscal impact on State revenue unless it is subject to the State Mandates Act.

STATE MANDATES ACT FISCAL NOTE In the opinion of DCCA, HB 2100 creates both a local government organization and structure mandate and a due process mandate for which no reimbursement is required.

HOUSE AMENDMENT NO. 2.

Deletes reference to:

30 ILCS 105/5.401 new

Deletes the provision requiring the Property Tax Appeal Board to establish filing fees based on the amount of reduction sought. Deletes the provision providing that if a taxpayer prevails before the Property Tax Appeal Board the county shall reimburse the taxpayer for the filing fee. Deletes the provision providing that filing fees shall be deposited into the Property Tax Appeal Board Operating Fund to be used for the expenses of the Property Tax Appeal Board. Provides that if a taxpayer wishes to appeal the decision of a property tax review board to the Property Tax Appeal Board, the taxpayer shall request (now, order and pay for) a transcript of the record.

STATE MANDATES ACT FISCAL NOTE, AMENDED No change from previous note.

No change fro	m previous note.		
NOTE(S) THAT MA	Y APPLY: Fiscal; State Man	dates	
Feb 16 1995	First reading	Referred to Rules	
Mar 01	Ť	Assigned to Revenue	
Mar 16		Recommended do pass 008	3-004-000
	Placed Calndr, Second Rea		
Mar 21	· · · · · · · · · · · · · · · · · · ·	Fiscal Note Requested LA St Mandate Fis Nte ReqL	
	-	Fiscal Note Filed	
	Placed Calndr,Second Rea		
Mar 24		St Mandate Fis Note File	1
	 Placed Caindr,Second Rea 	idng	
Apr 05	Amendment No.01	HANNIG	Amendment referred to
		HRUL	
	Placed Calndr, Second Rea	ldng	
Apr 24	Amendment No.02	SKINNER	Amendment referred to
		HRUL	
	Placed Calndr, Second Rea	ldng	
Apr 25	Amendment No.02	SKINNER	Be approved considerati
		005-000-003	
		St Mandate Fis Note Filed	1
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St Mandate Fis Note Filed Amendment No.02 SKINNER Adopted Second Reading Placed Calndr,Third Reading May 03 Re-committed to Rules

Jan 07 1997 Session Sine Die

HB-2101 BIGGERT.

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
755 ILCS 5/23-3	from Ch. 110 1/2, par. 23-3
755 ILCS 5/18-16 new	

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. Changes provisions concerning notice and hearing in proceedings to remove a representative. Adds a cross-reference to limitation provisions of the Code of Civil Procedure. Applies to pending cases. Effective immediately.

Feb 16 1995	First reading
Mar 01	-
Mar 16	

Referred to Rules Assigned to Judiciary - Civil Law Refer to Rules/Rul 3-9(a) Jan 07 1997 Session Sine Die

May 10

HB-2102 KUBIK. 735 ILCS 5/7-103 from Ch. 110, par. 7-103 Amends the Code of Civil Procedure. Makes stylistic changes in the quick-take Section. Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Judiciary - Civil Law Mar 16 Refer to Rules/Rul 3-9(a) Jan 07 1997 Session Sine Die HB-2103 KUBIK. 705 ILCS 105/13 from Ch. 25, par. 13 Amends the Clerks of Courts Act Section on duties of clerks by adding a caption. Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Judiciary - Civil Law Mar 16 Refer to Rules/Rul 3-9(a)Jan 07 1997 Session Sine Die HB-2104 KUBIK. 705 ILCS 405/1-1 from Ch. 37, par. 801-1 Amends the Juvenile Court Act of 1987 to make a technical change in the Section concerning the Act's short title. Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Judiciary - Civil Law Refer to Rules/Rul 3-9(a) Mar 16 Jan 07 1997 Session Sine Die HB-2105 KUBIK. 735 ILCS 5/1-108 from Ch. 110, par. 1-108 Amends the Code of Civil Procedure by making stylistic changes in provisions concerning the application of the Civil Practice Law. Feb 16 1995 First reading Referred to Rules Assigned to Judiciary - Civil Law Mar 01 Mar 16 Recommended do pass 006-005-000 Placed Calndr,Second Readng Second Reading Mar 21 Placed Calndr, Third Reading Apr 25 Re-committed to Rules Jan 07 1997 Session Sine Die HB-2106 KUBIK. 230 ILCS 5/32 from Ch. 8, par. 37-32 230 ILCS 10/23 from Ch. 120, par. 2423 Amends the Horse Racing Act to delete the provision calling for the Illinois Race Track Improvement Fund to expire on January 1, 1996. Amends the Riverboat Gambling Act. Makes a technical change. Effective immediately. NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Executive EXECUTIVE H Mar 09 Amendment No.01 Amendment referred to HRUL Recommended do pass 007-004-000 Placed Calndr.Second Reading Mar 21 Second Reading Placed Calndr, Third Reading Third Reading - Passed 068-027-007 Apr 27 Tabled Pursuant to Rule5-4(A) AMEND 1 Third Reading - Passed 068-027-007 Arrive Senate May 01 Placed Calendr, First Reading May 02 Sen Sponsor MADIGAN First reading Referred to Rules Added as Chief Co-sponsor CULLERTON May 04 Assigned to Executive

> Sponsor Removed MADIGAN Alt Chief Sponsor Changed WEAVER,S

May 17	To Subcommittee
May 18	Refer to Rules/Rul 3-9(a)
May 26	Ruled Exempt Under Sen Rule 3-9(B) SRUL
	Assigned to Executive
Jan 07 1997	Session Sine Die

HB-2107 LANG.

40 ILCS 5/8-230.5 new 40 ILCS 5/14-103.05	from Ch. 108 1/2, par. 14-103.05	
40 ILCS 5/14-108.2b new 40 ILCS 5/14-123.1	from Ch. 108 1/2, par. 14-123.1 from Ch. 108 1/2, par. 14-124	
40 ILCS 5/14-124 40 ILCS 5/20-109 30 ILCS 805/8.19 new	from Ch. 108 1/2, par. 14-124 from Ch. 108 1/2, par. 20-109	

Amends the Illinois Pension Code in relation to benefits for certain Chicago Crime Lab workers who are affected by an intergovernmental agreement providing for the transfer of certain crime lab functions from the Chicago Police Department to the Department of State Police. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION IMPACT NOTE

It is estimated that fiscal impact would be minor.

NOTE(S) THAT MAY APPLY: Fiscal; Pe	nsion; State Mandates
Feb 16 1995 First reading	Referred to Rules
Mar 01	Assigned to Personnel & Pensions
Mar 09	Pension Note Filed
	Committee Personnel & Pensions
Mar 16	Refer to Rules/Rul 3-9(a)
Mar 23	Motion disch comm, advc 2nd
	HOUSE BILL TO
	ORDER 2ND READING
	LANG

Committee Rules

Jan 07 1997 Session Sine Die

HB-2108 KUBIK

HORSE RACING ACT May 30 1995 PUBLIC ACT 89-0016

HB-2109 HOFFMAN.

225 ILCS 446/5 225 ILCS 446/15 225 ILCS 446/20 225 ILCS 446/40 225 ILCS 446/70 225 ILCS 446/75 225 ILCS 446/75 225 ILCS 446/80 225 ILCS 446/190

Amends the Private Detective, Private Alarm, and Private Security Act of 1993. Requires a person who investigates the cause or origin of a fire to be licensed under this Act. Establishes licensure qualifications. Deletes citizenship qualifications in the Act.

HOME RUL		and the second
Immediate an	d long range impact	would be to prohibit regulation
and licensure	of private fire investig	gators by home rule units.
NOTE(S) THAT MA	AY APPLY: Fiscal; Ho	me Rule
	First reading	Referred to Rules
Mar 01		Assigned to Priv, De-Reg, Econ &
		Urban Devel
Mar 16		Refer to Rules/Rul 3-9(a)
Mar 21		Home Rule Note Filed
		Committee Rules
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
		ORDER 2ND READING
		HOFFMAN
		Committee Rules

Jan 07 1997 Session Sine Die

HB-2110	ERWIN.		1		
105 ILCS	5/3-14.8		from Ch	. 122, par. 3	3-14.8
105 ILCS	5/21-2a	alter en de la		. 122, par. 2	
105 ILCS	5/27-22.01 nev	N			
	5/Art. 27A he				
105 ILCS	5/27A-1 new				
105 ILCS	5/27A-2 new				
105 ILCS	5/27A-3 new		2 A		
	5/27A-4 new				
	5 5/27 A-5 new				
	5/27A-6 new				
	5/27A-7 new				
	5/27A-8 new				
	5/27A-9 new				
	5/27A-10 new				
	5/27A-11 new				
	5/27A-12 new				
	5/27A-13 new				
	5/34-8.6 new				
	5/34-8.7 new				
	5/34-8.8 new				
	5/34-8.9 new				
	5/34-8.10 new				
	5/34-8.11 new				
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	5/34-8.14 new				
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	5/34-8.16 new				
	5/34-8.17 new				
	5/34-8.18 new				
	5/34-8.19 new				
	205/9.07			. 144, par. 1	
110 ILCS				. 144, par. 2	
110 ILCS			trom Ch	. 144, par. 6	58e
110 ILCS				. 144, par. 1	
110 ILCS	5 /05/8g		trom Ch	. 144, par. 3	W8g

Amends the School Code. Provides for issuance of a high school diploma lifetime warranty by school boards with respect to their graduating 12th grade students. Creates the Charter Schools in Illinois Law applicable in school districts other than Chicago and establishes the procedures, conditions, and terms under and for which charters may be granted and renewed. Requires charter schools to be operated in accordance with a binding contract between the charter school and a school board. Requires a charter school to comply with its charter and the Charter Schools in Illinois Law but, except for specified nonwaivable matters, provides that the charter school is exempt from State laws and regulations that are expressly waived in the charter. Also contains provisions relative to employee options and financing and evaluation of charter schools. Also creates the Chicago Charter School Zone Law and provides for the creation of the 17 member Chicago Charter School Zone Commission. Prescribes the Commission's powers and duties with respect to the evaluation in accordance with statutory criteria of appliciations for Charter School Zone designation. Sets forth principles under which designations are made. Provides for operation of Charter School Zone schools on an outcomes achieved basis and for waiver of State laws and regulations, subject to specified non-waivable matters. Adds other related provisions applicable in a Charter School Zone. At teachers institutes and in course work leading to teacher certification, provides for exploration and discussion of new, innovative, and more flexible ways of educating within the public school system. Effective immediately.

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

Feb 16 1995 First reading Mar 01

Mar 09

Referred to Rules Assigned to Elementary & Secondary Education Motion disch comm, advc 2nd

Committee Elementary & Secondary Education

1656

Mar 16

Amendment No.01

Amendment No.02

Amendment No.03

Mar 23

ELEM SCND ED H To Subcommittee ELEM SCND ED H To Subcommittee ELEM SCND ED H To Subcommittee Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --ERWIN Committee Rules

Jan 07 1997 Session Sine Die

HB-2111 DAVIS,M.

10 ILCS 5/1-3 10 ILCS 5/2A-1.2 10 ILCS 5/2A-48 105 ILCS 5/34-3 105 ILCS 5/34-3 105 ILCS 5/34-4 105 ILCS 5/34-5 from Ch. 46, par. 1-3 from Ch. 46, par. 2A-1.2 from Ch. 46, par. 2A-48 from Ch. 122, par. 34-3 from Ch. 122, par. 34-3.1 from Ch. 122, par. 34-4 from Ch. 122, par. 34-5

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 general election in even-numbered years, beginning with the 1996 general election. Terminates the terms of current board members on the second Monday of January, 1997 when the new 11 member board takes office. Other related provisions. Effective immediately. NOTE(s) THAT MAY APPLY: Fiscal

TE(S)	Τήλτ Μαγ	y Apply: Fiscal	
Feb	16 1995	First reading	Referred to Rules
Mar	01		Assigned to Elementary & Secondary Education
Mar	09		Motion disch comm, advc 2nd
			Committee Elementary & Secondary Education
Mar	16	Amendment No.01	ELEM SCND ED H
			To Subcommittee
		Amendment No.02	ELEM SCND ED H
			To Subcommittee
		Amendment No.03	ELEM SCNDED H
			To Subcommittee
			Refer to Rules/Rul 3-9(a)
Mar	23		Motion disch comm, advc 2nd
			HOUSE BILL TO
			ORDER 2ND READING
			DAVIS.M
			Committee Rules
-			

Jan 07 1997 Session Sine Die

HB-2112 HOFFMAN.

105 ILCS 5/10-22.33 105 ILCS 5/17-2A from Ch. 122, par. 10-22.33 from Ch. 122, par. 17-2A

Amends the School Code. Extends the repayment period for interfund loans from 1 year to 3 years. Authorizes a school district to by resolution abolish or abate its fund for leasing educational facilities and for temporary relocation expenses, transfer the fund balance and deposit subsequently collected taxes that were levied in the abolished or abated fund to other school district funds, and again create the fund that was abolished or abated. Authorizes interfund transfers between the Education, Operations and Maintenance, and Transportation funds provided the amount transferred does not exceed 30% of the property tax actually received in the fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 16 1995 First reading Mar 01

Mar 09

Mar 16

Amendment No.01 Amendment No.02

Amendment No.03

Mar 23

Jan 07 1997 Session Sine Die

HB-2113 SANTIAGO.

105 ILCS 5/2-3.117 new

Amends the School Code. Provides that the State Board of Education shall develop a pilot Internship to Work Program, to be administered and implemented in the Chicago school district, under which 100 qualified, low income level, eleventh grade students are to be selected to participate in an internship program in business, law, medicine, computer technology, or other approved field in which a student wishes to complete an internship. Provides that students who successfully complete an approved internship program shall receive academic credit for their participation. Authorizes the State Board of Education, in conjunction with the Chicago Board of Education, to promulgate the rules, standards, and criteria necessary to administer and implement the program.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01

Mar 09

Mar 16

Amendment No.01 Amendment No.02

Amendment No.03

Mar 23

Referred to Rules Assigned to Elementary & Secondary Education Motion disch comm, advc 2nd Committee Elementary & Secondary Education ELEM SCND ED H To Subcommittee ELEM SCND ED H To Subcommittee ELEM SCND ED H To Subcommittee Refer to Rules/Rul 3-9(a)Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --SANTIAGO Committee Rules

Jan 07 1997 Session Sine Die

HB-2114 ERWIN.

105 ILCS 5/27-23.5 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 so incites students as to cause imminent lawless action. 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 journalism advisor may bring an action for injunctive or declaratory relief to enforce this Section.

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

Feb 16 1995 First reading Referred to Rules

Referred to Rules Assigned to Elementary & Secondary Education Motion disch comm, advc 2nd Committee Elementary & Secondary Education ELEM SCND ED H To Subcommittee ELEM SCND ED H To Subcommittee ELEM SCND ED H To Subcommittee Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --HOFFMAN

--HOFFMAN Committee Rules Mar 01

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Mar 16

Amendment No.01 Amendment No.02 Amendment No.03

Amenument No.05

Mar 23

Assigned to Elementary & Secondary Education Motion disch comm, advc 2nd Committee Elementary & Secondary Education ELEM SCNDED H To Subcommittee ELEM SCND ED H To Subcommittee ELEM SCND ED H To Subcommittee Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO **ORDER 2ND READING** -ERWIN Committee Rules

Jan 07 1997 Session Sine Die

HB-2115 BLACK – GRANBERG.

820 ILCS 305/7

from Ch. 48, par. 138.7

Amends the Workers' Compensation Act. Increases, for the payments due within 60 days of January 15, 1996 and July 15, 1996, the amounts to be paid by employers into the Rate Adjustment Fund from 0.5% to 0.6% of compensation payments made. Provides that, for payments due in 1997 and subsequent years, the amounts to be paid by employers into the Rate Adjustment Fund shall be 0.5% of compensation payments made, increased by the same percentage as any percentage increase in the statewide average weekly wage determined under the Unemployment Insurance Act. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal

Feb 16 1995 Mar 01	First reading
Mar 16	Amendment No.0

Referred to Rules Assigned to Commerce, Industry & Labor COMMERCE H Remains in Committee Commerce, Industry & Labor Refer to Rules/Rul 3-9(a)

Mar 21 1996 Added As A Joint Sponsor GRANBERG Jan 07 1997 Session Sine Die

HB-2116 MADIGAN, MJ – BRUNSVOLD – CURRIE.

105 ILCS 5/10-19	from Ch. 122, par. 10-19
105 ILCS 5/10-19.1	from Ch. 122, par. 10-19.1
105 ILCS 5/18-8	from Ch. 122, par. 18-8
105 ILCS 5/34-18	from Ch. 122, par. 34-18
	 · · · · · · · · · · · · · · · · · · ·

Amends the School Code. Beginning with the 1995-1996 school year and in each of the succeeding 8 school years, provides for incremental increases in both the minimum length of the school term and the minimum number of days of actual pupil attendance until, for the 2003-2004 school year and for each school year thereafter, the minimum number of days of actual pupil attendance is 210 and the minimum term is 219. Effective July 1, 1995.

Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Elementary & Secondary
Mar 09		Education Motion disch comm, advc 2nd
14107		Committee Elementary & Secondary
		Education
Mar 16	Amendment No.01	ELEM SCND ED H
		To Subcommittee
	Amendment No.02	ELEM SCND ED H
		To Subcommittee
	Amendment No.03	ELEM SCND ED H
		To Subcommittee
		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
		ORDER 2ND READING
		MADIGAN,MJ

Committee Rules

Jan 07 1997 Session Sine Die

HB-2117 DART.

30 ILCS 105/8.25-4 35 ILCS 145/4 70 ILCS 210/25 230 ILCS 5/28 from Ch. 127, par. 144.25-4 from Ch. 120, par. 481b.34 from Ch. 85, par. 1245 from Ch. 8, par. 37-28

Amends the State Finance Act, the Hotel Operators' Occupation Tax Act, the Metropolitan Pier and Exposition Authority Act, and the Illinois Horse Racing Act of 1975. Makes a technical change in each Act.

Feb 16 1995 First reading Mar 01 Mar 09

Mar 16

Mar 23

Referred to Rules Assigned to Executive Motion disch comm, advc 2nd Committee Executive Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --DART Committee Rules

Jan 07 1997 Session Sine Die

HB-2118 RONEN. 65 ILCS 20/21-2

from Ch. 24, par. 21-2

Amends the Revised Cities and Villages Act of 1941 concerning the submission of ordinances. Makes a technical change.

Feb 16 1995 First reading

Mar 01 Mar 07

> Mar 16 Mar 23

Referred to Rules Assigned to Cities & Villages Motion disch comm, advc 2nd Committee Cities & Villages Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd ORDER 2ND READING --RONEN Committee Rules

Jan 07 1997 Session Sine Die

HB-2119 WINKEL – NOVAK – WINTERS – WAIT.

210 ILCS 3/36.5 new

Amends the Alternative Health Care Delivery Act. Provides that a subacute care hospital shall be licensed without additional consideration by the Illinois Health Facilities Planning Board if it filed an application with the Illinois Health Facilities Planning Board prior to September 1, 1994, received sufficient points to be considered by the Board, proposed to serve certain areas not currently being served, and complied with all regulations of the Illinois Department of Public Health.

HOUSE AMENDMENT NO. 1.

Changes requirement concerning points to require that an applying hospital must have been awarded sufficient points required for approval by the Board. Deletes requirement concerning proposal to serve certain areas not currently being served. Adds immediate effective date.

FISCAL NOTE, AMENDED (Dept. of Public Health) This legislation will increase the number of subacute care . hospital models that will be licensed. IDPH will need to monitor and evaluate those models once they become operational, however, the Dept. has a mechanism in place to license and evaluate the number currently authorized by the Act. The Dept. could absorb the additional activities involved with the additional six (6) within the current structure and mechanism. Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Health Care & Human

Mar 09

Amendment No.01

Services HEALTH/HUMAN H Adopted Do Pass Amend/Short Debate

020-000-000

Mar 21

Placed Cal 2nd Rdg-Sht Dbt Fiscal Note Filed

Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt Apr 25 Session Sine Die Jan 07 1997

HB-2120 HUGHES.

210 ILCS 50/9.5 new

Amends the Emergency Medical Services (EMS) Systems Act. Provides that a patient may be transported to a destination other than the nearest hospital if the patient has completed an Advance Directive for Medical Transportation.

Feb 16 1995 First reading Mar 01 Mar 16 Session Sine Die Referred to Rules Assigned to Consumer Protection Refer to Rules/Rul 3-9(a)

Re-committed to Rules

Jan 07 1997

HB-2121 SKINNER.

730 ILCS 5/3-6-2.1 new

Amends the Unified Code of Corrections. Provides 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.

Not

)'	TE(S) I HAT MA	Y APPLY: FISCAL		
	Feb 16 1995	First reading	Referred to Rules	
	Mar 01		Assigned to Judiciary - Crimin	al Law
	Mar 16	Amendment No.01	JUD-CRIMINAL H Am	endment
			re	ferred to

Amendment No.02

HRUL JUD-CRIMINAL H Tο SubcommitteeTRUTH/SENTENCING Motion Do Pass-Lost 007-007-001

HJUB

Refer to Rules/Rul 3-9(a)

Session Sine Die Jan 07 1997

SKINNER - MURPHY.H. HB-2122

730 ILCS 5/3-6-2.1 new

Amends the Unified Code of Corrections. Requires the Department of Corrections to initiate an inmate orientation program to provide information on sexual assault and its prevention. Requires the Department to provide counseling for prisoners who are rape victims. Requires the Department to collect statistics on incidents involving sexual aggression and violence. Directs the Department to establish an employee training program for identifying and preventing sexual assault. Provides for the classification of prisoners by vulnerability to and proclivity for sexual assault, and requires these classifications to be taken into account in making housing decisions. Contains other provisions.

HOUSE AMENDMENT NO. 3.

Deletes provisions requiring the Department to provide rape counseling; to evaluate and classify prisoners; to protect prisoners who are highly vulnerable to sexual assault; and to allow certain defenses and exculpatory factors. Makes other changes.

CORRECTIONAL IMPACT NOTE HB 2122 would have an unknown fiscal impact upon the Dept. FISCAL NOTE, AMENDED (Dept. of Corrections) No change from correctional note. FISCAL NOTE (Dept. of Corrections) No change from previous note. NOTE(S) THAT MAY APPLY: Fiscal

	Feb 16 1995	First reading		Referred to Rules	
	Mar 01	-		Assigned to Judiciary - C	riminal Law
	Mar 09	Amendme	ent No.01	JUD-CRIMINAL Ĥ	Amendment
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		Amendme	ent No.02	JUD-CRIMINAL H	
				SubcommitteeTRUTH	/SENTENCING
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				Criminal Law	
	Mar 14			Fiscal Note Requested LA	ANG
				Correctional Note Reque	
				Remains in Committee Ju Criminal Law	idiciary -
	Mar 16	Amendme	ent No.03	JUD-CRIMINAL H	Adopted
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				010-003-001	
		Placed Calndr,	Second Rea		
	Mar 21			Correctional Note Filed Fiscal Note Filed	
				Fiscal Note Filed	
,		Second Readin	ø	risear Note Thed	
		Placed Calndr,	Third Readi	ing	
		Amendme	ent No.04	MADIGAN,MJ	Amendment
	1. State 1.				referred to
		Amondm	ent No.05	HRUL Madigan,Mj	Amendment
		Amenum		MADIOAN, MJ	referred to
				HRUL	
		Calendar Orde	r of 3rd Rdr	ıg	
	Mar 23			Motion disch comm, advc	
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				Motion disch comm, advc	2nd
				FLOOR AMEND #05 T	
				ORDER 2ND READING	G .
				LANG	
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	Jan 07 1997	Session Sine D	ie	Re-committee to Rules	
HB-2					
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sc	Aug 20 1995	GNITION EX PUBLIC AC		N	
HB-2	124 HUGH	ES AND LACH	NER.		
305	5 ILCS 5/2-6		from Ch. 2	3, par. 2-6	
	5 ILCS 5/3-6		from Ch. 2	3, par. 3-6	
	ILCS 5/4-4		from Ch. 2		
	5 ILCS 5/5-0.1 I	new	from Ch. 2	2 54 2	
305	5 ILCS 5/5A-2 5 ILCS 5/5A-8		from Ch. 2	3, par. 5A-2 3, par. 5A-8	
305	5 ILCS 5/5B-8		from Ch. 2	3, par. 5B-8	1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -
305	ILCS 5/5C-2		from Ch. 2	3, par. 5C-2	
305	5 ILCS 5/5C-7		from Ch. 2	3, par. 5C-7	
305	ILCS 5/5E-10				
305	LCS 5/Art. V	-r heading new			
305	5 ILCS 5/5F-5 n 5 ILCS 5/5F-10	new			
305	5 ILCS 5/5F-15	new			

30 30 30 30 30 30 30 30 30 30 30 30 30 305 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-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 305 ILCS 5/6-1.3 305 ILCS 5/9-1 305 ILCS 5/9-5 305 ILCS 5/9-6 305 ILCS 5/9-6.02 305 ILCS 5/9-6.1 305 ILCS 5/9-8 305 ILCS 5/10-1 305 ILCS 5/10-8 305 ILCS 5/10-10 305 ILCS 5/11-3 305 ILCS 5/11-8 305 ILCS 5/11-8.7 305 ILCS 5/11-9 305 ILCS 5/11-15 305 ILCS 5/11-17 305 ILCS 5/11-22 305 ILCS 5/11-22a 305 ILCS 5/11-29 305 ILCS 5/12-2 305 ILCS 5/12-4.4 305 ILCS 5/12-4.11 305 ILCS 5/12-4.101 305 ILCS 5/12-5 305 ILCS 5/12-8 305 ILCS 5/12-9 305 ILCS 5/15-2 305 ILCS 5/15-3 305 ILCS 5/15-5

from Ch. 23, par. 6-1.3 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 from Ch. 23, par. 9-8 from Ch. 23, par. 10-1 from Ch. 23, par. 10-8 from Ch. 23, par. 10-10 from Ch. 23, par. 11-3 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 from Ch. 23, par. 11-17 from Ch. 23, par. 11-22 from Ch. 23, par. 11-22a from Ch. 23, par. 11-29 from Ch. 23, par. 11-29 from Ch. 23, par. 12-2 from Ch. 23, par. 12-4.4 from Ch. 23, par. 12-4.11 from Ch. 23, par. 12-5 from Ch. 23, par. 12-8 from Ch. 23, par. 12-9 from Ch. 23, par. 15-2 from Ch. 23, par. 15-3 from Ch. 23, par. 15-5

30 ILCS 105/5,401 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, 1996 or after necessary federal waivers are received, whichever is later. Authorizes incremental implementation. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading

Mar 01

Referred to Rules Assigned to Priv, De-Reg, Econ & Urban Devel Refer to Rules/Rul 3-9(a)

Mar 16 Session Sine Die Jan 07 1997

HB-2125 STEPHENS AND COWLISHAW,

625 ILCS 5/11-202.5 new

Amends the Illinois Vehicle Code. Provides that regulating, restricting, limiting, or banning the use of first division non-commercial passenger vehicles on any public roadway in a county with a population of more than 2,000,000 is an exclusive power and function of the State. Preempts home rule units with a population of more than 2.000.000.

STATE MANDATES ACT FISCAL NOTE In the opinion of DCCA, HB 2125, as currently drafted, would and the second statement appear to create a tax exemption mandate for which State reimbursement of the revenue loss to units of local government is required under the State Mandates Act. No estimate of the annual cost of reimbursement is available at this time. HOME RULE NOTE The immediate and long range impact of this legislation would

appear to prohibit the City of Chicago and Cook County from regulating, restricting, limiting or banning the use of first division non-commercial passenger vehicles on any public roadway. As currently drafted, this provision may have the effect of reducing current revenues of the City of Chicago received through the current imposition of a vehicle sticker tax.

NOTE(S) THAT MAY APPLY: Home Rule

NOTE(S) I HAT MA	Y APPLY: Home Kule		
Feb 16 1995 Mar 01	First reading	Referred to Rules Assigned to Transportatio	on & Motor
Mar 08	العام المعروف المراجع الأمية. الحجات التحريف المحالي المحالية	Vehicles Recommended do pass 01	7-007-000
	Placed Calndr, Second Rea		
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Mar 09	Second Reading		
	Held on 2nd Reading		
Mar 15		St Mandate Fis Note File Home Rule Note Filed	d
	Held on 2nd Reading Amendment No.01	STEPHENS	Amendment referred to
an a		HRUL	Teleffed to
Mar 16	Held on 2nd Reading	St Mandate Fis Nte ReqI	LANG
	Held on 2nd Reading		_
Apr 20	Amendment No.01	STEPHENS	Be approved considerati
		005-000-003	considerati
Apr 25	Held on 2nd Reading	Re-committed to Rules	

Jan 07 1997 Session Sine Die

HB-2126 CIARLO AND SPANGLER.

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.

	First reading	Referred to Rules
Mar 01		Assigned to Executive
Mar 16		Refer to Rules/Rul 3-9(a)
Ian 07 1997	Session Sine Die	

HB-2127 WAIT.

745 ILCS 20/0.01 745 ILCS 20/2 new from Ch. 70, par. 60

Amends the Law Enforcement Emergency Care Act. Changes the short title to the Emergency Care Act. Provides that any person who has received first-aid training and in good faith provides emergency care within the scope of his or her training shall not be liable for his or her acts or omissions, except for wanton and wilful misconduct.

nsc	onduct.		
	Feb 16 1995	First reading	Referred to Rules
	Mar 01	-	Assigned to Consumer Protection
	Mar 16		Refer to Rules/Rul 3-9(a)
	Jan 07 1997	Session Sine Die	

HB-2128 WIRSING - BOST - JONES, JOHN.

625 ILCS 5/15-111 from Ch. 95 1/2, par. 15-111

Amends the Illinois Vehicle Code. Increases the distance of access to or from a Class I highway on any street or highway from one to 10 miles and the access distance to or from either a Class I, II, or III highway on a street or highway included in the system of State highways and upon any street or highway designated by local authorities or road district commissioners to points of loading and unloading and to facilities for food, fuel, repairs, and rest from 5 to 15 miles.

Feb 16 1995	First reading
Mar 01	
Mar 16	
Jan 07 1997	Session Sine Die

HB-2129 MORROW.

605 ILCS 10/11.1 new

Amends the Toll Highway Act. Provides that the Authority shall implement an automatic vehicle identification system for collection of tolls. Provides that the Authority shall develop and adopt functional standards for the system in order to allow for more efficiency in the toll highway system.

NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading

> Mar 16 Mar 23

Mar 01

Referred to Rules Assigned to Transportation & Motor Vehicles Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --MORROW Committee Rules

Jan 07 1997 Session Sine Die

HB-2130 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.

icecunigs.		
Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Commerce, Industry & Labor
Mar 09		Motion disch comm, advc 2nd
		Committee Commerce, Industry & Labor
Mar 16		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
		ORDER 2ND READING
	2	MCGUIRE
		Committee Rules
Jan 07 1997	Session Sine Die	

HB-2131	SALTSMAN.	
5 ILCS	315/3	from Ch. 48, par. 1603
5 ILCS	315/7	from Ch. 48, par. 1607
5 ILCS	315/8	from Ch. 48, par. 1608
5 ILCS	315/9	from Ch. 48, par. 1609
5 ILCS	315/10	from Ch. 48, par. 1610
5 ILCS	315/11	from Ch. 48, par. 1611
5 ILCS	315/14	from Ch. 48, par. 1614
5 ILCS	315/17	from Ch. 48, par. 1617
5 ILCS	315/20	from Ch. 48, par. 1620
115 ILCS	5/2	from Ch. 48, par. 1702

Amends the Public Labor Relations Act. Changes numerous provisions regarding: classification of employees as supervisors; inclusion of certain contractors and 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.

Feb 16 1995 First reading Mar 01

Mar 09

Mar 16 Mar 23 Referred to Rules Assigned to Commerce, Industry & Labor Motion disch comm, advc 2nd Committee Commerce, Industry & Labor Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --SALTSMAN Committee Rules

Session Sine Die Jan 07 1997

WINKEL - STEPHENS - BOST - ACKERMAN - WINTERS. HB-2132

New Act

Creates the Budget Stabilization Act. Establishes a budget stabilization account within the General Revenue Fund. Requires annual transfers into the account to achieve a balance equal to 3% of the preceding fiscal year's total general revenue appropriations. Provides a schedule of incremental transfers in fiscal years 1996 through 1999. Permits appropriation from the account only for State revenue shortfalls. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Mar 01

Referred to Rules Assigned to Elections & State Government Refer to Rules/Rul 3-9(a)

Mar 16 Jan 07 1997 Session Sine Die

HB-2133 BLACK

PUB COMM COLL-APPRENTICESHIPS Mar 09 1995

Tabled in Committee

MITCHELL - DURKIN - POE - MYERS - JONES, JOHN AND CIARLO. HB-2134 New Act

Creates the Joint Legislative Committee on Federal Mandates Act. Provides that 12 members shall comprise the Committee. Provides that the Committee's duties shall include reviewing each year's federal activities with regard to any laws or regulations that require states to comply with a federal mandate, and arranging an annual joint session of the Legislature or a meeting of the Committee to discuss issues regarding federal mandates and the appropriate use of federal power to influence State policy.

FISCAL NOTE (Commission on Intergov. Cooperation)

Ho	use Bill 213	4 has no fiscal impact.	·	
NOTE(S)) Тнат Ма	y Apply: Fiscal		
		First reading	Referred to Rules	
	ir 01	· · · · · · · · · · · · · · · · · · ·	Assigned to Transpor Vehicles	tation & Motor
Ma	ır 15		Recommended do pas	s 016-013-000
		Placed Calndr, Second Rea	dng	
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		Placed Calndr, Second Rea		
Ma	ат 21		Fiscal Note Filed	
		Second Reading		
		Placed Calndr, Third Read	ing	
Ma	ar 22	Recalled to Second Readir		
		Held on 2nd Reading	Filmer and the second second	
Ma	ar 23	Amendment No.01	POE	Amendment
				referred to
			HRUL	

Held on 2nd Reading

1666

Apr 05	Amendment No.02	HANNIG	Amendment referred to
		HRUL	
Apr 24	Held on 2nd Reading Amendment No.03	MITCHELL	Amendment referred to
		HRUL	Teleffed to
May 03 Jan 07 1997	Held on 2nd Reading Session Sine Die	Re-committed to Rules	

HB-2135 SALVI.

New Act

Creates the State Meal Expense Act. Limits the daily, per person cost of meals at State-sponsored events that may be paid with State funds to \$5 for breakfast, \$5 for lunch, and \$15 for dinner.

NOTE(S) THAT MA	y Apply: Fiscal	and the second second second	
Feb 16 1995	First reading	Referred to Rules	
Mar 01		Assigned to Constitution	al Officers
Mar 16		Refer to Rules/Rul 3-9(a)
Nov 12 1996	Primary Sponsor Cha	nged To BEAUBIEN	
Jan 07 1997	Session Sine Die		

HB-2136 PEDERSEN.

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 a lower cost by a private entity, the governmental entity shall have the goods or services provided by a private entity.

STATE MANDAT	ES ACT FISCAL NO	TE	
In the opinion of DC	CCA, HB2136 creates a	local gov't. organiza-	
tion and structure m	nandate for which State	reimbursement of in-	
creased cost to units	s of local government is	not required. No	a de la destruction d
estimate of increase	d costs is available; how	ever, for some,	
compliance costs will	11 be significant. Correst	ponding savings may	
or may not result du	e to imposition of HB2	136.	
Νοτε(s) Τηλτ Μαγ Αρι	PLY: Fiscal; State Mand	lates	
Feb 16 1995 Firs	st reading	Referred to Rules	
Mar 01		Assigned to Priv, De-Reg, Urban Devel	Econ &
Mar 16		Refer to Rules/Rul 3-9(a)	
Mar 21		St Mandate Fis Note Filed	
14121 21		Committee Rules	
Jan 07 1997 Sess	sion Sine Die		
HB-2137 PERSICO.			
415 ILCS 5/3.32	from Ch. 1	11 1/2, par. 1003.32	service services
415 ILCS 5/3.53		11 1/2, par. 1003.53	
415 ILCS 5/3.76		11 1/2, par. 1003.76	
415 ILCS 5/3.93 new			
415 ILCS 5/3.94 new			
Amends the Environr	mental Protection Ac	t to define the terms "alt	ternate fuel'

and "coal combustion by-product" and to specifically exclude those terms from the meaning of "waste". Changes the meaning of "coal combustion waste".

Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die Referred to Rules Assigned to Environment & Energy Refer to Rules/Rul 3-9(a)

HB-2138 JONES, JOHN

OIL-GAS-INSPECTION-VIOLATION Aug 04 1995 PUBLIC ACT 89-0243

HB-2139 SAVIANO – GOSLIN – DART – BLAGOJEVICH – MCAULIFFE, SANTIA-GO, CAPPARELLI, FRIAS,F, BUGIELSKI, KOTLARZ, BURKE, LOPEZ, DURKIN, SCOTT, FANTIN AND KENNER.

New Act 430 ILCS 65/3 430 ILCS 65/4 705 ILCS 405/2-24 705 ILCS 405/5-35 705 ILCS 405/5-37 new 720 ILCS 5/2-5.1 new 720 ILCS 5/2-7.1 new 720 ILCS 5/2-7.2 new 720 ILCS 5/5-2 720 ILCS 5/9-3 720 ILCS 5/10-1 720 ILCS 5/10-1.1 new 720 ILCS 5/10-2 720 ILCS 5/10-2.1 new 720 ILCS 5/11-19.2 720 ILCS 5/37-6 new 720 ILCS 5/24-1 720 ILCS 5/24-1.1 720 ILCS 5/24-2.1 720 ILCS 5/24-8 new 720 ILCS 5/32-10 725 ILCS 150/12.1 new 725 ILCS 150/12.2 new 730 ILCS 5/5-5-3.2

from Ch. 38, par. 83-3 from Ch. 38, par. 83-4 from Ch. 37, par. 802-24 from Ch. 37, par. 805-35

from Ch. 38, par. 5-2 from Ch. 38, par. 9-3 from Ch. 38, par. 10-1

from Ch. 38, par. 10-2

from Ch. 38, par. 11-19.2

from Ch. 38, par. 24-1 from Ch. 38, par. 24-1.1 from Ch. 38, par. 24-2.1

from Ch. 38, par. 32-10

from Ch. 38, par. 1005-5-3.2

Creates the Firearms Accountability Act. Provides that a person who delivers or causes to be delivered a machine gun, machine gun part, or certain other weapons or parts, or certain ammunition shall be civilly liable for the commission of tortious conduct that involves the use or attempted use of any of these items. Amends the Firearm Owners Identification Card Act. Changes penalties for violations of the Act. Provides that the application for a Firearm Owner's Identification Card shall require the applicant to list his or her social security number, the full maiden name of his or her mother, and either his or her driver's license number or his or her State identification card number. Amends the Juvenile Court Act of 1987. Provides that where a minor is returned to the custody of the abusive or neglectful parent, legal guardian, or custodian, the minor shall be placed under the supervision of the probation office. Expands the offenses in which a minor can be adjudged delinquent and be adjudged a Habitual Juvenile Offender. Amends the Criminal Code of 1961. Creates the offense of involuntary homicide of a child. Penalty is a Class 2 felony. Creates the offense of kidnaping of a child. Penalty is a Class X felony. Provides for the voiding of leases for certain offenses. Amends the Drug Asset Forfeiture Procedure Act. Amends the Unified Code of Corrections. Provides that the court may impose a more severe sentence for the commission of certain offenses in a school, on the real property of a school, on a school bus or on a public way within 1,000 feet of the real property of a school.

HOUSE AMENDMENT NO. 3.

Deletes reference to: New Act 705 ILCS 405/5-35 720 ILCS 5/2-5.1 new 720 ILCS 5/24-1 720 ILCS 5/24-2 720 ILCS 5/24-8 new 720 ILCS 5/32-10 Adds reference to: 430 ILCS 65/1.1 430 ILCS 65/3

from Ch. 38, par. 83-1.1 from Ch. 38, par. 83-3

430 ILCS (from Ch. 38, par. 83-4
	65/6.1 new	
430 ILCS (from Ch. 38, par. 83-14
705 ILCS -		from Ch. 37, par. 802-24
	405/5-37 new	
	5/2-7.1 new	
	5/2-7.2 new	
720 ILCS :		CI 28 5.2
720 ILCS :		from Ch. 38, par. 5-2
720 ILCS :	-,	from Ch. 38, par. 9-3
720 ILCS :		from Ch. 38, par. 10-1
720 ILCS :	5/10-1.1 new	from Ch 29 page 10.2
	5/10-2 5/10-2.1 new	from Ch. 38, par. 10-2
720 ILCS :		from Ch. 38, par. 11-19.2
720 ILCS		from Ch. 38, par. 16-1
	5/16-16 new	110111 Cli. 56, par. 10-1
	5/16-16.1 new	
720 ILCS		from Ch. 38, par. 24-3
720 ILCS		from one so, pare 21 s
	5/37-6 new	
720 ILCS		from Ch. 38, par. 24-1.1
725 ILCS		from Ch. 56 1/2, par. 1679
	150/12.1 new	
725 ILCS	150/12.2 new	
730 ILCS :		from Ch. 38, par. 1005-5-3.2

Deletes everything, and reinserts the contents of the original bill with numerous changes, additions, and deletions as follows: deletes the Firearms Accountability Act; adds provisions prohibiting certain transfers (rather than deliveries) of firearms; creates penalties regarding altered, forged, or counterfeit FOID cards; deletes provisions pertaining to Habitual Juvenile Offenders; creates the offenses of possession of a stolen firearm and aggravated possession of a stolen firearm; changes offenses of unlawful sale of firearms and gunrunning; deletes provisions pertaining to unlawful use of metal piercing bullets, unlawful storage of a firearm, and violation of a bail bond; adds additional provisions relating to drug asset forfeiture; makes changes regarding factors in aggravation in sentencing; and makes other changes.

Note(s) That Ma	y Apply: Correctional; Fisc	al	
Feb 16 1995	First reading	Referred to Rules	
Mar 01		Assigned to Judiciary - C	riminal Law
Mar 16	Amendment No.01	JUD-CRIMINAL H	Amendment
			referred to
		HRUL	
	Amendment No.02	JUD-CRIMINAL H	
		То	
· · ·		SubcommitteeTRUTH	
	Amendment No.03	JUD-CRIMINAL H	Adopted
		Do Pass Amend/Short Do 016-000-000	ebate
	Placed Cal 2nd Rdg-Sht D	Obt	
Mar 21	Second Reading-Short Del	bate	
	Pid Cal Ord 3rd Rdg-Sht 1	Dbt	
	Amendment No.04	MADIGAN,MJ	Amendment referred to
		HRUL	
	Amendment No.05	MADIGAN	Amendment
			referred to
		HRUL	
	Cal Ord 3rd Rdg-Short Dt		
May 03	:	Re-committed to Rules	
Jan 07 1997	Session Sine Die		
HB-2140 MOFF	ITT.		

215 ILCS 5/143.15

from Ch. 73, par. 755.15

Amends the Illinois Insurance Code. Provides that if automobile insurance is cancelled or terminated at the request of the insured or policyholder, a notice of the

request for termination of coverage shall be mailed to the lien holder within 10 business days of the request. Provides that the insurance may not be cancelled until the lien holder is notified. Effective immediately

HOUSE AMENDMENT NO. 3.

Removes provision that delays the effectiveness of the cancellation until the lien holder is notified. Requires that the former policyholder be notified of the cancellation request within 10 business days of the request.

Referred to Rules

Assigned to Insurance

Remains in Committee Insurance

Remains in Committee Insurance

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INSURANCE H

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Committee Insurance

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To Subcommittee

To Subcommittee

INSURANCE H

FISCAL NOTE, AMENDED (Dept. of Insurance)

The Department does not anticipate any increase in costs due to

the passage of HB 2140. Feb 16 1995 First reading

Mar 01 Mar 14

Amendment No.01 Amendment No.02

Mar 15

.

Amendment No.02

Amendment No.01

Amendment No.03

Recomminded do pass as amend

026-000-000 Placed Calndr,Second Readng

Amendment No.04 MADIGAN,MJ

Amendment referred to

Adopted

Amendment No.05 HRUL MADIGAN,MJ

Amendment referred to

HRUL Placed Calndr.Second Reading

Mar 16

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Motion disch comm, advc 2nd
FLOOR AMEND #4 TO
ORDER 2ND READING
LANG
Motion disch comm, advc 2nd
FLOOR AMEND #05 TO
ORDER 2ND READING
LANG
dna

		Placed Calndr, Second Reading
	Mar 21	Second Reading
		Placed Calndr, Third Reading
	Mar 22	Fiscal Note Filed
		Calendar Order of 3rd Rdng
4. î	Apr 27	Third Reading - Passed 117-000-000
		Tabled Pursuant to Rule5-4(A) AMENDS 1,2,
		4 AND 5
		Third Reading - Passed 117-000-000
	May 01	Arrive Senate
		Placed Calendr, First Reading
	May 03	Sen Sponsor PÉTERSON
	May 04	First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-2141 MOFFITT

PROP TAX SALES-NOTICE OF SALE Dec 04 1995 PUBLIC ACT 89-0426

HB-2142 MOFFITT

SCH CD-BOARD MEMBER CONTRACTS Aug 04 1995 PUBLIC ACT 89-0244

HB-2143 MOFFITT.

820 ILCS 305/10	from Ch. 48, par. 138.10
820 ILCS 310/10	from Ch. 48, par. 172.45

Amends the Workers' Compensation Act and the Workers' Occupational Diseases Act to add captions to Sections concerning computation of compensation. Feb 16 1995 First reading Mar 01

Mar 16

Amendment No.01

Jan 07 1997 Session Sine Die

HB-2144 BIGGINS.

230 JLCS 25/2

from Ch. 120, par. 1102

Amends the Bingo License and Tax Act regarding restrictions on conducting bingo. Makes a technical change.

Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die

HB-2145 MURPHY,M.

New Act

70 ILCS 805/23 new 70 ILCS 810/46 new 70 ILCS 1205/1-7 new 70 ILCS 1505/26.12 new Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a)

Creates the Health and Fitness Center Fair Competition Act of 1995. Amends the Park District Code, the Chicago Park District Act, Downstate Forest Preserve District Act, and the Cook County Forest Preserve District Act. Requires the local district to submit the question of whether to increase its aggregate extension under the Property Tax Code or levy, extend, or increase any local tax to pay the principal or interest on bonds or expend public funds to construct or operate health or fitness centers to direct referendum at the next general election. Requires a public hearing in the district. Requires specific findings to be made and adopted by at least a 3/5vote of the governing body of the local district. Allows for review under Administrative Review Law. Effective immediately,

NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die

Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a)

HB-2146 MCGUIRE.

625 ILCS 5/18c-7405 new

Amends the Illinois Vehicle Code. Provides that rail carriers shall make counseling services available to crew members involved in accidents resulting in loss of life or serious bodily injury on their railways. Provides that crew members shall be placed on leave for at least 3 days after an accident. Provides that the leave shall be compensated unless the accident was due to the crew member's negligence. Provides that the Illinois Commerce Commission shall adopt rules to implement and enforce these services

Feb 16 1995		Referred to Rules
Mar 01		Assigned to Transportation & Motor Vehicles
Mar 08		Motion Do Pass-Lost 012-015-000 HTRN
		Remains in Committee Transportation & Motor Vehicles
Mar 16		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
		ORDER 2ND READING
		MCGUIRE
		Committee Rules
Ian 07 1997	Session Sine Die	

Jan 0/ 199/

Session Sine Die

Assigned to Commerce, Industry &

н Remains in Committee Commerce,

Referred to Rules

Industry & Labor Refer to Rules/Rul 3-9(a)

Labor

COMMERCE

HB-2147 TURNER,J.

705 ILCS 405/5-7 705 ILCS 405/5-10 705 ILCS 405/6-10

from Ch. 37, par. 805-7 from Ch. 37, par. 805-10 from Ch. 37, par. 806-10

Amends the Juvenile Court Act of 1987. Permits a minor under 17 years of age taken into custody or temporary custody as a delinquent minor to be placed in a county jail or municipal lockup in such a manner that there will be no contact by sight, sound, or otherwise between the minor under 17 years of age and adult prisoners. Provides that the Department of Children and Family Services shall reimburse the counties for minors placed in the county jails.

NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die

Referred to Rules Assigned to Judiciary - Criminal Law Refer to Rules/Rul 3-9(a)

HB-2148 TURNER,J.

705 ILCS 405/5-23

from Ch. 37, par. 805-23

Amends the Juvenile Court Act of 1987. Permits the court to commit to a county jail a delinquent minor who is at least 13 years of age and who is adjudicated delinquent for an act that would constitute a felony if committed by an adult.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01 Mar 16 Jan 07, 1997 Session Sine Die

Referred to Rules Assigned to Judiciary - Criminal Law Refer to Rules/Rul 3-9(a)

HB-2149 MURPHY,M – WENNLUND.

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.

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

Feb 16 1995 First reading	Referred to Rules
Mar 01	Assigned to Revenue
Mar 16	Refer to Rules/Rul 3-9(a)
Jan 07 1997 Session Sine Die	

HB-2150 BLACK – YOUNGE.

110 ILCS 805/2-12.1

from Ch. 122, par. 102-12.1

Amends the Public Community College Act. Provides that for purposes of the levy of educational and operations and maintenance of facilities taxes for calendar year 1995, to be extended and collected in 1996, the new community college district shall be deemed organized and its elected board authorized to levy taxes without a budget on the first Monday of December, 1995 (even though the new district is not deemed established and effective for purposes of administration of the community college until July 1, 1996). Requires the county clerk to extend those taxes even though a budget is not yet adopted. Requires the county collector to hold and invest taxes so levied and collected before July 1, 1996 and to pay over and transfer the taxes so collected, with investment earnings, to the new board on July 1, 1996. Effective immediately.

STATE MANDATES FISCAL NOTE (III. Community College Board)

This bill does not create any mandates upon the State.

FISCAL NOTE (III. Community College Board)

This bill would not have a fiscal impact on the State.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford Feb 16 1995 First reading

Feb 16 1995 First reading	Referred to Rules
Mar 01	Assigned to Higher Education
Mar 09	Recommended do pass 012-001-000
Placed Calndr, Second R	eadng
Mar 14	St Mandate Fis Note Filed
	Fiscal Note Filed
Placed Calndr, Second Re	eadng

Mar 21 May 03 Second Reading Placed Calndr, Third Reading

Re-committed to Rules

Jan 07 1997 Session Sine Die

HB-2151 MCAULIFFE. 50 ILCS 750/2

from Ch. 134, par. 32

Amends the Emergency Telephone System Act. Adds a caption to the definitions Section.

Feb 16 1995 First reading Mar 01 Mar 16 Jan 07: 1997 Session Sine Die Referred to Rules Assigned to Public Utilities Refer to Rules/Rul 3-9(a)

HB-2152 BALTHIS.

> Mar 01 Mar₀₈

65 ILCS 5/11-61-3

from Ch. 24, par. 11-61-3

Amends the Illinois Municipal Code. Provides that contracts to lease or purchase real or personal property shall not provide for consideration to be paid in excess of 20 years (now 10 years). Allows municipalities to issue certificates evidencing indebtedness incurred under contracts for the purchase or lease of real or personal property for public purposes. States that the certificates are valid whether or not an appropriation is first included in any budget adopted by the municipality.

Feb 16 1995 First reading

Referred to Rules

Assigned to Cities & Villages Recommended do pass 009-000-000

Placed Calndr Second Reading Amendment No.01 HANNIG

Amendment referred to

HRUL

Placed Calndr, Second Reading

Placed Calndr.Second Reading

Motion disch comm, advc 2nd FLOOR AMEND #01 TO **ORDER 2ND READING** --GRANBERG

Re-committed to Rules

Mar 09

Second Reading Placed Calndr, Third Reading

Apr 25

Jan 07 1997 Session Sine Die

HB-2153 MURPHY,M - BOST - JONES, JOHN - KLINGLER - FEIGENHOLTZ AND KENNER.

35 ILCS 5/203

from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act. Provides for a deduction in an amount equal to the amount paid, but not deducted for federal income tax purposes, by a taxpayer for insurance covering medical care for that taxpayer or that taxpayer's spouse or dependents, if the taxpayer is a self-employed individual, a partner in a partnership, or a shareholder in a Subchapter S corporation. Provides for certain restrictions on the deduction.

FISCAL NOTE (Dept. of Revenue)

HB2153 has an undeterminable fiscal impact on State revenue as

it is unknown to what extent it would decrease taxable income.

FISCAL NOTE (Dept. of Revenue)

Estimated reduction in income taxes is \$10 million.

NOTE(S) THAT MAY APPLY: Fiscal	
E 1 1/ 1005 E	

Feb 10 1995	First reading	Referred to Rules	
Mar 01		Assigned to Revenue	
Mar 16		Do Pass/Short Debate Cal	012-000-000
	Placed Cal 2nd Rdg-S	ht Dbt	
Mar 21	Ū	Fiscal Note Filed	

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Amendment No.01

Amendment No.02

Amendment referred to

DART HRUL

Disformed and David

REVENUE

To Subcommittee

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Cal Ord 2nd Rdg-Shr Dbt

	-	
Mar 23		Motion disch comm, advc 2nd FLOOR AMEND #02 TO ORDER 2ND READING LANG
Mar 24	Cal Ord 2nd Rdg-Shr Db Second Reading-Short De Placed Calndr,Third Read	bate
Apr 05	$(A_{ij})_{ij} = (A_{ij})_{ij} = (A_{ij})_{ij$	Fiscal Note Filed
Apr 20 Jan 07 1997	Calendar Order of 3rd Rd Session Sine Die	Re-committed to Rules
HB-2154 DART	– LACHNER – NOVAK	- DAVIS,STEVE - STEPHENS, GRAN- TLARZ, MARTINEZ AND MEYER.
20 ILCS 415/8b		127, par. 63b108b.7
		at the Department of Central Manage-
ment Services shall seeking a veterans seeking a preferen the Department or	Il adopt rules and impleme preference is entitled to ice shall provide document any other State agency to it a Class C misdemeanor	the preference. Provides that any person the preference. Provides that a person tation or execute consents required by overify that the person is entitled to the r to seek a veterans' preference to which
	TE (Dpt. Central Managem	ent Services)
Annual admi	nistrative costs are estimated	1 to be up to \$30.761.
	es one additional headcount.	10000 ap 10 400,101,
Note(s) That M.	ay Apply: Fiscal	
Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Veterans' Affairs
Mar 09	·	Recommended do pass 008-000-000
	Placed Caindr, Second Re	
Mar 14		Fiscal Note Requested CHURCHILL Fiscal Note Filed
	Placed Calndr, Second Re	
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
		ORDER 2ND READING
		DART
A 10	Placed Calndr, Second Re	adng
Apr 18	Second Reading	dina
May 03	Placed Calndr, Third Rea	Re-committed to Rules
Jan 07 1997	Session Sine Die	Re-confinitied to Rules
		. •
HB-2155 YOUN		
315 ILCS 15/4	from Ch.	67 1/2, par. 714
Amends the Illi	nois Community Develop	ment Finance Corporation Act by pro-
	unds may be invested in t	
Feb 16 1995		Referred to Rules
Mar 01		Assigned to Priv, De-Reg, Econ &
		Urban Devel
Mar 15		Motion disch comm, advc 2nd Committee Priv, De-Reg, Econ & Urban Devel
Mar 16		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
1114 43	•	HOUSE BILL TO
		ORDER 2ND READING
		-YOUNGE
		Committee Rules
Jan 07 1997	Session Sine Die	

HB-2156 ZICKUS - KUBIK - LYONS.

70 ILCS 2605/3 70 ILCS 2605/4

from Ch. 42, par. 322 from Ch. 42, par. 323

Amends the Metropolitan Water Reclamation District Act. Provides for appointment by the Governor and Mayor of Chicago of an 8-member board of commissioners, rather than election of 9 commissioners. Requires the Governor to designate one appointee as chairman. Provides for appointment of a general superintendent by the mayor, rather than the board. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die

Referred to Rules Assigned to Constitutional Officers Refer to Rules/Rul 3-9(a)

ZICKUS – MCAULIFFE – BURKE. HB-2157

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 are 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. Pre-empts inconsistent action by home rule units.

NOTE(s) THAT MAY APPLY: Fiscal; Home Rule; State Mandates Feb 16 1995 First reading Mar 01 Mar 14 Amendment No.01

Amendment No.02

Referred to Rules Assigned to Insurance INSURANCE H To Subcommittee INSURANCE H To Subcommittee Committee Insurance Refer to Rules/Rul 3-9(a)

Mar 16

Session Sine Die Jan 07 1997

ZICKUS - MCAULIFFE - BURKE. HB-2158

40 ILCS 5/4-121

from Ch. 108 1/2, par. 4-121

Amends the Downstate Firefighter Article of the Pension Code to remove the village or town attorney from the board of trustees of the fund.

PENSION IMPACT NOTE HB2158 has no fiscal impact. Feb 16 1995 First reading Mar 01 Mar 09

Referred to Rules Assigned to Personnel & Pensions Pension Note Filed Committee Personnel & Pensions Refer to Rules/Rul 3-9(a)

Mar 16 Jan 07 1997

HB-2159 ZICKUS - MCAULIFFE - BURKE.

Session Sine Die

40 ILCS 5/3-128

from Ch. 108 1/2, par. 3-128

Amends the Downstate Police Article of the Pension Code to provide for the election of an additional active member when there is no beneficiary willing and able to serve on the board.

PENSION IMPACT NOTE HB2159 has no fiscal impact. NOTE(S) THAT MAY APPLY: Pension Feb 16 1995 First reading Mar 01

Referred to Rules Assigned to Personnel & Pensions Committee Personnel & Pensions

Jan 07 1997 Session Sine Die

Mar 16

Pension Note Filed Refer to Rules/Rul 3-9(a)

HB-2160 ZICKUS – MCAULIFFE – BURKE. 40 ILCS 5/3-125.2

Mar 09

from Ch. 108 1/2, par. 3-125.2

Amends the Downstate Police Article of the Pension Code to make pick-up of employee contributions mandatory at the request of the board of the fund.

PENSION IMPACT NOTE

HB-2160 has no fiscal impact.

NOTE(S) THAT MAY APPLY: Pension Feb 16 1995 First reading Mar 01 Mar 09

Referred to Rules Assigned to Personnel & Pensions Pension Note Filed Committee Personnel & Pensions

Mar 16 Jan 07 1997

HR.2161

Session Sine Die

ZICKUS - MCAULIFFE - BURKE.

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

40 ILCS 5/3-120 30 ILCS 805/8.19 new

from Ch. 108 1/2, par. 3-120

Amends the Downstate Police Article of the Pension Code to authorize payment of survivor benefits when the police officer has married after retirement, provided that the marriage occurs after December 31, 1994 and at least one year prior to the date of death. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION IMPACT NOTE

Fiscal impact cannot be determined, but would be very minimal.

NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates Feb 16 1995 First reading Mar 01 Mar 09

Referred to Rules Assigned to Personnel & Pensions Pension Note Filed Committee Personnel & Pensions Refer to Rules/Rul 3-9(a)

Mar 16

Jan 07 1997 Session Sine Die

ZICKUS - MCAULIFFE - BURKE. HB-2162

40 ILCS 5/3-110 40 ILCS 5/3-110.7 new 40 ILCS 5/4-108 40 ILCS 5/4-108.4 new 30 ILCS 805/8.19 new

from Ch. 108 1/2, par. 3-110

from Ch. 108 1/2, par. 4-108

Amends the Illinois Pension Code to allow downstate police to transfer credits between downstate police pension funds and to allow downstate firefighters to transfer credits between downstate firefighter pension funds. Allows reinstatement of credits terminated through acceptance of a refund. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION IMPACT NOTE

Fiscal impact cannot be determined. Required annual contributions could increase for some municipalities that have local pension funds into which service credit is being transferred, as the transferred contributions may not cover the entire cost of the established service credit. NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates

Feb 16 1995 First reading Mar 01 Mar 09

40 ILCS 5/3-141

Mar 16 Jan 07 1997 Session Sine Die

HB-2163 ZICKUS - MCAULIFFE - BURKE.

40 ILCS 5/3-125	from Ch. 108 1/2, par. 3-125
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 5/3-137.1 new	

from Ch. 108 1/2, par. 3-141

Referred to Rules

Pension Note Filed

Assigned to Personnel & Pensions

Committee Personnel & Pensions

Refer to Rules/Rul 3-9(a)

Amends the Downstate Police Article of the Pension Code to allow the board of trustees to appoint the treasurer of the pension fund; the treasurer must be either the city treasurer or an officer of a financial institution authorized to conduct a trust business in this State and must be bonded.

PENSION IMPACT NOTE

HB2163 would probably have no fiscal impact. There could be a minor increase in administrative cost if the treasurer requires a fee for serving in that capacity or if the fund pays the cost of bonding the treasurer.

NOTE(S) THAT MAY APPLY: Pension Feb 16 1995 First reading Mar 01 Mar 09

Referred to Rules Assigned to Personnel & Pensions Pension Note Filed Committee Personnel & Pensions

Mar 16 Jan 07 1997 Session Sine Die Refer to Rules/Rul 3-9(a)

HR.2164 WEAVER.M.

New Act

430 ILCS 65/13.1 720 ILCS 5/24-2

from Ch. 38, par. 83-13.1 from Ch. 38, par. 24-2

Creates the Family and Personal Protection 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: Fiscal; Home Rule First reading Feb 16 1995 Mar-01

Referred to Rules Assigned to Executive Motion Do Pass-Lost 005-006-000 HEXC Committee Executive Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-2165 WENNLUND.

Mar 16

30 ILCS 805/8.19 35 ILCS 200/15-87 new

Amends the Property Tax Code to exempt from property taxes property owned by Masonic organizations. Exempts any mandate created by this amendatory Act from the requirements of the State Mandates Act.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 2165 constitutes a tax exemption mandate for which State reimbursement of the revenue loss to units of local government would normally be required under the State Mandates Act. However, HB 2165 amends the State Mandates Act to relieve the State of reimbursement liability. Due to a lack of data, no Statewide estimate of the amount of revenue loss is available. However, from information provided by a statewide masonic fraternal organization, at least 350 different real properties would qualify for the property tax exemption.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates Referred to Rules Feb 16 1995 First reading Mar 01 Assigned to Revenue St Mandate Fis Note Filed Mar 16 Committee Revenue Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-2166 WENNLUND.

820 ILCS 305/19.2 new

Amends the Workers' Compensation Act. Provides that a collective bargaining agreement or project agreement between an employer primarily engaged in the building and construction industry and a labor organization that represents employees of the building and construction industry with any of the following elements is valid and binding: an alternative dispute resolution system to resolve disputes arising under the Act; an agreed list of medical providers; an agreed list of examining physicians; benefits for injured workers or survivors supplemental to those provided in the Act; a light duty, modified job, or return to work program; a vocational rehabilitation or retraining program; or worker injury and illness prevention programs and procedures. An agreement may not diminish an employee's right to benefits.

Feb 16 1995 First reading Mar 01

Mar 16

Amendment No.01

Assigned to Commerce, Industry & Labor COMMERCE н Remains in Committee Commerce. Industry & Labor

Refer to Rules/Rul 3-9(a)

Referred to Rules

Jan	07 1997	Session Sine	Die
HB-2167	WENN	LUND.	· · · · · ·
30 ILC	S-105/5.40	0 new	
105 ILC	S 5/2-3.13	а	from Ch. 122, par. 2-3.13a
105 ILC	S 5/2-3.71		from Ch. 122, par. 2-3.71
	S 5/2-3.11	2 new	
	S 5/3-11		from Ch. 122, par. 3-11
	S 5/3-14.8		from Ch. 122, par. 3-14.8
	S 5/10-17a		from Ch. 122, par. 10-17a
	S 5/10-22.		from Ch. 122, par. 10-22.33
	S 5/10-22.		from Ch. 122, par. 10-22.41
	S 5/14C-1	-	from Ch. 122, par. 14C-13
	S 5/17-2.2		from Ch. 122, par. 17-2.2c
	S 5/17-2A		from Ch. 122, par. 17-2A
	S 5/21-2c		· · · · · · · · · · · · · · · · · · ·
	S 5/21-9		from Ch. 122, par. 21-9
	S 5/24-12		from Ch. 122, par. 24-12
	S 5/34-49		from Ch. 122, par. 34-49
105 ILC	S 10/7		from Ch. 122, par. 50-7

Amends the School Code and the Illinois School Student Records Act relative to transfer of school student records when a student transfers from a public school. Amends the School Code to require the State Board of Education to develop curricula for adult education and family literacy classes at racetracks for backstretch workers and their families and to enter into contracts to implement those programs. Creates the Racetrack Employee and Family Education Fund in the State treasury to receive funds for use in developing and implementing the backstretch worker programs, and amends the State Finance Act in connection therewith. Also amends the School Code to prescribe transitional bilingual education requirements for preschool education programs. Adds provisions relative to required content of teacher inservice and institute programs; requires downstate school district report cards to describe district expenditure by program or function based on prescribed categories; requires school districts to reconvene an IEP program meeting at the request of the teacher of a regular education classroom in which a handicapped child is placed; adds provisions relative to interfund transfers; revises the tax equivalent grant provisions; requires training in identifying and reporting sexual misconduct and child abuse to be included in teacher training curricula; changes the procedure for selection of hearing officers in teacher disciplinary cases; and extends the authorized length of requirement contracts of the Chicago Board of Education to 3 years from one year. Effective immediately.

Referred to Rules

Education

Assigned to Elementary & Secondary

Feb 16 1995 First reading Mar 01

Mar 16 Jan 07 1997 Session Sine Die

Refer to Rules/Rul 3-9(a)

HB-2168 SKINNER.

55 ILCS 5/5-1005	from Ch. 34, par. 5-1005
720 ILCS 5/8-2	from Ch. 38, par. 8-2
720 ILCS 550/7	from Ch. 56 1/2, par. 707
730 ILCS 5/5-6-3	from Ch. 38, par. 1005-6-3

Amends the Counties Code. Permits the county board to adopt reasonable regulations to control or prohibit streetgang related activities. Amends the Cannabis Control Act. Eliminates provision that a person under 18 years of age who unlawfully manufactures, delivers, or possesses cannabis may be treated by the court in accordance with the Juvenile Court Act of 1987. Amends the Criminal Code of 1961. Changes the penalties for conspiracy. Retains provision that a person convicted of a conspiracy may be fined or imprisoned or both not to exceed the maximum provided for the offense that is the object of the conspiracy. Provides that the sentence for conspiracy to commit treason, first degree murder, or aggravated kidnapping is a Class 2 felony, except that conspiracy to commit first degree murder of a peace officer, Department of Corrections or local correctional agency employee, or an EMT, ambulance driver, or emergency first aid personnel employed by a governmental unit in the course of his or her duties, to prevent the performance of his or her duties, or in retaliation is a Class 1 felony. Provides that a conspiracy to commit. soliciting for a prostitute, pandering, keeping a place of prostitution, pimping, certain weapons offenses, or gambling is a Class 3 felony. Conspiracy to commit other felonies is a Class 4 felony. Conspiracy to commit a misdemeanor is the same as the offense that is the object of the conspiracy. Amends the Unified Code of Corrections. Provides that the court as a condition of probation or conditional discharge may require the defendant to contribute a reasonable sum of money, not to exceed the maximum amount of the fine authorized for the offense for which the defendant was sentenced, to an alcoholism or drug abuse or prevention program, or prevention or anti-gang program administered by an agency or organization incorporated under the laws of the State of Illinois.

Note(s) That May Apply: Correctional Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die

Referred to Rules Assigned to Judiciary - Criminal Law Refer to Rules/Rul 3-9(a)

HB-2169 SKINNER.

105 ILCS 5/6-18

from Ch. 122, par. 6-18

Amends the School Code. Provides that the regional board of school trustees may cancel its regular quarterly meeting if it has no pending business.

irst reading	Referred to Rules
	Assigned to Elementary & Secondary Education
A Jacob Nia Ob	
Amendment No.01	ELEM SCNDED H
	To Subcommittee
Amendment No.02	ELEM SCND ED H
	To Subcommittee
Amendment No.03	ELEM SCNDED H
	To Subcommittee
	Refer to Rules/Rul 3-9(a)
	Amendment No.01 Amendment No.02

Jan 07 1997 Session Sine Die

HB-2170 TURNER, J – SKINNER.

705 ILCS 405/5-7	from Ch. 37, par. 805-7
705 ILCS 405/5-10	from Ch. 37, par. 805-10
705 ILCS 405/5-23	from Ch. 37, par. 805-23
705 ILCS 405/6-10	from Ch. 37, par. 806-10

Amends the Juvenile Court Act of 1987. Provides that if construction of a county jail has been completed on or after January 1, 1970, a minor under 17 years of age taken into custody or temporary custody as a delinquent minor may be confined in that county jail. The minor must be separated from adults who are confined in the county jail in such a manner that there will be substantially no contact by sight, sound, or otherwise between the minor and adult prisoners. Provides that the Department of Children and Family Services shall reimburse the county that confines alleged delinquent minors taken into temporary custody in a county jail completed on or after January 1, 1970.

NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Mar 01

Referred to Rules Assigned to Priv, De-Reg, Econ & Urban Devel Refer to Rules/Rul 3-9(a)

Mar 16 Jan 07 1997 Session Sine Die

HB-2171 SKINNER AND GRANBERG.

730 ILCS 5/3-6-7 new 730 ILCS 125/17

from Ch. 75, par. 117

Amends the Unified Code of Corrections and the County Jail Act. Requires that a prisoner in a Department of Corrections facility or a county jail pay a copayment for nonemergency visits to a health care provider initiated by the prisoner if the prisoner has no assets or insurance benefit with which to pay for the cost of the health care. NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die

Referred to Rules Assigned to Judiciary - Criminal Law Refer to Rules/Rul 3-9(a)

HB-2172 SKINNER – PEDERSEN.

55 ILCS 5/5-12001

55 ILCS 5/5-12001.5 new

60 ILCS 1/110-5

Amends the Counties Code and the Township Code. Requires the transfer of zoning authority over unincorporated areas from the county to a township, at the request and upon the approval of the township's voters. Effective immediately.

from Ch. 34, par. 5-12001

Feb 16 1995 First reading Mar 01 Mar 16 Referred to Rules Assigned to Counties & Townships Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-2173 SKINNER.

20 ILCS 2705/49.33 new 35 ILCS 505/8

from Ch. 120, par. 424

Amends the Civil Administrative Code of Illinois to require the Department of Transportation to report to the General Assembly which units of local government are subject to Department oversight in their use of motor fuel tax funds and which are not. Requires the Department to include criteria used in determining which units of local government are not subject to oversight. Amends the Motor Fuel Tax Law to increase the allocation to those units of local government not subject to oversight by the Department.

Note(s) That MAY APPLY: Fiscal Feb 16 1995 First reading Mar 01

Referred to Rules Assigned to Priv, De-Reg, Econ & Urban Devel Refer to Rules/Rul 3-9(a)

Mar 16 Jan 07 1997 Session Sine Die

HB-2174 SKINNER.

20 ILCS 2705/49.25k new 30 ILCS 105/8.3 55 ILCS 5/5-1035.1 55 ILCS 5/5-1035.1-1 new 605 ILCS 5/5-701 605 ILCS 5/5-701.18 new

from Ch. 127, par. 144.3 from Ch. 34, par. 5-1035.1

from Ch. 121, par. 5-701

Amends the Civil Administrative Code of Illinois, the State Finance Act, the Counties Code, and the Illinois Highway Code. Authorizes the Department of Transportation to loan DuPage, Kane, and McHenry counties, upon their application, money from the Road Fund for specific road projects in an amount up to each county's share of undistributed county motor fuel tax proceeds escrowed due to pending litigation. Provides for repayment of the loans from the escrowed proceeds upon their distribution or, if the proceeds are not adjudicated distributable to the county, from the county's future share of motor fuel tax proceeds. Effective immediately.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01

> Mar 16 Jan 07 1997 Session Sine Die

HB-2175 SKINNER.

20 ILCS 505/12 20 ILCS 505/12.1 20 ILCS 505/22.2 55 ILCS 5/5-1089.5 new 225 ILCS 10/3 225 ILCS 10/4 Refer to Rules/Rul 3-9(a) e from Ch. 23, par. 5012

Referred to Rules

Vehicles

Assigned to Transportation & Motor

from Ch. 23, par. 5022.2 from Ch. 23, par. 2213 from Ch. 23, par. 2214

from Ch. 23, par. 5012.1

Amends the Children and Family Services Act, the Counties Code, and the Child Care Act. Authorizes counties to operate foster care programs. Requires DCFS to reimburse counties for cost of operating such a program.

NOTE(s) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Mar 01

> Mar 16 Jan 07 1997 Session Sine Die

Referred to Rules Assigned to Priv, De-Reg, Econ & Urban Devel Refer to Rules/Rul 3-9(a)

HB-2176 BRADY. 40 ILCS 5/1-113

from Ch. 108 1/2, par. 1-113

Amends the General Provisions Article of the Pension Code. In the Section on investment authority, makes a technical change. Effective immediately. HOUSE AMENDMENT NO. 1.

Deletes reference to: 40 ILCS 5/1-113Adds reference to: 40 ILCS 5/1-117 new 40 ILCS 5/1-116.1 new 40 ILCS 5/3-10640 ILCS 5/3-10940 ILCS 5/3-10940 ILCS 5/4-10740 ILCS 5/4-10740 ILCS 5/4-10840 ILCS 5/4-11040 ILCS 5/4-11040 ILCS 5/4-11040 ILCS 5/4-11040 ILCS 5/4-11040 ILCS 5/4-11040 ILCS 5/10-1-1265 ILCS 5/10-2.1-665 ILCS 5/10-2.1-1470 ILCS 705/16.06

from Ch. 108 1/2, par. 3-106 from Ch. 108 1/2, par. 3-109 from Ch. 108 1/2, par. 3-110 from Ch. 108 1/2, par. 4-107 from Ch. 108 1/2, par. 4-108 from Ch. 108 1/2, par. 4-110.1 from Ch. 108 1/2, par. 4-110.1 from Ch. 108 1/2, par. 4-114 from Ch. 24, par. 10-1-12 from Ch. 24, par. 10-2.1-6 from Ch. 24, par. 10-2.1-14 from Ch. 127 1/2, par. 37.06

Deletes everything. Amends the General Provisions Article of the Pension Code to provide that the amount of earnings that may be taken into account by any retirement system is limited to the maximum dollar limitation specified in Section 401(a)(17) of the Internal Revenue Code of 1986. Provides an exception for persons who begin participation before the start of the plan year that begins in 1996. This provision effective December 31, 1995. Authorizes certain involuntary distributions required by federal law under Section 401(a)(9) of the Internal Revenue Code of 1986. 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. Amends the Downstate Police and Fire Articles of the Pension Code to delete provisions limiting military service credit to wartime. Eliminates age and fitness requirements for participation and allows credit to be established for certain periods of past service during which a person was not allowed to participate because of those age and fitness requirements. Amends the Illinois Municipal Code and the Fire Protection District Act to remove age restrictions on the appointment of police officers and firefighters. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately, except as noted. PENSION IMPACT NOTE, AMENDED

Fiscal impact cannot be determined. Some local police pension funds may experience an increase in costs as police with preexisting conditions could increase disability costs. Also the fiscal impact of allowing police officers and firefighters to purchase military service credit for non-wartime periods cannot be determined due to the unknown amount of outstanding non-wartime military service.

NOTE(S) THAT MAY APPLY: Pension

Feb 16 1995First readingMar 01Mar 16Amendment No.01

Referred to Rules Assigned to Personnel & Pensions PERS PENSION H Adopted Do Pass Amend/Short Debate 007-000-000

Placed Cal 2nd Rdg-Sht Dbt

Mar 17

Mar 21

Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt

Re-committed to Rules

Pension Note Filed

May 03 Jan 07 1997

Session Sine Die

HB-2177 BRADY

PEN CD-POLICE & FIREFIGHTERS Jun 30 1995 **PUBLIC ACT 89-0052**

HB-2178 KLINGLER. 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.

PENSION IMPACT NOTE

It is estimated that HB2178 would have a minor fiscal impact on SERS.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

Feb 16 1995 First reading Mar 01

Mar 09

Referred to Rules Assigned to Personnel & Pensions Pension Note Filed Committee Personnel & Pensions Refer to Rules/Rul 3-9(a)

Mar 16 Jan 07 1997 Session Sine Die

HB-2179 WAIT - WINTERS.

35 ILCS 5/18-213 new

Amends the Property Tax Code to allow the voters of certain counties to subject all taxing districts located entirely within those counties to the Property Tax Extension Limitation Law at referendum. Allows taxing districts located in more than one of those counties to conduct similar referenda.

HOUSE AMENDMENT NO. 1.

Provides that only specified counties or taxing districts may hold a referendum for purposes of applying the Property Tax Extension Limitation Law to the county or taxing district.

FISCAL NOTE, AMENDED (Dept. of Revenue)

HB2179, amended, has no fiscal impact on the State unless it

is subject to the State Mandates Act.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB2179, as amended, creates a local government organization and structure mandate for which no

reimbursement is required under the State Mandates Act.

Feb 16 1995 First reading

Mar 01 Mar 16

Amendment No.01

Referred to Rules Assigned to Revenue REVENUE Adopted н Do Pass Amend/Short Debate 011-000-001

Placed Cal 2nd Rdg-Sht Dbt

Mar 21

Fiscal Note Requested AS AMENDED/LANG St Mandate Fis Nte ReqAS AMENDED/LANG Fiscal Note Filed St Mandate Fis Note Filed

Second Reading-Short Debate Pid Cal Ord 3rd Rdg-Sht Dbt Re-committed to Rules

May 03 Jan 07 1997

Session Sine Die

HR.2180 WAIT.

35 ILCS 200/18-185 35 ILCS 200/18-190 35 ILCS 200/18-195 35 ILCS 200/18-213 new

Amends the Property Tax Code to add, in the definition of "aggregate extension" in the Property Tax Extension Limitation Law within the Code, amounts of extensions to pay principal of or interest on general obligation bonds issued without referendum under the Park District Code, the Chicago Park District Act, or the Downstate Forest Preserve District Act. Provides that any taxing district (now, a park district) may issue general obligation bonds without a direct referendum. Amends the Property Tax Extension Limitation Law in the Property Tax Code to allow the voters of a county not subject to the Property Tax Extension Limitation Law to petition for a referendum in the county on the question of whether taxing districts that are wholly located within the county shall be subject to the Property Tax Extension Limitation Law. Allows voters in a taxing district that does not have the majority of its total equalized assessed value in a single county to petition for a referendum on whether the Property Tax Extension Limitation Law should apply to that taxing district. Provides that if the voters approve the question, those taxing districts shall be subject to the Property Tax Extension Limitation Law. Effective immediately.

STATE MANDATES ACT FISCAL NOTE In the opinion of DCCA, HB 2180 creates a local government organization and structure mandate for which no reimbursement is required under the State Mandates Act.

Feb 16 1995 First reading Mar 01 Mar 16

NOTE(s) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates Referred to Rules Assigned to Revenue St Mandate Fis Note Filed Committee Revenue Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-2181 WAIT.

65 ILCS 5/7-1-49 new

Amends the Illinois Municipal Code to prohibit a municipality with a population between 120,000 and 160,000 located in a county with a population between 240,000 and 270,000 from annexing property in a contiguous county with a population between 25,000 and 35,000 unless the annexation is approved at referendum by the voters of the contiguous county. Effective immediately.

STATE MANDATES ACT FISCAL NOTE In the opinion of DCCA, HB 2181 constitutes a local government organization and structure mandate for which State reimbursement of the increased cost to units of local government is not required under the State Mandates Act. Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Cities & Villages Mar 08 Recommended do pass 006-003-000 Placed Calndr, Second Reading St Mandate Fis Nte ReqLANG Placed Calndr, Second Reading Mar 09 Second Reading Held on 2nd Reading Mar 16 St Mandate Fis Note Filed Held on 2nd Reading Placed Calndr, Third Reading Mar 21

3d Reading Consideration PP Mar 22 Calendar Consideration PP. Third Reading - Passed 062-051-002 Apr 18 Apr 19 Arrive Senate Placed Calendr, First Reading Sen Sponsor SYVERSON Apr 25 Referred to Rules Apr 26 First reading May 02 Assigned to Local Government & Elections May 18 Refer to Rules/Rul 3-9(a) Session Sine Die

Jan 07 1997

HB-2182 WAIT. 625 ILCS 5/15-112

from Ch. 95 1/2, par. 15-112

Amends the Illinois Vehicle Code. Provides that when a vehicle with a registered gross weight of 80,000 pounds or less exceeds certain weight limits by 2,000 pounds

or less the owner or operator of the vehicle must remove the excess (now provides for removal of the excess if (i) the registered gross weight of the vehicle is 73,280 or less and exceeds the weight limits by 2,000 pounds or less, or (ii) the registered gross weight of the vehicle is 73,280 or more and exceeds the weight limits by 1,000 pounds or less).

Feb 16 1995 First reading Mar 01 Referred to Rules Assigned to Transportation & Motor Vehicles Refer to Rules/Rul 3-9(a)

Mar 16 Jan 07 1997

Jan 07 1997 Session Sine Die HB-2183 ZICKUS – MURPHY.M.

35 ILCS 200/9-85

Amends the Property Tax Code regarding the revision of assessments by the county assessor. Makes a technical change.

Feb 16 1995 First reading Mar 01 Mar 16

Jan 07 1997 Session Sine Die

Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a)

HB-2184 ZICKUS – MURPHY,M.

30 ILCS 5/3-1 from Ch. 15, par. 303-1

Amends the Illinois State Auditing Act. Provides that the Auditor General shall audit the Cook County Assessor's Office every 3 years. Provides that the audit shall be done at the Assessor's expense.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB2184 constitutes both a local government organization and structure mandate and a due process mandate. No State reimbursement is required under the State Mandates Act for either type of mandate.

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

Feb 16 1995 First reading Mar 01 Mar 16 Mar 21

Referred to Rules Assigned to Constitutional Officers Refer to Rules/Rul 3-9(a) St Mandate Fis Note Filed Committee Rules

Jan 07 1997 Session Sine Die

HB-2185 STEPHENS.

35 ILCS 105/3-95 new 35 ILCS 120/2-75 new

Amends the Use Tax Act and the Retailers' Occupation Tax Act to provide a credit against the tax imposed on the purchase of motor vehicle that is a replacement for a motor vehicle sold by the purchaser of the replacement vehicle at a private sale in the amount of vehicle use tax imposed under the Illinois Vehicle Code. Sunsets the credit after 10 years. Effective January 1, 1996.

NOTE(s) THAT MAY APPLY: Fiscal Feb 16 1995 First reading

Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Revenue
Mar 16		Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	

HB-2186 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. 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. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 16 1995 First reading Mar 01 Referred to Rules Assigned to Elections & State Government Motion disch comm, advc 2nd Committee Elections & State Government

Mar 09

Mar 16 Mar 23 Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --WOOLARD Committee Rules

Jan 07 1997 Session Sine Die

HB-2187	WOO LARD.	
10 ILC:	S 5/2A-1.2	from Ch. 46, par. 2A-1.2
10 ILC:	S 5/7-10	from Ch. 46, par. 7-10
10 ILC:	S 5/7-12	from Ch. 46, par. 7-12
10 ILC:	S 5/10-9	from Ch. 46, par. 10-9
10 ILC:	S 5/22-1	from Ch. 46, par. 22-1
10 ILC:	S 5/22-7	from Ch. 46, par. 22-7
10 ILC:	S 5/22-8	from Ch. 46, par. 22-8
220 ILC	S 5/2-101	from Ch. 111 2/3, par. 2-101
220 ILC:	S 5/2-101.5 new	
220 ILC:	S 5/2-102	from Ch. 111 2/3, par. 2-102

Amends the Election Code and the Public Utilities Act. Provides for an elected Commerce Commission consisting of 7 members. The General Assembly shall divide the State into 7 districts for the election of Commerce Commission members. One member shall be elected from each district. Provides that the members of the Commission shall elect one of the members to serve as its chairman. Effective immediately.

Feb 16 1995 First reading Mar 01 Mar 16 Mar 23

Referred to Rules Assigned to Public Utilities Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --WOOLARD Committee Rules

Jan 07 1997 Session Sine Die

HB-2188 WOOLARD.

10 ILCS 5/7-1	from Ch. 46, par. 7-1
10 ILCS 5/7-9	from Ch. 46, par. 7-9
110 ILCS 310/1	from Ch. 144, par. 41
110 ILCS 310/2	from Ch. 144, par. 42

Amends the Election Code and the University of Illinois Trustees Act to provide that the General Assembly after the effective date of this amendatory Act and following each decennial census shall redistrict the State into 9 districts for the election of University of Illinois Trustees. Provides for election of the Board of Trustees in 1996 to staggered terms. Abolishes current Board. Provides for the nomination of University of Illinois trustees at the general primary election instead of by State Conventions of the political parties. Effective immediately.

 Feb 16 1995
 First reading
 Referred to Rules

 Mar 01
 Assigned to Executive

 Mar 09
 Motion disch comm, advc 2nd

 Mar 16
 Refer to Rules/Rul 3-9(a)

 Mar 23
 Motion disch comm, advc 2nd

 HOUSE BILL TO
 ORDER 2ND READING

 -WOOLARD
 -WOOLARD

Jan 07 1997 Session Sine Die

HB-2189 CHURCHILL – CIARLO – DOODY – MULLIGAN – BIGGINS AND JOHN-SON,TOM.

New Act 5 ILCS 315/15 30 ILCS 15/4b new 30 ILCS 345/3 30 ILCS 550/1.1 new

from Ch. 48, par. 1615

Committee Rules

from Ch. 17, par. 6853

40 ILCS 5/8-242.1 new	
40 ILCS 5/11-222.1 new	
50 ILCS 40/1	from Ch. 2
50 ILCS 310/1	from Ch. 8
50 ILCS 330/2	from Ch. 8
50 ILCS 510/3	from Ch. 8
70 ILCS 10/1.1 new	
415 ILCS 5/24.1 new	
735 ILCS 5/7-102	from Ch. 1
735 ILCS 5/7-103	from Ch. 1
30 ILCS 805/8,19	

10 TL 00 5 10 0 10 1

from Ch. 24, par. 1361 from Ch. 85, par. 701 from Ch. 85, par. 802 from Ch. 85, par. 6403

from Ch. 110, par. 7-102 from Ch. 110, par. 7-103

Creates the Metropolitan Airport Authority Act. Provides that the ownership and operation of O'Hare and Midway Airports shall be transferred to the Metropolitan Airport Authority, which is created under the Act. Authorizes the Metropolitan Airport Authority to plan, construct, and operate a South Suburban Airport near Peotone. Contains other provisions. Amends the Code of Civil Procedure to give the Authority quick-take powers in regards to the South Suburban Airport. Amends various other Acts to make conforming changes. Effective immediately. HOUSE AMENDMENT NO. 1.

IOUSE AMENDMENT N

Deletes reference to:	
5 ILCS 315/15	from Ch. 48, par. 1615
30 ILCS 15/4b new	
30 ILCS 345/3	from Ch. 17, par. 6853
30 ILCS 550/1.1 new	
40 ILCS 5/8-242.1 new	
40 ILCS 5/11-222.1 new	
50 ILCS 40/1	from Ch. 24, par. 1361
50 ILCS 310/1	from Ch. 85, par. 701
50 ILCS 330/2	from Ch. 85, par. 802
50 ILCS 510/3	from Ch. 85, par. 6403
70 ILCS 10/1.1 new	
415 ILCS 5/24.1 new	
735 ILCS 5/7-102	from Ch. 110, par. 7-102
735 ILCS 5/7-103	from Ch. 110, par. 7-103
30 ILCS 805/8.19	

Deletes everything. Creates the Metropolitan Airport Authority Act with just a short title.

Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Executive
Mar 16	Amendment No.01	EXECUTIVE H Adopted
4		Recommnded do pass as amend 007-003-000
	Placed Calndr, Second Rea	ldng
Mar 21	Second Reading	
	Placed Calndr, Third Read	ing
May 03		Re-committed to Rules
1 0	a . a	

Jan 07 1997 Session Sine Die HB-2190 PHELPS AND SCHOENBERG.

20 ILCS 2505/39b13

from Ch. 127, par. 39b13

Amends the Civil Administrative Code of Illinois. Requires the Department of Revenue to recommend uniform publication requirements for local government and school district budgets and tax levies to the General Assembly by December 31, 1995. Effective immediately.

Feb 16 1995 First reading Mar 01 Mar 16 Mar 23

Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --PHELPS Committee Rules

Jan 07 1997 Session Sine Die

HB-2191 KENNER.

305 ILCS 5/4-17 new

Amends the Public Aid Code. Requires the Department of Public Aid to establish Individual Development Accounts for AFDC recipients who obtain employment. Provides that accounts shall consist of an amount equal to the State minimum hourly wage, multiplied by 40 hours, multiplied by 20%, multiplied by 156 weeks. Provides for payments from an account to a recipient for a maximum period of 3 years.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01

> Mar 16 Mar 23

Referred to Rules Assigned to Priv, De-Reg, Econ & Urban Devel Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --KENNER Committee Rules

Jan 07 1997 Session Sine Die

HB-2192 KENNER.

35 ILCS 200/211 new

Amends the Illinois Income Tax Act to allow a tax credit to taxpayers conducting a business in a enterprise zone or conducting a high impact business in a foreign trade zone or sub-zone. The amount of the credit is \$500 for each additional full-time employee who lives in the enterprise zone hired by the taxpayer. Provides for a 5-year carry forward for excess credits. The credit is applicable to employees hired on or after January 1, 1996.

NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading

Mar 01 Mar 16 Mar 23 Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --KENNER Committee Rules

Jan 07 1997 Session Sine Die

HB-2193 BEAUBIEN.

New Act

Creates the Woman's Right to Know Act. Requires abortion practioners (defined as persons who induce or complete abortions) and abortion providers (defined as practioners and others who provide certain related abortion services), before performing or inducing an abortion, to (i) screen patients for high risk factors and evidence of coercion from third persons, (ii) obtain the complete and fully informed consent of the patient, (iii) obtain the voluntary consent of the patient or, if the patient is a minor, the consent of the minor's legal guardian, and (iv) allow the patient a period of reflection time (less than 24 hours is considered inadequate) in which the patient may consider her decision to abort. Provides for certain reporting procedures if less than 24 hours of reflection time is provided or if an abortion is performed on a minor. Provides detailed conditions precedent for (i) voluntary and informed consent to abortion, (ii) disclosure, and (iii) screening. Provides for abortion practioner and provider licensure and insurance. Requires the Department of Public Health to establish and maintain in an Abortion Information Depository certain documents, records, and indexes. Requires each abortion practioner to make available for viewing to each patient a video containing certain abortion-related information. Provides for performance of abortions in certain medical emergencies. Provides for criminal and civil penalties. Effective 60 days after becoming law. NOTE(S) THAT MAY APPLY: Correctional; Fiscal; State Mandates

Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Judiciary - Civil Law 1687

Mar 16

Refer to Rules/Rul 3-9(a)

Nov 12 1996 Primary Sponsor Changed To BEAUBIEN

Jan 07 1997 Session Sine Die

HB-2194 SALTSMAN.

40 ILCS 5/7-109.3

from Ch. 108 1/2, par. 7-109.3

30 ILCS 805/8.19 new

Amends the Illinois Municipal (IMRF) Article of the Pension Code to make noncommissioned county correctional officers eligible for the sheriff's law enforcement employee formula. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION IMPACT NOTE

Fiscal impact cannot be determined, as the number of noncommissioned county correctional officers is unknown. Also, there is a lack of definition regarding these officers. Including additional employees under the SLEP formula would increase IMRF costs for their employers. F(c) THAT MAY APPLY: Fiscal: Pension: State Mandates

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates Feb 16 1995 First reading Referred to F

Feb 16 1995 Mar 01

Mar 09

Mar 16 Mar 23 Referred to Rules Assigned to Personnel & Pensions Pension Note Filed Committee Personnel & Pensions Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --SALTSMAN Committee Rules

Jan 07 1997 Session Sine Die

HB-2195 SAVIANO – FEIGENHOLTZ – MCAULIFFE – LINDNER, DAVIS, STEVE, ERWIN, RONEN.

New Act

30 ILCS 105/5.401 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 riding as a passenger on a bicycle. Additionally, requires passengers that weigh under 40 pounds or are under 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 a petty offense penalty with a \$30 fine for violators and certain persons who permit violations. Provides that \$5 of the fine shall go to the unit of local government that issued the citation. Creates a State fund to assist low income families in purchasing helmets. Provides that the parent or legal guardian of the minor violators will receive only a warning. Provides that the payment of the indicated fine, and any applicable penalty for late payment, shall operate as a final disposition of the violation. Effective 60 days after becoming law.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01

Mar 15

Mar 16 Jan 07 1997 Session Sine Die

HB-2196 CURRIE. 30 ILCS 505/2

from Ch. 127, par. 132.2

Referred to Rules

Vehicles

Vehicles

Assigned to Transportation & Motor

Committee Transportation & Motor

Motion disch comm, advc 2nd

Refer to Rules/Rul 3-9(a)

Amends the Illinois Purchasing Act concerning the policy of the Act. Makes a technical change.

Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Elections & State Government
Mar 09		Motion disch comm, advc 2nd
		Committee Elections & State Government
Mar 16	Amendment No.01	ELECTN ST GOV H
		To Subcommittee
		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
		ORDER 2ND READING
		CURRIE
		Committee Rules
I 07 1007	0 ' 0' D'	

Jan 07 1997 Session Sine Die

HB-2197 CURRIE.

25 ILCS 170/12

from Ch. 63, par. 182

Referred to Rules

HOUSE BILL TO ORDER 2ND READING

--CURRIE Committee Rules

Assigned to Executive

Motion disch comm, advc 2nd Committee Executive

Motion disch comm, advc 2nd

Refer to Rules/Rul 3-9(a)

Amends the Lobbyist Registration Act concerning the severability clause. Makes a technical change.

Feb 16 1995 Mar 01

Mar 09

Mar 16 Mar 23

Jan 07 1997 Session Sine Die

First reading

HB-2198 CURRIE.

70 ILCS 5/3.2

from Ch. 15 1/2, par. 68.3b

Amends the Airport Authorities Act by making the Section concerning the manner of exercising appointments gender neutral.

Feb 16 1995	First reading	Referred to Rules	
Mar 01	-	Assigned to Executive	
Mar 09		Motion disch comm, advc 2nd	
		Committee Executive	
Mar 16		Refer to Rules/Rul 3-9(a)	
Mar 23		Motion disch comm, advc 2nd	
		HOUSE BILL TO	
		ORDER 2ND READING	
		CURRIE	

Jan 07 1997 Session Sine Die

HB-2199 SPANGLER – FRIAS,F – O'CONNOR – LYONS – DOODY, WINTERS AND ZICKUS.

625 ILCS 5/6-208.1

from Ch. 95 1/2, par. 6-208.1

Committee Rules

Amends the Illinois Vehicle Code by increasing the length of the statutory summary suspension of a driver's license for refusal to submit to alcohol or drug testing from 6 months to one year for first offenders and from 2 years to 4 years for any persons other than first offenders.

Feb 16 1995 Mar 01	First reading	Referred to Rules Assigned to Judiciary - Criminal Law
Mar 16		Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	

HB-2200 SKINNER.

105 ILCS 5/10-22.5b new

Amends the School Code. Authorizes school boards to establish a local school choice incentive program to provide cash scholarship or other incentive payments to parents or guardians of school age children resident of the district who, during the last regular school term preceding the initial regular school term in which payment of the scholarship or other incentives is to be made or commenced: (i) must have been enrolled as a full time student in the public schools of the district, or (ii) must have been a resident of another or an underlying school district, or (iii) must have not attained compulsory school age. Provides that a child who is a resident of the district that establishes a local school choice incentive program and on whose behalf cash scholarship or other incentive payments are made under the program is included for State-aid-formula purposes in the average daily attendance of the district making those payments. Effective immediately.

First reading	Referred to Rules
	Assigned to Elementary & Secondary
	Education
Amendment No.01	ELEM SCND ED H
	To Subcommittee
Amendment No.02	ELEM SCND ED H
	To Subcommittee
Amendment No.03	ELEM SCND ED H
	To Subcommittee
	Refer to Rules/Rul 3-9(a)
Session Sine Die	
	Amendment No.01 Amendment No.02 Amendment No.03

HB-2201 SKINNER AND JOHNSON, TOM.

105 ILCS 5/30-14.8 new

Amends the School Code. Requires a school district to award higher education scholarships to those of its pupils 13 years of age or older who complete their high school education and qualify to receive a high school diploma in 3 school years or less. Provides that the scholarship shall be equal to 100% of the per capita cost of maintaining the schools of the district for a given school year if the pupil graduates in 2 school years or less, or 50% of that per capita cost if the student graduates in 3 school years or less (but not in 2 school years or less). Effective immediately.

OLC(S) LHAT MA	I APPLI. LISUAL	•
Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Elementary & Secondary
		Education
Mar 16	Amendment No.01	ELEM SCND ED H
		To Subcommittee
	Amendment No.02	ELEM SCNDED H
		To Subcommittee
	Amendment No.03	ELEM SCND ED H
		To Subcommittee
		Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	

HB-2202 WAIT

VEH CD-TRUCKS-MULTI YR PLATES Aug 04 1995 PUBLIC ACT 89-0245

HB-2203 BRADY – RYDER – BUGIELSKI – MOFFITT – MYERS, BOST, HANRA-HAN AND WINTERS.

625 ILCS 5/2-111	from Ch. 95 1/2, par. 2-111
625 ILCS 5/3-707	from Ch. 95 1/2, par. 3-707
625 ILCS 5/7-601	from Ch. 95 1/2, par. 7-601
625 ILCS 5/7-602	from Ch. 95 1/2, par. 7-602
625 ILCS 5/7-606	from Ch. 95 1/2, par. 7-606
625 ILCS 5/7-606.5 new	

Amends the Illinois Vehicle Code. Provides that if a vehicle owner is in an accident and cannot provide proof of coverage of the minimum liability insurance, law enforcement shall immediately confiscate that person's registration plates. Provides a 7 business day period to provide proof of coverage at the time of the accident without being subject to a penalty. Provides that if that person does not provide the required proof within the grace period, the registration plates and other information shall be forwarded to the Secretary of State. Provides that the plates, upon receipt by the Secretary, shall be destroyed, and the uninsured vehicle registration file shall be tagged to prohibit issuance of new plates until the qualifications for registration plate reinstatement have been satisfied. Provides that an operator of a vehicle may produce proof of his or her own liability insurance, if separate from the coverage required for the vehicle. Exempts vehicles registered in another jurisdiction from the required liability insurance policy provisions. Generally effective January 1, 1996, except that the Section regarding required liability insurance policy takes effect July 1, 1996.

HOUSE AMENDMENT NO. 1. Deletes reference to: 625 ILCS 5/3-707

625 ILCS 5/7-602 625 ILCS 5/7-606.5 new Adds reference to: 625 ILCS 5/3-708 625 ILCS 5/7-604 625 ILCS 5/7-607 625 ILCS 5/7-607 625 ILCS 5/7-612 new

from Ch. 95 1/2, par. 3-708 from Ch. 95 1/2, par. 7-604 from Ch. 95 1/2, par. 7-607

Provides procedures for law enforcement agencies to follow if a person involved in a motor vehicle accident cannot provide proof of insurance at the scene of the accident. Increases the grace period in which the vehicle owner can provide proof of insurance from 7 to 30 days. Includes in the list of random samples the Secretary of State may select for verification of liability insurance policies persons who during the preceding 4 years had their registration plates suspended for failure to provide proof of insurance within the grace period after being involved in a motor vehicle accident. Authorizes the Secretary to verify any proof of insurance provided to reinstate suspended registration plates. Provides procedures and fee requirements for reinstatement of registration plates confiscated for failure to provide proof of insurance after being involved in a motor vehicle accident.

FISCAL NOTE (Secretary of State)

Fiscal impact would be minimal for the SOS FY96 budget.

Note(s) That Ma		engeneren og det som for foretalet som
Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Transportation & Motor Vehicles
Mar 02		Re-assigned to Insurance
Mar 15	Amendment No.01	INSURANCE H Adopted
		Recommnded do pass as amend 015-005-004
	Placed Calndr, Second Rea	adng
		Fiscal Note Requested LANG
	Amendment No.02	MADIGAN,MJ Amendment
and the second		referred to
		HRUL
	Amendment No.03	MADIGAN,MJ Amendment
		referred to
		HRUL
	Placed Calndr, Second Rea	
Mar 16		Motion disch comm, advc 2nd
		FLOOR AMEND #02 TO
		ORDER 2ND READING
		-LANG
		Motion disch comm, advc 2nd
		FLOOR AMEND #03 TO
		ORDER 2ND READING
		LANG
	Placed Calndr, Second Rea	ldng
Mar 21		Fiscal Note Filed
	Placed Caindr, Second Rea	ldng
Mar 23	Second Reading	9
	Placed Calndr, Third Read	ling
Apr 25		Re-committed to Rules
Jan 07 1997	Session Sine Die	
HB-2204 ZICKU	r e	
IDDUTTELOAT		

IDENTIFICATION CARDS Aug 10 1995 PUBLIC ACT 89-0283

HB-2205 JOHN	SON, TOM, KLINGLER AN		
625 ILCS 5/1-20 625 ILCS 5/2-11	3.1 from Ch. 9	95 1/2, par. 1-203.1 95 1/2, par. 2-118.1	
625 ILCS 5/6-200	6 from Ch. 9	95 1/2, par. 6-206	
625 ILCS 5/6-208 625 ILCS 5/6-51	3.1 from Ch. 9	95 1/2, par. 6-208.1	
625 ILCS 5/6-520	o from Ch. 9	95 1/2, par. 6-517 95 1/2, par. 6-520	· · · ·
625 ILCS 5/11-5	00 from Ch. 9	95 1/2, par. 11-500	
625 ILCS 5/11-5 625 ILCS 5/11-5	01.1 from Ch. 9	95 1/2, par. 11-501 95 1/2, par. 11-501.1	
625 ILCS 5/11-5	01.2 from Ch. 9	95 1/2, par. 11-501.2	
625 ILCS 5/11-5 625 ILCS 5/11-5		95 1/2, par. 11-501.6	
720 ILCS 5/9-3		38, par. 9-3	
Amends the Cr	iminal Code of 1961 and	the Illinois Vehicle Co	ode. Lowers the
blood alcohol conc	entration level at which a	person is presumed to	be under the in-
	from 0.10 to 0.08. Effectiv TE (Office of III. Courts)	e January 1, 1996.	
Fiscal impact	on the Judicial Branch cann	ot be determined.	$(1, \dots, n, p) \in \mathbb{R}$
	TE (Dept. of Corrections)	the Dent	
CORRECTI	Ild have no fiscal impact upor ONAL NOTE		
	ld have no impact on the Dep ONAL NOTE	t.	
No change fr	om previous note.		
Note(s) That M Feb 16 1995	AY APPLY: Correctional; Fisc First reading	al Referred to Rules	
Mar 01	Thist reading	Assigned to Judiciary -	Criminal Law
Mar 09		Recommended do pass	014-001-000
	Placed Calndr, Second Rea	Fiscal Note Requested	LANG
		Correctional Note Req	
Mar 14	Placed Calndr,Second Rea Amendment No.01	adng MADIGAN,MJ	Amendment
		HRUL	referred to
	Amendment No.02	MADIGAN,MJ	Amendment
1		UDUI	referred to
A DEAL AND	Placed Calndr, Second Rea		
Mar 15		Fiscal Note Filed	
		Fiscal Note Filed Correctional Note File	d .
1		Motion disch comm, ac	
		FLOOR AMEND #0	
		ORDER 2ND READI LANG	ING .
		Motion disch comm, ac	
		FLOOR AMEND #02 ORDER 2ND READI	
		LANG	NO
	Placed Calndr, Second Rea	dna	
Mar 17			
		Correctional Note File	d
Mar 21	Placed Caindr, Second Rea Second Reading	Correctional Note File adng	d
Mar 21 Apr 27	Placed Calndr, Second Res Second Reading Placed Calndr, Third Read Third Reading - Passed 09	Correctional Note File adng ling 91-025-000	d
	Placed Calndr,Second Res Second Reading Placed Calndr,Third Read Third Reading - Passed Of Tabled Pursuant to Rule5	Correctional Note File adng jing)1-025-000 -4(A) AMENDS 1-2	d .
Apr 27	Placed Calndr, Second Res Second Reading Placed Calndr, Third Read Third Reading - Passed 09 Tabled Pursuant to Rule 5 Third Reading - Passed 09	Correctional Note File adng jing)1-025-000 -4(A) AMENDS 1-2	d
	Placed Calndr, Second Rea Second Reading Placed Calndr, Third Read Third Reading - Passed 09 Tabled Pursuant to Rule5 Third Reading - Passed 09 Arrive Senate Placed Calendr, First Read	Correctional Note File adng 91-025-000 -4(A) AMENDS 1-2 91-025-000 dng	d
Apr 27	Placed Calndr, Second Res Second Reading Placed Calndr, Third Read Third Reading - Passed 09 Tabled Pursuant to Rules Third Reading - Passed 09 Arrive Senate Placed Calendr, First Read Sen Sponsor BARKHAU	Correctional Note File adng 91-025-000 -4(A) AMENDS 1-2 91-025-000 dng SEN	d
Apr 27	Placed Calndr, Second Res Second Reading Placed Calndr, Third Read Third Reading - Passed Of Tabled Pursuant to Rules Third Reading - Passed Of Arrive Senate Placed Calendr, First Read Sen Sponsor BARKHAU Added as Chief Co-sponso	Correctional Note File adng 91-025-000 -4(A) AMENDS 1-2 91-025-000 dng SEN or CULLERTON	d
Apr 27 May 01 May 02	Placed Calndr, Second Res Second Reading Placed Calndr, Third Read Third Reading - Passed 09 Tabled Pursuant to Rules Third Reading - Passed 09 Arrive Senate Placed Calendr, First Read Sen Sponsor BARKHAU	Correctional Note File adng 91-025-000 -4(A) AMENDS 1-2 91-025-000 dng SEN or CULLERTON Referred to Rules or DUDYCZ	
Apr 27 May 01 May 02 May 09	Placed Calndr, Second Res Second Reading Placed Calndr, Third Read Third Reading - Passed 09 Tabled Pursuant to Rule5 Third Reading - Passed 09 Arrive Senate Placed Calendr, First Read Sen Sponsor BARKHAU Added as Chief Co-sponso First reading	Correctional Note File adng Jing 91-025-000 -4(A) AMENDS 1-2 91-025-000 dng SEN or CULLERTON Referred to Rules or DUDYCZ Assigned to Transporta	ation
Apr 27 May 01 May 02	Placed Calndr, Second Res Second Reading Placed Calndr, Third Read Third Reading - Passed 09 Tabled Pursuant to Rule5 Third Reading - Passed 09 Arrive Senate Placed Calendr, First Read Sen Sponsor BARKHAU Added as Chief Co-sponso First reading	Correctional Note File adng Jing J-025-000 -4(A) AMENDS 1-2 J-025-000 dng SEN or CULLERTON Referred to Rules or DUDYCZ Assigned to Transporta Motion filed BARKH DISCHARGE THE	ation AUSEN-
Apr 27 May 01 May 02 May 09	Placed Calndr, Second Res Second Reading Placed Calndr, Third Read Third Reading - Passed 09 Tabled Pursuant to Rule5 Third Reading - Passed 09 Arrive Senate Placed Calendr, First Read Sen Sponsor BARKHAU Added as Chief Co-sponso First reading	Correctional Note File adng Jing J-025-000 -4(A) AMENDS 1-2 J-025-000 dng SEN or CULLERTON Referred to Rules or DUDYCZ Assigned to Transport Motion filed BARKHA DISCHARGE THE COMMITTEE ON ST	ation AUSEN- FRN,
Apr 27 May 01 May 02 May 09	Placed Calndr, Second Res Second Reading Placed Calndr, Third Read Third Reading - Passed 09 Tabled Pursuant to Rule5 Third Reading - Passed 09 Arrive Senate Placed Calendr, First Read Sen Sponsor BARKHAU Added as Chief Co-sponso First reading	Correctional Note File adng Jing J-025-000 -4(A) AMENDS 1-2 J-025-000 dng SEN or CULLERTON Referred to Rules or DUDYCZ Assigned to Transporta Motion filed BARKH DISCHARGE THE	ation AUSEN- FRN, E

May 18 Jan 07 1997 Session Sine Die Refer to Rules/Rul 3-9(a)

HB-2206 SAVIANO – DANIELS – BURKE – ERWIN – BALTHISAND BUGIELSKI. 30 ILCS 105/8.3 from Ch. 127, par. 144.3

Amends the State Finance Act by making technical changes in the Section concerning the uses of money in the Road Fund.

HOUSE AMENDMENT NO. 1.

Provides that, beginning with FY96, no Road Fund monies shall be appropriated to the Secretary of State in excess of the total FY96 Road Fund appropriations. Provides that it is unlawful to circumvent this limitation on appropriations by governmental reorganization or other methods. Adds a July 1, 1995 effective date.

FISCAL NOTE, H-AM 2 (Secretary of State)

There would be no fiscal impact on SOS from HB2206, with H-am2.

HOUSE AMENDMENT NO. 2.

Deletes reference to: 30 ILCS 105/8.3 Adds reference to: 30 ILCS 105/6z-23

from Ch. 127, par. 142z-23

Deletes everything. Amends the State Finance Act. Limits the class of drivers for which moneys in the CDLIS/AAMVAnet Trust Fund shall be used for network charges assessed against Illinois by AAMVnet for driver records data and information to commercial drivers (now drivers).

STATE MANDATES FISCAL NOTE, H-AM 2

In the opinion of DCCA, HB 2206, as amended by H-am 2, fails to meet the definition of a State mandate.

SENATE AMENDMENT NO. 1.

Deletes reference to: 30 ILCS 105/6z-23 Adds reference to: 30 ILCS 105/5.432 new 30 ILCS 105/6z-41 new 625 ILCS 5/2-123 805 ILCS 5/15.10 805 ILCS 5/9-403 810 ILCS 5/9-404 810 ILCS 5/9-406 810 ILCS 5/9-406 810 ILCS 5/9-400 new

from Ch. 95 1/2, par. 2-123 from Ch. 32, par. 15.10 from Ch. 26, par. 9-403 from Ch. 26, par. 9-404

from Ch. 26, par. 9-405 from Ch. 26, par. 9-406

Deletes everything. Amends the State Finance Act by creating the Secretary of State Special Services Fund. Provides that moneys deposited into the Fund shall, subject to appropriation, be used for various services performed by the Secretary of State. Amends the Vehicle Code by increasing the fee for obtaining a driver's record from \$2 to \$5. Provides that the additional \$3 shall be deposited into the Secretary of State Special Services Fund. Deletes provision requiring a \$2 fee for certifying an abstract of a driver's record. Amends the Business Corporation Act of 1983 by increasing the fee for filing an annual report, interim annual report, or final transition annual report of a domestic or foreign corporation from \$15 to \$25. Provides that the additional \$10 shall be deposited into the Secretary of State Special Services Fund. Amends the Uniform Commercial Code by increasing the fees for filing an original financing statement, amended statement, termination statement, or for a continuation, assignment, or release statement to a flat \$20 (now \$4 if on a form prescribed by the Secretary of State, \$8 if not on such a form, plus, in each case, if for timber or certain other fixture filings, another \$4). Provides that \$12 of the fee shall be deposited into the Secretary of State Special Services Fund and \$8 into the General Revenue Fund. Effective January 1, 1997.

SENATE AMENDMENT NO. 2.

Changes the effective date to provide that the amendatory provisions in the State Finance Act and the Vehicle Code take effect July 1, 1996 and the amendatory provisions in the Business Corporation Act of 1983 and the Uniform Commercial Code take effect January 1, 1997.

Adopted

Н

1693

SENATE AMENDMENT NO. 3. Adds reference to: 625 ILCS 5/11-408 625 ILCS 5/11-412 Further amends the Vehicle Code. Provides that the Secretary of State may disclose notations of accident involvement maintained on individual driving records. Provides that the Secretary may furnish these notations to a person or agency requesting a driver's record. Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Executive Mar 16 Amendment No.01 EXECUTIVE Recommnded do pass as amend Placed Calndr, Second Reading

009-001-001 Second Reading Mar-21 Placed Calndr, Third Reading May 03 Re-committed to Rules Jan 11 1996 Approved for Consideration 006-000-002 Placed Caindr, Second Reading Mar 26 Second Reading Held on 2nd Reading Fiscal Note Filed Apr 15 Held on 2nd Reading Amendment No.02 **MCAULIFFE** Amendment referred to HRUL Held on 2nd Reading Apr 16 Amendment No.02 MCAULIFFE Be approved considerati HRUL Held on 2nd Reading Apr 17 Amendment No.02 **MCAULIFFE** Adopted Placed Calndr, Third Reading St Mandate Fis Note Filed Calendar Order of 3rd Rdng Third Reading - Passed 116-000-000 Apr 18 Arrive Senate Placed Calendr, First Reading Sen Sponsor PHILIP Apr 19 First reading Referred to Rules Apr 24 Assigned to Executive May 01 Amendment No.01 EXECUTIVE S Adopted Recommnded do pass as amend 013-001-000 Placed Caindr, Second Reading May 08 Second Reading Placed Calndr, Third Reading Filed with Secretary Amendment No.02 PHILIP Amendment referred to SRUL PHILIP May 09 Amendment No.02 Be approved considerati SRUL Filed with Secretary May 14 Amendment No.03 PHILIP Amendment referred to SRUL Primary Sponsor Changed To SAVIANO May 15 Amendment No.03 PHILIP Rules refers to SEXC May 16 Amendment No.03 PHILIP Be adopted Recalled to Second Reading Amendment No.02 PHILIP Adopted

Amendment No.03

PHILIP

Adopted

May 16-Cont. Placed Calndr, Third Reading
Third Reading - Passed 049-007-000
Arrive House

Referred to Rules

Added As A Joint Sponsor BURKE Added As A Co-sponsor ERWIN Added As A Co-sponsor BALTHIS Added As A Co-sponsor BUGIELSKI Joint Sponsor Changed to DANIELS Added As A Co-sponsor BUGIELSKI

May 17

Approved for Consideration

Place Cal Order Concurrence 01,02,03 Motion Filed Concur Refer to Rules/Rul 8-4(a)

Motion referred to

01,02,03/HEXC Be approved consideration

Place Cal Order Concurrence 01,02,03

Floor motion REP. MAUTINO

MOVES TO DIVIDE THE QUESTION

Motion prevailed

H Concurs in S Amend. 01/060-049-001

Verified

H Concurs in S Amend. 02/091-020-000

H Concurs in S Amend. 03/076-028-001

Passed both Houses Sent to the Governor

Jun 04 Jun 28

Governor approved

PUBLIC ACT 89-0503 effective date 96-07-01

HB-2207 HUGHES.

55 ILCS 5/5-1062 from Ch. 34, par. 5-1062

Amends the Counties Code concerning stormwater management. Makes a technical change.

Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Counties & Townships
Mar 16		Recommended do pass 006-004-000
	Placed Calndr, Second Re	adng
Mar 21	Second Reading	
	Placed Calndr, Third Rea	ding
Apr 20		Re-committed to Rules
Jan 07 1997	Session Sine Die	

HB-2208 JOHNSON, TOM.

50 ILCS 750/2.12 from Ch. 134, par. 32.12

Amends the Emergency Telephone System Act to make a technical change in a provision dealing with cellular phones.

Feb 16 1995	First reading	Referred to Rules
Mar 01	-	Assigned to Public Utilities
Mar 16		Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	

HB-2209 HUGHES.

705 ILCS 105/27.5

from Ch. 25, par. 27.5

Amends the Clerks of Court Act regarding fees paid to the circuit clerk. Makes a technical change.

Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Counties & Townships
Mar 16		Recommended do pass 006-004-000
	Placed Calndr, Second Rea	ldng
Mar 21	Second Reading	
	Placed Calndr, Third Read	ling
Apr 20		Re-committed to Rules
Jan 07 1997	Session Sine Die	

STEPHENS. HB-2210

New Act 720 ILCS 570/102

from Ch. 56 1/2, par. 1102

Creates the Euthanizing of Dogs and Cats Act. Provides that agents or officers of Humane Societies may, with training, give sodium pentobarbital to lost, strayed, homeless, abandoned, or improperly confined or kept dogs or cats to euthanize them. Provides that Humane Societies may purchase sodium pentobarbital upon approval by the Department of Agriculture, but only for the purpose of euthanizing injured, sick, homeless, or unwanted dogs and cats. Amends the Illinois Controlled Substances Act. Provides that the definition of "practitioner" includes a trained humane society agent or officer with respect to sodium pentobarbital only.

NOTE(S) THAT MAY APPLY. Fiscal Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die

SKINNER.

Referred to Rules Assigned to Consumer Protection Refer to Rules/Rul 3-9(a)

HB-2211 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. Requires a quality control mechanism. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that, for the purposes of the Medicaid Cost Containment Act, "health services" subject to competitive bidding requirements include the Department on Aging's Community Care Program.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Priv, De-Reg, Econ & Urban Devel Mar 16 Amendment No.01 PRIVATIZATION H Recommnded do pass as amend

Mar 21

Apr 25

Placed Calndr, Second Reading Fiscal Note Requested AS AMENDED/LANG

007-004-001

Adopted

Placed Calndr, Second Reading

Re-committed to Rules

Jan 07 1997 Session Sine Die

HB-2212 FRIAS,F.

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 Illinois Law Enforcement Training Standards 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 Feb 16 1995 First reading Mar 01 Mar 16 Mar 23

Referred to Rules Assigned to Judiciary - Criminal Law Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO **ORDER 2ND READING** --FRIAS Committee Rules

Jan 07 1997 Session Sine Die

HB-2213 SCOTT – GASH.

720 ILCS 675/3 new

Amends the Sale of Tobacco to Minors Act to impose a civil penalty in the amount of \$300 for a first violation of the Act, \$500 for a second violation, and \$1,000 for a third or subsequent violation. Provides that civil penalties shall be collected by the State's Attorney of the county in which the violation occurred in a civil action.

NOTE(s) THAT MAY APPLY: Fiscal Feb 16 1995 First reading

Mar 01 Mar 09

Mar 16 Mar 23 Referred to Rules Assigned to Consumer Protection Motion disch comm, advc 2nd Committee Consumer Protection Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --SCOTT

Committee Rules

May 14 1996Added As A Joint Sponsor GASHJan 07 1997Session Sine Die

HB-2214 CHURCHILL.

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, 1996.

FISCAL NOTE (DCCA)

Total cost for a 12-month period is estimated at \$15,000 to \$20,000 for reimbursable expenses for Working Group members and publishing the report.

NOTE(S) THAT MA	y Apply: Fiscal	
Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Executive
Mar 16		Recommended do pass 007-004-000
	Placed Calndr, Second Rea	dng
Mar 21		Fiscal Note Filed
	Second Reading	1
	Placed Calndr, Third Read	ing
May 03		Re-committed to Rules
Jan 07 1997	Session Sine Die	

HB-2215 PEDERSEN.

from Ch. 120, par. 439.3-5
from Ch. 120, par. 439.33-5
from Ch. 120, par. 439.103-5
from Ch. 120, par. 441-5

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailer's Occupation Tax Act. Provides an exemption for school buses operating under a Federal Interstate Commerce Commission Certificate of Operating Authority or a comparable certificate of operating authority issued by the Illinois Commerce Commission that are used to provide interstate transportation services to elementary or secondary schools.

NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die

Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a)

HB-2216 BIGGINS.

230 ILCS 30/6

from Ch. 120, par. 1126

Amends the Charitable Games Act regarding the supplier's license. Makes a technical change.

Feb 16 1995 First reading Mar 01 Mar 16 May 20 1996 Jan 07 1997 Session Sine Die Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a) Committee Rules

HB-2217 WINTERS – WAIT – WINKEL AND STEPHENS.

35 ILCS 200/18-185

35 ILCS 5/18-213 new

Amends the Property Tax Extension Limitation Law in the Property Tax Code to allow the voters of a county not subject to the Property Tax Extension Limitation Law to petition for a referendum in the county on the question of whether taxing districts that are wholly located within the county shall be subject to the Property Tax Extension Limitation Law. Allows voters in a taxing district that does not have the majority of its total equalized assessed value in a single county to petition for a referendum on whether the Property Tax Extension Limitation Law should apply to that taxing district. Provides that if the voters approve the question, those taxing districts shall be subject to the Property Tax Extension Limitation Law. Effective immediately.

Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a)

HB-2218 PEDERSEN.

35 ILCS 200/5-5

Amends the Property Tax Code to increase the number of commissioners on the board of appeals from 2 to 3 beginning with the 1996 election. Provides that one commissioner shall be elected from each assessment triad.

Feb 16 1995 First reading Re

Mar 01	1
Mar 16	1
Jan 07 1997	Session Sine Die

Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a)

HB-2219 PEDERSEN.

35 ILCS 200/16-102 new 35 ILCS 200/16-103 new

Amends the Property Tax Code. Provides that in counties with 3,000,000 or more inhabitants, the board of appeals shall equalize each class of property in each township to bring each class of property to the median assessment level for that class of property in the county as a whole for the same assessment year. Provides that in counties containing 3,000,000 or more inhabitants the board of appeals shall act as an equalizing authority. Provides that property will be assessed uniformly within each class unless it's farmland property. Provides that the board shall annually ascertain the percentage relationship for each township of the county between the valuations at which locally assessed property, other than farmland, is listed by the county as a whole. Provides that the board shall complete the equalization of assessments by the date of the board's adjournment.

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

Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a)

HB-2220 PEDERSEN.

35 ILCS 200/16-160

35 ILCS 200/16-163 new

Amends the Property Tax Code. Provides that any taxpayer dissatisfied with the decision of a board of review or board or appeals (now, board of review) may, within

30 days after the date of written notice of the decision of the board of review or board of appeals, appeal the decision to the Property Tax Appeal Board. Provides that in counties that classify real property, the Board shall lower to the median assessment level of the same class of property in the township, assessment district, or county, whichever is lowest, the assessed value of any parcel of real property situated in the township, assessment district or county, if the taxpayer can establish that the ratio of the assessed value to fair cash value of the parcel is higher than the median ratio of the assessed value to fair cash value of all real property in the same classification in the same township, assessment district, or county.

Feb 16 1995 First reading Mar 01 Mar 16 Referred to Rules Assigned to Revenue Motion Do Pass-Lost 006-005-002 HREV Committee Revenue Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-2221 RYDER – MAUTINO.

30 ILCS 360/1-3	from Ch. 17, par. 7201-3
30 ILCS 360/2-2	from Ch. 17, par. 7202-2
30 ILCS 360/3-3	from Ch. 17, par. 7203-3

Amends the Rural Bond Bank Act. Provides that the definition of "governmental unit" excludes any home rule municipality in a county contiguous with a county having a population in excess of 3,000,000. Expands the definition of "rural county" to any county other than a county having a population in excess of 3,000,000 (now, 1,000,000). Provides that counties contiguous with a county having a population in excess of 1,000,000 are no longer excluded in the "rural county" definition. Increases the number of public commissioners to 7 (now, 5). Provides that representatives of the Lieutenant Governor and State Treasurer who attend meetings and cast those officers' votes shall count towards a quorum. Provides that 5 (now, 4) commissioners constitute a quorum. Provides that the total aggregate original principal amount of all bonds and notes issued by the Bank shall not exceed \$150,000,000 (now, \$100,000,000). Provides that no more than \$50,000,000 in aggregate original principal amount of all bonds and notes issued by the Bank shall be used to purchase local governmental securities issued by governmental units located in a county contiguous with a county having a population in excess of 3,000,000. Effective immediately.

HOUSE AMENDMENT NO. 1.

Changes provision that no more than \$25,000,000 (now, \$50,000,000) in aggregate original principal amount of all bonds and notes issued by the Bank shall be used to purchase local governmental securities issued by governmental units located in a county contiguous with a county having a population in excess of 3,000,000.

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FISCAL NO	TE (Ill. Rural Bond Bank)	
As the Bank'	s bonds are secured by the bo	onds of participating
local governn	nents and are not a legal oblig	gation of the State,
there is no fis	cal impact.	
STATE DEE	BT IMPACT NOTE	and the second
Rural Bond I	Bank bond authorization wou	ld increase by \$50 M.
	BT IMPACT NOTE, AMEN	
	ended, increases Rural Bond	
	First reading	Referred to Rules
Mar 01	, in the second s	Assigned to Counties & Townships
Mar 09	Amendment No.01	CNTY TWNSHIP H Adopted
		Recommnded do pass as amend
		009-000-000
	Placed Calndr, Second Re	adng
Mar 14		Fiscal Note Filed
	Placed Calndr, Second Re	adng
Mar 15	-	State Debt Note Requested LANG
	Placed Calndr, Second Re	
Mar 28		State Debt Note Filed
		State Debt Note Filed AS AMENDED
	Placed Calndr.Second Re	

1699

HANNIG Apr 05 Amendment No.02 Amendment HRUL Placed Caindr, Second Reading Amendment No.03 ČROSS Apr 24 HRUL Placed Calndr.Second Reading Apr 25 Amendment No.03 CROSS 008-000-000 Placed Calndr, Second Readng ČROSS Withdrawn Apr 27 Amendment No.03 Placed Calndr, Third Reading

May 03

Jan 07 1997 Session Sine Die

SKINNER - WINTERS. HB-2222

35 ILCS 200/15-170

35 ILCS 200/15-175

Amends the Property Tax Code. Increases the downstate senior citizens homestead exemption to \$4,000 (now, \$2,000). Increases the downstate general homestead exemption to \$7,000 (now, \$3,500). STATE MANDATES ACT FISCAL NOTE In the opinion of DCCA, HB 2222 creates a tax exemption mandate

Re-committed to Rules

Assigned to Revenue

St Mandate Fis Note Filed Committee Revenue Refer to Rules/Rul 3-9(a)

for which State reimbursement of the revenue loss to local governments would normally be required. Due to a statutory exemption, no reimbursement is required for revenue loss created by the general and senior citizens' homestead exemptions. Estimated annual net revenue loss to local governments is \$173.2 M for both exemption increases.

NOTE(s) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates Feb 16 1995 First reading Referred to Rules

Mar 01

Mar 16

Jan 07 1997 Session Sine Die

RYDER - TURNER, A - BLAGOJEVICH - COWLISHAW - WOJCIK, HB-2223 KASZAK, GILES, RONEN, DAVIS, M, JONES, LOU AND HOWARD.

110 ILCS 947/10

Amends the Higher Education Student Assistance Act by making technical changes in the definition of certain terms.

HOUSE AMENDMENT NO. 1.

Replaces the technical changes in the definition of certain terms with provisions that include in the definition of an institution of higher learning that may be attended by a student under a monetary award program grant, a for-profit institution which, in addition to meeting other specified standards: (i) offers degree programs that have been approved and regulated by the Board of Higher Education under the Academic Degree Act for a minimum of 3 years; and (ii) enrolls a majority of its students in those programs. Effective July 1, 1996.

FISCAL NOTE, AMENDED (Ill. Student Assistance Commission) There is no fiscal impact on State revenue since HB2223 expands eligibility for grants, not funding. Estimated costs for the first year which would be impacted (FY97) are \$15.8 million. FISCAL NOTE, AMENDED (Ill. Student Assistance Comm.) HB2223, amended, expands MAP grant eligibility, but not funding for the grants. In this sense, there is no fiscal impact on State revenue. Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Higher Education Mar 02 Re-assigned to Executive Mar 09 EXECUTIVE H Amendment No.01 Adopted

Recommnded do pass as amend 011-000-000

Placed Calndr.Second Reading

referred to

Amendment referred to

Be approved considerati

Mar 14		Fiscal Note Requested AS	5	
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Mar 15	Placed Calndr, Second Rea	Fiscal Note Filed		
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Mar 23	Amendment No.02	RYDER	Amendment	
			referred to	
		HRUL		
	Placed Calndr, Second Rea			
Apr 19		Fiscal Note Filed		
	Placed Caindr, Second Rea			
Apr 20	Amendment No.02	RYDER	Be approved	
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		005-000-003		
	Placed Calndr, Second Rea	dng		
Apr 27	Second Reading			
M 02	Held on 2nd Reading	Do committed to Duise		
May 03 Jan 07 1997	Session Sine Die	Re-committed to Rules		
HB-2224 RYDEI	R.			
225 ILCS 95/4	from Ch. 1	11, par. 4604		
Amends the Phy	sician Assistant Practice	Act of 1987 Removes 1	anguage that	
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	ffective immediately.	the degree from the defin	nion or pily	
Feb 16 1995	First reading	Referred to Rules		
Mar 01	That reading	Assigned to Registration &	& Regulation	
Mar 08		Do Pass/Short Debate Ca		
Mar 00	Placed Cal 2nd Rdg-Sht D		1012 000 000	
Mar 09	Second Reading-Short Deb			
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May 03		Re-committed to Rules		
Jan 07 1997	Session Sine Die			
HB-2225 SKINNER.				
		2		
225 ILCS 10/4.2		3, par. 2214.2		

 225 ILCS 10/4.2
 from Ch. 23, par. 2214.2

 225 ILCS 10/5
 from Ch. 23, par. 2215

 325 ILCS 5/7.3
 from Ch. 23, par. 2057.3

Amends the Child Care Act of 1969 and the Abused and Neglected Child Reporting Act. Adds certain offenses to the list of offenses that disqualify an applicant from receiving a license from the Department of Children and Family Services to operate a facility under the Child Care Act or to be employed by a facility licensed under the Child Care Act. Provides that child care licenses are valid for 4 (now, 2) years. Makes other changes concerning child care licenses. Authorizes DCFS to delegate investigation of child abuse and neglect reports to a child welfare agency; deletes requirement that social service agencies to whom investigations are delegated be designated for that purpose by DCFS before July 1, 1980. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 225 ILCS 10/4.2 Adds reference to: 225 ILCS 10/6

from Ch. 23, par. 2216

Deletes changes to Section of the Child Care Act concerning prohibiting issuance of a license to persons convicted of certain offenses. Further amends the Child Care Act. Provides that in respect to day care homes and group day care homes, DCFS may contract with a licensed child welfare agency or licensed day care agency (deletes licensed day care center) for the purpose of the latter agencies' recommending issuance of a license (rather than for the purpose of issuing a license). Provides that examination of group day care homes for purposes of license renewal shall be by DCFS or the agency supervising the homes.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01

Referred to Rules Assigned to Priv, De-Reg, Econ & Urban Devel Mar 16

Amendment No.01

PRIVATIZATION H Adopted Motion Do Pass Amended-Lost 005-006-001 HPDE Committee Priv, De-Reg, Econ & Urban Devel Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-2226 BIGGERT

PUB AID CD-NURSING HOME FEE Nov 03 1995 Total veto stands.

HB-2227 KLINGLER

DCFS-FOSTR PARENT-CARE COUNCIL Jun 03 1995 PUBLIC ACT 89-0019

HB-2228 KRAUSE.

225 ILCS 10/2.17

from Ch. 23, par. 2212.17

Referred to Rules

Assigned to Judiciary - Civil Law

Refer to Rules/Rul 3-9(a)

Amends the Child Care Act to make a stylistic change in a Section concerning foster family homes.

Feb 16 1995 First reading Mar 01

Mar 16

Jan 07 1997 Session Sine Die

First reading

HB-2229 GASH.

705 ILCS 310/11.5 new

Amends the Jury Commission Act. Provides that in circuits containing a jury commission, at the option of the judges of the circuit court of the county, the jury commission may perform any duties otherwise assigned to the office of the clerk of the circuit court including but not limited to drawing jurors, summoning jurors, and furnishing compensation to jurors. Effective immediately.

Feb 16 1995 Mar 01 Mar 09

Mar 16 Mar 23 Referred to Rules Assigned to Judiciary - Civil Law Motion disch comm, advc 2nd Committee Judiciary - Civil Law Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --GASH Committee Rules

Jan 07 1997 Session Sine Die

HB-2230 COWLISHAW. 105 ILCS 5/14-8.02

from Ch. 122, par. 14-8.02

Amends the School Code. Deletes provisions relating to the current 2-level due process hearing applicable to the educational placement of students with disabilities. Replaces it with a one-level impartial hearing process. Changes the manner of appointing hearing officers and provides for their removal. Reduces from 120 to 45 the number of days within which a party aggrieved by the decision of a hearing officer may bring a civil action with respect to a complaint concerning the educational placement of the student. Makes other related changes.

STATE MANDATES FISCAL NOTE (State Board of Education) The number of hearings requested will decrease, allowing for a net savings, while the average cost per hearing will increase, causing an additional cost for a limited final fiscal impact.

Impact on local districts and parents is unknown.

FISCAL NOTE (State Board of Education)

No change from SBE mandates note.

FISCAL NOTE, AMENDED (State Board of Education)

No change from previous note.

HOUSE AMENDMENT NO. 7.

Makes changes in the procedural provisions. Changes terminology to eliminate the use of the word "handicapped". Makes other changes. Adds an immediate effective date.

1702

HOUSE AMENDMENT NO. 8. Deletes reference to: 105 ILCS 5/14-8.02 Adds reference to: 105 ILCS 5/14-8.02a new

Changes the title and replaces everything after the enacting clause. Establishes a new impartial, one-level due process hearing system under which the decision of the hearing officer is final, subject to the right of a party aggrieved by that final decision to commence a civil action with respect to the issues presented at the hearing. Creates a 7 member screening committee which, acting with the advice and approval of the Advisory Council on the Education of Children with Disabilities, establishes qualifications for hearing officers and rules and procedures for due process hearings. Establishes an application process and required qualifications for hearing officer soft their termination by the State Board of Education. Requires the State Board to monitor, review, and evaluate the impartial due process hearing system on a regular basis. Specifies the manner in which impartial due process hearings and required prehearing conferences are to be convened and conducted. Applicable to all but only to those impartial due process hearings that are requested on or after January 1, 1997. Effective immediately.

FISCAL NOTE, AMENDED (State Board of Ed.)

SBE will be able to operate this new system within its FY97

budget request. No additional funding will be needed.

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

No change from SBE fiscal note.

HOUSE AMENDMENT NO. 9.

Corrects an internal reference in a subsection of a new Section being added to the School Code to another subsection of that Section.

SENATE AMENDMENT NO. 1. (Tabled May 9, 1996)

With respect to persons disqualified from serving as hearing officers, includes past as well as current employees of various educational employers. Adds advocates to the list of disqualified persons, and deletes an exception for consultants.

SENATE AMENDMENT NO. 2.

Deletes and replaces everything after the enacting clause. Changes the date the new process takes effect to July 1, 1997. Changes the annual reporting date from January 1 to July 1. Provides for one substitution of hearing officer as a matter of right.

SENATE AMENDMENT NO. 3.

Makes a nonsubstantive clarifying change in a citation.

Feb 16 1995 First reading Referred to Rules

Mar 01 Mar 16 Assigned to Elementary & Secondary Education Fiscal Note Requested AS AMENDED/PHELPS

St Mandate Fis Nte ReqAS AMENDED/PHELPS Recommended do pass 015-008-001

Fiscal Note Requested LANG

Placed Calndr, Second Reading

Mar 21

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Amendment No.01	ELEM SCND ED H	
	To Subcommittee	· · · · ·
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4	To Subcommittee	
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	Apr 21	Amendment No.07	COWLISHAW	Amendment
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n de la composition Notae de la composition	Jan 24 1996		Assigned to Elementary &	Secondary
	Feb 28	Amendment No.08	Education ELEM SCND ED H	Adopted
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	Feb 29	Placed Calndr,Second Read Amendment No.09	ČOWLISHAW	Amendment
	Feb 29		ČOWLISHAW	Amendment referred to
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	Mar 06	Amendment No.09 Placed Calndr,Second Read Amendment No.09 Amendment No.09 Second Reading Placed Calndr,Third Readi	COWLISHAW HRUL tng COWLISHAW HRUL Fiscal Note Filed St Mandate Fis Note Filec COWLISHAW ng	referred to Be approved considerati
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Amendment referred to

May 08	Second Reading		
,	Placed Calndr, Third Read	ing	
	Amendment No.02	ČRONIN	
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May 09	Amendment No.02	CRONIN	
		Be adopted	
	Recalled to Second Reading		
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	Amendment No.01	EDUCATION S	Tabled
	Amendment No.02	CRONIN	Adopted
	Placed Calndr, Third Read Filed with Secretary	ing	
	Amendment No.03	DEL VALLE	Amendment
	Amendment 140.05	DEE VALEE	referred to
		SRUL	referred to
May 14	Amendment No.03	DEL VALLE	Be approved
,			considerati
		SRUL	
May 15	Recalled to Second Reading	1g	
	Amendment No.03	DEL VALLE	Adopted
	Placed Calndr, Third Read		
May 16	Third Reading - Passed 04	4-008-002	ant de la companya de la companya de la companya de la companya de la companya de la companya de la companya d
	Arrive House	Defense des Dites	
May 20		Referred to Rules	an
May 20	Place Cal Order Concurre	Approved for Considerat	юп
	Motion Filed Concur	nce 02,05	
	Refer to Rules/Rul 8-4(a)		
		Be approved consideratio	n
	H Concurs in S Amend. 02		
	Passed both Houses		
Jun 18	Sent to the Governor		
Aug 14	Governor approved		
	PUBLIC ACT 89-0652	effective date 96-08-14	
HB-2231 BLACK	•		
110 ILCS 805/2-12	from Ch. 1	122, par. 102-12	
	lic Community College		n cantion and
	hange in the provisions r		
		claring to the powers and	u unies of the
Illinois Community Feb 16 1995	First reading	Referred to Rules	
Mar 01	Thist reading	Assigned to Higher Educ	ation
Mar 09		Recommended do pass 0	
	Placed Calndr, Second Rea		
Mar 21	Second Reading		
	Placed Calndr, Third Read		
Apr 20		Re-committed to Rules	
Jan 07 1997	Session Sine Die		
HB-2232 CURRI	E.		
305 ILCS 5/10-1		23, par, 10-1	
305 ILCS 5/10-3.1		23, par. 10-3.1	
305 ILCS 5/10-3.2	from Ch. 2	23, par. 10-3.2	
305 ILCS 5/10-3.3	new		
305 ILCS 5/10-3.4			
305 ILCS 5/10-8.1			
305 ILCS 5/10-8.2	new		
305 ILCS 5/10-14.		22 10 16 2	
305 ILCS 5/10-16.	2 trom Ch	23, par. 10-16.2	

305 ILCS 5/10-16.2 750 ILCS 20/17

from Ch. 23, par. 10-16.2 from Ch. 40, par. 1217

Amends the Public Aid Code and the Revised Uniform Reciprocal Enforcement of Support Act. Establishes procedures to be followed by the Department of Public Aid's Child and Spouse Support Unit in providing child and spouse support services. Establishes procedures for establishing paternity and support obligations, enforcing support obligations, distributing support collections, and reviewing and adjusting child support orders. Effective immediately. Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01 Mar 09

> Mar 16 Mar 23

Referred to Rules Assigned to Judiciary - Civil Law Motion disch comm, adve 2nd Committee Judiciary - Civil Law Refer to Rules/Rul 3-9(a) Motion disch comm, adve 2nd HOUSE BILL TO ORDER 2ND READING --CURRIE Committee Rules

Jan 07 1997 Session Sine Die

HB-2233 GASH.

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.

Referred to Rules

HOUSE BILL TO ORDER 2ND READING

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

--GASH Committee Rules

Assigned to Executive

Motion disch comm, advc 2nd Committee Executive

Motion disch comm, advc 2nd

Motion Do Pass-Lost 004-000-005

Feb 16 1995 First reading Mar 01 Mar 09

Mar 16

Mar 23

Jan 07 1997 Session Sine Die

HB-2234 MAUTINO – FEIGENHOLTZ – DAVIS, STEVE.

20 ILCS 2605/55a-3 325 ILCS 40/6 325 ILCS 40/7 730 ILCS 150/Act title 730 ILCS 150/1 730 ILCS 150/2 730 ILCS 150/3 730 ILCS 150/4 730 ILCS 150/5 730 ILCS 150/5

from Ch. 127, par. 55a-3 from Ch. 23, par. 2256 from Ch. 23, par. 2257

 from Ch. 	38, par. 221
from Ch.	38, par. 222
from Ch.	38, par. 223
from Ch.	38, par. 224
from Ch.	38, par. 225
from Ch.	38, par. 227

Amends the Civil Administrative Code of Illinois, the Intergovernmental Missing Child Recovery Act of 1984, and the Child Sex Offender Registration Act. Changes short title of the Child Sex Offender Registration Act to the Sex Offender Registration Act. Expands the Act to include the offenses of criminal sexual assault, aggravated criminal sexual assault, felony criminal sexual abuse, and aggravated criminal sexual abuse when the victim of these offenses is 18 years of age or older (now the victim must be under 18 years of age).

HOUSE AMENDMENT NO. 3.

Deletes reference to: 20 ILCS 2605/55a-3 325 ILCS 40/6 325 ILCS 40/7 730 ILCS 150/Act title

730 ILCS	150/1
730 ILCS	150/3
730 ILCS	150/4
730 ILCS	150/7

750 ILCS 5/401

Deletes changes in terminology from child sex offender to sex offender. Deletes the additional offenses for which the offender must register. Deletes provision increasing duration of registration from 10 years to life. Provides that when a child sex offender is released, the clerk of the circuit court in the county of conviction shall receive from the court and shall maintain one copy of the certification of conviction, the copy of the certification that the person is a child sex offender and the Illinois State Police child sex offender registration form.

NOTE(S) THAT MAY APPLY Fiscal

NOTE(S) THAT MAY	APPLY: Fiscal	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
	First reading	Referred to Rules
Mar 01		Assigned to Judiciary - Criminal Law
Mar 09	Amendment No.01	JUD-CRIMINAL H Amendment
		referred to
		HRUL
	Amendment No.02	JUD-CRIMINAL H
		To the state of the test state.
		SubcommitteeTRUTH/SENTENCING
	Amendment No.03	JUD-CRIMINAL H Adopted
	Amendment 140.05	Remains in Committee Judiciary -
		Criminal Law
Mar 16	Amendment No.01	+ · · · · · · · · · · · · · · · · · · ·
Iviar 10		
	Amendment No.02	JUD-CRIMINAL H Withdrawn
	Discont Coll 2 + 1 Dide Clark	Do Pass/Short Debate Cal 016-000-000
M	Placed Cal 2nd Rdg-Sht D	
Mar 21	Amendment No.04	MADIGAN,MJ Amendment
and the second second second second second second second second second second second second second second second	and the second second second	referred to
	· · · · · · · · · · · · · · · · · · ·	HRUL
	Amendment No.05	MADIGAN,MJ Amendment
		referred to
and the second second		HRUL
	Cal Ord 2nd Rdg-Shr Dbt	and the second second second second second second second second second second second second second second second
Apr 27	Second Reading-Short Deb	
	Held 2nd Rdg-Short Debat	
May 03		Re-committed to Rules
Oct 20		Motion disch comm, advc 2nd
1	and the second second	Committee Rules
Jan 07, 1997	Session Sine Die	
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105 ILCS 130/Act	and the second second second second second second second second second second second second second second second	
215 ILCS 5/356e		3, par. 968e
215 ILCS 5/367	from Ch. 7	
215 ILCS 125/4-4		11 1/2, par. 1408.4
215 ILCS 165/15.8		2, par. 609.8
325 ILCS 5/7		3, par. 2057
410 ILCS 210/1		11, par. 4501
410 ILCS 210/4	from Ch. 1	11, par. 4504
410 ILCS 210/5		11, par. 4505
410 ILCS 225/6	from Ch. 1	11 1/2, par. 7026
410 ILCS 620/20	from Ch. 5	6 1/2, par. 520
410 ILCS 650/10	from Ch. 5	6 1/2, par. 76
745 ILCS 45/1	from Ch. 1	
750 ILCS 5/205	from Ch. 4	

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.

from Ch. 40, par. 401

در	Feb 16 1995 Mar 01	First reading	Referred to Rules Assigned to Health Care & Human
e Salar	Mar 09		Services Motion disch comm, advc 2nd Committee Health Care & Human
	<u>i san sa</u> ka	and the second second second second second second second second second second second second second second second	Services
	Mar 16		Recommended do pass 018-000-002
	Mar 21	Placed Calndr, Second Read Second Reading	ing and a standard standard standard standard standard standard standard standard standard standard standard st
		Placed Calndr, Third Readi	ng
	May 03	an an than she she	Re-committed to Rules
	Jan 07 1997	Session Sine Die	
HB-22	236 MYERS	S	
CR	IM PRO-POS	ST-CONVICTION-TIM	E s

Aug 10 1995 PUBLIC ACT 89-0284

HB-2237 DURKIN AND TURNER, J.

from Ch. 38, par. 2-8

Amends the Crim	inal Code of 19	61. Expands the definition of a forcible felony.
Feb 16 1995	First reading	Referred to Rules
Mar 01	an an shirt an	Assigned to Judiciary - Criminal Law
Mar 16	A. Maria Arra	Refer to Rules/Rul 3-9(a)
1 07 1007	0 ' 0' D'	• •

Jan 07 1997 Session Sine Die

HB-2238 SCHAKOWSKY - DEUCHLER.

New Act

720 ILCS 5/2-8

Creates the Family Unity Program Act to authorize the Department of Corrections to establish an alternate placement site for incarcerated mothers and their children that provides access to medical, education, and certain social services. Provides for screening of applicants. Authorizes the Department of Corrections to operate the program either by itself or by contract with public or private agencies. Authorizes the Department to create a Family Unity Task Force to monitor and evaluate the program. Effective immediately.

Referred to Rules

Urban Devel

HOUSE BILL TO ORDER 2ND READING --SCHAKOWSKY Committee Rules

Assigned to Priv, De-Reg, Econ &

Refer to Rules/Rul 3-9(a)

Motion disch comm, advc 2nd

NOTE(s) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Mar 01

> Mar 16 Mar 23

Jan 07 1997 Session Sine Die

COWLISHAW - WENNLUND - MYERS.

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.

Feb 16 1995 First reading Mar 01

Mar 16 Jan 07 1997 Session Sine Die Referred to Rules Assigned to Elementary & Secondary Education Refer to Rules/Rul 3-9(a)

HB-2240 RUTHERFORD - RYDER - BALTHIS.

New Act

HB-2239

Creates the Patient Access to Treatment Act. Provides that managed care entities may not deny or limit reimbursement to a member for dermatological services on the grounds that the member was not referred to the provider by a person acting on behalf of the managed care entity. Prohibits unreasonable cost-sharing arrangeFISCAL NOTE (Dept. of Public Aid)

There would possibly be a small, indeterminate, increase in medical expenditures. If clients overutilized services or received uncoordinated care, the Dept. would incur costs by: (1) adjusted capitation rates to Managed Care Entities, or (2) paying claim overrides on a fee for service basis.

SENATE AMENDMENT NO. 1.

Adds reference to: 20 ILCS 2905/2 20 ILCS 3960/3 210 ILCS 45/1-113

Replaces everything. Creates the Board and Care Home Registration Act and amends the State Fire Marshal Act, the Health Facilities Planning Act and the Nursing Home Care Act. Requires that all board and care homes register with the Dept. of Public Health. Makes registered facilities not subject to the Health Facilities Planning Act or the Nursing Home Care Act. Authorizes imposition of monetary administrative penalties and administrative closure for violations.

FISCAL NOTE, CCR-1 (State Treasurer Office)

Changes to the Intergov'tal. Cooperation Act will have no impact on the State's resources.

NOTE(S) THAT MAY APPLY: Fiscal

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	First reading	Referred to Rules
Mar 01	i not rouening	Assigned to Health Care & Human
indi of		Services
Mar 15	· · · · · · · · · · · · · · · · · · ·	Fiscal Note Requested PHELPS
		Committee Health Care & Human
		Services
Mar 16		Recommended do pass 017-003-001
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14 01	Placed Calndr, Second Rea	ang
Mar 21	Second Reading	and the second second second second second second second second second second second second second second second
	Held on 2nd Reading	
Mar 22	· · · · · · · · · · · · · · · · · · ·	Fiscal Note Filed
	Held on 2nd Reading	
Mar 24	Placed Calndr, Third Read	
Apr 21	Third Reading - Passed 10	0-001-008
Apr 24	Arrive Senate	· · · · · · · · · · · · · · · · · · ·
-	Placed Calendr, First Read	ng
May 10	Sen Sponsor MADIGAN	
	First reading	Referred to Rules
	C C	Assigned to Insurance, Pensions &
		Licen. Act.
May 17	Amendment No.01	INS PEN LIC S Adopted
		Recommnded do pass as amend
		010-000-000
	Placed Calndr, Second Rea	dng
May 18	Second Reading	
	Placed Calndr, Third Read	ing
May 19	Third Reading - Passed 05	9-000-000
	Refer to Rules/Rul 8-4(a)	
May 20	Place Cal Order Concurrent	nce 01
May 21	Motion Filed Non-Concur	
	Motion referred to	HRUL
	Place Cal Order Concurre	
May 22	Thate car offer concurre	Be approved consideration
May 22	Place Cal Order Concurre	
May 24	H Noncners in S Amend.	
May 25	Secretary's Desk Non-cond	
Way 25	S Refuses to Recede Amer	
	S Requests Conference Co	
Lan 06 1007	Sin Conformation Comment	MILLIST/MADIGAN
Jan 06 1997	Sen Conference Comm Ap	CDONIN EITZCEDALD
		CRONIN, FITZGERALD
		CULLERTON,
		VIVERITO

Jan 07

Hse Accede Reg Conf Comm 1ST Hse Conference Comm Apptd CHURCHILL

1709

RUTHERFORD BALTHIS

CURRIE, PHELPS

Hse Conference Comm Apptd 1ST Added As A Co-sponsor BALTHIS House report submitted Conf Comm Rpt referred to 1ST/HRUL Filed with Secretary

Conference Committee Report Conf Comm Rpt referred to SRUL

Conference Committee Report

Rules refers to SREV

Sen Conference Comm Apptd 1ST/97-01-07 Fiscal Note Filed

House report submitted Session Sine Die

MEYER. HB-2241

305 ILCS 5/5-22

Amends the Public Aid Code. Requires the Departments of Public Health and Public Aid to study the Healthy Moms/Healthy Kids program and report by January 1, 1997.

FISCAL NOTE (Dept. of Public Aid)

HB 2241 will have no fiscal impact on the Dept. N

		are no insear impact on the E	- open
٧o	te(s) That Ma	y Apply: Fiscal	
	Feb 16 1995	First reading	Referred to Rules
	Mar 01		Assigned to Health Care & Human Services
	Mar 08		Recommended do pass 023-000-000
		Placed Caindr, Second Read	ing
	Mar 09		Fiscal Note Requested LANG
		Second Reading Held on 2nd Reading	•
	Mar 14		Fiscal Note Filed
		Held on 2nd Reading	
	Mar 21	Placed Calndr, Third Reading	ng
	May 03	,	Re-committed to Rules
	Jan 07 1997	Session Sine Die	

HB-2242 MOORE.ANDREA - MULLIGAN - MEYER.

20 ILCS 2310/55.80 new

Amends the Civil Administrative Code of Illinois. Requires the Department of Public Health to consolidate existing health programs for pregnant women and children. Requires the plan to include comprehensive prenatal services for all pregnant women who qualify for existing programs. Allows the plan to be implemented by one State agency or several State agencies through interagency contracts, through contracts with private agencies, or by providing direct services. Effective immediately.

NOTE(S) THAT MAY APPLY Fiscal

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Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Priv, De-Reg, Econ &
,		Urban Devel
Mar 16		Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	

HB-2243 MORROW.

New Act

Creates the Congressional Term Limitations Act. Prohibits election authorities from accepting nominating papers of, or certifying for appearance on the ballot the name of, a congressional candidate who has served 6 years in the U.S. House of Representatives or 12 years in the U.S. Senate. Applies to candidates whose terms begin on or after January 1, 1997, and does not apply to pre-1997 congressional service.

Feb 16 1995 First reading Mar 01 Mar 09

Mar 16 Mar 23

Referred to Rules
Assigned to Executive
Motion disch comm, advc 2nd
Committee Executive
Refer to Rules/Rul 3-9(a)
Motion disch comm, advc 2nd
HOUSE BILL TO
ORDER 2ND READING
MORROW
Committee Rules

Jan 07 1997 Session Sine Die

HB-2244 SKINNER.

220 ILCS 5/13-406.5 new

Amends the Public Utilities Act. Prohibits the use of more than one area code number for the provision of regular voice telecommunications services to residences and businesses in any discrete geographical area. Effective immediately.

1710

FISCAL NOTE (III. Commerce Commission)

There is no fiscal impact on state revenues of House Bill 2244.Feb 16 1995First readingReferred to RulesMar 01Assigned to PublicMar 15Fiscal Note Filed

Referred to Rules Assigned to Public Utilities Fiscal Note Filed Committee Public Utilities Re-referred to Rules

Jan 07 1997 Session Sine Die

HB-2245 O'CONNOR

PEN CD-CHGO CRIME LAB TRANSFER Aug 04 1995 PUBLIC ACT 89-0246

HB-2246 WINTERS.

30 ILCS 105/25

35 ILCS 200/18-115

Amends the Property Tax Code to make a style change in a Section caption in a Section relating to equalized assessed value.

Feb 16 1995	First reading
Mar 01	
Mar 16	
Jan 07 1997	Session Sine Die

Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a)

HB-2247 MYERS - RYDER - WINTERS - JONES, JOHN - MITCHELL.

from Ch. 127, par. 161

Amends the State Finance Act. Reduces from 3 months to 2 months the lapse period for expenditure of appropriations from the previous fiscal year. Specifies that lapse period expenditures must be for goods or services received or delivered during that fiscal year.

FISCAL NOTE (Comptroller) There is no direct fiscal impact that can be measured. However, requiring goods and services to be delivered in the same FY should produce considerable savings in unspent appropriations as well as assist with timely end of year financial reporting.

NoTE(s) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Constitutional Officers Mar 16 Do Pass/Short Debate Cal 008-000-000 Placed Cal 2nd Rdg-Sht Dbt Mar 21 Fiscal Note Filed Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt

Apr 06 Recalled to Second Reading Held 2nd Rdg-Short Debate

Session Sine Die

Apr 20 Amendment No.01 CURRIE

Amendment referred to

HRUL

Held 2nd Rdg-Short Debate

Jan 07 1997

Re-committed to Rules

8. <u>1</u>

HB-2248 MYERS

30 ILCS 105/5f

COMPTROLLER 12-MONTH WARRANTS Aug 10 1995 PUBLIC ACT 89-0285

HB-2249 RUTHERFORD – LINDNER.

from Ch. 127, par. 141f

Amends the State Finance Act regarding Comptroller reports on transfers of funds. Makes a technical change.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 30 ILCS 105/5f Adds reference to: 30 ILCS 105/24.10 new

Deletes everything. Amends the State Finance Act to provide that State agencies of the Governor may propose legislation requesting the establishment of reappropriations of amounts previously appropriated that remain unexpended. No reappropriation shall exceed the unexpended balance of the original appropriation. Provides that a State agency may not process expenditures during the lapse period from appropriations that have been reappropriated. However, if a reappropriated account is not subsequently reappropriated for another fiscal year, the agency may process payments during the lapse period. Effective immediately.

FISCAL NOTE (Comptroller)

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	surable direct fiscal impac		
will establish a	standard measurement for	all State government.	en en en en en el ser el ser el ser el ser el ser el ser el ser el ser el ser el ser el ser el ser el ser el s
Feb 16 1995	First reading	Referred to Rules	
Mar 01		Assigned to Constitution	al Officers
Mar 16	Amendment No.01	CONST OFFICER H	Adopted
		Recommnded do pass as	amend
		008-000-000	
	Placed Calndr,Second Rea	adng	
Mar 21		Fiscal Note Filed	
	Placed Calndr, Second Rea		1.1
	Second Reading	0	
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Apr 05	Recalled to Second Reading		1. A 1.
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Apr 20	Tield on 2nd Reading	Re-committed to Rules	
Jan 07 1997	Session Sine Die	Re committed to Rules	
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		- MAUTINO, LEITCH, BI	GGERT, MUR-
РНҮ,М	, BRUNSVOLD AND NO	VAK.	and a start of the
15 ILCS 405/4	from Ch.	15, par. 204	
Amends the State	Comptroller Act conc	erning the failure to tak	e oath or give
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bond. Makes a tech	e		
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Deletes reference			
15 ILCS 405/4		e south of the state of the	
Adds reference			
30 ILCS 105/5			e e se
225 ILCS 45/3	from Ch. 111 J	/2, par. 73.103	
225 ILCS 45/7	.2 new		
225 ILCS 45/7	.3 new		1
760 ILCS 100/	3 from Ch. 21, p	bar. 64.3	
760 ILCS 100/	3a from Ch. 21,	par. 64.3a	N
760 ILCS 100/	4 from Ch. 21, r	bar. 64.4	
760 ILCS 100/		par. 64.7	
760 ILCS 100/	9 from Ch. 21, r	par. 64.9	
760 ILCS 100/			41 ⁻¹
760 ILCS 100/			
760 ILCS 100/		nar 64.12	1. St. 19
760 ILCS 100/		nar 64 14	
760 ILCS 100/			
815 ILCS 390/		Pui: 0 110	
815 ILCS 390/			
815 ILCS 390/		nar 216	
015 ILC5 590/		pai. 210	

815 ILCS 390/21 815 ILCS 505/2Z from Ch. 21, par. 221 from Ch. 121 1/2, par. 262Z

Deletes everything. Amends the Illinois Funeral or Burial Funds Act, the Cemetery Care Act, and the Illinois Pre-Need Cemetery Sales Act. Authorizes the Comptroller to order additional audits and take other steps to ensure the safety and stability of trust funds under those Acts. Makes other changes. Also amends the State Finance Act to create a special fund and the Consumer Fraud and Deceptive Business Practices Act to make it an unlawful practice under that Act to violate the Illinois Funeral or Burial Funds Act, the Cemetery Care Act, or the Pre-Need Cemetery Sales Act. Effective immediately.

FISCAL IMPACT NOTE, H-AM #1 (Comptroller)

This amendment will have no fiscal impact on the State of III.

or any unit of local government.

STATE MANDATES ACT FISCAL NOTE, H-AM 1

In the opinion of DCCA, HB2250, amended, creates a due process

mandate for which no reimbursement is required.

SENATE AMENDMENT NO. 1.

Provides that the Comptroller's Administrative Fund may be used, subject to appropriation by the General Assembly, to enforce the Illinois Funeral or Burial Funds Act, the Cemetery Care Act, and the Illinois Pre-Need Cemetery Sales Act and for other purposes authorized by law.

Feb 16 1995	First reading	Referred to Rules	
Mar 01		Assigned to Constitutiona	al Officers
Mar 16		Recommended do pass 00)5-003 - 000
	Placed Calndr, Second Rea		
Mar 21	Second Reading		
1101 21	Placed Calndr, Third Read	ing	
Apr 20	Traced Camer, Third Read	Re-committed to Rules	5 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
	Primary Sponsor Changed		
Apr 15 1996	Finally Sponsor Changed	Approved for Considerati	on HRIII.
Apr 16	Discord Cole de Third Bood		on mol
	Placed Calndr, Third Read		and the second second
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	Held on 2nd Reading		
	Added As A Co-sponsor D	URKIN	
	Amendment No.01	KUBIK	Amendment
			referred to
		HRUL	
	Held on 2nd Reading		
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		-	referred to
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Apr 17	Added As A Co-sponsor B		
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	Added As A Co-sponsor M		
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	Amendment No.01	KUBIK	Be approved
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		HCOF/007-000-000	
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	Second Reading	1	
	Amendment No.01	KUBIK	Adopted
	Placed Calndr, Third Read	ling	
		Fiscal Note Filed	
	Third Reading - Passed 1	15-000-000	
Apr 18	Arrive Senate	and the second second second second second second second second second second second second second second second	2
hpi io	Placed Calendr, First Read	dng	
	Sen Sponsor WALSH,T		
	Added As A Co-sponsor V	VFAVER S	
Apr 10	First reading	Referred to Rules	
Apr 19	Filst leading	ILA WIZINGON	e de la companya de la companya de la companya de la companya de la companya de la companya de la companya de l

Apr 19 Apr 24

Added as Chief Co-sponsor HAWKINSON

Assigned to State Government Operations

Apr 29 May 01		St Mandate Fis Note Fil Recommended do pass 0	
	Placed Calndr, Second Re	adng	
	Added as Chief Co-sponse	THENDON	
May 02	Second Reading		
	Placed Calndr, Third Read	ling	
May 08	Filed with Secretary		
	Amendment No.01	WALSH,T	Amendment referred to
		SRUL	relenteu lo
May 09	Amendment No.01	WALSH,T	Be approved
		in Albin, t	considerati
		SRUL	considerati
May 14	Recalled to Second Reading		
	Amendment No.01	WALSH,T	Adopted
	Placed Calndr, Third Reac		Autopicu
May 15	Third Reading - Passed 05		
	Arrive House		
		Referred to Rules	
May 16		Approved for Considerati	on
•	Motion Filed Concur	- PP	
	Refer to Rules/Rul 8-4(a)		
		Be approved consideration	n
	Place Cal Order Concurre		•
	H Concurs in S Amend. 0	1/115-000-000	
·	Passed both Houses		
Jun 14	Sent to the Governor		
- Aug 09	Governor approved		
	PUBLIC ACT 89-0615	effective date 96-08-09	
2251 RUTI	HERFORD - MYERS - LIN		COLORN
BERG	$\frac{1}{2}$	IDITER - FEIGENHOLIZ	L - SCHOEN
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HB-30 ILCS 210/4

from Ch. 15, par. 154 Amends the Illinois State Collection Act of 1986 regarding the rules of the Comptroller. Makes a technical change.

HOUSE AMENDMENT NO. 1. Adds reference to:

30 ILCS 210/3 from Ch. 15, par. 153 30 ILCS 210/5 from Ch. 15, par. 155 30 ILCS 210/9 new

Provides that the rules of the Comptroller shall include the manner by which State agencies shall recognize and collect debts (now, recognize debts), and schedules and standards by which agencies shall include their collection procedures and transfer accounts to the Comptroller for a final collection effort. Provides that all debts that exceed \$1,000 and are more than 6 months (now, 1 year) past due shall be placed in the Comptroller's Offset System. Provides that the Comptroller may contract with one or more vendors to provide collection assistance. Makes other changes. Effective immediately.

FISCAL NOTE (Comptroller)

There would be a positive cash impact to the State of an undetermined amount.

HOUSE AMENDMENT NO. 2.

Adds reference to: 30 ILCS 105/24,10 new 20 ILCS 405/35.8 20 ILCS 405/67.16 20 ILCS 405/67.18 30 ILCS 105/25 30 ILCS 105/25.2 new 30 ILCS 210/8

from Ch. 127, par. 35.8 from Ch. 127, par. 63b13.16 from Ch. 127, par. 63b13.18 from Ch. 127, par. 161

from Ch. 15, par. 158

Deletes everything. Amends the State Finance Act, the State Collection Act of 1986, and the Civil Administrative Code. Reduces the lapse period from 3 months to 2 months for State fiscal years beginning after June 30, 1996. Specifies the required manner of paying for certain telecommunications, motor vehicle, and data

processing goods and services. Sets forth conditions on the use of reappropriations. Provides that the Debt Collection Board must act unanimously. Makes other changes. Effective immediately, except some provisions effective July 1, 1996. FISCAL NOTE, AMENDED (Comptroller)

There is no direct fiscal impact that can be measured from the proposed definition of reappropriation language or from the proposed lapse period changes.

SENATE AMENDMENT NO. 4.

Deletes reference to: 20 ILCS 405/35.8 20 ILCS 405/67.1 20 ILCS 405/67.1 30 ILCS 105/25.2 new 30 ILCS 210/4 30 ILCS 210/5 30 ILCS 210/5 30 ILCS 210/9 new Adds reference to: 15 ILCS 405/25 new 15 ILCS 410/7 rep. 15 ILCS 410/7a rep. 15 ILCS 410/7b rep. 15 ILCS 410/7c rep. 30 ILCS 105/5.432 new

Deletes everything. Amends the State Comptroller Act, Comptroller Merit Employment Code, State Finance Act, and Illinois State Collection Act of 1986. Creates a special State treasury fund for the Comptroller's administrative expenses. Eliminates the Comptroller's Merit Advisory Board. Shortens the lapse period for expending State appropriations from 3 to 2 months after a fiscal year. Requires a unanimous vote for action of the Debt Collection Board. Requires the Debt Collection Board to assume jurisdiction over certain past due and uncollectible accounts.

Feb 16 1995	First reading	Referred to Rules	ble accounts.
Mar 01		Assigned to Constitutiona	Officers
Mar 16	Amendment No.01	CONST OFFICER H	Adopted
		Do Pass Amend/Short De	bate
		008-000-000	
M 01	Placed Cal 2nd Rdg-Sht Dl		Ma
Mar 21	and the second second second second second second second second second second second second second second second	Fiscal Note Requested LA Fiscal Note Filed	ANG.
	Cal Ord 2nd Rdg-Shr Dbt	riscal Note Flieu	
	Second Reading-Short Deb	ate	
	Held 2nd Rdg-Short Debat		
Mar 22	Pid Cai Ord 3rd Rdg-Sht D		
Apr 18	Recalled to Second Reading		
	Held 2nd Rdg-Short Debat		an an an an an an an an an an an an an a
	Amendment No.02	RUTHERFORD	Amendment
e de la companya de la companya de la companya de la companya de la companya de la companya de la companya de l			referred to
		HRUL	
	Held 2nd Rdg-Short Debat	e	신 옷 한 나는 것 않는 .
Apr 19	Amendment No.02	RUTHERFORD	Be approved
		n a Collegar States and States	considerati
		HRUL/005-000-003	
	Held 2nd Rdg-Short Debat		0
Apr 20	Amendment No.02	RUTHERFORD	Adopted
		Fiscal Note Filed	
4 25	Pld Cal Ord 3rd Rdg-Sht D		
Apr 25 Apr 26	3Rd Rdg-Sht Dbt-Pass/Vo Arrive Senate	107-000-008	1
Api 20	Sen Sponsor DEANGELIS		
	Placed Calendr, First Readr		*
Apr 27	First reading	Referred to Rules	
May 02	Thistreading	Assigned to Executive	
May 12	Added as Chief Co-sponsor		1999 - 19
May 16	Added as Chief Co-sponsor		1. 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 19 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -
May 17	Amendment No.01		Lost
Audolāja Merce		Recommended do pass 01-	4-001-000
	Placed Calndr, Second Read	ing	

May 22	Filed with Secretary	CARDOLL	
and the state of the second	Amendment No.02	CARROLL	Amendment
		SRUL	referred to
	Added as Chief Co-sponsor		
	Second Reading	SEVERIUS	
	Placed Calndr, Third Readi	ng	
Jun 26	Amendment No.02		
	Tabled Pursuant to Rule5-		
	Refer to Rules/RRules		
• Nov 14		Approved for Consideration	on SRUL
	Placed Calndr, Third Readi	ng	
Dec 18	Refer to Rules/RRules		
J an 10 1996	Filed with Secretary		
	Amendment No.03	DEANGELIS	Amendment
		OD UL	referred to
E.t. 01	Elle d mith Commence	SRUL	x
Feb 21	Filed with Secretary Amendment No.04	DEANGELIS	Amendment
	Amendment No.04	DEANGELIS	referred to
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	Amendment No.04	DEANGELIS	
	Rules refers to	SEXC	
	itales ferers to	Approved for Consideration	n SRUL
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Feb 29	Amendment No.04	DEANGELIS	
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	Recalled to Second Readin		
고려 가지 않는 것	Amendment No.04	DEANGELIS	Adopted
	Placed Calndr, Third Readi		a de la composición de la composición de la composición de la composición de la composición de la composición d
Mar 06	Third Reading - Passed 056		
and the second second second second second second second second second second second second second second second	Tabled Pursuant to Rule5-		
	Third Reading - Passed 050	5-000-000	•
14 00	Arrive House		
Mar 22	Motion Filed Concur		
A	Refer to Rules/Rul 8-4(a) Motion referred to		
Apr 15	would referred to	04/HCOF CONCURRENCE	
Apr 16		Be approved consideration	
Apr 17		007-000-000	1
Api 17	H Concurs in S Amend. 04		
	Passed both Houses	/ 100 011 005	
May 16	Sent to the Governor		
Jul 11	Governor approved		
	PUBLIC ACT 89-0511	effective date 97-01-01	

HB-2252 DEERING - DAVIS, STEVE.

New Act

Creates the Construction Contractor Registration Act. Requires registration of construction contractors with the Department of Labor. Requires filing of surety bonds with the Department of Employment Security by out-of-state contractors. Provides for registration fees, enforcement, and penalties.

NOTE(S) I HAT MAY APPLY: FISCAL	
Feb 16 1995 First reading	Referred to Rules
Mar 01	Assigned to Priv, De-Reg, Econ &
	Urban Devel
Mar 16	Refer to Rules/Rul 3-9(a)
Mar 23	Motion disch comm, advc 2nd
	HOUSE BILL TO
	ORDER 2ND READING
	-DEERING
	Committee Rules
Jan 07 1997 Session Sine Die	and the second second second second second second second second second second second second second second second

Session Sine Die

HB-2253 DEERING – DAVIS, STEVE – HOFFMAN.

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.

PENSION IMPACT NOTE

Cost cannot be determined, since the number of individuals eligible to establish military service credit is unknown.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

Feb 16 1995 First reading Mar 01 Mar 09

Mar 16 Mar 23 Referred to Rules Assigned to Personnel & Pensions Pension Note Filed Committee Personnel & Pensions Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --DEERING Committee Rules

Mar 26 1996 Added As A Co-sponsor HOFFMAN

Jan 07 1997 Session Sine Die

HB-2254 SKINNER AND GASH.

30 ILCS 105/5.400 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. Creates the Northeastern Illinois Strategic Regional Arterial Road Improvement Fund and provides that the money from the property purchases shall be deposited into this Fund. Requires IDOT to use the money to improve Strategic Regional Arterials in Northeastern Illinois. Effective immediately.

Feb 16 1995 First reading

Mar 01 Mar 16 Referred to Rules Assigned to Executive Motion Do Pass-Lost 004-004-002 HEXC Committee Executive Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-2255 SKINNER.

605 ILCS 10/11

from Ch. 121, par. 100-11

Amends the Toll Highway Act. Provides that the Toll Highway Authority may not open a toll plaza after the effective date of this amendatory Act unless the plaza is capable of accepting prepaid tolls and allowing motorists to travel through the plaza at not less than 55 miles per hour. Effective immediately.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01 Mar 16

Referred to Rules Assigned to Executive Motion Do Pass-Lost 003-007-001 HEXC Committee Executive Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-2256 SKINNER.

605 ILCS 10/36 new

Amends the Toll Highway Act. Requires the State Treasurer to develop alternative plans for privatizing the Toll Highway Authority, and requires the General Assembly to adopt a plan by joint resolution. Effective immediately.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die

Referred to Rules Assigned to Executive Refer to Rules/Rul 3-9(a)

HB-2257 LANG. 230 ILCS 10/1

from Ch. 120, par. 2401

Amends the Riverboat Gambling Act. Makes a stylistic change in the Section containing the short title.

Feb 16 1995 First reading Mar 01 Mar 09

Mar 16 Mar 23

Jan 07 1997 Session Sine Die

HB-2258 HANNIG.

5 ILCS 100/5-48 new 30 ILCS 105/1 15 ILCS 20/38 30 ILCS 105/25

from Ch. 127, par. 137 from Ch. 127, par. 38 from Ch. 127, par. 161

Amends the State Finance Act. Provides that State fiscal year 1997 shall begin on July 1, 1996 and end on May 31, 1997. Provides that subsequent fiscal years shall begin on June 1 and end on May 31. Sets forth rules for construction of existing laws and rules under the new fiscal year structure. Amends the Civil Administrative Code to change the date for the submission of the State budget by the Governor to the first Wednesday in February, beginning in 1997. Amends the State Finance Act to change the end of the appropriation lapse period to August 31 beginning in 1997. Amends the Administrative Procedure Act by authorizing the adoption of emergency rules necessary to conform to the new State Fiscal year structure. Effective immediately, except certain provisions take effect July 1, 1996.

Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Elections & State Government
Mar 09		Motion disch comm, advc 2nd
		Committee Elections & State Government
Mar 16		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
		ORDER 2ND READING
		HANNIG
		Committee Rules
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Jan 07 1997 Session Sine Die

HB-2259 HOFFMAN.

30 ILCS 105/10 720 ILCS 5/24-2 from Ch. 127, par. 146 from Ch. 38, par. 24-2

Amends the State Finance Act and Criminal Code by deleting references to the Illinois Legislative Investigating Commission. (The Illinois Legislative Investigating Commission Act was repealed by Public Act 83-1257.) Effective immediately.

Feb 16 1995 First reading Mar 01 Referred to Rules Assigned to Elections & State Government Motion disch comm, advc 2nd Committee Elections & State Government Pafer to Rules (Putl 3-0(a))

Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-2260 WOJCIK.

Mar 09

Mar 16

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, 1995, and to 50% after March 31, 1996. Effective immediately.

Feb 16 1995 First reading Mar 01

Mar 15

Referred to Rules Assigned to Commerce, Industry & Labor Motion Do Pass-Lost 007-006-004 HCIL Remains in Committee Commerce

Remains in Committee Commerce, Industry & Labor

Referred to Rules Assigned to Executive Motion disch comm, advc 2nd Committee Executive Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --LANG Committee Rules Mar 16 Jan 07 1997 Session Sine Die

First reading

ie .

HB-2261 FEIGENHOLTZ.

750 ILCS 50/2

from Ch. 40, par. 1502

Amends the Adoption Act. Provides that 2 unmarried persons of legal age may institute an adoption proceeding. Effective immediately.

Feb 16 1995 Mar 01 Mar 09

Mar 16

Mar 23

Referred to Rules Assigned to Judiciary - Civil Law Motion disch comm, advc 2nd Committee Judiciary - Civil Law Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --FEIGENHOLTZ Committee Rules Motion disch comm, advc 2nd Committee Rules

Refer to Rules/Rul 3-9(a)

May 20 1996

Jan 07 1997 Session Sine Die

HB-2262 FRIAS,F.

New Act

Creates the Marital Relationship Equivalency Study Task Force. Adds a short title Section only.

Feb 16 1995 Mar 01 Mar 09	First reading
Mar 16	

Mar 23

Referred to Rules Assigned to Judiciary - Civil Law Motion disch comm, advc 2nd Committee Judiciary - Civil Law Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --FRIAS Committee Rules

Jan 07 1997 Session Sine Die

HB-2263 BIGGERT – MEYER AND COWLISHAW.

10 ILCS 5/4-33 new 10 ILCS 5/5-43 new 10 ILCS 5/6-79 new

Amends the Election Code. Allows the election authority to develop and implement a system to prepare, use, and maintain a computer-based registration file that includes a computer-stored image of the signature of each voter. Allows the computer-based voter registration file to be used for all purposes that the original registration cards are to be used, provided that a system for storage of at least one copy of the original registration cards remains in effect. Sets standards that the system must meet. Requires certification by the State Board of Elections before being used in the first election. Effective immediately.

FISCAL NOT	E (State Board of Elections)	
	of HB2263 is negligible.	
Feb 16 1995	First reading	Referred to Rules
Mar 01	-	Assigned to Elections & State
		Government
Mar 16		Recommended do pass 017-000-000
	Placed Caindr, Second Read	Ing
Mar 21		Fiscal Note Requested LANG
	Second Reading	
	Held on 2nd Reading	
Mar 22		Fiscal Note Filed
	Placed Calndr, Third Reading	ng
Apr 25		Re-committed to Rules
Jan 07 1997	Session Sine Die	

HB-2264 HOWARD.

105 ILCS 5/2-3.25g

from Ch. 122, par. 2-3.25g

Amends the School Code. In the provisions relating to waiver of administrative rules and regulations, makes technical changes.

 Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Elementary & Secondary Education
Mar 09		Motion disch comm, advc 2nd
a da ser a la ser a	20 C	Committee Elementary & Secondary
		Education
Mar 16	Amendment No.01	ELEM SCND ED H
		To Subcommittee
	Amendment No.02	ELEM SCND ED H
		To Subcommittee
	Amendment No.03	ELEM SCND ED H
		To Subcommittee
, ·		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
		ORDER 2ND READING

Jan 07 1997 Session Sine Die

HB-2265 SKINNER.

320 ILCS 30/2

from Ch. 67 1/2, par. 452

--HOWARD Committee Rules

Amends the Senior Citizens Real Estate Tax Deferral Act to remove the income limitation for qualification under the Act.

NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die

Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a)

HB-2266 SKINNER.

New Act

Creates the Housing Inducement Zone Act. Authorizes the Department of Commerce and Community Affairs to designate as Housing Inducement Zones areas of the State in which there is a lack of adequate housing stock. Provides that new housing built in those areas that conforms to the minimum requirements necessary to qualify for a Veterans Administration mortgage need not comply with any stricter residential housing or building codes or standards imposed by local governments. Pre-empts the inconsistent exercise of home rule powers.

Feb 16 1995	First reading	Referred to Rules
Mar 01	-	Assigned to Priv, De-Reg, Econ &
		Urban Devel
Mar 16		Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	
HB-2267 MAUT	INO.	
105 ILCS 5/2-3.2	5b from	Ch. 122, par. 2-3.25b

Amends the School Code. Makes a technical change in the provisions relating to standards for school recognition and nonrecognition.

Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Elementary & Secondary
		Education
Mar 09		Motion disch comm, advc 2nd
		Committee Elementary & Secondary
		Education
Mar 16	Amendment No.01	ELEM SCND ED H
		To Subcommittee
	Amendment No.02	ELEM SCND ED H
		To Subcommittee
	Amendment No.03	ELEM SCND ED H
		To Subcommittee
		Refer to Rules/Rul 3-9(a)

Mar 23

Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --MAUTINO Committee Rules

Jan 07 1997 Session Sine Die

HB-2268 SCOTT. 105 ILCS 5/18-8.1

from Ch. 122, par. 18-8.1

Education

Amends the School Code to make stylistic changes in the Section concerning the apportionment of State equalization aid to coterminous districts. Feb 16 1995 First reading Referred to Rules

Feb 16 1995 Mar 01

Mar 09

Mar 16

Amendment No.01 Amendment No.02

Amendment No.03

Mar 23

Education ELEM SCND ED H To Subcommittee ELEM SCND ED H To Subcommittee ELEM SCND ED H To Subcommittee Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --SCOTT Committee Rules

Motion disch comm, advc 2nd Committee Elementary & Secondary

Assigned to Elementary & Secondary

Jan 07 1997 Session Sine Die

HB-2269 HOWARD.

105 ILCS 5/1B-10

Amends the School Code. Makes a technical change in the Section concerning approval of the financial plan, budget, and contracts of the board. Feb 16 1995 First reading Referred to Rules

Mar 01

Mar 09

Mar 16

Amendment No.01

Amendment No.02 Amendment No.03

Mar 23

Assigned to Elementary & Secondary Education Motion disch comm, advc 2nd Committee Elementary & Secondary Education ELEM SCND ED H To Subcommittee ELEM SCND ED H To Subcommittee ELEM SCND ED H To Subcommittee Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --HOWARD Committee Rules

Jan 07 1997 Session Sine Die

HB-2270 BURKE.

105 ILCS 5/34-8

from Ch. 122, par. 34-8

Amends the School Code. Deletes an approval date of, and an as amended reference to, the short title of an Act referred to in the provisions relating to the powers and duties of the general superintendent of the Chicago school district. Feb 16 1995 First reading Referred to Rules

Mar 01	That reading	Assigned to Elementary & Secondary
		Education
Mar 09		Motion disch comm, advc 2nd
		Committee Elementary & Secondary
		Education
Mar 16	Amendment No.01	ELEM SCND ED H
	,	To Subcommittee

Mar 16-Cont.

Amendment No.02 Amendment No.03

To Subcommittee 3 ELEM SCND ED H To Subcommittee Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --BURKE

Committee Rules

ELEM SCND ED H

Mar 23

Jan 07 1997 Session Sine Die

HB-2271 SCOTT. 105 ILCS 5/10-22.33

from Ch. 122, par. 10-22.33

Amends the School Code. Supplies a gender neutral reference and makes changes of style and grammar in provisions relating to interfund loans of a school district.

Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Elementary & Secondary
		Education
Mar 09		Motion disch comm, advc 2nd
		Committee Elementary & Secondary
		Education
Mar 16	Amendment No.01	ELEM SCND ED H
		To Subcommittee
	Amendment No.02	ELEM SCND ED H
		To Subcommittee
	Amendment No.03	ELEM SCND ED H
		To Subcommittee
		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
		ORDER 2ND READING

Jan 07 1997 Session Sine Die

HB-2272 MURPHY,H.

105 ILCS 5/1B-16 from Ch. 122, par. 1B-16

Amends the School Code. Makes a technical correction to the Section concerning cash and bank account standards.

--SCOTT Committee Rules

	unt standards.	
Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Elementary & Secondary
		Education
Mar 09		Motion disch comm, advc 2nd
		Committee Elementary & Secondary
	N	Education
Mar 16	Amendment No.01	ELEM SCND ED H
		To Subcommittee
	Amendment Nc 02	ELEM SCND ED H
		To Subcommittee
	Amendment No.03	ELEM SCND ED H
		To Subcommittee
		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
		ORDER 2ND READING

Jan 07 1997 Session Sine Die

HB-2273 MAUTINO

SCH CD-ALTERNATIVE ED-FELONS

May 16 1995 Third Reading - Lost

HB-2274 BLAGOJEVICH. 105 ILCS 5/2-3.25g

from Ch. 122, par. 2-3.25g

--MURPHY,H Committee Rules

Amends the School Code in relation to the granting of waivers from otherwise applicable laws and rules. Specifies certain laws that may not be waived. Feb 16 1995 First reading Mar 01

Mar 09

Mar 16

Amendment No.01 Amendment No.02

Amendment No.03

Mar 23

Jan 07 1997 Session Sine Die

HB-2275 KLINGLER – JONES, JOHN.

35 ILCS 200/15-175

Amends the Property Tax Code. Provides that if a general homestead exemption is granted and the person qualifying subsequently becomes a resident of a facility licensed under the Nursing Home Care Act, the exemption shall continue so long as the residence continues to be occupied by the qualifying person's spouse, or if the residence remains unoccupied but is still owned by the person qualified for the homestead exemption.

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

Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Revenue
Mar 16		Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	an an an an an an an an an an an an an a

HB-2276 GRANBERG.

New Act

Creates the Land Conveyance Act of 1995. Feb 16 1995 First reading

Feb 16 1995 Mar 01 Mar 09

Mar 16 Mar 23 Referred to Rules Assigned to Executive Motion disch comm, advc 2nd Committee Executive Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --GRANBERG Committee Rules

Jan 07 1997 Session Sine Die

HB-2277 BOST - SALTSMAN.

65 ILCS 5/10-3-13 new 30 ILCS 805/8.19 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. Exempts municipalities currently operating a combined police and fire department. 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, HB2277 fails to meet the definition of a mandate under the State Mandates Act.

NOTE(s) THAT MAY APPLY: Fiscal; Home Rule; State Mandates Feb 16 1995 First reading Referred to Rules

Referred to Rules Assigned to Elementary & Secondary Education Motion disch comm, advc 2nd Committee Elementary & Secondary Education ELEM SCND ED H To Subcommittee ELEM SCND ED H To Subcommittee ELEM SCNDED H To Subcommittee Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --BLAGOJEVICH Committee Rules

Mar 01 Mar 16

Amendment No.01

Mar 21

Jan 07 1997 Session Sine Die

HB-2278 BOST

POLICE-FIRE DEATH BEN-CHAPLAIN Aug 11 1995 **PUBLIC ACT 89-0323**

HB-2279

WENNLUND - SALTSMAN - MURPHY,M - TURNER,A - BOST, GRAN-BERG, BLAGOJEVICH, BUGIELSKI, BURKE, CAPPARELLI, DAV-IS,STEVE, HOFFMAN, MAUTINO, MCAULIFFE, SAVIANO AND SMITH.M.

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 Feb 16 1995 First reading Mar 01 Mar 16 Amendment No.01

Referred to Rules Assigned to Cities & Villages CITIES/VILLAG H Remains in Committee Cities & Villages Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-2280 LACHNER AND SKINNER.

735 ILCS 5/2-604.2 new

Amends the Code of Civil Procedure. Requires every pleading, motion or other paper of a party represented by an attorney to be signed by at least one attorney (or by the party if the party is not represented). Provides that the signature constitutes a certificate that: the attorney (or party) has read the pleading; it is well-grounded in fact and is warranted by law or an extension of law; and it is not interposed for an improper purpose. Provides that an unsigned pleading shall be stricken unless it is signed after the omission is noted. Provides that if a pleading is signed in violation of these provisions, the party or the attorney (or both) are subject to sanctions.

Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die

Referred to Rules Assigned to Judiciary - Civil Law Refer to Rules/Rul 3-9(a)

LACHNER - SKINNER - BOST - JONES, JOHN - MITCHELL, POE, HB-2281 WINKEL.

New Act

Creates the Small Business Self-Representation Act. Permits officers, directors, managers, department managers, or supervisors, sole proprietors, joint venturers, or partners of a small business to represent the small business in a small claims preceeding, zoning hearing, State agency administrative hearing, or review board even though these representatives may not be licensed attorneys-at-law of this State.

FISCAL NOTE (Office of Ill. Courts) The workload of the Judicial Branch may increase as a result of HB2281. However, it is not possible to determine fiscal impact. Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Commerce, Industry & Labor Mar 15 Recommended do pass 016-000-001

Placed Calndr, Second Reading

Fiscal Note Requested LANG

Placed Calndr, Second Reading

Assigned to Cities & Villages CITIES/VILLAG H Remains in Committee Cities & Villages Refer to Rules/Rul 3-9(a) St Mandate Fis Note Filed Committee Rules

Mar 22	Second Reading	
	Held on 2nd Reading	
Mar 30	Fiscal Note Filed	
	Held on 2nd Reading	
Apr 06	Placed Calndr, Third Reading	
Apr 25	Re-committed to Rules	
Jan 07 1997	Session Sine Die	

HB-2282 FEIGENHOLTZ.

First reading

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). Effective immediately.

Feb 16 1995 Mar 01

Mar 09

Mar 16 Mar 23 Referred to Rules Assigned to Commerce, Industry & Labor Motion disch comm, advc 2nd Committee Commerce, Industry & Labor Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --FEIGENHOLTZ Committee Rules Motion disch comm, advc 2nd Committee Rules

May 20 1996

Jan 07 1997 Session Sine Die

HB-2283 GASH.

105 ILCS 5/34-8.6 new 105 ILCS 5/34-8.7 new 105 ILCS 5/34-8.7 new 105 ILCS 5/34-8.9 new 105 ILCS 5/34-8.10 new 105 ILCS 5/34-8.11 new 105 ILCS 5/34-8.12 new 105 ILCS 5/34-8.13 new 105 ILCS 5/34-8.15 new 105 ILCS 5/34-8.16 new 105 ILCS 5/34-8.17 new 105 ILCS 5/34-8.18 new 105 ILCS 5/34-8.18 new

Amends the School Code. Creates the Chicago Learning Zone Commission consisting of 17 members (4 ex-officio, 9 appointed by the Governor from specified groups, and 4 appointed by the legislative leaders). Prescribes member terms and the functions of the Commission relative to the evaluation of applications from attendance centers for Learning Zone designation, criteria and principles applicable to Learning Zone designations, non-waivable statutes and regulations, the filing and taking effect of Commission reports or their disapproval or amendment by the legislature, lump sum allocations to participating attendance centers in a designated Learning Zone, revocation of Learning Zone designations, and conflicting employment interests. Effective immediately.

Jyn	terre interests.	Encenve miniculatory.	
	Feb 16 1995	First reading	Referred to Rules
	Mar 01		Assigned to Elementary & Secondary
			Education
	Mar 09		Motion disch comm, advc 2nd
			Committee Elementary & Secondary
			Education
	Mar 16	Amendment No.01	ELEM SCND ED H
			To Subcommittee
		Amendment No.02	ELEM SCND ED H
			To Subcommittee
		Amendment No.03	ELEM SCND ED H
			To Subcommittee
		•	Refer to Rules/Rul 3-9(a)

Mar 23

Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --GASH Committee Rules

Jan 07 1997 Session Sine Die

MURPHY.M - BIGGERT. HB-2284

765 ILCS 705/Act title

765 ILCS 705/0.01 765 ILCS 705/5 new from Ch. 80, par. 90

Amends the Lessor's Liability Act. Changes the title of the Act; changes the short title of the Act to the Landlord and Tenant Act. Authorizes landlords to adopt rules or regulations concerning tenants' use and occupancy of premises, within stated limitations. Effective immediately.

1725

HOUSE AMENDMENT NO. 1.

Makes provisions concerning a landlord's use and occupancy rules not applicable to any lease in which the State of Illinois is a lessee.

HOUSING AFFORDABILITY NOTE HB2284 would have no fiscal impact. Referred to Rules First reading Feb 16 1995 Assigned to Priv, De-Reg, Econ & Mar 01 Urban Devel PRIVATIZATION H Adopted Amendment No.01 Mar 16 Recommnded do pass as amend 007-004-000 Placed Calndr, Second Reading Housng Aford Note RequHOWARD Mar 21 Placed Calndr, Second Readng Housing Aford Note Filed Apr 03 Placed Caindr, Second Reading Second Reading Apr 27 Held on 2nd Reading Re-committed to Rules May 03 Session Sine Die Jan 07 1997

HB-2285 HOEFT.

70 ILCS 605/3-1

from Ch. 42, par. 3-1

Amends the Illinois Drainage Code in a Section related to the formation of drainage districts to make a technical change.

Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Counties & Townships
Mar 16		Recommended do pass 006-004-000
	Placed Calndr, Second Read	ing
Mar 21	Second Reading	-
	Placed Calndr, Third Readi	ng
Apr 25	· · · · · · ·	Re-committed to Rules
lan 07 1997	Session Sine Die	

HB-2286 ZICKUS.

New Act

Creates the Underage Consumer Protection Act. Adds a short title provision only.

Feb 16 1995 Mar 01	First reading	Referred to Rules Assigned to Consumer Protecti
Mar 16		Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	

HB-2287 BIGGINS.

750 ILCS 5/203

from Ch. 40, par. 203

750 ILCS 5/203.5 new

Amends the Illinois Marriage and Dissolution of Marriage Act. Requires that parties to a proposed marriage shall receive medical consultation and tests for syphilis, AIDS, and (if a physician determines it to be necessary) sickle cell anemia within 30 days prior to the application for a license. Provides that a physician shall conduct the consultation and tests. Provides that a county clerk shall not issue a license to marry unless the applicant presents for filing a certificate issued and signed by the physician indicating that the medical examination was conducted and that the test results were provided to both parties.

Feb 16 1995 First reading Mar 01

Mar 16 Jan 07 1997 Session Sine Die

First reading

Referred to Rules Assigned to Health Care & Human Services Refer to Rules/Rul 3-9(a)

HB-2288 KUBIK.

230 ILCS 5/4

from Ch. 8, par. 37-4

Amends the Illinois Horse Racing Act of 1975. Adds a caption to the Section concerning the appointment of Racing Board members.

Feb 16 1995 Mar 01 Mar 16 Referred to Rules Assigned to Executive Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-2289 KUBIK.

230 ILCS 5/7

from Ch. 8, par. 37-7

Amends the Illinois Horse Racing Act of 1975. Adds a caption to the Section concerning vacancies in the Racing Board.

Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die Referred to Rules Assigned to Executive Refer to Rules/Rul 3-9(a)

HB-2290 BIGGERT.

730 ILCS 5/3-7-2.5 new

Amends the Unified Code of Corrections. Prohibits male security employees from being employed in a cell block or area in a women's prison where the employees would have close physical contact with female prisoners. Permits males to be employed as administrative employees and as tower or perimeter guards. Requires female prisoners to wear uniforms prescribed by the Department of Corrections.

NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die

Referred to Rules Assigned to Judiciary - Criminal Law Refer to Rules/Rul 3-9(a)

HB-2291 ROSKAM.

New Act

Creates the Illinois Fair Employment Standards Act. (Includes only the short title.)

Feb 16 1995 First reading Mar 01 Referred to Rules Assigned to Commerce, Industry & Labor Refer to Rules/Rul 3-9(a)

Mar 16 Jan 07 1997 Session Sine Die

HB-2292 LANG. 30 ILCS 105/5.401 new 35 ILCS 5/901 35 ILCS 105/9 35 ILCS 110/9 35 ILCS 115/9 35 ILCS 120/3 105 ILCS 5/18-21 new 105 ILCS 5/18-22 new 105 ILCS 5/18-23 new 105 ILCS 5/18-24 new 105 ILCS 5/18-25 new

from Ch. 120, par. 9-901 from Ch. 120, par. 439.9 from Ch. 120, par. 439.39 from Ch. 120, par. 439.109 from Ch. 120, par. 442

Amends the School Code, State Finance Act, Illinois Income Tax Act, and the Use and Occupation Tax Acts. Provides that 1.79% of specified income tax collections and 1.81% of specified net revenues realized under use and occupation tax col-

lections shall be deposited in the Teach Illinois Fund that is created in the State Treasury. Provides for allocation of moneys in the Fund by the Department of Revenue to school districts based upon their average daily attendance as determined by the State Board of Education and certified by the State Superintendent of Education to the Department of Revenue, and for distribution of the amounts so allocated to school districts by the State Board of Education. Requires school districts to deposit moneys distributed to them from the Teach Illinois Fund in a separate school district fund to be used for employing and paying the compensation of additional classroom teachers or, under certain conditions, for paying expenses incurred to provide further training or continuing education or both for its classroom teachers. Provides for random audits by the State Board of Education of school districts to determine that allocated moneys are used solely for authorized purposes. Provides that school districts that are certified by the State Board of Education to have violated statutory provisions limiting the use of those funds by districts are ineligible to receive future allocations and distributions from the Teach Illinois Fund for one year. Allows districts to elect not to receive distributions from the Teach Illinois Fund, Effective immediately,

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01 Mar 15

> Mar 16 Mar 23

Referred to Rules Assigned to Revenue Motion disch comm, advc 2nd Committee Revenue Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --LANG Committee Rules

Jan 07 1997 Session Sine Die

HB-2293 PEDERSEN AND SKINNER.

25 ILCS 130/1-3	from Ch. 63, par. 1001-3
25 ILCS 130/1-5	from Ch. 63, par. 1001-5
25 ILCS 130/Art. 11A rep.	
305 ILCS 5/3-13	from Ch. 23, par. 3-13
305 ILCS 5/5-5	from Ch. 23, par. 5-5
305 ILCS 5/5-5.5	from Ch. 23, par. 5-5.5
305 ILCS 5/5-15	from Ch. 23, par. 5-15
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 5/11-5	from Ch. 23, par. 11-5
305 ILCS 5/12-4.15	from Ch. 23, par. 12-4.15
305 ILCS 5/12-4.30	from Ch. 23, par. 12-4.30
305 ILCS 5/12-5	from Ch. 23, par. 12-5
305 ILCS 5/12-8	from Ch. 23, par. 12-8
405 ILCS 60/2	from Ch. 91 1/2, par. 1552
405 ILCS 70/25	from Ch. 91 1/2, par. 2051-25

Amends the Legislative Commission Reorganization Act of 1984, the Illinois Public Aid Code, the Community Mental Health Task Force Act, and the Community Mental Health Equity Funding Act. Abolishes the Citizens Assembly and its various councils.

Feb 16 1995 First reading Mar 01 Referred to Rules Assigned to Elections & State Government Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-2294 PERSICO - CROSS - STEPHENS - MEYER - WENNLUND.

625 ILCS 5/18c-1104 from Ch. 95 1/2, par. 18c-1104

Amends the Illinois Vehicle Code to make a technical change to a Section concerning definitions.

SENATE AMENDMENT NO. 1.

Deletes reference to: 625 ILCS 5/18c-1104

Mar 16

Adds reference to: 220 ILCS 5/15-102 220 ILCS 5/15-201

Deletes everything. Amends the Common Carrier by Pipeline Law of the Public Utilities Act to include as common carriers by pipeline persons and corporations that convey water drawn from Lake Michigan by pipeline for the general public. Expands the application of the Act to common carriers of water by pipeline. Effective immediately.

SENATE AMENDMENT NO. 3.

Adds reference to:

220 ILCS 5/15-401

Amends the Public Utilities Act to require the Commission to consider evidence presented by State agencies, local governmental units, and affected property owners when considering whether to grant a certificate of public convenience and necessity.

Feb 16 1995	First reading	Referred to Rules	
Mar 01		Assigned to Executive	
Mar 09		Recommended do pass 00	7-004-000
	Placed Calndr, Second Read	dng	
Mar 21	Second Reading		
	Placed Calndr, Third Readi	ng	
Apr 27	Third Reading - Passed 076	5-037-003	
May 01	Arrive Senate	· · · · ·	
	Placed Calendr, First Readu	ng	
May 02	Sen Sponsor FAWELL		
•	First reading	Referred to Rules	
May 03	Sponsor Removed FAWEL	,L	
•	Alt Chief Sponsor Changed	IKARPIEL	
May 04		Assigned to Transportatio	n
May 11	Sponsor Removed KARPII		
,	Alt Chief Sponsor Changed	IMAHAR	
May 16		Recommended do pass 00	9-000-000
	Placed Calndr, Second Read		
Jun 26		Refer to Rules/Rul 3-9(a)
Mar 28 1996		Approved for Consideration	
1.141 20 1990	Placed Calndr, Second Read		
Apr 25	Second Reading	ang	
Api 25	Placed Calndr, Third Readi	ng	
Apr 30	Filed with Secretary	ing .	
Api Ju	Amendment No.01	MAHAR	Amendment
	Amendment N0.01	MANAK	referred to
		SRUL	Teleffed to
May 02	Amendment No.01	MAHAR	
May 02	Rules refers to	STRN	
May 00	Amendment No.01	MAHAR	Pe approved
May 09	Amenument No.01	MANAK	Be approved
		STRN/010-000-000	considerati
	Elford with Connetony	STKIN/010-000-000	
	Filed with Secretary	KLEMM	Amendment
	Amendment No.02	KLEIVIIVI	
		SRUL	referred to
	Described to Constant Description		
	Recalled to Second Readin		Adapted
	Amendment No.01	MAHAR	Adopted
M	Placed Calndr, Third Readi	ing	
May 14	Filed with Secretary	VI DAAA	A
	Amendment No.03	KLEMM	Amendment
		ODIU	referred to
		SRUL	
	Amendment No.03	KLEMM	
	Rules refers to	STRN	- ·
May 15	Amendment No.03	KLEMM	Be approved
			considerati
		STRN/008-000-000	
	Recalled to Second Readin		
	Amendment No.03	KLEMM	Adopted
	Placed Calndr, Third Readi	ing	
	Amendment No.02	KLEMM	
	Rules refers to	STRN	

May 16

Third Reading - Passed 054-000-000 Tabled Pursuant to Rule5-4(A) SA 02 Third Reading - Passed 054-000-000 Arrive House Referred to Rules

May 20

Motion Filed Concur Refer to Rules/Rul 8-4(a) Motion Filed Concur Refer to Rules/Rul 8-4(a) Motion referred to

01,03/HENE

Place Cal Order Concurrence 01,03 Be approved consideration 019-000-002

Be approved consideration

Approved for Consideration

019-000-002

Place Cal Order Concurrence 01,03

Floor motion REP NOVAK MOVES

TO DIVIDE THE OUESTION Motion prevailed

H Concurs in S Amend. 01/115-000-001 H Concurs in S Amend. 03/116-000-000 Passed both Houses

Jun 03 Jul 30

Sent to the Governor Governor approved

PUBLIC ACT 89-0573 effective date 96-07-30

HB-2295 ROSKAM.

105 ILCS 5/21-27 new

Amends the School Code to provide that applicants for a teacher certificate or an administrative certificate or for the renewal of one of those certificates must submit a set of his or her fingerprints with the application. The fingerprints shall be placed on file with the Department of State Police. The applicant must pay a \$10 fingerprinting fee.

NOTE(S) THAT MAY APPLY: Fiscal

First reading	Referred to Rules
-	Assigned to Elementary & Secondary
	Education
Amendment No.01	ELEM SCND ED H
	To Subcommittee
Amendment No.02	ELEM SCND ED H
	To Subcommittee
Amendment No.03	ELEM SCND ED H
	To Subcommittee
	Refer to Rules/Rul 3-9(a)
	Amendment No.01 Amendment No.02

Jan 07 1997 Session Sine Die

HB-2296 ROSKAM.

735 ILCS 5/Art. II, Part 17, Subpart 1 heading new, preceding 735 ILCS 5/2-1701 735 ILCS 5/2-1701 from Ch. 110, par. 2-1701 735 ILCS 5/Art. II, Part 17, Subpart 2 heading new, preceding 735 ILCS 5/2-1702 735 ILCS 5/Art. II, Part 17, Subpart 3 heading new, preceding 735 ILCS 5/2-1721 735 ILCS 5/2-1721 new 735 ILCS 5/2-1722 new 735 ILCS 5/2-1723 new 735 ILCS 5/2-1724 new 735 ILCS 5/2-1725 new 735 ILCS 5/2-1725 new 735 ILCS 5/2-1726 new 735 ILCS 5/2-1727 new 735 ILCS 5/2-1728 new 735 ILCS 5/2-1729 new 735 ILCS 5/2-1730 new 735 ILCS 5/2-1731 new

735 ILCS 5/2-1732 new
735 ILCS 5/2-1733 new
735 ILCS 5/2-1734 new
735 ILCS 5/2-1735 new
735 ILCS 5/2-1735 new
735 ILCS 5/2-1737 new
735 ILCS 5/2-1738 new
735 ILCS 5/2-1739 new
735 ILCS 5/2-1740 new
735 ILCS 5/2-1741 new
735 ILCS 5/2-1742 new
735 ILCS 5/2-1743 new
735 ILCS 5/2-1744 new
735 ILCS 5/2-1745 new
735 ILCS 5/2-1746 new
735 ILCS 5/2-1747 new
735 ILCS 5/2-1748 new
735 ILCS 5/2-1749 new
735 ILCS 5/2-1749 new
735 ILCS 5/2-1751 new
735 ILCS 5/2-1752 new
735 ILCS 5/2-1753 new
735 ILCS 5/2-1754 new
735 ILCS 5/2-1755 new
735 ILCS 5/2-1756 new

Amends the Code of Civil Procedure. Provides that, before a medical malpractice action is commenced (except as otherwise specified), a proposed complaint must be reviewed by a medical review panel consisting of 3 health care professionals as voting members and an attorney as nonvoting chairman. Provides for selection, duties, and powers of medical review panels. Provides that the report of the opinion of a medical review panel may be admitted into evidence in a subsequent court action. Makes other changes.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die

First reading

Session Sine Die

Referred to Rules Assigned to Executive Refer to Rules/Rul 3-9(a)

HB-2297 ROSKAM.

735 ILCS 5/2-617

from Ch. 110, par. 2-617

Amends the Code of Civil Procedure by making technical changes in the Section concerning a plaintiff who has sought the wrong remedy.

Feb 16 1995 Mar 01 Mar 16 Jan 07 1997 Referred to Rules Assigned to Executive Refer to Rules/Rul 3-9(a)

HB-2298 ROSKAM.

735 ILCS 5/2-604 735 ILCS 5/2-1005.1 new from Ch. 110, par. 2-604

Amends the Code of Civil Procedure. Provides that, in tort actions in which \$30,000 or less is sought, either party may, at any time more than 10 days before trial, make an offer to have a judgment entered for a specified amount. If the offer is accepted, judgment shall be entered. If the offer is not accepted within 10 days and the judgment is less favorable to the offeree than the offer, the offeree shall pay the offeror's costs, expenses, and attorney's fees incurred after the offer was made. Amends provisions regarding prayers for relief in pleading by permitting the pleading of an ad damnum that enables a determination as to whether an offer of judgment may be made.

Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die Referred to Rules Assigned to Executive Refer to Rules/Rul 3-9(a)

HB-2299 SKINNER.

New Act

Creates the Employee Protection A	ct. Contains only a short title provision.
Feb 16 1995 First reading	Referred to Rules
Mar 01	Assigned to Commerce, Industry &
	Labor
Mar 16	Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die HB-2300 SKINNER.

New Act

Creates the State Security Services Privatization Act. Requires privatization of security and police functions of CMS by competitive bidding by the end of fiscal year 1996.

NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Mar 01

Mar 16

Jan 07 1997 Session Sine Die Referred to Rules Assigned to Priv, De-Reg, Econ & Urban Devel Refer to Rules/Rul 3-9(a)

BOST, DEERING, JONES, JOHN, STEPHENS, WOOLARD, BLACK, NO-HB-2301 LAND, PHELPS AND RYDER.

New Act

Creates the Interstate Research Commission on Climatic Change Act to authorize the State's participation in the Commission. Provides for participation administration through an SIU-C academic department under the leadership of a State director to be appointed by the Governor. Limits annual administration costs to \$50,000. Provides for funding, subject to appropriation, from the Public Utility Fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 16 1995 First reading Mar 01 Mar 16 Session Sine Die Jan 07 1997

Referred to Rules Assigned to Constitutional Officers Refer to Rules/Rul 3-9(a)

STEPHENS - ROSKAM - WINTERS - ACKERMAN. HB-2302

105 ILCS 5/21-13

from Ch. 122, par. 21-13

Amends the School Code to replace the current membership of the Teacher Certification Board with members chosen by the Governor, with the advice and consent of the Senate. The new members shall consist of 3 administrators or faculty members of public or private colleges or universities, 3 public school administrators, 3 public school teachers, one regional superintendent of schools, and the State Superintendent of Education or his or her representative. Effective immediately.

STATE MANDATES FISCAL NOTE, (State Board of Education) HB2302 could greatly impact the authority of ISBE but would

have no fiscal impact.

FISCAL NOTE (State Board of Education) No change from previous note.

Note(s) That May Apply: Fiscal

Feb 16 1995 Mar 01	First reading	Referred to Rule Assigned to Exec		
Mar 16	Amendment No.01		Н	Amendment referred to
		HRUL		
	Amendment No.02	EXECUTIVE	Н	Amendment referred to
	Amendment No.03	HRUL EXECUTIVE	Н	Amendment referred to
		HRUL Recommended d	o pass	006-002-000

Placed Calndr, Second Reading

Fiscal Note Requested LANG

Mar 21

Second Reading Placed Calndr, Third Reading Mar 24

730 ILCS 5/5-4-1

St Mandate Fis Note Filed Fiscal Note Filed

Calendar Order of 3rd Rdng

Apr 25 Jan 07 1997 Re-committed to Rules

Session Sine Die

HB-2303 **GRANBERG - HOFFMAN.**

from Ch. 38, par. 1005-4-1

Amends the Unified Code of Corrections. Makes a stylistic change in sentencing hearing Section.

Feb 16 1995 First reading Mar 01 Mar 16 Mar 23

Referred to Rules Assigned to Judiciary - Criminal Law Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --GRANBERG Committee Rules

Jan 07 1997 Session Sine Die

HB-2304 GRANBERG.

105 ILCS 5/14-14.01 from Ch. 122, par. 14-14.01

Amends the School Code. Makes a technical change in the Section referring to warrants for reimbursement to make the Section gender neutral.

Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Elementary & Secondary
		Education
Mar 09		Motion disch comm, advc 2nd
		Committee Elementary & Secondary
		Education
Mar 16	Amendment No.01	ELEM SCND ED H
		To Subcommittee
	Amendment No.02	ELEM SCND ED H
		To Subcommittee
	Amendment No.03	ELEM SCND ED H
		To Subcommittee
		Refer to Rules/Rul 3-9(a)
Ian 07 1007	Section Sine Die	

Jan 07 1997 Session Sine Die

HB-2305 WINTERS.

105 ILCS 5/30-9	from Ch. 122, par. 30-9
105 ILCS 5/30-10	from Ch. 122, par. 30-10
105 ILCS 5/30-11	from Ch. 122, par. 30-11
105 ILCS 5/30-12	from Ch. 122, par. 30-12

Amends the School Code. Provides that General Assembly scholarships shall be awarded by the Illinois Student Assistance Commission rather than by the individual members of the General Assembly, beginning with scholarships for the 1996-97 academic year. Does not add any additional requirements for qualification.

HOUSE AMENDMENT NO. 4.

Deletes reference to: 105 ILCS 5/30-10 105 ILCS 5/30-11 105 ILCS 5/30-12

Changes the title, deletes everything after the enacting clause, and adds provisions that amend the School Code. Provides that a member of the House of Representatives shall file in the Office of the Clerk of the House of Representatives and a member of the Senate shall file in the Office of the Secretary of the Senate the name and municipality or township of residence of each person nominated by the member (or by the Illinois Student Assistance Commission under authority delegated by the member) to receive a General Assembly scholarship. Requires the member to file the report each year on or before July 1, or within 30 days after the nomination is made, whichever is sooner. Effective immediately.

FISCAL NOTE, AMENDED (III. Student Assistance Commission)

House Bill 2305, as amended, has no fiscal impact.

FISCAL NOTE, AMENDED (State Board of Education)

1	7	33

HB 2305, as amended, has no fiscal impact on the State Board and will likely have a minimal fiscal impact on legislators. STATE MANDATES FISCAL NOTE, AMENDED (State Board of Education) No change from SBE fiscal note. Feb 16 1995 First reading Referred to Rules Assigned to Elementary & Secondary Mar 01 Education ELEM SCND ED H Mar 16 Amendment No.01 To Subcommittee Amendment No.02 ELEM SCND ED H To Subcommittee ELEM SCND ED H Amendment No.03 To Subcommittee ELEM SCND ED H Adopted Amendment No.04 Recomminded do pass as amend. 017-003-002 Placed Caindr, Second Reading Mar 21 Fiscal Note Filed Fiscal Note Filed St Mandate Fis Note Filed Second Reading Held on 2nd Reading LANG Amendment Amendment No.05 referred to HRUL LANG Amendment No.06 Amendment referred to MRUL HANNIG Amendment Amendment No.07 referred to HRUL Held on 2nd Reading Held on 2nd Keading Placed Calndr, Third Reading Motion disch comm, advc 2nd TOOR AMEND #05 TO Mar 23 FLOOR AMEND #05 TO ORDER 2ND READING -LANG Motion disch comm, advc 2nd FLOOR AMEND #06 TO ORDER 2ND READING --LANG Motion disch comm, advc 2nd FLOOR AMEND #07 TO ORDER 2ND READING --HANNIG Calendar Order of 3rd Rdng Apr 27 Re-committed to Rules Jan 07 1997 Session Sine Die FLOWERS. 215 ILCS 5/356r new 215 ILCS 125/5-3 215 ILCS 165/10 from Ch. 111 1/2, par. 1411.2 from Ch. 32, par. 604

Amends the Illinois Insurance Code, Health Maintenance Organization Act, and Voluntary Health Services Plans Act to require coverage for contraceptives to be included in individual and group policies of accident and health insurance.

Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Insurance
Mar 09		Motion disch comm, advc 2nd
		Committee Insurance
Mar 14	Amendment No.01	INSURANCE H
	•	Remains in Committee Insurance
1	Amendment No.02	INSURANCE H
		Remains in Committee Insurance
		Committee Insurance
Mar 16		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
	1	ORDER 2ND READING
		FLOWERS
		Committee Rules

HB-2306

220 ILCS 5/13-101

Jan 07 1997 Session Sine Die

HB-2307 LEITCH – ACKERMAN – MITCHELL AND DAVIS,M.

from Ch. 111 2/3, par. 13-101

Amends the Public Utilities Act. Makes the Commission's authority to promulgate certain kinds of rules also apply to competitive telecommunications rates and services. The affected subjects include: standards for the accuracy and measurement of the services provided; health and safety standards for employees, customers and the general public; and the payment of refunds and interest on overcharges.

HOUSE AMENDMENT NO. 1.

Amends the Public Utilities Act. Replaces the reference to excessive or unjust rates with a reference to incorrect billing and overcharges with earned interest as applying to noncompetitive telecommunication rates and services.

FISCAL NOTE (III. Commerce Commission)

There is no fiscal impact on State revenues from HB2307.

FISCAL NOTE, AMENDED (III. Commerce Commission)

No change from previous note. Feb 16 1995 First reading Mar 01

Mar 15

Referred to Rules Assigned to Public Utilities Fiscal Note Filed Committee Public Utilities PUB UTILITIES H Adopted Do Pass Amend/Short Debate 010-000-000

Fiscal Note Requested LANG

Placed Cal 2nd Rdg-Sht Dbt

Amendment No.01

Cal Ord 2nd Rdg-Shr Dbt

Mar 16

Apr 07

Cal Ord 2nd Rdg-Shr Dbt Amendment No.02 KRAUSE

Held 2nd Rdg-Short Debate

Amendment referred to

HRUL Second Reading-Short Debate

Apr 18 May 03

Pld Cal Ord 3rd Rdg-Sht Dbt Re-committed to Rules

Fiscal Note Filed

Jan 07 1997 Session Sine Die

HB-2308 MULLIGAN.

225 ILCS 10/4.1	from Ch. 23, par. 2214.1	
325 ILCS 5/7.6	from Ch. 23, par. 2057.6	
705 ILCS 405/2-1	from Ch. 37, par. 802-1	
705 ILCS 405/2-13	from Ch. 37, par. 802-13	
705 ILCS 405/2-14	from Ch. 37, par. 802-14	
705 ILCS 405/2-18	from Ch. 37, par. 802-18	
705 ILCS 405/2-21	from Ch. 37, par. 802-21	

Amends the Child Care Act of 1969. Provides that license applicants for a child care facility that is to be operated as a foster family home may receive children placed in the home on a probationary basis pending the results of criminal background investigations authorized by the license applicants and other adult residents of the home. Requires the Department of Children and Family Services to promulgate rules that require a check of the Law Enforcement Agency Data System before a foster family home is permitted to receive children on a probationary basis pending results of the criminal background investigation. Amends the Abused and Neglected Child Reporting Act to change text of notice required to be posted along with statewide toll-free telephone number for reporting suspected child abuse or neglect, increasing stated penalties for making a false report, to conform with provisions of Criminal Code. Amends the Juvenile Court Act to provide that a proceeding may be instituted under Article II of the Act (now, concerning minors who are abused, neglected, or dependent) concerning minors who have parents who are unfit persons as defined in the Adoption Act. Changes to the Abused and Neglected Child Reporting Act and the Juvenile Court Act are effective immediately. FISCAL NOTE (DCFS)

No significant increases or decreases in expenditures

wou	Ild be antici	pated if this bill is enacted.		
Del	E AMEN etes referen ILCS 10/4			
Deletes	changes	to the Child Care Act c	oncerning foster family	v home license
applicant				
		E, AMENDED (DCFS)		
		n previous note.		
		Y APPLY: Fiscal	D.C. Ir Duty	
	16 1995	First reading	Referred to Rules	Pr Human
Ma	r 01		Assigned to Health Care Services	e & Human
Ma	r 08		Do Pass/Short Debate C	1018-000-000
IVIA	100	Placed Cal 2nd Rdg-Sht D		ai 010-000-000
Ma	r 09	Theorem Call 2nd Reg Shirl D	Fiscal Note Requested L	ANG
	,	Second Reading-Short Deb		
		Held 2nd Rdg-Short Debat		19 C
Ma	г 14		Fiscal Note Filed	
		Held 2nd Rdg-Short Debat		
Ma	r 21	Second Reading-Short Deb		
		Pld Cal Ord 3rd Rdg-Sht I		1
Ар	18	Recalled to Second Readin		
	an an tha an	Held 2nd Rdg-Short Debat		
Apı	19	Amendment No.01	MULLIGAN	Amendment
			HRUL	referred to
		Held 2nd Rdg-Short Debat		
Api	- 20	Amendment No.01	MULLIGAN	Be approved
Api	20	Allendinent 10.01	MOLLIOAN	considerati
			005-000-003	considerati
n de la destruction Tradición de la destruction		Held 2nd Rdg-Short Debat		
Арг	- 24		Fiscal Note Filed	
		Amendment No.01	MULLIGAN	Adopted
		Pld Cal Ord 3rd Rdg-Sht I	Obt	•
Арг	- 25	Removed Short Debate/Na		
		Third Reading - Passed 104	4-004-008	
Apı	: 26	Arrive Senate		
17	.00	Placed Calendr, First Read	ng	-
	y 08	Sen Sponsor PARKER	Defensed to Dutes	
	y 09 07 1997	First reading Session Sine Die	Referred to Rules	
Jan	07 1997	Session Sine Die		

HB-2309 HOFFMAN.

New Act

Creates the Health and Human Services Delivery Planning Act. Creates the Health and Human Services Delivery Restructuring Steering Committee. Provides that the Governor shall appoint the members of the Committee. The members shall represent State and local government interests, health and human services consumers, and health and human services providers. Requires various State agencies to cooperate with and provide support service to the Committee. Provides that the Committee with the cooperation of various State agencies shall develop and submit a plan for the restructuring and reorganization of health and human services systems in this State. Requires the Committee to report its findings and recommendations to the Governor and General Assembly no later than the second Wednesday in January 1997. Effective January 1, 1996.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01

> Mar 16 Mar 23

Referred to Rules Assigned to Priv, De-Reg, Econ & Urban Devel Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --HOFFMAN Committee Rules

Jan 07 1997 Session Sine Die

HB-2310 JOHNSON, TOM.

725 ILCS 5/100-2

from Ch. 38, par. 100-2

Referred to Rules

Refer to Rules/Rul 3-9(a)

Refer to Rules/Rul 3-9(a)

Assigned to Judiciary - Criminal Law

Assigned to Judiciary - Criminal Law

Amends the Code of Criminal Procedure by making a stylistic change in provisions concerning the scope of the Code.

Feb 16 1995 First reading Mar 01

Mar 16

Jan 07 1997 Session Sine Die

HB-2311 JOHNSON, TOM.

725 ILCS 5/108-1.01

from Ch. 38, par. 108-1.01

Amends the Code of Criminal Procedure by making the Section concerning searches during temporary questioning gender neutral. Makes other technical changes. Feb 16 1995 First reading Referred to Rules

Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die

Jan 07 1997 Session Sine Dr

HB-2312 JOHNSON,TOM. 725 ILCS 5/115-7

from Ch. 38, par. 115-7

Amends the Code of Criminal Procedure by adding a Section caption to the Section concerning the use of prior sexual activity or reputation as evidence.

Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Judiciary - Criminal Law
Mar 16		Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	

HB-2313 ZICKUS - CIARLO - LYONS.

705 ILCS 405/4-4

from Ch. 37, par. 804-4

Amends the Juvenile Court Act of 1987 by making the Section concerning the taking of addicted minors into custody gender neutral. Makes other stylistic changes.

CORRECTIONAL NOTE

This legislation has no fiscal impact on the Dept.FISCAL NOTE (Dept. of Corrections)No change from correctional note.CORRECTIONAL NOTE, AMENDEDNo change from previous note.FISCAL NOTE, AMENDED (Dept. of Corrections)No change from previous note.Feb 16 1995First readingMar 01Mar 16Amendment No.01JUD-CRI

Referred to Rules Assigned to Judiciary - Criminal Law JUD-CRIMINAL H Amendment

referred to

Amendment No.02

HRUL JUD-CRIMINAL H

SubcommitteeTRUTH/SENTENCING Recommended do pass 009-007-000

Placed Calndr, Second Readng

Second Reading

Placed Calndr, Third Reading Amendment No.03 MADIG

MADIGAN,MJ

Amendment referred to

Amendment No.04

HRUL MADIGAN.MJ

HRUL

ADIOAN,MJ

Amendment referred to

Calendar Order of 3rd Rdng

Mar 22

Mar 21

Correctional Note Filed AS AMENDED Fiscal Note Filed Correctional Note Filed AS AMENDED Mar 22-Cont

Fiscal Note Filed

Recalled to Second Reading Held on 2nd Reading CIARLO

Amendment No.05

HRUL

Amendment referred to

Held on 2nd Reading

- Mar 23

Motion disch comm, advc 2nd FLOOR AMEND #03 TO **ORDER 2ND READING** --LANG Motion disch comm, advc 2nd FLOOR AMEND #04 TO ORDER 2ND READING --LANG

Re-committed to Rules

Referred to Rules

Refer to Rules/Rul 3-9(a)

Held on 2nd Reading

Placed Caindr, Third Reading

Apr 26 Apr 27

Jan 07 1997 Session Sine Die

JOHNSON.TOM. HB-2314

705 ILCS 405/2-5

from Ch. 37, par. 802-5

Amends the Juvenile Court Act of 1987 by making the Section concerning the taking into custody of abused, neglected, or dependent minors gender neutral. Makes other stylistic changes.

Feb 16 1995 First reading

100 10 1775	1 mot routing	
Mar 01		
Mar 16	1	
Jan 07 1997	Session Sine Die	2

HB-2315 JOHNSON.TOM.

705 ILCS 405/1-13

from Ch. 37, par. 801-13

Amends the Juvenile Court Act of 1987. Makes a grammatical change in Section excluding a minor assigned to a public or community service program from being considered an employee.

Feb 16 1995 First reading Mar 01 Mar 16

Referred to Rules Assigned to Judiciary - Criminal Law Refer to Rules/Rul 3-9(a)

Assigned to Judiciary - Criminal Law

Jan 07 1997 Session Sine Die

HB-2316 JOHNSON.TOM.

730 ILCS 140/1

from Ch. 38, par. 1581

Amends the Private Correctional Facility Moratorium Act. Makes stylistic change in short title Section.

Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die Referred to Rules Assigned to Judiciary - Criminal Law Refer to Rules/Rul 3-9(a)

HB-2317 BOST

CRIM CD-NITROUS OXIDE **PUBLIC ACT 89-0354** Aug 17 1995

HB-2318 JOHNSON.TOM.

720 ILCS 5/17-9

from Ch. 38, par. 17-9

Amends the Criminal Code of 1961. Makes technical changes in the Section concerning public aid wire fraud.

Feb 16 1995 First reading Mar 01 Mar 16

Amendment No.01

Referred to Rules Assigned to Judiciary - Criminal Law JUD-CRIMINAL H Amendment referred to

MINAL H

Amendment No.02

I

SubcommitteeTRUTH/SENTENCING Recommended do pass 009-007-000

Placed Calndr, Second Reading

,			
Mar 21	Second Reading		
Ivial 21	Placed Calndr, Third Read	ling	
	Amendment No.03	MADIGAN,MJ	Amendment referred to
	Amendment No.04	HRUL MADIGAN,MJ	Amendment
· · · · · · · · · · · · · · · · · · ·		IIDIII	referred to
	Calendar Order of 3rd Rd	HRUL	
Apr 25	Calcillar Order of Sta Ra	Re-committed to Rules	7
Jan 07 1997	Session Sine Die		an in Mirana. A
HB-2319 JOHN	SON,TOM.	na Na shi asha ing ta	
720 ILCS 5/16D-4	from Ch. 3	38, par. 16D-4	
Amends the Crit	ninal Code of 1961 by ma	(a) The second s	ning aggravat-
	ering gender neutral.		
Feb 16 1995	First reading	Referred to Rules	
Mar 01		Assigned to Judiciary - C	riminal Law
Mar 16	Amendment No.01	JUD-CRIMINAL H	Amendment referred to
		HRUL	referred to
	Amendment No.02	JUD-CRIMINAL H	
		SubcommitteeTRUTH Recommended do pass 00	
	Placed Calndr,Second Rea		
Mar 21	Second Reading		
	Placed Calndr, Third Read Amendment No.03	MADIGAN.MJ	A man demant
	Amenument No.03	MADIOAN,MJ	Amendment referred to
		HRUL	inferied to
	Amendment No.04	MADIGAN,MJ	Amendment
		UDU	referred to
	Calendar Order of 3rd Rd	HRUL	
May 03	Calcular Order of Sid Rd	Re-committed to Rules	
Jan 07 1997	Session Sine Die		
HB-2320 JOHNS	SON,TOM.	e ser e ser e ser e ser e ser e ser e ser e ser e ser e ser e ser e ser e ser e ser e ser e ser e ser e ser e s	
730 ILCS 5/3-2-9		38, par. 1003-2-9	
Amends the Unit	fied Code of Corrections b		ion to the Sec-
tion concerning the	Department of Correction First reading	ns' annual financial imp Referred to Rules	act statement.
Mar 01		Assigned to Judiciary - C	riminal Law
Mar 16	Amendment No.01	JUD-CRIMINAL H	Amendment
1			referred to
	Amendment No.02	HRUL JUD-CRIMINAL H To	•
	· ^ ·	SubcommitteeTRUTH Recommended do pass 00	
Mar 21	Placed Calndr,Second Rea Second Reading		22 OU17000
14141 1	Placed Calndr, Third Read	ing	
	Amendment No.03	MADIGAN,MJ	Amendment
		the second second second	referred to
	Amendment No.04	HRUL MADIGAN,MJ	Amandmont
	Amenument No.04		Amendment referred to
		HRUL	
	Calendar Order of 3rd Rdr	ng_	
May 03	Coording Sing Dia	Re-committed to Rules	a har i
Jan 07 1997	Session Sine Die		1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 -
	- MOFFITT - DEERING -		
730 ILCS 5/5-1-1		8, par. 1005-1-1	
Amends the Un	ified Code of Corrections	s by making a stylistic	change in the

Amends the Unified Code of Corrections by making a stylistic change in the Chapter concerning sentencing.

HOUSE AMENDMENT NO. 3.

Deletes reference to: 730 ILCS 5/5-1-1 Adds reference to: 730 ILCS 5/3-6-2

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

Deletes everything. Amends the Unified Code of Corrections. Requires an inmate of a Department of Corrections facility to pay a \$2 co-payment per visit to a place outside the institution for non-emergency medical or dental services. Provides that the amount for the co-payment shall be deducted from the inmates's individual account.

CORRECTIONAL NOTE, AMENDED

HB2321, amended, could have a potential cost savings of \$9000. FISCAL NOTE, AMENDED (Dept. of Corrections)

No change from correctional note. Feb 16 1995 First reading

Mar 01 Mar 16

Amendment No.01

Amendment No.02

Amendment No.03

HRUL JUD-CRIMINAL H To SubcommitteeTRUTH/SENTENCING

Do Pass Amend/Short Debate

Fiscal Note Requested LANG

Correctional Note Requested LANG Correctional Note Filed AS

Assigned to Judiciary - Criminal Law

Referred to Rules

JUD-CRIMINAL H

JUD-CRIMINAL H

016-000-000

Placed Cal 2nd Rdg-Sht Dbt

Mar 21

AMENDED Fiscal Note Filed Second Reading-Short Debate Held 2nd Rdg-Short Debate Amendment No.04 MADIGAN,MJ

> HRUL MADIGAN,MJ

HRUL

Amendment referred to Amendment

Amendment

Adopted

referred to

referred to

Held 2nd Rdg-Short Debate

Amendment No.05

Mar 23

Motion disch comm, advc 2nd FLOOR AMEND #04 TO ORDER 2ND READING --LANG Motion disch comm, advc 2nd FLOOR AMEND #05 TO ORDER 2ND READING --LANG

Held 2nd Rdg-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt Mar 24 Removed Short Debate/Name Apr 20 Third Reading - Passed 107-004-005 Tabled Pursuant to Rule4-5(A) AMENDS 1,2 4 AND 5 Third Reading - Passed 107-004-005 Apr 24 Arrive Senate Placed Calendr, First Reading Sen Sponsor DÍLLARD Apr 25 Referred to Rules Apr 26 First reading Assigned to Judiciary May 04 Refer to Rules/Rul 3-9(a) May 18 Session Sine Die Jan 07 1997

HB-2322 JOHNSON, TOM.

730 ILCS 5/3-3-12

from Ch. 38, par. 1003-3-12

Amends the Unified Code of Corrections by making the Section concerning parole outside of Illinois gender neutral. Makes other technical changes.

HB-2322	Cont.	1740		
Μ	eb 16 1995 ar 01 ar 16	First reading Amendment No.01	Referred to Rules Assigned to Judiciary - C JUD-CRIMINAL H	riminal Law Amendment referred to
		Amendment No.02	HRUL JUD-CRIMINAL H To	
М	lar 21	Placed Calndr,Second Read Second Reading Placed Calndr,Third Readi Amendment No.03	SubcommitteeTRUTH Recommended do pass 00 dng	
			HRUL	Teleffed to
٨	pr 25	Calendar Order of 3rd Rdr	Re-committed to Rules	
	n 07 1997	Session Sine Die	Re-committed to Rules	
HB-2323	CHURG	CHILL		
	.CS 200/10-1			
Amen	ids the Prop	erty Tax Code concernin	g open space land. Mak	es a technical
Amends the Property Tax Code concerning open space land. Makes a technical change. FISCAL NOTE (Dept. of Revenue) This legislation has no fiscal impact to the State. STATE MANDATES ACT FISCAL NOTE In the opinion of DCCA, HB2323 fails to meet the definition of a mandate under the State Mandates Act.				
Μ	eb 16 1995 ar 01 ar 16	First reading	Referred to Rules Assigned to Revenue Recommended do pass 00	8-004-000
М	ar 21	Placed Calndr,Second Read	dng Fiscal Note Filed St Mandate Fis Note File	cd
	lay 03 in 07-1997	Second Reading Placed Calndr,Third Readi Session Sine Die	ng Re-committed to Rules	
HB-2324	NOLAN	ND.		
215 IL	CS 125/2-2	from Ch. 1	11 1/2, par. 1404	· ·
the Sect Fe	ion concern	Ith Maintenance Organiza ing the Health Maintena First reading	nce Advisory Board. Referred to Rules Assigned to Health Care Services	& Human
	lar 16 in 07 1997	Session Sine Die	Refer to Rules/Rul 3-9(a)
HB-2325				· .
	.CS 155/7		3, par. 1407	
Insurane the valu holders. Fe	ce may orde e of title pla Effective in eb 16 1995	e Insurance Act. Provides er that title plants be valu ants is limited to 50% the nmediately. First reading	s that after a hearing, th led at actual market val company's surplus reg Referred to Rules	ue. Currently
	ar 01 ar 14	Amendment No.01	Assigned to Insurance INSURANCE H	
		Amendment No.02	Remains in Committee Ir INSURANCE H Remains in Committee Ir	

Remains in Committee Insurance

Committee Insurance

Refer to Rules/Rul 3-9(a)

Mar 16 Jan 07 1997 Session Sine Die

HB-2326 O'CONNOR, CIARLO AND ZABROCKI.

20 ILCS 4005/12

Amends the Illinois Motor Vehicle Theft Prevention Act by extending the date the Act is repealed from January 1, 1996 to January 1, 2001. Effective immediately.

immediately.	
	TE (Criminal Justice Information Authority)
	tot have a financial impact.
Feb 16 1995	First reading Referred to Rules
Mar 01	Assigned to Elections & State
1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -	Government
Mar 16	Recommended do pass 017-000-000
	Placed Calndr, Second Reading
Mar 21	Fiscal Note Requested LANG
Iviai 21	Fiscal Note Filed
	Second Reading
	Held on 2nd Reading
Mar 22	Placed Calndr, Third Reading
Apr 05	Third Reading - Passed 105-006-005
Apr 18	Arrive Senate
	Placed Calendr, First Reading
Apr 20	Sen Sponsor O'MALLEY
	First reading Referred to Rules
May 04	Assigned to Transportation
May 18	Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die
Jan 07 1997	Session Sine Die
HB-2327 BRADY	Y.
215 ILCS 5/107.08	8 from Ch. 73, par. 719.08
215 ILCS 5/107.10	
215 ILCS 5/107.1	
215 ILCS 5/107.15	
215 ILCS 5/107.1	
215 ILCS 5/107.18	
215 ILCS 5/107.20	
215 ILCS 5/107.2	7 from Ch. 73, par. 719.27
215 ILCS 5/123C-	-18 from Ch. 73, par. 735C-18
215 ILCS 5/188	from Ch. 73, par. 800
215 ILCS 5/188.1	from Ch. 73, par. 800.1
215 ILCS 5/189	from Ch. 73, par. 801
215 ILCS 5/190	from Ch. 73, par. 802
215 ILCS 5/191	from Ch. 73, par. 803
215 ILCS 5/192	from Ch. 73, par. 804
215 ILCS 5/193	from Ch. 73, par. 805
215 ILCS 5/194	from Ch. 73, par. 806
215 ILCS 5/196	from Ch. 73, par. 808
215 ILCS 5/202	from Ch. 73, par. 814
215 ILCS 5/204	from Ch. 73, par. 816
215 ILCS 5/205	from Ch. 73, par. 817
215 ILCS 5/209	from Ch. 73, par. 821
215 ILCS 5/210	from Ch. 73, par. 822
215 ILCS 5/211.1	· -
215 ILCS 5/213.5	new
215 ILCS 5/545	from Ch. 73, par. 1065.95
215 ILCS 125/5-6	
215 ILCS 120/ 400	
210 ILCS 100/ 400	

Amends the Ill. Insurance Code, the Health Maintenance Organization Act, and the Limited Health Service Organization Act concerning the rehabilitation and liquidation of insurers. Authorizes the Ill. Insurance Exchange to initiate receivership proceedings, in addition to liquidation proceedings, against a financially impaired insurance syndicate. Provides for 2, rather than 3, classes of trustees of the Ill. Insurance Exchange. Authorizes rehabilitation or liquidation proceedings to be initiated in the Circuit Court of Cook County on all (now just certain grounds) authorized grounds. Prohibits attorneys from asserting a common law retaining lien in a receivership proceeding. Provides that the Director of Insurance is entitled to immediate possession and control of company property in the event of a rehabilitation or liquidation proceeding. Provides that the Director of Insurance may sell a company that is the subject of a liquidation or rehabilitation. Provides immunity for the Director and certain employees for acts undertaken as a receiver or trustee. Changes the priority of claims of creditors in the distribution of assets. Makes other changes. Effective immediately.

HOUSE AMENDMENT NO. 3.

215 ILCS 5/131.370 new 215 ILCS 5/131.375 new 215 ILCS 5/131.380 new

Replaces everything after the enacting clause. Reinserts the text of the bill as introduced, but makes technical changes. Also removes prohibition against arbitration regarding contracts entered into before a liquidation. Deletes certain provisions regarding termination of liquidation proceedings. Removes certain authority of the Director of Insurance to sell a company that is in liquidation. Effective immediately.

FISCAL NOTE, AMENDED (Dept. of Insurance) As the Special Deputy Receiver Office is not State-funded, there would be no fiscal impact associated with HB-2327. First reading Feb 16 1995 Referred to Rules Mar 01 Assigned to Insurance Mar 08 Amendment No.01 INSURANCE H To SubcommitteeAMEND 01 Amendment No.02 INSURANCE H To SubcommitteeAMEND 02 INSURANCE H Amendment No.03 Adopted Do Pass Amend/Short Debate 024-000-001 Placed Cal 2nd Rdg-Sht Dbt Amendment No.04 MADIGAN,MJ Amendment referred to HRUL Amendment No.05 MADIGAN,MJ Amendment referred to HRUL Fiscal Note Filed Cal Ord 2nd Rdg-Shr Dbt Mar 09 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt Amendment No.06 MADIGAN, MJ Amendment referred to HRUL Cal Ord 3rd Rdg-Short Dbt Recalled to Second Reading Apr 07 Heid 2nd Rdg-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt Apr 18 Apr 25 Re-committed to Rules Jan 07 1997 Session Sine Die HB-2328 PEDERSEN. 5 ILCS 80/4.8a from Ch. 127, par. 1904.8a 5 ILCS 365/4 from Ch. 127, par. 354 215 ILCS 5/Art. VIII 3/4, heading new 215 ILCS 5/131.300 new 215 ILCS 5/131.305 new 215 ILCS 5/131.310 new 215 ILCS 5/131.315 new 215 ILCS 5/131.320 new 215 ILCS 5/131.325 new 215 ILCS 5/131.330 new 215 ILCS 5/131.335 new 215 ILCS 5/131.340 new 215 ILCS 5/131.345 new 215 ILCS 5/131.350 new 215 ILCS 5/131.355 new 215 ILCS 5/131.360 new 215 ILCS 5/131.365 new

	215 ILCS	5/131.3	85 new		•				
	215 ILCS	5/131.3	90 new	1					
	215 ILCS	5/131.3	95 new						
	215 ILCS	5/131.4	00 new						
	215 ILCS	5/143.1	0a		from	Ch.	73, par.	755.10a	
	215 ILCS	5/143.10	0Ь		from	Ch.	73, par.	755.10b	1
	215 ILCS	5/143.24	4a		from	Ch.	73, par.	755.24a	
.c	215 ILCS	5/143.2	5	de est	from	Ch.	73, par.	755.25	
	215 ILCS	5/143.2	8	1.2.	from	∟Ch,	73, par.	755.28	
	215 ILCS	5/143.3	0		from	Ch.	73, par.	755.30	
	215 ILCS	5/143d	· · ·		from	Ch.	73, par.	755d	
	215 ILCS	5/397.0	5	1998 - 1997 1997 - 1997			73, par.		
	215 ILCS		1		from	Ch.	73, par.	1065.60	a11
	215 ILCS				from	Ch.	73, par.	1965.72	-4
	215 ILCS								
	215 ILCS	5/143.10	Oc thru	143.24	rep.				
	215 ILCS	5/143.2	5a thru	143.27	rep.				
	215 ILCS								
	215 ILCS								
	215 ILCS	5/155.28	8 rep.	$\{x_i, i\}_{i \in \mathbb{N}}$					

Amends the Illinois Insurance Code. Creates the Insurance Coverage Termination Law. Establishes the conditions under which policies of insurance may be terminated. Provides for notice to insureds. Provides remedies for improper termination. Repeals various provisions of the Illinois Insurance Code relating to termination and cancellation of coverage. Repeals provisions relating to coverage where space heaters are used, notices concerning earthquake coverage, eligibility for the Illinois Fair Plan Association and the Illinois Automobile Insurance Plan, and premium refunds relating to drought insurance. Amends the Regulatory Agency Sunset Act to provide that the Law is repealed on December 31, 1996. Effective January 1, 1996.

NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Mar 01 Mar 14 Amendment No.01

Amendment No.02

Referred to Rules Assigned to Insurance INSURANCE H Remains in Committee Insurance INSURANCE H Remains in Committee Insurance Committee Insurance Refer to Rules/Rul 3-9(a)

Mar 16

Jan 07 1997 Session Sine Die

HB-2329 WIRSING.

225 ILCS 620/1 225 ILCS 620/4 225 ILCS 620/9 225 ILCS 620/9.1 225 ILCS 620/9.2 225 ILCS 620/10 225 ILCS 620/17.10 new 225 ILCS 620/17.15 new 225 ILCS 620/18 225 ILCS 620/11 rep. 225 ILCS 620/12 rep. 225 ILCS 620/13 rep. 225 ILCS 620/17 rep. 225 ILCS 640/1 225 ILCS 640/6 225 ILCS 640/6.1 225 ILCS 640/8d 225 ILCS 640/11.5 225 ILCS 640/15 new 225 ILCS 640/20 new 225 ILCS 640/25 new 225 ILCS 640/12 rep. 225 ILCS 645/2 225 ILCS 645/4

from Ch. 111, par. 201 from Ch. 111, par. 204 from Ch. 111, par. 209 from Ch. 111, par. 209a from Ch. 111, par. 209b from Ch. 111, par. 2010

from Ch. 111, par. 218

from Ch. 121 1/2, par. 208 from Ch. 121 1/2, par. 213 from Ch. 121 1/2, par. 213a from Ch. 121 1/2, par. 215d from Ch. 121 1/2, par. 218.5

from Ch. 111, par. 402 from Ch. 111, par. 404

225 ILCS 645/9.1 225 ILCS 645/10 225 ILCS 645/17.10 new 225 ILCS 645/17.15 new 225 ILCS 645/19 225 ILCS 645/19.2 225 ILCS 645/11 rep. 225 ILCS 645/12 rep. 225 ILCS 645/13 rep. 225 ILCS 645/18 rep. 225 ILCS 655/8 225 ILCS 655/8.1 225 ILCS 655/9 225 ILCS 655/9.10 new 225 ILCS 655/9.15 new 225 ILCS 655/10 rep. 225 ILCS 655/11 rep. 225 ILCS 655/12 rep. 225 ILCS 655/20 rep. 510 ILCS 30/1.11 510 ILCS 30/3b 510 ILCS 30/6.2 510 ILCS 30/11 510 ILCS 30/11.5 new 510 ILCS 30/11.10 new 510 ILCS 30/11.15 new 510 ILCS 30/14 510 ILCS 65/3 510 ILCS 65/7 510 ILCS 65/15 new 510 ILCS 65/20 new 510 ILCS 90/2 510 ILCS 90/5.1 510 ILCS 90/6 510 ILCS 90/6.5 new 510 ILCS 90/6.10 new 510 ILCS 90/6.15 new 510 ILCS 90/9 510 ILCS 90/10 510 ILCS 95/1.7 510 ILCS 95/6 510 ILCS 95/8 510 ILCS 95/8.5 new 510 ILCS 95/8.10 new 510 ILCS 95/8.15 new 510 ILCS 100/2.6 510 ILCS 100/2.7 510 ILCS 100/2.7 510 ILCS 100/11 510 ILCS 100/17 510 ILCS 100/17.5 new 510 ILCS 100/17.10 new 510 ILCS 100/17.15 new

from Ch. 111, par. 409.1 from Ch. 111, par. 410

from Ch. 111, par. 420 from Ch. 111, par. 420.2

from Ch. 111, par. 509 from Ch. 111, par. 509.1 from Ch. 111, par. 510

from Ch. 8, par. 134.11 from Ch. 8, par. 136b from Ch. 8, par. 139.2 from Ch. 8, par. 144

from Ch. 8, par. 146 from Ch. 8, par. 953 from Ch. 8, par. 957

from Ch. 8, par. 802 from Ch. 8, par. 805.1 from Ch. 8, par. 806

from Ch. 8, par. 809 from Ch. 8, par. 810 from Ch. 8, par. 148f.7 from Ch. 8, par. 148k from Ch. 8, par. 148k

from Ch. 8, par. 502.6 from Ch. 8, par. 502.7 from Ch. 8, par. 511 from Ch. 8, par. 517

Amends the Illinois Feeder Swine Dealer Licensing Act, the Livestock Auction Market Law, the Illinois Livestock Dealer Licensing Act, the Slaughter Livestock Buyers Act, the Illinois Bovine Brucellosis Eradication Act, the Illinois Equine Infectious Anemia Control Act, the Illinois Pseudorabies Control Act, the Illinois Swine Brucellosis Eradication Act, and the Illinois Swine Disease Control and Eradication Act. Makes various changes in provisions relating to: license, permit, and registration applications and suspensions; license renewal fees; administrative hearings; penalties; the powers of the Department of Agriculture and the Director of Agriculture to issue subpoenas and administer oaths; judicial review; definitions of terms; and herd depopulation indemnification. Effective immediately, except that changes in the Illinois Equine Infectious Anemia Control Act and the Livestock Auction Market Law are effective January 1, 1996.

HOUSE AMENDMENT NO. 1.

Removes the license fee increases in the Illinois Feeder Swine Dealer Licensing Act and the Illinois Livestock Dealer Licensing Act.

FISCAL NOTE, AMENDED (Dept. of Agriculture) With an annual violation rate of less than 5%, the Dept. estimates that additional monetary penalties will generate less than \$1,000 in revenues from first time offenders. This would increase with repeat or subsequent offenders. JUDICIAL NOTE, AMENDED It cannot be determined what impact HB2329 will have on the need to increase or decrease the number of judges in the State. Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Agriculture & Conservation Mar 08 Amendment No.01 AGRICULTURE H Adopted Do Pass Amend/Short Debate 027-000-001 Placed Cal 2nd Rdg-Sht Dbt Fiscal Note Requested LANG

Judicial Note Request LANG

Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Debate Held 2nd Rdg-Short Debate

Mar 09 Mar 14

Fiscal Note Filed Held 2nd Rdg-Short Debate

Judicial Note Filed

Mar 23

Held 2nd Rdg-Short Debate Pid Cal Ord 3rd Rdg-Sht Dbt

Mar 24 May 03 Jan 24 1996 Mar 25 Jan 07 1997 Session Sine Die

Re-committed to Rules Assigned to Agriculture & Conservation Refer to Rules/Rul 3-9(a)

HB-2330 ZICKUS

DPHLTH-EVENT REPORTING-LEAD Aug 18 1995 PUBLIC ACT 89-0381

HB-2331 RYDER

INS CD FINANCIAL REGULATION Jul 07 1995 PUBLIC ACT 89-0097

HB-2332 KUBIK

DEPT OF REV-ADMIN MISC Aug 20 1995 PUBLIC ACT 89-0399

HB-2333 SKINNER.

410 ILCS 305/6

from Ch. 111 1/2, par. 7306

Amends the AIDS Confidentiality Act. Eliminates the right to be tested anonymously for HIV. Provides that a person must disclose his or her identity in order to be tested and receive the results of the test, except when written informed consent is not required by law.

Feb 16 1995 First reading Mar 01

Referred to Rules Assigned to Health Care & Human Services Refer to Rules/Rul 3-9(a)

Mar 16 Jan 07 1997 Session Sine Die

HB-2334 BIGGERT

HOUSING DEVELOPMT-AFFORD HSING Aug 10 1995 PUBLIC ACT 89-0286

HB-2335 KUBIK.

20 ILCS 2505/39c-1c new	
35 ILCS 5/209	
35 ILCS 5/304	from Ch. 120, par. 3-304
35 ILCS 5/503	from Ch. 120, par. 5-503
35 ILCS 5/909	from Ch. 120, par. 9-909
35 ILCS 5/910	from Ch. 120, par. 9-910
35 ILCS 5/1109	from Ch. 120, par. 11-1109

35 ILCS 5/1405.1 35 ILCS 5/1405.2 35 ILCS 5/1405.3 35 ILCS 5/1501 35 ILCS 120/2a 35 ILCS 120/5f 35 ILCS 200/18-55 35 ILCS 200/18-65 35 ILCS 200/18-80 35 ILCS 200/18-85 35 ILCS 200/18-87 new 35 ILCS 200/18-90 35 ILCS 505/1.2 35 ILCS 505/1.14 35 ILCS 505/6 35 ILCS 505/6a 35 ILCS 505/13a.5 35 ILCS 505/13a.6 35 ILCS 505/15 35 ILCS 505/16 35 ILCS 735/3-7 65 ILCS 5/8-11-1.6 65 ILCS 5/8-11-1.7 65 ILCS 5/8-11-1.8 320 ILCS 25/8a 625 ILCS 5/11-1419.01 625 ILCS 5/11-1419.02 625 ILCS 5/11-1419.03 625 ILCS 5/11-1419.04 new 805 ILCS 205/15

from Ch. 120, par. 14-1405.1 from Ch. 120, par. 14-1405.2 from Ch. 120, par. 14-1405.3 from Ch. 120, par. 15-1501 from Ch. 120, par. 441a from Ch. 120, par. 444f

from Ch. 120, par. 417.2 from Ch. 120, par. 417.14 from Ch. 120, par. 422 from Ch. 120, par. 422a from Ch. 120, par. 429a5 from Ch. 120, par. 429a6 from Ch. 120, par. 431 from Ch. 120, par. 432 from Ch. 120, par. 2603-7

from Ch. 67 1/2, par. 408.1 from Ch. 95 1/2, par. 11-1419.01 from Ch. 95 1/2, par. 11-1419.02

from Ch. 106 1/2, par. 15

Amends the Illinois Income Tax Act (i) to allow the TECH-PREP tax credit to be taken for personal services rendered to the taxpayer by a TECH-PREP student or instructor; (ii) to change from 45 to 60 days the amount of time in which a person may protest a denial of a claim for refund; (iii) to allow the Department to levy against the wages of federal employees; (iv) to make changes concerning filing requirements; and (v) to make other changes. Amends the Truth in Taxation Law in the Property Tax Code concerning TIF redevelopment project areas; taxing districts that did not levy taxes in the preceding year; notice forms required under the Law; and other changes. Amends the Retailers' Occupation Tax Act (i) to remove the requirement that a retailers' home address be included on the application for registration and (ii) to allow the Department to levy against wages of federal employees to the extent allowed by federal law. Amends the Motor Fuel Tax Law (i) to change the law concerning the display of decals, trip permits, and licenses; to increase of certain penalties under the Act; and makes other changes. Amend the Uniform Penalty and Interest Act to provide that "officer or employee of a taxpayer" includes a member of a limited liability partnership. Amends the Ill. Municipal Code to provide that a retailers' occupation tax or service occupation tax imposed by municipalities with a population between 20,000 and 25,000 does not apply to food and medicines. Provides that if such a municipality imposes one of the taxes it must also impose the other. Amends the Senior Citizens Property Tax Relief and Pharmaceutical Assistance Act concerning confidentiality. Amends the Illinois Vehicle Code concerning Motor Fuel Tax permits. Amends the Uniform Partnership Act to provide that the portion of the Act concerning liability of partners does not affect a partner's liability under the Uniform Penalty and Interest Act. Amends the State Finance Act to add the Non-Home Rule Retailers' Occupation Tax Fund to the list of funds in the State Treasury. Effective immediately.

Feb 16 1995 First reading Mar 01 Mar 16

Jan 07 1997 Session Sine Die Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a)

HB-2336 SKINNER. 410 ILCS 615/3.1 410 ILCS 615/3.12 410 ILCS 615/3.16 410 ILCS 615/3.16a new 410 ILCS 615/3.17 410 ILCS 615/3.29a new 410 ILCS 615/4 410 ILCS 615/5 410 ILCS 615/6 410 ILCS 615/7 410 ILCS 615/8 410 ILCS 615/9 410 ILCS 615/10 410 ILCS 615/11.5 410 ILCS 615/12 410 ILCS 615/13 410 ILCS 615/14.2 410 ILCS 615/15 410 ILCS 615/16.5 new 410 ILCS 615/17.5 new 410 ILCS 615/18.5 new 410 ILCS 615/19 410 ILCS 615/20 410 ILCS 615/11.1 rep. 410 ILCS 615/11.2 rep. 410 ILCS 615/11.3 rep. 410 ILCS 615/11.4 rep. 410 ILCS 615/14.1 rep. 410 ILCS 615/14.3 rep. 410 ILCS 615/17 rep. 410 ILCS 615/18 rep.

from Ch. 56 1/2, par. 55-3.1 from Ch. 56 1/2, par. 55-3.12 from Ch. 56 1/2, par. 55-3.16

from Ch. 56 1/2, par. 55-3.17

from Ch. 56 1/2, par. 55-4 from Ch. 56 1/2, par. 55-5 from Ch. 56 1/2, par. 55-6 from Ch. 56 1/2, par. 55-7 from Ch. 56 1/2, par. 55-7 from Ch. 56 1/2, par. 55-8 from Ch. 56 1/2, par. 55-9 from Ch. 56 1/2, par. 55-10 from Ch. 56 1/2, par. 55-13 from Ch. 56 1/2, par. 55-13 from Ch. 56 1/2, par. 55-14.2 from Ch. 56 1/2, par. 55-14.2

from Ch. 56 1/2, par. 55-19 from Ch. 56 1/2, par. 55-20

Amends the Egg and Egg Products Act. Requires diversion of eggs from a hazardous-disease-infected flock. Makes changes concerning storage and sale of eggs. Establishes July 1 through June 30 as the licensing year for egg licenses. Makes changes concerning inspection fees and refusal to issue or renew a license and revocation or suspension of a license. Authorizes the Department of Agriculture to conduct certain inspections. Replaces provisions concerning violations of the Act and penalties. Adds provisions concerning administrative hearings. Repeals provisions concerning surety bonds for egg handlers. Makes other changes. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading

Mar 01 Mar 16

Jan 07 1997 Session Sine Die

HB-2337 PEDERSEN

INSURANCE RECEIVERSHIP COMPAC Aug 04 1995 PUBLIC ACT 89-0247

HB-2338 BIGGERT.

775 ILCS 5/2-103 775 ILCS 5/2-104 775 ILCS 5/8-102 775 ILCS 5/8-104 775 ILCS 5/8-105 775 ILCS 5/8-105 775 ILCS 5/8A-102 775 ILCS 5/8B-102 775 ILCS 5/8B-102 775 ILCS 5/8B-103 from Ch. 68, par. 2-103 from Ch. 68, par. 2-104 from Ch. 68, par. 8-102 from Ch. 68, par. 8-104 from Ch. 68, par. 8-105 from Ch. 68, par. 8A-103 from Ch. 68, par. 8A-103 from Ch. 68, par. 8B-102 from Ch. 68, par. 8B-103

Amends the Human Rights Act. Makes numerous changes in relation to the use of arrest information by employers, the use of sign language interpreters at hearings, time limits for holding an initial hearing on a complaint, subpoenas and discovery in matters pending before the Human Rights Commission, agreements to

Referred to Rules Assigned to Agriculture & Conservation Refer to Rules/Rul 3-9(a) have the Commission retain jurisdiction over a matter for purposes of enforcing a settlement, dismissal of complaints, amendment of complaints, modification of Commission orders, and other matters.

FISCAL NOTE (Human Rights Commission)

There is no cost in implementing HB2338 and it will not result in any significant decrease in expenditures.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

775 ILCS 5/8A-103

775 ILCS 5/8B-103

Deletes language providing that the modification of an order by the Human Rights Commission may include supplementation of an award to include damages and attorney's fees accruing after the date of the public hearing.

HOUSE AMENDMENT NO. 2.

Makes changes regarding: use of arrest information in employment decisions, settlement of complaints filed with the Human Rights Commission, and amendment of complaints filed with the Commission. Note(s) That May Apply: Fiscal

	Y APPLY: FISCAL		
Feb 16 1995	First reading	Referred to Rules	
Mar 01		 Assigned to Judiciary - C 	Civil Law
Mar 16		Recommended do pass 0	07-001-002
	Placed Calndr, Second Rea	idng .	
		Fiscal Note Requested L	ANG
	Placed Calndr, Second Rea	ldng	
Mar 21		Fiscal Note Filed	
	Placed Calndr, Second Rea	ldng	
Mar 24	Second Reading		
	Placed Calndr, Third Read		
Apr 18	Recalled to Second Reading	ng	
	Held on 2nd Reading		
Apr 19	Amendment No.01	BIGGERT	Amendment
			referred to
		HRUL	
	Held on 2nd Reading		
Apr 24	Amendment No.02	BIGGERT	Amendment
* * * * *			referred to
	*.	HRUL	
	Held on 2nd Reading	· · · · · · · · · · · · · · · · · · ·	-
Apr 25	Amendment No.01	BIGGERT	Be approved
			considerati
	· · · · · · · · · · · · · · · · · · ·	005-000-003	.
	Amendment No.02	BIGGERT	Be approved
		· · · · · · · · · · · · · · · · · · ·	considerati
	·	005-000-003	
	Held on 2nd Reading		
Apr 26	Amendment No.01	BIGGERT	Adopted
		112-000-002	
	Amendment No.02	BIGGERT	Adopted
		114-000-001	LL DIGODDT
		Mtn Fisc Nte not Applic	able BIGGERT
		Motion prevailed	
		063-052-000	TD
		Motion JUDICIAL NO	IE .
		DOES NOT APPLY	
		BIGGERT	
		Motion prevailed	
	No. 4 Colorido Theird Doord	061-052-000	
4 27	Placed Calndr, Third Read		
Apr 27	Third Reading - Passed 11	1-000-004	
M ay 01	Arrive Senate		
	Sen Sponsor CRONIN	ln a	÷
	Placed Calendr, First Read First reading	Referred to Rules	
May 04	That reduing	Assigned to Judiciary	
May 16		Recommended do pass 0	11-000-000
Way IU	Placed Calndr, Second Rea		11 000-000
	a ravva Camar, ovvona Rea	ALLES .	

May 17

Second Reading Placed Calndr, Third Reading Refer to Rules/RRules

Jun 26 Apr 24 1996

Assigned to Judiciary Re-referred to Rules Approved for Consideration SRUL

Placed Calndr, Third Reading Refer to Rules/RRules Session Sine Die Jan 07 1997

HB-2339 MYERS

Jun 24

CAR RENTAL-DISABLED PERSONS PUBLIC ACT 89-0248 Aug 04 1995

CIARLO - BALTHIS - DOODY. HB-2340

620 ILCS 5/42-a rep. 620 ILCS 5/42-b rep. 620 ILCS 5/42-c rep. 620 ILCS 5/42-d rep. 620 ILCS 5/42-e rep. 620 ILCS 5/42-f rep. 620 ILCS 5/42-h rep. 620 ILCS 5/42-i rep. 620 ILCS 5/42-j rep.

Amends the Illinois Aeronautics Act. Repeals Sections concerning reports following accidents, requirements of security, duration of suspension, form, amount, custody, disposition, and return of security, transfer or registration to defeat purpose of the Act, surrender of license and registration, and other violations and penalties.

Feb 16 1995 First reading Mar 01

Referred to Rules Assigned to Transportation & Motor Vehicles Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die HB-2341 WINTERS.

20 ILCS 5/6.23 20 ILCS 2405/12a 20 ILCS 2405/13 35 ILCS 5/509 35 ILCS 5/510 30 ILCS 105/5.309 rep. 35 ILCS 5/507E rep.

Mar 16

from Ch. 127, par. 6.23 from Ch. 23, par. 3443a from Ch. 23, par. 3444 from Ch. 120, par. 5-509 from Ch. 120, par. 5-510

Amends the Civil Administrative Code of Illinois, the Disabled Persons Rehabilitation Act, the Illinois Income Tax Act, and the State Finance Act. Changes the name of the Rehabilitation Services Advisory Council to the State Rehabilitation Advisory Council. Provides that a person designated by the Statewide Independent Living Council, rather than the chairperson of that Council, may serve as an ex officio member of the State Rehabilitation Advisory Council. Provides that members shall be reimbursed for their "reasonable and necessary" expenses (now "actual") expenses. Eliminates the Assistive Technology for Persons with Disabilities Fund from the tax checkoff on individual income tax return forms. Effective immediately.

FISCAL NOTE (Dept. of Rehab. Services)

There will be no fiscal impact due to the passage of HB 2341.

		9
Note(s) That Ma	y Apply: Fiscal	
Feb 16 1995	First reading	Referred to Rules
Mar 01	-	Assigned to Elections & State
		Government
Mar 16		Recommended do pass 017-000-000
	Placed Calndr, Second Read	
Mar 21		Fiscal Note Requested LANG
initial 21	Second Reading	
	Held on 2nd Reading	
Mar 22	field off and Redding	Fiscal Note Filed
1 414 1	Held on 2nd Reading	i isoli i toto i ned
M 24		
Mar 24	Placed Calndr, Third Readi	ng

May	03			Re-committed to	Rules
Jan	07 1997	Session Sine Di	e		
HB-2342	HASSE	RT.			
205 ILCS	5 620/1-5		from Ch. 17,	par. 1551-5	
205 ILCS	5 620/1-5.	05	from Ch. 17,	par. 1551-5.05	
205 ILCS	5 620/1-5.	11	from Ch. 17,	par. 1551-5.11	
205 ILCS	5 620/1-5.	12 new		-	
205 ILCS	5 620/1-5.	13 new			
205 ILCS	5 620/2-4		from Ch. 17,	par. 1552-4	
205 ILCS	5 2-4.5 nev	V · .	,	•	
205 ILCS	5 620/2-8		from Ch. 17,	par. 1552-8	
205 ILCS	5 620/3-2		from Ch. 17.		
205 ILCS	5 620/4-1		from Ch. 17,	par. 1554-1	
205 ILCS	5 620/4-4		from Ch. 17,	par. 1554-4	
205 ILCS	5 620/5-1		from Ch. 17,		
205 ILCS	5 620/5-2		from Ch. 17,	par. 1555-2	
205 ILCS	5 620/5-9		from Ch. 17,	par. 1555-9	
205 ILCS	5 620/5-10).5 new			
205 ILCS	5 620/7-1		from Ch. 17,	par. 1557-1	
205 ILCS	5 620/9-1		from Ch. 17,	par. 1559-1	
205 ILCS	5 620/2-9	rep.			
205 ILCS	5 645/3	•	from Ch. 17,	par. 2710	
205 ILCS	5650/2		from Ch. 17,		
		T . 1		-	

Amends the Corporate Fiduciary Act. Establishes the manner and conditions under which a corporate fiduciary is required to pledge its assets to secure trust funds. Repeals provisions requiring a corporate fiduciary to deposit securities with the Commissioner of Banks and Trust Companies. Provides that the Commissioner's approval is required for a change in control caused by a gift, bequest, or inheritance in addition to a sale and purchase. Makes other changes. Establishes conditions under which a corporate fiduciary may disclose information. Amends the Foreign Banking Office Act and the Foreign Bank Representative Office Act to authorize trust activities by entities organized under those Acts. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: 205 ILCS 620/2-11 new 205 ILCS 620/3-3

Provides that a corporate fiduciary may hire additional advisors or agents, at the expense of the trust or estate, to advise the corporate fiduciary in the performance of its duties. Provides that a corporate fiduciary that is a subsidiary of a holding company may delegate to another subsidiary of the holding company qualified to administer trusts all of its fiduciary duties.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 16 1995	First reading
Mar 01	
Mar 08	Amendment No.01

Referred to Rules Assigned to Financial Institutions FIN INSTIT H Adopted 011-004-000 Remains in Committee Financial Institutions Fiscal Note Requested AS AMENDED/LANG Remains in Committee Financial Institutions Refer to Rules/Rul 3-9(a)

Mar 15

Mar 16

Jan 07 1997 Session Sine Die

HB-2343 MITCHELL

DCCA-EXPORTS-SM BUS-GRANTS Aug 18 1995 PUBLIC ACT 89-0382

HB-2344 PARKE.

New Act

Creates the Airport Noise Reduction Act. Feb 16 1995 First reading Mar 01

Referred to Rules Assigned to Executive

Mar 16	
Jan 07 1997	Session Sine Die

Refer to Rules/Rul 3-9(a)

HB-2345 PARKE - CLAYTON - MULLIGAN - PERSICO - PEDERSEN.

New Act

Creates the Airport Noise Act. HOUSE AMENDMENT NO. 1. Adds reference to: 620 ILCS 35/Act rep.

Creates the Permanent Noise Monitoring Act of 1995. Provides that each airport shall have an operable permanent noise monitoring system that shall be designed, constructed, and operated by the Division of Aeronautics of the Illinois Department of Transportation. Provides that the Division shall prepare a permanent noise monitoring report twice a year. Provides that the cost of the systems and the reports shall be borne by the State. Repeals the Permanent Noise Monitoring Act. Effective immediately.

 STATE MANDATES ACT FISCAL NOTE, AMENDED

 In the opinion of DCCA, HB2345, amended, fails to meet the

 definition of a mandate under the State Mandates Act.

 Feb 16 1995
 First reading

 Mar 01
 Assigned to Executive

 Mar 16
 Amendment No.01

Assigned to Executive EXECUTIVE H Adopted Recommnded do pass as amend 006-005-000

Placed Caindr, Second Reading

Second Reading Held on 2nd Reading

Held on 2nd Reading Placed Calndr, Third Reading

Mar 21

Fiscal Note Requested AS AMENDED/LANG St Mandate Fis Nte ReqAS AMENDED/LANG

Mar 23

St Mandate Fis Note Filed

Apr 27 May 01

Third Reading - Passed 064-050-000 Arrive Senate Sen Sponsor BUTLER Placed Calendr, First Readng

May 02 May 18 Referred to Rules Assigned to Executive Refer to Rules/Rul 3-9(a)

HB-2346 ZABROCKI

FIN INST FINANCE AGENCY EXEMPT Aug 20 1995 PUBLIC ACT 89-0400

First reading

Session Sine Die

HB-2347 TURNER,J.

Jan 07 1997

225 ILCS 5/17.5 new 225 ILCS 15/16.5 new 225 ILCS 60/3.5 new 225 ILCS 60/3.5 new 225 ILCS 65/4.5 new 225 ILCS 70/10.5 new 225 ILCS 70/10.5 new 225 ILCS 80/4.5 new 225 ILCS 80/4.5 new 225 ILCS 90/2.5 new 225 ILCS 90/2.5 new 225 ILCS 100/11.5 new 225 ILCS 100/11.5 new 225 ILCS 100/11.5 new 225 ILCS 100/10.5 new 225 ILCS 100/2.5 new 225 ILCS 305/2.3.5 new 225 ILCS 310/4.5 new 225 ILCS 310/4.5 new 225 ILCS 330/16.5 new 225 ILCS 335/8.5 new 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 450/9.01 new 225 ILCS 455/3.5 new

Amends various professional licensing Acts. Allows the Department of Professional Regulation to impose 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.

FISCAL NOTE (Dept. of Professional Regulation)

HB2347 will have minimal fiscal impact. The Dept. should be able to recover any additional costs through the proceedings. STATE MANDATES FISCAL NOTE In the opinion of DCCA, HB 2347 fails to meet the definition of a State mandate.

SENATE AMENDMENT NO. 1.

Substitutes the Office of Banks and Real Estate for the Department of Professional Regulation in the civil enforcement provisions of the Real Estate License Act of 1983.

SENATE AMENDMENT NO. 2.

Deletes reference to: 225 ILCS 90/2.5 225 ILCS 335/8.5 225 ILCS 410/1-7.5 Adds reference to: 20 ILCS 2105/61e 225 ILCS 30/15

from Ch. 111, par. 8401-15

Amends the Civil Administrative Code of Illinois to provide that earnings on investments of moneys from the Professions Indirect Cost Fund shall be retained in the Fund. Further amends the Dietetic and Nutrition Services Practice Act to exempt certain persons providing dietary technical support in a regulated Department on Aging facility or program from dietician licensure requirements under the Act. Deletes changes to the Physical Therapy Act, the Roofing Industry Licensing Act, and the Barber, Cosmetology, Esthetics, and Nail Technology Act.

Feb 16 1995	First reading	Referred to Rules
Mar 01 Mar 15		Assigned to Registration & Regulation Do Pass/Short Debate Cal 012-000-000
Mai 15	Placed Cal 2nd Rdg-Sht Dt	
Mar 16	The help on the help on the	Fiscal Note Requested LANG
	Cal Ord 2nd Rdg-Shr Dbt	
Mar 20		Fiscal Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	
Mar 21	Second Reading-Short Deb	
4 27	Pld Cal Ord 3rd Rdg-Sht D	
Apr 27		Re-committed to Rules
Dec 11		Approved for Consideration
		006-000-001
T	Calendar Order of 3rd Rdn	
Feb 22 1996		St Mandate Fis Note Filed
	Calendar Order of 3rd Rdn	
Mar 25	Third Reading - Passed 108	3-000-000
Mar 26	Arrive Senate	
	Placed Calendr, First Readr	lg
Mar 28	Sen Sponsor MADIGAN	
	First reading	Referred to Rules
Apr 18		Assigned to Insurance, Pensions &
		Licen. Act.
Apr 24	Amendment No.01	INS PEN LIC S Adopted
	Amendment No.02	INS PEN LIC S Adopted
		Recommnded do pass as amend
		010-000-000
	N	

Placed Calndr, Second Reading

Apr 25	Second Reading
	Placed Calndr, Third Reading
May 0	7 Third Reading - Passed 055-000-000
•	Arrive House
	Referred to Rules
May 0	8 Approved for Consideration
-	Place Cal Order Concurrence 01,02
	Motion Filed Concur
· · ·	Refer to Rules/Rul 8-4(a)
	Motion referred to 01,02/HREG
	Place Cal Order Concurrence 01,02
May 0	9 Be approved consideration
	Place Cal Order Concurrence 01,02
	H Concurs in S Amend. 01,02/111-000-001
	H Concurs in S Amend. 111-000-001
	Passed both Houses
Jun 07	Sent to the Governor
Jun 18	
	PUBLIC ACT 89-0474 effective date 96-06-18
HB-2348	PANKAU - SAVIANO - BURKE - JONES.LOU - MOORE.EUGENE AND

30 ILCS 105/5.323 rep.

30 ILCS 105/5.338 rep. 30 ILCS 105/5.351 rep. 30 ILCS 105/6z-28 new 225 ILCS 15/24.1 225 ILCS 20/13.1 225 ILCS 30/87 225 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

from Ch. 111, par. 8401-87

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. Requires each profession regulated under those Acts to deposit all fees and fines collected into the General Professions Dedicated Fund. Repeals the Dietetic and Nutrition Services Dedicated Fund, and the Naprapathic Examining Committee Fund. Effective immediately.

HOUSE AMENDMENT NO. 1. Deletes reference to: 30 ILCS 105/5.323 rep. 30 ILCS 105/5.338 rep. 30 ILCS 105/5.351 rep. 30 ILCS 105/6z-28 new 225 ILCS 105/6z-28 new 225 ILCS 20/13.1 225 ILCS 20/13.1 225 ILCS 30/87 from 0

from Ch. 111, par. 8401-87

225 ILCS 37/90 new 225 ILCS 37/90 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 110/14.5 new 225 ILCS 410/4-5.1 new 225 ILCS 446/200 805 ILCS 10/19 new Adds reference to: 225 ILCS 15/6

Deletes everything. Amends the Clinical Psychologist Licensing Act. Makes a technical change in the Section referring to the duties of the Department of Professional Regulation.

FISCAL NOTE, HAM-2 (Dpt. of Professional Regulation)

HB 2348, with H-am 2, will have no measurable fiscal impact.

No	ote(s) That Ma	y Apply: Fiscal		
		First reading	Referred to Rules	
	Mar 01		Assigned to Registration	& Regulation
	Mar 15	Amendment No.01	REGIS REGULAT H	Adopted
			Recommnded do pass as 008-005-000	amend
		Placed Calndr, Second Rea	dng	1
	Apr 06	Second Reading Held on 2nd Reading		
	Apr 18	Amendment No.02	SAVIANO	Amendment referred to
			HRUL	· ·
		Held on 2nd Reading		

Amendment No.02 SAVIANO Apr 19 Rules refers to HREG Held on 2nd Reading Amendment No.02 SAVIANO Be approved Apr 21 considerati 008-000-000 Held on 2nd Reading Fiscal Note Filed Apr 26 Held on 2nd Reading Re-committed to Rules Apr 27 Jan 07 1997 Session Sine Die

HB-2349 WINTERS.

225 ILCS 65/15

from Ch. 111, par. 3515

Amends the Ill. Nursing Act of 1987 to provide that a person who fails to pass an examination "within 3 years of the first time he or she took the examination in any jurisdiction" rather than "within 3 years" to determine that person's fitness to receive a license as a registered professional nurse or a licensed practical nurse must recomplete the entire course of study before he or she will be allowed to retake the test or be issued a license.

FISCAL NOTE (Dept. of Professional Regulation)

House Bill 2349 will have no measurable fiscal impact.

SENATE AMENDMENT NO. 1.

Further amends the Illinois Nursing Act of 1987. Provides that an applicant for licensure as a registered professional nurse or a licensed practical nurse must pass an examination for licensure within 3 years of the first time he or she first took the examination. If the applicant does not do so, he or she shall be ineligible to take any further examinations until he or she submits to the Department of Professional Regulation evidence that he or she recompleted the entire course of study. Adds an immediate effective date.

SENATE AMENDMENT NO. 2.

Adds reference to:

625 ILCS 5/11-501.3a new

Amends the Illinois Vehicle Code. Provides that the results of blood or urine tests performed for the purpose of determining the content of alcohol or other drugs in a person's blood or urine conducted upon persons receiving medical treatment in a hospital emergency room for injuries resulting from an automobile accident may be reported to the Department of State Police or local law enforcement agencies.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-am 2.

Recommends that the bill be further amended as follows:

Deletes reference to:

625 ILCS 5/11-501.3a new

Changes the title and deletes the amendatory provisions to the Illinois Vehicle Code

Code.			
Feb 16 1995 Mar 01 Mar 08	First reading	Referred to Rules Assigned to Registration a Recommended do pass 00	
intel 00	Placed Calndr,Second Rea	dng	
		Fiscal Note Requested LA	NG
Mar 00	Placed Calndr, Second Rea	ang	
Mar 09	Second Reading Held on 2nd Reading		
Mar 20	Field off 21th Reading	Fiscal Note Filed	
Mai 20	Held on 2nd Reading	Tiscal Note Theu	
Mar 23	Amendment No.01	WINTERS	Amendment referred to
		HRUL	Teleffeu to
and the second second	Held on 2nd Reading	THROE .	
Apr 18	Placed Calndr, Third Readi	ing	
Apr 25	Third Reading - Passed 10	6-000-009	
	Tabled Pursuant to Rule5-		
	Third Reading - Passed 10	5-000-009	
Apr 26	Arrive Senate		
M	Placed Calendr, First Read		
May 02 May 02	Sen Sponsor BURZYNSK		
May 03 May 04	First reading	Referred to Rules Assigned to Insurance, Pe	nciona fr
·		Licen. Act.	
May 12	Amendment No.01 Amendment No.02	INS PEN LIC S INS PEN LIC S	Adopted Adopted
		Recomminded do pass as a 006-002-000	
	Placed Calndr, Second Rea		
May 15	Second Reading		
	Placed Calndr, Third Readi	ng	
States and the	Added as Chief Co-sponsor	SYVERSON	
May 16	Third Reading - Passed 040		
	Refer to Rules/Rul 8-4(a)		
May 19	Place Cal Order Concurrer	nce 01,02	
May 20	Motion Filed Concur	INDUIT	
and the second second	Motion referred to	HRUL	
	Motion referred to	HREG Motion withdrawn TO CC	NCUD
	Motion Filed Non-Concur		INCUR
	Motion referred to	HRUL	
May 21	motion referred to	Be approved consideration	
	Place Cal Order Concurrer		
level state	Motion Filed Concur		
	Motion referred to	HRUL	
	Motion referred to	HREG	
	Place Cal Order Concurrer		
May 24		Be approved consideration	L
L.1.10	Place Cal Order Concurrer	nce 01	
Jul 10	Re-refer Rules/RRules	American d 62- Council	
Nov 03		Approved for Consideration 007-000-000	n
	Motion Filed Concur	007-000-000	
	inclusion i neu concul		

Nov 03 – <i>Cont.</i>	Motion referred to HRUL	
	Be approved consideration Motion Filed Non-Concur 02/WINTERS Motion referred to HRUL	
Nov 14	Be approved consideration Place Cal Order Concurrence 01,02 H Concurs in S Amend. 01/115-000-000 H Noncners in S Amend. 02 Secretary's Desk Non-concur 02	
Nov 15	Filed with Secretary	
	Mtn recede - Senate Amend Motion referred to SRUL S Refuses to Recede Amend 02/BURZYNSKI S Requests Conference Comm 1ST/BURZYNSKI Sen Conference Comm Apptd 1ST/BURZYNSKI, MADIGAN, FITZGERALD, CULLERTON, MOLARO	
	Hse Accede Req Conf Comm IST Hse Conference Comm Apptd IST/CHURCHILL SAVIANO, WINTERS, JONES,LOU, CURRIE	
Feb 07 1996 Feb 21	House report submitted Conf Comm Rpt referred to HRUL Filed with Secretary	
	Conference Committee Report Conf Comm Rpt referred to SRUL	
·	Rules refers to SINS	
Feb 29	Conference Committee Report Be approved consideration	
May 20	Senate report submitted Senate Conf. report Adopted 1ST/056-000-000 Conference Committee Report Be approved consideration	· · · · ·
	House report submitted House Conf. report Adopted IST/099-015-002 Both House Adoptd Conf rpt IST Passed both Houses	
Jun 13 Jun 18	Sent to the Governor Governor approved PUBLIC ACT 89-0475 effective date 96-06-18	
HB-2350 SAVIAI		
225 ILCS 15/10 225 ILCS 25/9 225 ILCS 25/13 225 ILCS 41/10-10 225 ILCS 41/10-15 225 ILCS 41/10-40	5	
225 ILCS 41/10-40 225 ILCS 55/40 225 ILCS 60/9 225 ILCS 70/8 225 ILCS 80/14 225 ILCS 100/10 225 ILCS 110/8	from Ch. 111, par. 8351-40 from Ch. 111, par. 4400-9 from Ch. 111, par. 3658 from Ch. 111, par. 3914 from Ch. 111, par. 4810 from Ch. 111, par. 7908	
225 ILCS 115/8 225 ILCS 305/13 225 ILCS 305/13 225 ILCS 330/12 225 ILCS 415/11 225 ILCS 425/7	from Ch. 111, par. 7008 from Ch. 111, par. 1313 from Ch. 111, par. 1313 from Ch. 111, par. 1313 from Ch. 111, par. 3262 from Ch. 111, par. 6211 from Ch. 111, par. 2010	

Amends various professional licensing Acts to delete provisions in the licensing qualification Sections that refer to applicants having to be residents of Illinois and U.S. citizens or lawfully admitted aliens in order to be licensed under the individual Acts.

FISCAL NOTE (Dept. of Professional Regulation)

House Bill 235	50 will have no measurable fiscal impact.	
	First reading Referred to Rules	
Mar 01	Assigned to Registration & Regula	tion
Mar 15	Do Pass/Short Debate Cal 013-000)-000
	Placed Cal 2nd Rdg-Sht Dbt	
Mar 20	Fiscal Note Filed	
	Cai Ord 2nd Rdg-Shr Dbt	
Mar 21	Second Reading-Short Debate	
	Pld Cal Ord 3rd Rdg-Sht Dbt	
Apr 20	Re-committed to Rules	
Jan 07 1997	Session Sine Die	
NOOT	NE ANDREA	

HB-2351 MOORE, ANDREA

STATE EMPLOY INS-CONTRIBUTIONS Jun 30 1995 PUBLIC ACT 89-0053

HB-2352 PARKE – MOORE, ANDREA.

5 ILCS 375/10 from Ch. 127, par. 530

Amends the State Employees Group Insurance Act of 1971. Provides that the Department of Central Management Services may establish the amount employees must contribute for group health benefits (removes the current limit of \$12.50 per month). Effective July 1, 1995.

NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Mar 01

Referred to Rules Assigned to Elections & State Government Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die -2353 FLOWERS – LANG – DAVIS, STEVE.

HB-2353 New Act

Mar 16

Creates the Healthy Start Program Act. Establishes a 3-year demonstration project, administered by DCFS, to prevent child abuse and neglect by providing various services to families meeting specified criteria. Establishes the Healthy Start Program Steering Committee to plan and implement the Healthy Start Program. Note(s) That Max Apply: Fiscal

NOTE(S) THAT IVIAY APPLY. FISCAL	
Feb 16 1995 First reading	Referred to Rules
Mar 01	Assigned to Priv, De-Reg, Econ & Urban Devel
M 15	Motion disch comm, advc 2nd
Mar 15	Committee Priv, De-Reg, Econ &
	Urban Devel
Mar 16	Refer to Rules/Rul $3-9(a)$
Mar 23	Motion disch comm, advc 2nd
Indi ao	HOUSE BILL TO
	ORDER 2ND READING
	FLOWERS
	Committee Rules

Jan 07 1997 Session Sine Die

HB-2354 DART.

325 ILCS 5/7.3c new

Amends the Abused and Neglected Child Reporting Act. Requires the Department of Children and Family Services to require substance abuse assessments by licensed programs selected by Department of Alcoholism and Substance Abuse of women whose children temporarily have been removed from their custody. Provides that if DCFS has petitioned the court to limit custody, the licensed program shall report the assessment results and treatment recommendation to the court which then may require treatment participation as a condition precedent to regaining or retaining custody. If DCFS has not petitioned the court, permits DCFS to require treatment participation as part of family preservation efforts.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01 Mar 16 Mar 23

Referred to Rules Assigned to Judiciary - Criminal Law Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --DART Committee Rules

Jan 07 1997 Session Sine Die

HB-2355 DART.

325 ILCS 5/4.5 new 705 ILCS 405/2-25

from Ch. 37, par. 802-25

Amends the Abused and Neglected Child Reporting Act to require a person who interprets certain tests administered to a newborn infant to report the results of the tests to DCFS if the tests indicate the presence of certain controlled substances. Requires DCFS to make the test report available to the court and parties in abused and neglected minor actions. Amends the Juvenile Court Act of 1987 to require a court in a custody hearing to require drug testing of adult individuals residing in the household in which a minor was placed if the minor was adjudicated neglected or abused because of drug use of the person in whose care the minor was placed or because the minor was a newborn infant for whom test results for certain controlled substances were positive. Effective immediately.

Feb 16 1995 First reading Mar 01

Mar 16 Mar 23 Referred to Rules Assigned to Judiciary - Criminal Law Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --DART Committee Rules

Jan 07 1997 Session Sine Die

HB-2356 DART - LANG - DAVIS, STEVE - SCOTT AND SMITH, M.

20 ILCS 505/5

from Ch. 23, par. 5005

Amends the Children and Family Services Act. Requires the Department of Children and Family Services to provide information on a child's criminal background to the child's foster care providers.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01 Mar 15

Mar 16

Amendment No.01

Amendment No.02

Referred to Rules Assigned to Judiciary - Criminal Law Motion disch comm, advc 2nd Committee Judiciary - Criminal Law JUD-CRIMINAL H Amendment referred to HRUL

JUD-CRIMINAL H

SubcommitteeTRUTH/SENTENCING Motion Do Pass-Lost 007-007-000 HJUB

Committee Judiciary - Criminal Law Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --DART Committee Rules

Jan 07 1997 Session Sine Die

HB-2357 DART - LANG - SCOTT - HOLBROOK - SMITH,M.

325 ILCS 5/7.14

from Ch. 23, par. 2057.14

Amends the Abused and Neglected Child Reporting Act to provide that identifying information in indicated or undetermined reports involving sexual abuse or death of, or serious physical injury to, a child shall be retained no less than 10 years. Current law provides that identifying information (i) in indicated reports may be retained longer than 5 years and (ii) in undetermined reports may be retained no longer than 5 years.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01 Mar 15

Referred to Rules Assigned to Judiciary - Criminal Law Motion disch comm, advc 2nd Committee Judiciary - Criminal Law

Mar 23

referred to

Mar 16

Amendment No.01

Amendment No.02

JUD-CRIMINAL H Amendment referred to

JUD-CRIMINAL H Tο

HRUL

SubcommitteeTRUTH/SENTENCING Motion Do Pass-Lost 007-001-006 HJUB

Committee Judiciary - Criminal Law Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --DART Committee Rules

Mar 23

Jan 07 1997 Session Sine Die

COWLISHAW - CROSS. HB-2358

750 ILCS 5/503 from Ch. 40, par. 503

Amends the Marriage and Dissolution of Marriage Act. Makes a stylistic change in provisions concerning disposition of property.

Feb 16 1995	First reading	Referred to Rules
Mar 01	Ũ	Assigned to Judiciary - Civil Law
Mar 16		Recommended do pass 007-004-000
	Placed Calndr, Second Rea	idng
Mar 21	Amendment No.01	DEERING Amendment

HRUL

	Placed Calndr, Second Reading
	Second Reading
·	Held on 2nd Reading

Apr 27 May 03

Jan 07 1997 Session Sine Die Re-committed to Rules

HB-2359 BRADY.

40 ILCS 5/3-106

40 ILCS 5/3-109

40 ILCS 5/3-110

from Ch. 108 1/2, par. 3-106 from Ch. 108 1/2, par. 3-109 from Ch. 108 1/2, par. 3-110 from Ch. 108 1/2, par. 4-107

40 ILCS 5/3-114.2 40 ILCS 5/4-107 40 ILCS 5/4-108 65 ILCS 5/10-1-12 65 ILCS 5/10-2.1-6 65 ILCS 5/10-2.1-14 70 ILCS 705/16.06 30 ILCS 805/8.19 new

from Ch. 108 1/2, par. 3-114.2 from Ch. 108 1/2, par. 4-108 from Ch. 24, par. 10-1-12 from Ch. 24, par. 10-2.1-6 from Ch. 24, par. 10-2.1-14 from Ch. 127 1/2, par. 37.06

Amends the Downstate Police and Fire Articles of the Pension Code to delete provisions limiting military service credit to wartime. Eliminates age and fitness requirements for participation and allows credit to be established for certain periods of past service during which a person was not allowed to participate because of those age and fitness requirements. Provides that a police officer who enters service on or after the effective date of this amendatory Act is ineligible for a nonduty disability pension until he or she has earned at least 7 years of creditable service. Amends the Illinois Municipal Code and the Fire Protection District Act to remove age restrictions on the appointment of police officers and firefighters. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION IMPACT NOTE

Fiscal impact cannot be determined. Some local firefighters' pension funds may experience an increase in costs as firefighters with pre-existing conditions could increase disability costs

NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates Feb 16 1995 First reading

Mar 01 Mar 09 Referred to Rules Assigned to Personnel & Pensions Pension Note Filed Committee Personnel & Pensions

Mar 16		Refer to Rules/Rul 3-9(a)	
Jan 07 1997	Session Sine Die		

HB-2360 WAIT - TENHOUSE - HARTKE - BIGGINS - BRUNSVOLD. 70 ILCS 3615/2.21 from Ch. 111 2/3, par. 702.21

Amends the Regional Transportation Authority Act. Provides that the Authority or the Service Board and a transportation agency may agree in a purchase service agreement or otherwise to sublease property acquired. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: 625 ILCS 5/11-701 from Ch. 95 1/2, par. 11-701 625 ILCS 5/11-1412.2 new 625 ILCS 5/12-702 from Ch. 95 1/2, par. 12-702 625 ILCS 40/5-1 625 ILCS 40/10-1

Amends the Vehicle Code and the Snowmobile Registration and Safety Act. Prohibits excessive use of the left lane of rural controlled access highways except when certain conditions exist. Changes the requirement that motor vehicles of the second division must carry flares and other warning devices by limiting the class to motor vehicles of the second division weighing more than 8,000 pounds. Prohibits driving a motor vehicle or a snowmobile on a levee, except for levee roadways specially designed and designated for vehicular traffic. Provides penalties for violating the provisions concerning driving on a levee.

	E, AMENDED (DOT)	
	ided, will have no additional	fiscal impact on DOT.
Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Transportation & Motor Vehicles
Mar 15	Amendment No.01	TRANSPORTAT'N H Adopted Recommnded do pass as amend 026-000-000
	Placed Caindr, Second Rea	ldng
Mar 16		Fiscal Note Requested AS AMENDED/LANG
	Placed Calndr, Second Rea	ldng
Mar 21		Fiscal Note Filed
	Second Reading	
	Placed Calndr, Third Read	ling
May 03		Re-committed to Rules
Jan 07 1997	Session Sine Die	
HB-2361 CROSS		
805 ILCS 10/3.4	from Ch. 3	32, par. 415-3.4

Amends the Professional Service Corporation Act. Adds a Section caption to the Section defining the term "professional corporation".

Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Judiciary - Civil Law
Mar 16		Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	

HB-2362 CROSS.

750 ILCS 20/6 from Ch. 40, par. 1206

Amends the Revised Uniform Reciprocal Enforcement of Support Act to make technical changes in a Section concerning interstate rendition for failing to provide support.

Feb 16 1995	First reading	Referred to Rules
Mar 01	-	Assigned to Judiciary - Civil
Mar 16		Refer to Rules/Rul 3-9(a)
J an 07 1997	Session Sine Die	

HB-2363 CROSS.

750 ILCS 45/4

from Ch. 40, par. 2504

Amends the Illinois Parentage Act of 1984 by making technical changes in the Section concerning how parent and child relationships are established.

Feb 16 1995 First reading

Referred to Rules

Law

Mar 01 Mar 16

Session Sine Die Ian 07 1997

CROSS. HB-2364

755 ILCS 5/2-1

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

Amends the Probate Act of 1975 to make a technical change in a Section concerning rules of descent and distribution.

Feb 16 1995	First reading
Mar 01	
Mar 16	
Jan 07 1997	Session Sine Die

Referred to Rules Assigned to Judiciary - Civil Law Refer to Rules/Rul 3-9(a)

Assigned to Judiciary - Civil Law

Refer to Rules/Rul 3-9(a)

CROSS. HB-2365 805 ILCS 180/1-10

Amends the Limited Liability Company Act. Makes grammatical changes in a Section concerning the name of a limited liability company.

Feb 16 1995 First reading Mar 01 Mar 16 Session Sine Die Jan 07 1997

Refer to Rules/Rul 3-9(a)

CROSS. HB-2366

805 ILCS 210/104

from Ch. 106 1/2, par. 151-5

Referred to Rules

Referred to Rules

Amends the Revised Uniform Limited Partnership Act. Makes technical changes in a Section concerning records to be kept by a limited partnership.

Feb 16 1995 First reading

Mar 01

Mar 16

Referred to Rules Assigned to Judiciary - Civil Law Refer to Rules/Rul 3-9(a)

Assigned to Judiciary - Civil Law

Refer to Rules/Rul 3-9(a)

Assigned to Judiciary - Civil Law

Jan 07 1997 Session Sine Die

HB-2367 CROSS.

805 ILCS 205/6

from Ch. 106 1/2, par. 6

Amends the Uniform Partnership Act. Makes technical changes in the Section defining a partnership.

Feb 16 1995 First reading Mar 01 Mar 16

Jan 07 1997 Session Sine Die

HB-2368 CROSS.

New Act

Creates the Limited Liability Partnership Act. Creates a short title Section only. Referred to Rules First reading Feb 16 1995 Assigned to Judiciary - Civil Law Mar 01 Refer to Rules/Rul 3-9(a) Mar 16 Jan 07 1997 Session Sine Die

CROSS. HB-2369

750 ILCS 60/102

from Ch. 40, par. 2311-2

Amends the Illinois Domestic Violence Act of 1986 by making technical changes in the Section concerning the purposes and rules of construction of the Act.

Feb 16 1995 First reading Mar 01 Mar 16

Referred to Rules 'Assigned to Judiciary - Civil Law Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-2370 DEUCHLER

RESIDENT MORTGAGE-SAVING&LOANS Aug 17 1995 PUBLIC ACT 89-0355

DART - FLOWERS - LANG. HB-2371

20 ILCS 505/5c new

20 ILCS 505/34.13 new

20 ILCS 505/34.14 new 30 ILCS 505/34.14 new

Amends the Children and Family Services Act to create the Children's Services Commission. Provides that the Commission shall recommend ways to more effectively deliver services provided by the State to children and families, to promote inter-agency cooperation relating to the delivery of those services, to more effectively use existing resources, and to eliminate duplication of efforts. Directs the Commission to make recommendations on the abolition of existing boards, committees, and commissions and on the consolidation of the powers and duties of those boards, committees, and commissions into a single entity. Creates the Task Force on Accreditation of Services for Children which shall develop accreditation standards for foster homes, group homes, community facilities, and other facilities and a 2-year plan for mandatory accreditation for those facilities. Requires employees of the Department of Children and Family Services and independent contractors to possess certain qualifications before providing direct child welfare services. Amends the Illinois Purchasing Act to require prospective contractors for child welfare services to prequalify with the Department of Children and Family Services. Effective immediately.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading

Mar 01

Mar 09

Mar 16

Mar 23

ORI --DA Com

Jan 07 1997 Session Sine Die

HB-2372 DART – FLOWERS – LANG.

20 ILCS 505/34.13 new

Amends the Children and Family Services Act to create the Children's Services Commission. Provides that the Commission shall recommend ways to more effectively deliver services provided by the State to children and families, to promote inter-agency cooperation relating to the delivery of those services, to more effectively use existing resources, and to eliminate duplication of efforts. Directs the Commission to make recommendations on the abolition of existing boards, committees, and commissions and on the consolidation of the powers and duties of those boards, committees, and commissions into a single entity. Effective immediately. Note(s) That May Apply: Fiscal

OTE(S) I HAT MAY APPLY: FISCA	
Feb 16 1995 First reading	Referred to Rules
Mar 01	Assigned to Priv, De-Reg, Econ &
	Urban Devel
Mar 15	Motion disch comm, advc 2nd
	Committee Priv, De-Reg, Econ &
	Urban Devel
Mar 16	Refer to Rules/Rul 3-9(a)
Mar 23	Motion disch comm, advc 2nd
	HOUSE BILL TO
	ORDER 2ND READING
	DART
	Committee Rules

Jan 07 1997 Session Sine Die

HB-2373 DART – LANG – FLOWERS – HOLBROOK – SMITH,M.

20 ILCS 505/34.14 new

30 ILCS 505/9.07 new

Amends the Children and Family Services Act. Creates the Task Force on Accreditation of Services for Children which shall develop accreditation standards for foster homes, group homes, community facilities, and other facilities and a 2-year

Referred to Rules Assigned to Health Care & Human Services Motion disch comm, advc 2nd Committee Health Care & Human Services Motion Do Pass-Lost 007-011-000 HCHS Committee Health Care & Human Services Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING

ORDER 2ND READING

Committee Rules

plan for mandatory accreditation for those facilities. Amends the Illinois Purchasing Act to require prospective contractors for child welfare services to prequalify with the Department of Children and Family Services. Effective immediately.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01 Mar 09

> Mar 16 Mar 23

Referred to Rules Assigned to Consumer Protection Motion disch comm, advc 2nd Committee Consumer Protection Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --DART Committee Rules

Jan 07 1997 Session Sine Die

HB-2374 DART - LANG - FLOWERS - SCOTT - HOLBROOK.

20 ILCS 505/5c new

Amends the Children and Family Services Act. Requires employees of the Department of Children and Family Services and independent contractors to possess certain qualifications, including certain education and experience, before providing direct child welfare services. Effective immediately.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01

Mar 09

Mar 16 Mar 23 Referred to Rules Assigned to Elections & State Government Motion disch comm, advc 2nd Committee Elections & State Government Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --DART Committee Rules

Jan 07 1997 Session Sine Die HB-2375 FLOWERS – LANG.

325 ILCS 5/8.2 325 ILCS 5/8.2a new 325 ILCS 5/8.2b new

from Ch. 23, par. 2058.2

Amends the Abused and Neglected Child Reporting Act. Provides standards to use in annual evaluations of family preservation programs provided by the Department of Children and Family Services or private agencies under contract with DCFS. Provides that results of the annual evaluation shall be reported to the General Assembly. Provides that if the evaluation determines that a program is unsuccessful, further State funding shall cease. Provides for parent education classes as part of the family preservation plan. Provides minimum curriculum requirements for the parenting classes. Provides guidelines for determining whether the child's family is willing and able to provide the child with a safe family home. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 16 1995 First reading Mar 01 Mar 09

Mar 16 Mar 23 Referred to Rules Assigned to Consumer Protection Motion disch comm, advc 2nd Committee Consumer Protection Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --FLOWERS Committee Rules

Jan 07 1997

Session Sine Die

HB-2376 FLOWERS - LANG.

325 ILCS 5/8.2b new

Amends the Abused and Neglected Child Reporting Act. In connection with the family preservation programs provided by the Department of Children and Family Services, provides service plan guidelines for determining whether the child's family is willing and able to provide the child with a safe family home. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Mar 01

Mar 15

Mar 16 Mar 23 Referred to Rules Assigned to Priv, De-Reg, Econ & Urban Devel Motion disch comm, advc 2nd Committee Priv, De-Reg, Econ & Urban Devel Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --FLOWERS Committee Rules

Jan 07 1997 Session Sine Die

HB-2377 FLOWERS - LANG.

325 ILCS 5/8.2

from Ch. 23, par. 2058.2

Referred to Rules

Urban Devel

Urban Devel Refer to Rules/Rul 3-9(a)

HOUSE BILL TO ORDER 2ND READING

--FLOWERS Committee Rules

Assigned to Priv, De-Reg, Econ &

Motion disch comm, advc 2nd Committee Priv, De-Reg, Econ &

Motion disch comm, advc 2nd

Amends the Abused and Neglected Child Reporting Act. Provides standards to use in annual evaluations of family preservation programs provided by the Department of Children and Family Services or private agencies under contract with DCFS. Provides that results of the annual evaluation shall be reported to the General Assembly. Effective immediately.

Note(s) That May Apply: Fiscal

TE(S) LHAT MAY	APPLY: FISCAL
Feb 16 1995	First reading
Mar 01	

Mar 15

Mar 16 Mar 23

Jan 07 1997 Session Sine Die

HB-2378 FLOWERS.

325 ILCS 5/8.2a new

Amends the Abused and Neglected Child Reporting Act. Provides for parent education classes as part of the Department of Children and Family Services family preservation program. Provides minimum curriculum requirements for the parenting classes. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Referred to Rules Feb 16 1995 First reading Assigned to Registration & Regulation Mar 01 Motion Do Pass-Lost 004-006-000 Mar 15 HREG Remains in Committee Registration & Regulation Refer to Rules/Rul 3-9(a) Mar 16 Mar 23 Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --FLOWERS Committee Rules

Jan 07 1997 Session Sine Die

HB-2379 DART - SCOTT - LANG - FLOWERS - HOLBROOK AND SMITH.M.

705 ILCS 405/1-5 705 ILCS 405/2-18 from Ch. 37, par. 801-5 from Ch. 37, par. 802-18

Amends the Juvenile Court Act of 1987. Provides that it is an absolute right of the minor to be present in court. The court in its discretion, based on a finding of irreparable harm to the minor, may exclude the minor from parts of a dispositional hearing and with the consent of the parents, guardian, counsel, or guardian ad litem, Present law gives discretion to the court to exclude the minor without a finding of irreparable harm. Provides that in proceedings under Article II (abused, neglected, or dependent minor) of the Juvenile Court Act, the minor shall be given the opportunity to address the court personally or through counsel in chambers with cross examination restricted to written questions and to testify on his or her own behalf. Provides that previous out of court statements made by the minor relating allegations of abuse or neglect are presumed admissible and the requirement of corroboration of the statement shall be applied liberally. Deletes provision that uncorroborated statements not subject to cross examination are not sufficient in themselves to support a finding of abuse or neglect. Effective immediately. Effective immediately.

Feb 16 1995 First reading Mar 01 Mar 09

Mar 16 Mar 23

Referred to Rules Assigned to Judiciary - Civil Law Motion disch comm, advc 2nd Committee Judiciary - Civil Law Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --DART Committee Rules

Jan 07 1997 Session Sine Die

HB.2380 DART - SCOTT.

705 ILCS 405/2-28

from Ch. 37, par. 802-28

Amends the Juvenile Court Act of 1987. Provides that in the case of an abused, neglected, or dependent minor whose permanency goal has not been achieved within 24 months of adjudication of wardship, the public agency that is the guardian or custodian of the minor shall immediately file a petition to (i) transfer the custody of the minor to his or her natural parent or parents; (ii) transfer the custody of the minor to a relative other than the minor's natural parent; (iii) terminate residual parental rights under the Adoption Act; or (iv) place the minor in permanent substitute care. Effective immediately,

	Feb 16 1995 Mar 01 Mar 15	First reading	Referred to Rules Assigned to Judiciary - Criminal Law Motion disch comm, advc 2nd Committee Judiciary - Criminal Law
	Mar 16	Amendment No.01	JUD-CRIMINAL H Amendment referred to
			HRUL
		Amendment No.02	JUD-CRIMINAL H
		·	То
			SubcommitteeTRUTH/SENTENCING
			Motion Do Pass-Lost 006-005-000 HJUB
			Committee Judiciary - Criminal Law
			Refer to Rules/Rul 3-9(a)
	Mar 23		Motion disch comm, advc 2nd
			HOUSE BILL TO
			ORDER 2ND READING
			DART
			Committee Rules
	Jan 07 1997	Session Sine Die	
IR. 2	2381 DART	- FLOWERS - LANG.	
			5010

H 20 ILCS 505/10 from Ch. 23, par. 5010

20 ILCS 505/17a-13 new

Amends the Children and Family Services Act. Provides that shelter care shall include reception and diagnostic centers for minors who are homeless or otherwise under the custody or guardianship of the Department. Provides that the Department shall ensure that a complete evaluation of the minor is conducted to determine the least restrictive setting that serves the minor's best interests. Provides that residential facilities shall include campus-style settings for minors who cannot be served in their own homes and whose needs cannot be met by foster family home services or other similar substitute care arrangements. Provides for the authorization for the development and certification of transitional housing placement program services. Effective immediately.

NOTE(S) THAT MAY APPLY Fiscal

NOTE(S) THAT WAY APPLY: FISCAL	
Feb 16 1995 First reading	Referred to Rules
Mar 01	Assigned to Priv, De-Reg, Econ & Urban Devel
Mar 15	Motion disch comm, advc 2nd
	Committee Priv, De-Reg, Econ & Urban Devel
Mar 16	Refer to Rules/Rul 3-9(a)
Mar 23	Motion disch comm, advc 2nd
	HOUSE BILL TO
	ORDER 2ND READING
	DART
	Committee Rules
Jan 07 1997 Session Sine Die	

HB-2382 DART – FLOWERS – LANG – HOLBROOK.

20 ILCS 505/8 from Ch. 23, par. 5008

Amends the Children and Family Services Act. Changes the maximum number of children under care from 24 to 500 who are eligible for scholarships and fee waivers. At least 75 (now at least 4) of the children selected must be children of veterans. Effective July 1, 1995.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01 Mar 15 Mar 16

Mar 23

Referred to Rules Assigned to Veterans' Affairs Motion disch comm, advc 2nd Committee Veterans' Affairs Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --DART Committee Rules

Jan 07 1997 Session Sine Die

HB-2383 DART – FLOWERS – LANG – SCOTT – HOLBROOK AND SMITH,M.

325 ILCS 5/4.3 new 325 ILCS 40/3

from Ch. 23, par. 2253

Amends the Abused and Neglected Child Reporting Act to require the Department of Children and Family Services to report the disappearance of children under its custody or guardianship. Amends the Intergovernmental Missing Child Recovery Act of 1984 to specify that the local I SEARCH unit may coordinate the tracking and recovery of those children. Also requires an annual report indicating the number of such children reported missing and the number recovered. Effective immediately.

Feb 16 1995 First reading Mar 01

Mar 09

Mar 16 Jan 07 1997 Session Sine Die Referred to Rules Assigned to Elections & State Government Motion disch comm, advc 2nd Committee Elections & State Government Refer to Rules/Rul 3-9(a)

HB-2384 DART.

750 ILCS 50/10

from Ch. 40, par. 1512

Amends the Adoption Act. Provides that if a person signing a consent to adoption is incarcerated in a penal institution, the execution of consent may be acknowledged by the warden of the penal institution or a person authorized in writing by the warden.

Feb 16 1995 First reading Mar 01 Mar 09

Mar 16 Mar 23 Referred to Rules Assigned to Judiciary - Civil Law Motion disch comm, advc 2nd Committee Judiciary - Civil Law Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --DART Committee Rules

Jan 07 1997 Session Sine Die

HB-2385 DART.

20 ILCS 505/6

from Ch. 23, par. 5006

Amends the Children and Family Services Act concerning authorizing payment. Makes a technical change.

Feb 16 1995 First reading Mar 01

Mar 09

Mar 16 Mar 23 Referred to Rules Assigned to Elections & State Government Motion disch comm, advc 2nd Committee Elections & State Government Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --DART Committee Rules

Jan 07 1997 Session Sine Die

HB-2386 DART.

720 ILCS 5/16-3

from Ch. 38, par. 16-3

Amends the Criminal Code of 1961. Makes a grammatical change in Section relating to theft of labor, property or services for hire.

Feb 16 1995 First reading Mar 01 Mar 16 Mar 23 Referred to Rules Assigned to Judiciary - Criminal Law Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --DART Committee Rules

Jan 07 1997 Session Sine Die

HB-2387 CROSS.

65 ILCS 5/3.1-10-5

from Ch. 24, par. 3.1-10-5

Referred to Rules

Amends the Illinois Municipal Code regarding eligibility for elective office. Makes a technical change.

Feb 16 1995 First reading Mar 01

Mar 16

Jan 07 1997 Session Sine Die

HB-2388 CROSS.

805 ILCS 5/1.10

from Ch. 32, par. 1.10

Amends the Business Corporation Act of 1983. Makes technical changes in a Section concerning forms filed with the Secretary of State.

Feb 16 1995 First reading Mar 01

Mar 16

Referred to Rules Assigned to Judiciary - Civil Law Refer to Rules/Rul 3-9(a)

Assigned to Judiciary - Civil Law

Refer to Rules/Rul 3-9(a)

Jan 07-199	7 Session Sine Die	
HB-2389 CR	OSS.	
805 ILCS 105/		32, par. 101.10
Amends the (General Not For Profit Cor	poration Act of 1986. Makes technical
changes in a Sec	tion concerning forms filed	with the Secretary of State. Referred to Rules
Mar 01	95 First reading	Assigned to Judiciary - Civil Law
Mar 16		Refer to Rules/Rul 3-9(a)
Jan 07 199	97. Session Sine Die	
	ІТСН.	
810 ILCS 5/1-		26, par. 1-201
		by making technical changes in the gen-
eral definition S Feb 16 19		Referred to Rules
Mar 01		Assigned to Judiciary - Civil Law
Mar 16		Refer to Rules/Rul 3-9(a)
Dec 03 19 Jan 07 199		a to LEITCH
	OSS.	
HB-2391 CR 210 ILCS 115/		111 1/2, par. 715
		kes a technical change in the Section re-
	its, inspections, and zoning.	Kosu politikal enange in the section of
Feb 16 19		Referred to Rules
Mar 01		Assigned to Judiciary - Civil Law Refer to Rules/Rul 3-9(a)
Mar 16 Jan 07 199	97 Session Sine Die	Kerer to Kules/ Kur 3-3(a)
	OSS.	
225 ILCS 455		111, par. 5836.3
Amends the	Real Estate License Act of	1983. Makes a technical change in the
Section referrir	ng to the real estate appraisa	al committee.
Feb 16 19	95 First reading	Referred to Rules Assigned to Judiciary - Civil Law
Mar 01 Mar 16		Refer to Rules/Rul 3-9(a)
Jan 07-19	97 Session Sine Die	
		NDNER – KLINGLER – ACKERMAN AND
	GGERT.	40 2104
750 ILCS 35/		. 40, par. 2104 isdiction Act to make technical changes
	ncerning jurisdiction.	Isdiction Act to make technical changes
FISCAL	NOTE, AMENDED (DCFS)	
Since the	annual family preservation serv	vices evaluations can
be comple	eted by DCFS staff, and costs of appearances will be borne by ca	t transporting children
causes no	fiscal impact to DCFS.	 A second s
FISCAL	NOTE, HAM-2 (Dept. of Corr	rections)
HB2393, CORRE(amended, will have minimal fis CTIONAL NOTE, HAM-2	cal impact on the Dept.
	ge from DOC fiscal note.	
JUDICIA	AL NOTE, AMENDED	2202 amondod will have
on the ne	be determined what impact HI ed to increase or decrease the m	umber of Ill. judges.
Feb 16 19		Referred to Rules
Mar 01		Assigned to Judiciary - Civil Law Recommended do pass 007-002-000
Mar 16	Placed Calndr, Second R	
Mar 21	Second Reading	
× 25	Placed Calndr, Third Re Recalled to Second Read	
Apr 25	Held on 2nd Reading	
	Amendment No.01	
		referred to

HRUL

Apr 25Cont.	Held on 2nd Reading
	Amendment No.01
	Rules refers to
	Held on 2nd Reading
	Amendment No.01

Apr 26 Held on 2nd Reading Amendment No.02

Apr 27

Held on 2nd Reading Amendment No.02 MOFFITT HJUA

MOFFITT

007-000-003

MOFFITT

HRUL

MOFFITT

008-000-000 Fiscal Note Filed Fiscal Note Filed Correctional Note Filed AS AMENDED

Judicial Note Filed

Re-committed to Rules

Held on 2nd Reading

Apr 28 Held on 2nd Reading May 03

Jan 07 1997 Session Sine Die

HB-2394 CROSS.

750 ILCS 50/2

from Ch. 40, par. 1502

Amends the Adoption Act to make a technical change in a Section concerning requirements for persons who may adopt.

Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die

Referred to Rules Assigned to Judiciary - Civil Law Refer to Rules/Rul 3-9(a)

HB-2395 DART – SCOTT.

720 ILCS 525/4.1

from Ch. 40, par. 1704.1

Amends the Adoption Compensation Prohibition Act. Provides that each biological parent shall submit to the court a verified affidavit detailing the need for expenses and listing all moneys and gifts promised by, or received from, a person in connection with the anticipated adoption of the child.

Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Judiciary - Civil Law
Mar 09		Motion disch comm, advc 2nd
		Committee Judiciary - Civil Law
Mar 16		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
		ORDER 2ND READING
	A State of the second second	DART
		Committee Rules

Jan 07 1997 Session Sine Die

HB-2396 CROSS.

735 ILCS 5/8-2101

from Ch. 110, par. 8-2101

Amends provisions of the Code of Civil Procedure making information of certain public and private entities privileged and confidential if it is used for internal quality control or medical study. Provides that recommendations, letters of reference, and other confidential assessments of professional competence are also privileged. Provides that similar information of designees of the public and private entities is also privileged.

Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die

Referred to Rules Assigned to Judiciary - Civil Law Refer to Rules/Rul 3-9(a)

Amendment

Be approved considerati

referred to

Be approved considerati

HB-2397	DANIELS – KUBIK.		i ven i
705 ILCS :	20/1 from Ch. 37, par. 1.1		\$
Amends t Feb 16	he Judicial Districts Act. Creates a caption 5 1995 First reading Referred		al eq
Mar 0 Mar 0	1 Assigned	to Executive nded do pass 007-004-00	
Mar 2	Placed Calndr,Second Readng 1 Second Reading		
May 0 Jan 07		itted to Rules	earth) Rtit
110 3300	CDOCC		1817).

HB-2398 CROSS.

705 ILCS 405/1-1

from Ch. 37, par. 801-1

Amends the Juvenile Court Act of 1987. Changes the short title to the Juvenile Court Act.

Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die Referred to Rules Assigned to Judiciary - Civil Law Refer to Rules/Rul 3-9(a)

HB-2399 MURPHY,M.

10 ILCS 5/10-8		from Ch. 46, par. 10-8	
10 ILCS 5/10-9	×.,	from Ch. 46, par. 10-9	
10 ILCS 5/10-10		from Ch. 46, par. 10-10	
10 ILCS 5/10-10.1	a se se se se se se se se se se se se se	from Ch. 46, par. 10-10.1	

Amends the Article of the Election Code concerning nominations by political parties that polled less than 5% of the vote and nominations by individual voters. Provides that nomination papers, objection to petitions, and other documents shall be transmitted by a next-day express delivery service. Requires objector's petitions to be signed and verified. Changes the way electoral boards for hearing and passing upon an objector's petition are selected. Requires vacancies on an electoral board to be filled by a public member who is an attorney or someone with knowledge of election law. Requires compensation to be paid to public members of the electoral boards. Authorizes electoral boards to retain legal counsel and provides for payments of the electoral board's costs from public funds. Provides that at a hearing before an electoral board, the board may appoint administrative law judges to hear testimony and make recommendations. Requires electoral board meetings to be tape recorded. Requires an electoral board to issue its findings within 2 business days after the hearing. Provides that an electoral board decision may be reviewed in circuit court under the provisions of the Administrative Review Law. Makes other changes.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01

Referred to Rules Assigned to Elections & State Government Refer to Rules/Rul 3-9(a)

Mar 16 Jan 07 1997 Session Sine Die

HB-2400 KUBIK.

235 ILCS 5/6-5 235 ILCS 5/6-6 from Ch. 43, par. 122 from Ch. 43, par. 123

Amends the Liquor Control Act of 1934 to remove the requirement that beer sold to a retail licensee and the beer bottle and case deposits be paid for in cash on or before delivery of the beer. Provides that manufacturers, distributors and importing distributors may furnish, give, lend, or rent point of sale materials including coasters, trays, napkins, plastic cups and glassware, ashtrays, and matches to retail licensees. Effective immediately.

Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die Referred to Rules Assigned to Executive Refer to Rules/Rul 3-9(a)

HB-2401 KLINGLER

CMS-STATE POLICE SURPLUS CARS Jun 30 1995 PUBLIC ACT 89-0054

HB-2402 CHURCHILL.

20 ILCS 3960/4	from Ch. 111 1/2, par. 1154
20 ILCS 3960/5	from Ch. 111 1/2, par. 1155
20 ILCS 3960/6	from Ch. 111 1/2, par. 1156

Amends the Illinois Health Facilities Planning Act. Provides that the Board shall by rule provide for quorum requirements (now, 7 members of the State Board shall constitute a quorum). Provides that safeguards or conditions (now, safeguards) are required that assure that the establishment, construction, or modification of the health care facility or acquisition of major medical equipment are consistent with public interest. Provides that persons excluded under the Act need not file certain exemption notices. Effective immediately.

FISCAL IMP	ACT NOTE (Dpt. of Pu	blic Health)
There are no f	iscal implications for the	Department.
Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Health Care & Human Services
Mar 15		Fiscal Note Requested PHELPS
		Committee Health Care & Human Services
Mar 16		Recommended do pass 014-008-000
	Placed Calndr, Second	
		Fiscal Note Requested LANG
	Placed Calndr,Second	Reading
Mar 17		Fiscal Note Filed
i di 15 di second	Placed Calndr, Second	Reading
Mar 21	Second Reading	
	Placed Calndr, Third R	leading

Amendment No.01 PHELPS

Amendment referred to

HRUL

Calendar Order of 3rd Rdng May 03 Re-committed to Rules

Jan 07 1997 Session Sine Die

HB-2403 BEAUBIEN.

305 ILCS 5/5-16.3

Amends the Public Aid Code. Provides that the Medicaid integrated health care program is to be known as "MediPlan Plus".

FISCAL NOTE (Dept. of Public Aid)

HB 2403 will have no impact on this Department.

SENATE AMENDMENT NO. 1.

Adds an immediate effective date.

CONFERENCE COMMITTEE REPORT NO. 1. (Adopted in House only) Recommends that the Senate recede from S-am 1.

Recommends that the bill be amended as follows:

Deletes reference to: 305 ILCS 5/5-16.3 Adds reference to: 305 ILCS 5/5-5 305 ILCS 5/6-1

Replaces the title and everything after the enacting clause. Amends the Public Aid Code. Replaces provisions concerning medical assistance and general assistance funding of abortions with identical language, prohibiting payment of aid for abortions unless necessary for preserving the woman's life. Permits State funds to be used for abortions to terminate a pregnancy resulting from an act of criminal sexual assault or aggravated criminal sexual assault. Provides that State funds shall only be used to the extent that payment is required by federal law as determined by a court of competent jurisdiction. Effective immediately.

Feb 16 1995 First reading Referred to Rules

1772

Mar 01		Assigned to Health Care & Human
Mar 15		Services Fiscal Note Requested PHELPS Committee Health Care & Human
Mar 16		Services Recommended do pass 014-008-000
Mar 21	Placed Caindr, Second Rea	dng Fiscal Note Filed
Mai 21	Placed Calndr,Second Rea Second Reading Placed Calndr,Third Read	dng
Apr 27 May 01	Third Reading - Passed 06 Arrive Senate Placed Calendr, First Read	8-027-007
May 08	Sen Sponsor RAUSCHEN	
May 09	i nst reading	Assigned to Public Health & Welfare
May 17	Amendment No.01 Amendment No.02	PUB HEALTH S Adopted PUB HEALTH S Lost Recommnded do pass as amend 007-000-004
May 19	Placed Calndr, Second Rea	dng
May 18	Second Reading Placed Calndr, Third Readi	ing
May 22	Third Reading - Passed 03-	4-014-011
May 24	Refer to Rules/Rul 8-4(a) Place Cal Order Concurrer	nce ()]
	Motion Filed Non-Concur Motion referred to	
May 25	S Requests Conference Con	nce 01
	Hse Accede Req Conf Con	SMITH, TROTTER
	Hse Conference Comm Ap	ptd 1ST/CHURCHILL SALVI, ROSKAM CURRIE, PHELPS
	House report submitted Refer to Rules/Rul 8-4(a) Filed with Secretary	
	Conf Comm Rpt referred t	o SRUI
May 26		Conference Committee Report Be approved consideration Be approved consideration
Jun 26	House report submitted House Conf. report Adopte	**
Nov 12 1996 Jan 07 1997	House Conf. report Adopte Primary Sponsor Changed Session Sine Die	ed 1ST/95-05-26
HB-2404 KUBIK		
705 ILCS 20/2	from Ch. 3	7, par. 1.2
		a stylistic changes in Section relating
		the Second Judicial District. Referred to Rules Assigned to Executive
Mar 09	Placed Calndr,Second Rea	Recommended do pass 007-004-000

Mar 21	Second Reading		
	 Placed Caindr, Third Reading 	ng	
Apr 27	Third Reading - Passed 068-027-007		
May 01	Arrive Senate		
	Placed Calendr, First Read	ng	
May 08	Sen Sponsor WEAVER,S		
•	First reading	Referred to Rules	
May 09		Assigned to Executive	
May 18		Refer to Rules/Rul 3-9(a)	
Jan 07 1997	Session Sine Die		

HB-2405 KUBIK.

705 ILCS 5/5

from Ch. 37, par. 10

Amends the Supreme Court Act. Makes a stylistic change in Section relating to continuing causes until the next term.

95 First reading	Referred to Rules
	Assigned to Executive
	Recommended do pass 007-004-000
Placed Calndr,Secon	d Readng
Second Reading	
Placed Calndr, Third	Reading
	Re-committed to Rules
97 Session Sine Die	
	Placed Calndr,Secon Second Reading Placed Calndr,Third

HB-2406 WIRSING.

110 ILCS 305/1b

from Ch. 144, par. 22b

Amends the University of Illinois Act. Makes a technical change in the Section requiring smoke detection systems.

FISCAL NOTE (Board of Higher Ed.)

HB2406 would have no effect on State expenditures or revenues.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB2406 fails to meet the definition of a State mandate.

SENATE AMENDMENT NO. 1. (Senate recedes May 23, 1996)

Replaces the title with a title making a generic reference to the University of Illinois Act.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-am 1.

Recommends that the bill be amended as follows:

Deletes reference to: 110 ILCS 305/1b Adds reference to: 20 ILCS 205/40.42 new 110 ILCS 305/7 from Ch. 144, par. 28 110 ILCS 685/30-115 110 ILCS 805/2-11.5 new 505 ILCS 45/8 from Ch. 5, par. 248

Changes the title and replaces everything after the enacting clause. Adds provisions amending the University of Illinois Act by creating additional powers for the University's Board of Trustees with respect to a certain described area located on or adjacent to the University's Chicago campus. Also amends the Northern Illinois University Law and the Public Community College Act by abolishing the Illinois Institute for Entrepreneurship Education at Northern Illinois University and recreating it as an 18 member Institute, effective July 1, 1996, within the Illinois Community College Board. Provides for the manner of appointment and terms of the Institute as recreated. Also amends the Civil Administrative Code of Illinois. Creates the State Cooperative Extension Service Trust Fund. Amends the County Cooperative Extension Law. Provides that the State shall make an annual appropriation to the Agriculture Premium Fund to provide matching funds for cooperative extension programs. Provides that on or before October 15 of each year the director of extension of the University of Illinois shall forward a report of the total funds needed for cooperative extension services programs to the Director of Agriculture, as well as the Governor, the Speaker of the House of Representatives, the Minority

Leader of the House of Representatives, the President of the Senate, and the Minority Leader of the Senate. Provides that the Department of Agriculture shall request an appropriation equal to the State matching funds. Provides that the request shall be separate from the operating appropriation request for the Department. Provides that the appropriated funds shall be deposited into the State Cooperative Extension Service Trust Fund. Provides that at the direction of the Treasurer of the University of Illinois, the Director of Agriculture shall direct the State Treasurer and the State Comptroller to transfer the funds to the University of Illinois. Provides that the Department shall not have responsibility for or control over the cooperative extension or its programs. Adds an immediate effective date, except makes the provisions amending the Civil Administrative Code of Illinois and the County Cooperative Extension Law effective July 1, 1996.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends removing quick take powers of the Board of Trustees for certain property located on or adjacent to the Uofl at Chicago campus. Grants the Board eminent domain powers over that property. Allows the Board to retain the proceeds of the sale of that property in the University Treasury in a special development fund that the Auditor General shall examine. Allows revenues to be withdrawn from the development account for specified purposes. Requires any moneys used from the development fund account for any other purpose to be deposited into and appropriated from the General Revenue Fund. Removes the provision that gave the Board complete authority for certain capital development activities without obtaining approval of any State Board or agency.

any State Dua	
Feb 16 1995	First reading Referred to Rules
Mar 01	Assigned to Higher Education
Mar 16	Refer to Rules/Rul 3-9(a)
Jan 24 1996	Assigned to Higher Education
Mar 21	Recommended do pass 008-003-000
14	Placed Calndr, Second Reading
Mar 25	Fiscal Note Filed
	Placed Calndr, Second Reading
Mar 26	Primary Sponsor Changed To WIRSING
	St Mandate Fis Note Filed
	Placed Calndr, Second Reading
	Second Reading
	Placed Calndr, Third Reading
Mar 27	Third Reading - Passed 060-052-003
Mar 28	Arrive Senate
	Sen Sponsor CRONIN
	Placed Calendr, First Reading
	First reading Referred to Rules
Apr 16	Added As A Co-sponsor WEAVER,S
	Agricand to Higher Education
Apr 17	Assigned to Higher Education
Apr 18	Sponsor Removed CRONIN
	Alt Chief Sponsor Changed DILLARD
Apr 23	Added as Chief Co-sponsor CRONIN
•	Added as Chief Co-sponsor CARROLL
Apr 24	Amendment No.01 HIGHER ED S Adopted
ripi -i	Recomminded do pass as amend
	008-000-000
	Placed Calndr, Second Reading
Apr 25	Second Reading
	Placed Calndr, Third Reading
May 02	Third Reading - Passed 053-000-000
•	Arrive House
May 07	Referred to Rules
May 14	Approved for Consideration
May 14	
	Place Cal Order Concurrence 01
	Motion Filed Non-Concur 01/WIRSING
	Place Cal Order Concurrence 01
an an Albert an Albert	H Noncners in S Amend. 01
e .	Secretary's Desk Non-concur 01
May 15	Mtn refuse recede-Sen Amend
May 15	
and the second second	S Refuses to Recede Amend 01
	S Requests Conference Comm 1ST
	Sen Conference Comm Apptd 1ST/DILLARD,
	WEAVER,S, CRONIN,
	MOLARÓ, PALMER
	· · · · · · · · · · · · · · · · · · ·

May 20	Hse Accede Req Conf Comm 1ST/WIRSING Hse Conference Comm Apptd 1ST/CHURCHILL WIRSING, RYDER
	GRANBERG, ERWIN
May 21	Added as Chief Co-sponsor DEANGELIS
May 21 May 22	Filed with Secretary
- 111ay 22	Conference Committee Report
	Conf Comm Rpt referred to SRUL
	House report submitted
	Conf Comm Rpt referred to HRUL
化化学学 化合理合金	House report submitted
a gang sa sata sata s	Conference Committee Report
	Rules refers to SEXC
May 23	Conference Committee Report
Way 25	Be approved consideration
	Senate report submitted
	Senate Conf. report Adopted 1ST/046-008-004
	Conf Comm Rpt referred to 1ST/HHED
	Be approved consideration
 A second sec second second sec	010/000/001
	House report submitted
	House Conf. report Adopted 1ST/111-000-002
	Both House Adoptd Conf rpt
المتراجع والمحارب	Passed both Houses
May 30	Sent to the Governor
Jul 26	Governor amendatory veto
	Placed Cal. Amendatory Veto
Nov 14	Mtn fild accept amend veto 01/WIRSING
	Motion referred to 01/HRUL
Nov 19	Be approved consideration
	Placed Cal. Amendatory Veto
Nov 20	Accept Amnd Veto-House Pass 114-000-001
Nov 21	Placed Cal. Amendatory Veto
Dec 03	Mtn fild accept amend veto DILLARD
Dec 04	Accept Amnd Veto-Sen Pass 058-000-000
	Bth House Accept Amend Veto
Dec 31	Return to Gov-Certification
	Governor certifies changes
	PUBLIC ACT 89-0691 effective date 96-12-31

HB-2407 BLACK

MED CTR DIST ACT-ACQUISIT-TECH Aug 17 1995 PUBLIC ACT 89-0356

HB-2408 BIGGERT – ROSKAM – ERWIN – SKINNER.

705 ILCS 70/8.1 new

Amends the Court Reporters Act. Provides that the Supreme Court may contract privately for court reporting services for the circuit courts using competitive selection procedures. Provides that the Supreme Court may solicit bids for individual judicial circuits or groups of judicial circuits. Provides that the Supreme Court may adopt rules to carry out these provisions. Effective July 1, 1996. Note(s) THAT MAY APPLY: Fiscal

ite(s) That Ma	Y APPLY: Fiscal	
Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Judiciary - Civil Law
Mar 16		Refer to Rules/Rul 3-9(a)
Ian 07 1997	Session Sine Die	

HB-2409 WINTERS.

10 ILCS 5/29B-5

from Ch. 46, par. 29-5

Amends the Election Code regarding the purpose of fair campaign practices. Makes a technical change.

Feb 16 1995	First reading
Mar 01	

Referred to Rules Assigned to Elections & State Government Refer to Rules/Rul 3-9(a)

Mar 16 Jan 07 1997 Session Sine Die

HB-2410	KUBIK.		
	S 5/2A-1.2		A.T
Amende	s the Elect	ion Code. Makes a style of elections.	change in the Section designating the
	16 1995	First reading	Referred to Rules Assigned to Elections & State
Mar	16		Government Recommended do pass 015-001-000
	21	Placed Calndr, Second Read	ing the second second second second second second second second second second second second second second second
Mai	- 21	Second Reading Placed Calndr, Third Reading	ng
Apr		Session Sine Die	Re-committed to Rules
Jan HB-2411	07 1997		
	HUGHI S 5/2-3002		ł, par. 2-3002
			ions in counties with a population less
than 3,000 STA In t),000 and ATE MAN he opinion (with a township form of ge DATES ACT FISCAL NO ⁷ of DCCA, HB2411, with H-a State mandate.	overnment. Makes a technical change. TE, H-AM 1
	16 1995	First reading	Referred to Rules
Ma Ma	r 01 r 16	ang sa taon na sa taon na sa taon na sa taon na sa taon na sa taon na sa taon na sa taon na sa taon na sa taon Taon taon na sa taon na sa taon na sa taon na sa taon na sa taon na sa taon na sa taon na sa taon na sa taon na	Assigned to Counties & Townships Recommended do pass 006-004-000
Ма	r 21	Placed Calndr,Second Read Second Reading Placed Calndr,Third Reading	
	20	Theore Camer, The Road	Re-committed to Rules
Apr	26 1996		St Mandate Fis Note Filed Committee Rules
Jan	07 1997	Session Sine Die	
HB-2412	KUBIK		
	S 3615/3.0		11 2/3, par. 703.03
Amend	s the Reg	ional Transportation Aut	thority Act regarding elections to fill
		Makes a technical change	e. Referred to Rules
	r 01	First reading	Assigned to Executive
	r 16		Refer to Rules/Rul 3-9(a)
	r 07 1996		Assigned to Executive
Ma	r 21	· · · · · · · · · · · · · · · · · · ·	Recommended do pass 007-004-000
Ma	г 26	Placed Caindr, Second Read Second Reading	dng
Δ.n.	r 19	Held on 2nd Reading Placed Calndr, Third Readi	ΠØ
Ap		Traced Camer, Third Read	3d Reading Consideration PP Calendar Consideration PP.
		Third Reading - Passed 060	
Ap	r 22	Arrive Senate Placed Calendr, First Read	4. j. s. s. j. s.
Ap	r 23	Sen Sponsor PARKER	Referred to Rules
An	r 24	First reading	Assigned to Transportation
	r 30		Postponed
	y 03		PURSUANT TO RULE 3-9(A).
			Re-referred to Rules
Jar	07 1997	Session Sine Die	
HB-2413	BALTH	· · · · · ·	
	CS 2605/3	from Ch. 4	· ·
1	la tha Mat	ronalitan Water Paclama	tion District Act regarding election of

Amends the Metropolitan Water Reclamation District Act regarding election of the trustees. Makes a technical change.

HOUSE AMENDMENT NO. 1. Deletes reference to: 70 ILCS 2605/3

Adds reference to:	
70 ILCS 2605/7bb	
70 ILCS 2605/9b	
70 ILCS 2605/9c	

from Ch. 42, par. 326bb from Ch. 42, par. 328b from Ch. 42, par. 328c

Deletes everything. Amends the Metropolitan Water Reclamation District Act to provide that unless a person objects to paying a fee for filing a report late by requesting a conference with a designee of the General Superintendent within 30 days after the fee is assessed that person waives his or her right to a conference and the district may impose a lien on the property of the person for the amount of the unpaid fee. Provides that the sanitary district may transfer an amount from the corporate and construction working cash funds to the respective corporate or construction fund, as long as the total of the transferred funds does not exceed 100% (now 90%) of the actual or estimated amount of its tax levy extended plus 100% (now 90%) of the allocation from the district's last entitlement from the Personal Property Tax Replacement Fund.

FISCAL IM	PACT NOTE, AMENDED	(DCCA)
HB 2413, wit	h H-am 1, does not have a fis	scal impact on DCCA.
STATE MA	NDATES FISCAL NOTE, A	AMENDED
In the opinion	n of DCCA, HB 2413, as ame	ended by H-am 1, fails to
meet the defin	nition of a State mandate.	
Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Executive
Mar 16		Refer to Rules/Rul 3-9(a)
Dec 11		Assigned to Executive
Mar 21 1996	Primary Sponsor Changed	
	Amendment No.01	EXECUTIVE H Adopted
		Recomminded do pass as amend
		008-002-000
	Placed Calndr, Second Rea	
Mar 22		Fiscal Note Requested AS
		AMENDED/LANG
		St Mandate Fis Nte RegAS
		AMENDED/LANG
	Placed Calndr, Second Rea	
Mar 26	Second Reading	lung
Mai 20	Held on 2nd Reading	
Mar 27	Treat on 2nd Reading	Fiscal Note Filed
1111 27	and the second se	St Mandate Fis Note Filed
	Held on 2nd Reading	St Manuale 1 IS NOTE THEU
	Placed Calndr, Third Read	ling
Mar 28	Third Reading - Passed 11	
Apr 16	Arrive Senate	12-000-001
Apr 10	Placed Calendr, First Read	ing .
	Sen Sponsor WALSH,T	шĘ
Apr 17	First reading	Referred to Rules
Apr 24	Thist reading	Assigned to Local Government &
npi 24		Elections
May 01	· · · · · · · · · · · · · · · · · · ·	
Way 01	Placed Caindr, Second Rea	Recommended do pass 010-000-000
May 02	Second Reading	luig
Way 02		line -
May 07	Placed Calndr, Third Read	
May 07	Third Reading - Passed 05	5-000-000
Jun 05	Passed both Houses	
	Sent to the Governor	
Jul 30	Governor approved	f
	PUBLIC ACT 89-0574	effective date 97-01-01
414 KUBI	κ.	

HB-2414 KUBIK.

10 ILCS 5/9-8

from Ch. 46, par. 9-8

Amends the Election Code regarding political committees and contributions. Makes a technical change.

FISCAL NOTE, AMENDED (State Board of Elections) HB2414, amended, would cost approximately \$20,000. STATE MANDATES ACT FISCAL NOTE, H-AM 1 In the opinion of DCCA, HB2414, amended, fails to meet the definition of a State mandate.

Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Elections & State
Mar 16	Placed Calndr, Second Rea	Recommended do pass 013-003-001
Mar 21	Second Reading Placed Calndr, Third Read	
Apr 25	Traced Camer, Third Read	Re-committed to Rules
Dec 11 Mar 21 1996		Assigned to Executive Recommended do pass 007-004-000
Mar 26	Placed Calndr, Second Rea Second Reading	idng
Apr 17	Held on 2nd Reading Amendment No.01	KUBIK Amendment
		referred to
	Held on 2nd Reading Amendment No.01	KUBIK Amendment
an de la companya de la companya de la companya de la companya de la companya de la companya de la companya de La companya de la comp		HEXC
n an	Held on 2nd Reading	
Apr 18	Held on 2nd Reading	Fiscal Note Filed
	Placed Calidr, Third Read Tabled Pursuant to Rule5- Third Reading - Passed 06	4(A)/HFA 01
Apr 19	Arrive Senate Placed Calendr, First Read	
Apr 23	Sen Sponsor KLEMM	
Apr 24 Apr 29	First reading	Referred to Rules St Mandate Fis Note Filed
Jan 07 1997	Session Sine Die	Committee Rules
HB-2415 CLAYT	ON.	
10 ILCS 5/8-9	from Ch. 4	
Amends the Elec change.	tion Code regarding petit	ions for nomination. Makes a technical
Feb 16 1995 Mar 01	First reading	Referred to Rules Assigned to Elections & State
Mar 16		Government Refer to Rules/Rul 3-9(a)
	Session Sine Die	an an an Arthur an Anna an Anna an Anna an Anna an Anna an Anna an Anna an Anna an Anna an Anna an Anna Anna A Anna an Anna an
HB-2416 MOOR ELEC CD-IL VI	E,ANDREA EHICLE CODE	(1,2,2,3) = (1,2,2,3)
Nov 03 1995		an tanàna kaominina dia kaominina dia kaominina. Jeografia
HB-2417 STEPH		
5 ILCS 320/3		4 1/2, par. 38u
and contributions to	political parties. Create	ctivity Act regarding membership in s a caption to a Section.
Feb 16 1995 Mar 01	First reading	Referred to Rules Assigned to Executive
Mar 16		Recommended do pass 007-004-000
Mar 21	Placed Calndr,Second Rea Second Reading Placed Calndr,Third Read	
Apr 25 Jan 07 1997	Session Sine Die	Re-committed to Rules
HB-2418 HUGH		
10 ILCS 5/10-10.		6, par. 10-10.1
Amends the Elec Makes a technical of		udicial review of the electoral board.
Feb 16 1995	First reading	Referred to Rules

Feb 16 1995 First reading Mar 01

Referred to Rules Assigned to Elections & State Government Mar 16 Jan 07 1997 Session Sine Die Refer to Rules/Rul 3-9(a)

HB-2419 LAWFER

AGING-COORDINATING COMMITTEE Aug 04 1995 PUBLIC ACT 89-0249

HB-2420 ROSKAM. 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 50%.

Feb 16 1995 First reading Mar 01 Referred to Rules Assigned to Commerce, Industry & Labor Refer to Rules/Rul 3-9(a)

Mar 16 Jan 07 1997 Session Sine Die

HB-2421 MOORE, ANDREA - WIRSING - RONEN - SCHOENBERG - CURRIE.

10 ILCS 5/23-1.2a from Ch. 46, par. 23-1.2a

Amends the Election Code. Makes a style change in the Article dealing with election contests.

FISCAL NOTE (State Board of Elections) Fiscal impact on State finances is minimal.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 10 ILCS 5/23-1.2a Adds reference to: 10 ILCS 5/1-6 new 10 ILCS 5/7-59 10 ILCS 5/17-16.1 10 ILCS 5/18-9.1 10 ILCS 5/19-13 10 ILCS 5/1-5 rep.

from Ch. 46, par. 7-59 from Ch. 46, par. 17-16.1 from Ch. 46, par. 18-9.1 from Ch. 46, par. 19-13

Replaces the title and everything after the enacting clause. Amends the Election Code. Requires persons to file intent to be write-in candidates on the Tuesday (now, Friday) preceding the primary. Deletes language allowing persons to file intent to be write-in candidates on the Monday immediately preceding the primary if a candidate has died. Allows personal delivery of an absentee ballot to any qualified voter admitted to a hospital due to injury or illness not more than 10 days before an election (now not more than 5 days before an election). Extends various filing periods by one day if the first or last day of a period falls upon a Saturday, Sunday, or State holiday. Specifies the various State holidays. Provides that certain documents shall not be invalid merely because they were received for filing on a Saturday, Sunday, or State holiday. Effective immediately.

SENATE AMENDMENT NO. 1.

 Deletes reference to:
 10

 10 ILCS 5/19-13
 Adds reference to:

 10 ILCS 5/4-6.2
 from Ch. 46, par. 4-6.2

 10 ILCS 5/5-16.2
 from Ch. 46, par. 5-16.2

 10 ILCS 5/6-50.2
 from Ch. 46, par. 6-50.2

 10 ILCS 5/24-8
 from Ch. 46, par. 24-8

Extends voter registration by one business day if the last day for registration falls on a Saturday, Sunday, or State holiday. Also provides that the last day in which deputy registrars may receive registration materials is the 29th, rather than 28th, day preceding an election. Removes the change extending the period of pre-election hospitalization that entitles a patient to delivery of an absentee ballot. Eliminates the requirement that a polling place include a railing that separates precinct officials from voting machines. Eliminates the requirement that election judges control who passes by the railing.

CONFERENCE COMMITTEE REPORT NO. 1. Recommends that the House concur in S-am 1. Recommends that the bill be further amended as follows: Adds reference to:

10 ILCS 5/7-41	from Ch. 46, par. 7-41
10 ILCS 5/17-8	from Ch. 46, par. 17-8
10 ILCS 5/17-9	from Ch. 46, par. 17-9
10 ILCS 5/18-5	from Ch. 46, par. 18-5
10 ILCS 5/19-4	from Ch. 46, par. 19-4
10 ILCS 5/19-5	from Ch. 46, par. 19-5
10 ILCS 5/19-6	from Ch. 46, par. 19-6
10 ILCS 5/29-20	from Ch. 46, par. 29-20

Amends the Election Code. Eliminates requirement that voting booth areas be encircled by a guard rail. Permits absent voters to cancel absentee votes and vote in person. Requires that the public posting of names of absent voters include names of persons assisting them to vote. Prohibits candidate who appears on the ballot from assisting a physically incapacitated absent voter from marking the ballot unless related to the voter. Makes knowing solicitation of unqualified absent voter applicants and unqualified absent voters to perform certain activities a Class 3 felony. Increases the penalty for other absent ballot offenses to a Class 3 felony. Makes other changes.

1500.			
Feb 16 1995 Mar 01	First reading	Referred to Rules Assigned to Elections & S Government	State
Mar 16		Recommended do pass 01	3-003-001
Mar 21	Placed Calndr, Second Read Second Reading	ing	
IVIAI 21	Placed Calndr, Third Readi	ng	
Apr 25	÷	Re-committed to Rules	
Dec 11		Assigned to Elections & S Government	otate
Mar 21 1996	Primary Sponsor Changed	To MOORE, ANDREA Recommended do pass 01	0-006-000
M 2(Placed Calndr, Second Read	ing	
Mar 26	Second Reading Held on 2nd Reading		
Apr 16	Amendment No.01	MOORE,ANDREA	Amendment referred to
	Huld on 2nd Duoding	HRUL	
Apr 17	Held on 2nd Reading	Fiscal Note Filed	
	Amendment No.01	MOORE,ANDREA	Amendment referred to
	Huld on 2nd Dooding	HESG	
Apr 18	Held on 2nd Reading Amendment No.01	MOORE,ANDREA	Be approved considerati
	· · · · · · · ·	HESG	
	Held on 2nd Reading Added As A Co-sponsor RC	NEN	
	Amendment No.01	MOORE,ANDREA	Adopted
	Placed Calndr, Third Readi Third Reading - Passed 108	ng 3-003-001	
Apr 19	Arrive Senate		
Apr 23	Placed Calendr, First Readr Sen Sponsor PETERSON	ıg	
	First reading	Referred to Rules	
Apr 24		Assigned to Local Govern Elections	ment &
May 01	Amendment No.01	LOCAL GOVERN S Recomminded do pass as a	Adopted
		010-000-000	intente
May 02	Placed Calndr,Second Read Second Reading		
	Placed Calndr, Third Readi Filed with Secretary	цg	
	Amendment No.02	PETERSON	Amendment referred to
		SRUL	

May 07	Third Reading - Passed 056-000-000 Tabled Pursuant to Rule5-4(A) SA 02 Third Reading - Passed 056-000-000
	Arrive House
May 08	Referred to Rules
May 08	Approved for Consideration Place Cal Order Concurrence 01
	Motion Filed Concur
	Refer to Rules/Rul 8-4(a)
	Motion Filed Non-Concur 01/MOORE,ANDREA
	Place Cal Order Concurrence 01
May 09	H Noncners in S Amend. 01
May 14	Secretary's Desk Non-concur 01
May 20	Added as Chief Co-sponsor KLEMM
May 21	Mtn refuse recede-Sen Amend
	S Refuses to Recede Amend 01
	S Requests Conference Comm 1ST/PETERSON
	Sen Conference Comm Apptd 1ST/PETERSON,
	KLEMM, WALSH,T,
	TROTTER, BOWLES
May 22	Added As A Co-sponsor SCHOENBERG
	Hse Accede Req Conf Comm 1ST/MOORE, ANDREA
	Hse Conference Comm Apptd 1ST/CHURCHILL
	MOORE, ANDREA
	WIRSING
	GRANBERG, RONEN
May 22	Hse Conference Comm Apptd
May 23	House report submitted Conf Comm Rpt referred to 1ST/HRUL
	Conf Comm Rpt referred to 1ST/HESG
	Be approved consideration
	012-000-000
	House report submitted
	Filed with Secretary
	Conference Committee Report
	Conf Comm Rpt referred to SRUL
	Added as Chief Co-sponsor DUDYCZ
	Added As A Co-sponsor CURRIE
	Conference Committee Report
	Rules refers to SLGV
	Sen Conference Comm Apptd 1ST/96-05-21
	Conference Committee Report
	Be approved consideration
	Sen Conference Comm Apptd 1ST/96-05-21
	Added As A Co-sponsor TROTTER
	Senate report submitted
May 24	Senate Conf. report Adopted 1ST/056-000-000
May 24	House Conf. report Adopted 1ST/088-021-004 Both House Adoptd Conf rpt
	Passed both Houses
Jun 21	Sent to the Governor
Aug 14	Governor approved
1148 1	PUBLIC ACT 89-0653 effective date 96-08-14
HB-2422 DURKI	
10 ILCS 5/4-2 10 ILCS 5/5-2	from Ch. 46, par. 4-2 from Ch. 46, par. 5-2
10 ILCS 5/5-2 10 ILCS 5/6-6	from Ch. 46, par. 5-2 from Ch. 46, par. 6-6
	tion Code concerning voter registration and ballot counting for
propositions. Makes	a technical change.

USITIONS. Makes a recimical change.		
Feb 16 1995 First reading	Referred to Rules	
Mar 01	Assigned to Elections & State	
	Government	
Mar 16	Refer to Rules/Rul 3-9(a)	
•		

Jan 07 1997 Session Sine Die

HB-2423 CROSS.

815 ILCS 505/2C.1 new

Amends the Consumer Fraud and Deceptive Business Practices Act to make practicing law or charging or receiving fees for legal services without a license to practice law a violation of the Act punishable as a Class A misdemeanor for a first offense and a Class 4 felony for a second or subsequent offense.

	s 4 felony for a second or	subsequent offense.
	TE (Attorney General) ppact would be \$188,876.	
	TE (Illinois Courts)	
It cannot be d	letermined what impact the l	
need to increa	se or decrease the number of	judges in the State.
	om fiscal note (Illinois Court	s).
	AY APPLY: Correctional	
Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Commerce, Industry & Labor
Mar 15		Recommended do pass 010-005-001
	Placed Calndr, Second Re	
		Fiscal Note Requested LANG Judicial Note Request LANG
	Placed Calndr, Second Re	
Mar 21		Fiscal Note Filed
Ma., 22	Placed Calndr, Second Re	
Mar 22		Fiscal Note Filed Judicial Note Filed
	Placed Calndr, Second Re	
Apr 20	0 D	Re-committed to Rules
Jan 07 1997	Session Sine Die	· · · ·
HB-2424 WINT		46 7 12 1
10 ILCS 5/7-12.		46, par. 7-12.1
	ection Code concerning r	nomination papers. Makes a technical
change. Feb 16 1995	First reading	Referred to Rules
Mar 01	That fouring	Assigned to Elections & State
		Assigned to Elections & State
M 1/		Government
Mar 16 Jan 07 1997	Session Sine Die	
Jan 07 1997	Session Sine Die	Government
Jan 07 1997 HB-2425 CROS	S.	Government Refer to Rules/Rul 3-9(a)
Jan 07 1997 HB-2425 CROS 705 ILCS 205/5	S. from Ch.	Government Refer to Rules/Rul 3-9(a) 13, par. 5
Jan 07 1997 HB-2425 CROS 705 ILCS 205/5 Amends the Att	S. from Ch.	Government Refer to Rules/Rul 3-9(a)
Jan 07 1997 HB-2425 CROS 705 ILCS 205/5	S. from Ch.	Government Refer to Rules/Rul 3-9(a) 13, par. 5 on to a Section concerning a record of Referred to Rules
Jan 07 1997 HB-2425 CROS 705 ILCS 205/5 Amends the Att attorneys. Feb 16 1995 Mar 01	S. from Ch. torney Act to add a capti	Government Refer to Rules/Rul 3-9(a) 13, par. 5 on to a Section concerning a record of Referred to Rules Assigned to Judiciary - Civil Law
Jan 07 1997 HB-2425 CROS 705 ILCS 205/5 Amends the Att attorneys. Feb 16 1995 Mar 01 Mar 16	S. from Ch. torney Act to add a capti First reading	Government Refer to Rules/Rul 3-9(a) 13, par. 5 on to a Section concerning a record of Referred to Rules
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HB-2428 PEDERSEN AND SKINNER.

from Ch. 46, par. 2A-10

10 ILCS 5/2A-10 35 ILCS 200/3-5 35 ILCS 200/2-55 rep. 35 ILCS 200/3-50 rep. 35 ILCS 200/3-55 rep.

Amends the Property Tax Code to provide that counties with 3,000,000 or more inhabitants shall have a supervisor of assessments instead of a county assessor. Repeals the Section making township assessors in counties of 3,000,000 or more inhabitants deputies to the county assessor. Amends the Election Code to remove the provision concerning the election of the county assessor.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 2428 constitutes 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 Feb 16 1995 First reading Rel

Feb 16 1995 Mar 01 Mar 16 Referred to Rules Assigned to Revenue St Mandate Fis Note Filed Committee Revenue Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-2429 PANKAU

CONTRACTORS FUND-STATE PAYMENT Aug 08 1995 PUBLIC ACT 89-0254

HB-2430 HASSERT.

New Act

30 ILCS 545/2

from Ch. 127, par. 132.52

Referred to Rules

Government

Assigned to Elections & State

Refer to Rules/Rul 3-9(a)

Authorizes the release of certain easements by the State in exchange for certain monetary payments. Amends the Public Contract Fraud Act. Provides that the requirement that the Attorney General approve the title for lands acquired for public works applies only when the consideration exceeds \$10,000 (now \$2,500). Effective immediately.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01

Mar 16

Jan 07 1997 Session Sine Die

HB-2431 BIGGINS.

30 ILCS 105/13.2

from Ch. 127, par. 149.2

Amends the State Finance Act. In the provisions allowing transfer of appropriations among objects of expenditure, provides that the total of all transfers by an agency to a particular object of expenditure for a fiscal year shall not exceed 50% of the amount appropriated to that agency for that object of expenditure for that fiscal year (including any supplemental appropriations for that object of expenditure). Effective July 1, 1995.

Feb 16 1995 First reading Mar 01

Referred to Rules Assigned to Elections & State Government Refer to Rules/Rul 3-9(a)

Mar 16 Jan 07 1997 Session Sine Die

HB-2432 MOORE, ANDREA AND SKINNER.

20 ILCS 805/63a

from Ch. 127, par. 63a

20 ILCS 805/63b2.9 new

30 ILCS 105/5.401 new

35 ILCS 200/31-35

Amends the Civil Administrative Code of Illinois (Part 13.5), the State Finance Act, and the Real Estate Transfer Tax Law in the Property Tax Code. Provides that beginning January 1, 1996, 50% of the moneys collected for real estate transfers shall be deposited into the Local Open Space and Recreational Land Acquisition

Mar 16

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 Law. Creates the Open Space and Recreational Land Acquisition Fund.

Note(s) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Mar 01 Mar 07

Referred to Rules Assigned to Agriculture & Conservation Motion disch comm, advc 2nd Committee Agriculture & Conservation Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die HB-2433 SKINNER – HUGHES

0-2433	SKINNER – HUGHES,	
70 ILCS	705/4	from Ch. 127 1/2, par. 24
70 ILCS	705/14.07	from Ch. 127 1/2, par. 34.07
70 ILCS	1005/5	from Ch. 111 1/2, par. 78
70 ILCS	3305/3	from Ch. 121, par. 357
70 ILCS	3610/3.1	from Ch. 111 2/3, par. 353.1
70 ILCS	3705/4	from Ch. 111 2/3, par. 191
70 ILCS	3710/3	from Ch. 111 2/3, par. 215
70 ILCS	3715/3	from Ch. 111 2/3, par. 225

Amends the Fire Protection District Act, the Mosquito Abatement District Act, the Street Light District Act, the Local Mass Transit District Act, the Public Water District Act, the Water Service District Act, and the Water Authorities Act. For a district that lies in more than one county, provides that the district trustees shall be appointed by the township boards of the townships that are included in the district, acting together with a weighted vote based on the proportionate populations of their respective townships included within the district, rather than by the county boards. Effective immediately.

Feb 16 1995 First reading Mar 01 Mar 16

Jan 07 1997 Session Sine Die

HB-2434 STEPHENS.

JILI HLING
301/1-10 301/5-5 301/5-10 301/15-5 301/20-10 301/45-5 405/4-21 570/102 570/204 570/206 570/208 570/210 570/212 570/306
570/102 570/204 570/206 570/208 570/210 570/212
570/313 570/501 301/40-20 rep.

from Ch. 37, par. 804-21 from Ch. 56 1/2, par. 1102 from Ch. 56 1/2, par. 1204 from Ch. 56 1/2, par. 1204 from Ch. 56 1/2, par. 1208 from Ch. 56 1/2, par. 1208 from Ch. 56 1/2, par. 1212 from Ch. 56 1/2, par. 1306 from Ch. 56 1/2, par. 1309 from Ch. 56 1/2, par. 1311 from Ch. 56 1/2, par. 1312 from Ch. 56 1/2, par. 1313 from Ch. 56 1/2, par. 1313

Amends the Alcoholism and Other Drug Abuse and Dependency Act. Defines "rehabilitation". Provides for off-site inspection of all property and premises on which any licensed or funded activity is conducted. Provides for funding programs to help parents be effective in preventing substance abuse. Repeals a provision concerning treatment supervision of minors. Makes other changes. Amends the Juvenile Court Act of 1987 to remove the option of placing an addicted minor under the treatment supervision of the Illinois Department of Alcoholism and Substance

Referred to Rules Assigned to Counties & Townships Refer to Rules/Rul 3-9(a) Abuse. Amends the Illinois Controlled Substances Act. Defines "home infusion services". Adds various drugs to the schedules of controlled substances. Permits a prescriber to fax a written prescription order for a Schedule II, III, IV, or V substance. Provides that a prescription that is written for a Schedule II controlled substance to be compounded for direct administration to a patient by parenteral, intravenous, intramuscular, subcutaneous, or intraspinal infusion may be transmitted by fax by the practitioner to the pharmacy providing home infusion services. Also makes technical changes. Effective immediately except that the amendments to the Illinois Controlled Substances Act take effect October 1, 1995.

Controlled Substances Act take effect October 1, 1995. FISCAL NOTE (Dept. Alcohol. & Subst. Abuse) Enactment of HB2434 will be cost beneficial to DASA. CORRECTIONAL NOTE HB 2434 has no fiscal impact upon the Dept. HOUSE AMENDMENT NO. 1. Changes descriptions of certain controlled substances. FISCAL NOTE, AMENDED (Dpt. of Corrections) No change from correctional note. NOTE(S) THAT MAY APPLY: Correctional; Fiscal Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Health Care & Human Services Mar 08 Do Pass/Short Debate Cal 015-000-004 Placed Cal 2nd Rdg-Sht Dbt Mar 09 Correctional Note Requested LANG Fiscal Note Requested LANG Fiscal Note Filed Second Reading-Short Debate Held 2nd Rdg-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt Mar 10 Correctional Note Filed Cal Ord 3rd Rdg-Short Dbt Mar 13 Correctional Note Requested Pld Cal Ord 3rd Rdg-Sht Dbt Mar 22 Fiscal Note Filed Correctional Note Filed Amendment No.01 STEPHENS Amendment referred to HRIII. Cal Ord 3rd Rdg-Short Dbt Recalled to Second Reading Held 2nd Rdg-Short Debate Apr 06 Pld Cal Ord 3rd Rdg-Sht Dbt Apr 07 Recalled to Second Reading Held 2nd Rdg-Short Debate Amendment No.01 STEPHENS Rules refers to HCHS Held 2nd Rdg-Short Debate Amendment No.01 STEPHENS Apr 21 Be approved considerati 016-000-000 Held 2nd Rdg-Short Debate Amendment No.01 STEPHENS Adopted Apr 24 Pid Cal Ord 3rd Rdg-Sht Dbt May 03 Re-committed to Rules Jan 07 1997 Session Sine Die

HB-2435 BOLAND.

750 ILCS 50/12.1

750 ILCS 50/12.2 new

Amends the Adoption Act. Directs DCFS to establish a Mother's Putative Father Registry to provide notice to putative fathers of children born to women to whom the fathers were not married. Requires a pregnant woman who is unmarried, or who is married and believes the father of the fetus is not her husband, to identify the father to DCFS. Requires health care providers to provide affidavit forms to pregnant women and submit executed affidavits to DCFS. Provides that failure to comply with Mother's Putative Father Registry provisions is a Class A misdemeanor; makes providers who fail to comply subject to disciplinary action by their licensing agency. Effective January 1, 1996.

NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Mar 01 Mar 09

Mar 16

Jan 07 1997 Session Sine Die

HB-2436 MULLIGAN.

105 ILCS 5/2-3.71a 225 ILCS 10/12 from Ch. 122, par. 2-3.71a from Ch. 23, par. 2222

Referred to Rules

Assigned to Judiciary - Civil Law

Motion disch comm, advc 2nd Committee Judiciary - Civil Law

Refer to Rules/Rul 3-9(a)

Amends the School Code. Deletes obsolete reporting language in the Section referring to grants for model pilot early childhood parental training programs. Amends the Child Care Act of 1969 to make a technical change in the Section referring to child care facilities advertisements.

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Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Elementary & Secondary
		Education
Mar 16	Amendment No.01	ELEM SCND ED H
		To Subcommittee
	Amendment No.02	ELEM SCND ED H
		To Subcommittee
	Amendment No.03	ELEM SCND ED H
		To Subcommittee
		Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-2437 MULLIGAN – RONEN – CLAYTON – LINDNER – BIGGERT, LYONS AND CIARLO.

105 ILCS 5/2-3.71

from Ch. 122, par. 2-3.71

Amends the School Code. Makes technical changes in the Section relating to grants for preschool educational and research-training programs.

FISCAL NOTE (State Board of Education)

This vehicle bill has no fiscal impact in its current form.

STATE MANDATES FISCAL NOTE (State Board of Education)

No change from fiscal note.

Feb 16 1995 Referred to Rules First reading Mar 01 Assigned to Elementary & Secondary Education Mar 16 Recommended do pass 015-009-000 Placed Calndr.Second Reading Mar 20 Fiscal Note Filed St Mandate Fis Note Filed Placed Calndr, Second Reading Mar 21 ELEM SCNDED H Amendment No.01 To Subcommittee Amendment No.02 ELEM SCNDED H To Subcommittee Amendment No.03 ELEM SCND ED H To Subcommittee LANG Amendment No.04 Amendment referred to HRUL Amendment No.05 LANG Amendment referred to HRIII Amendment No.06 HANNIG Amendment referred to HRUL MULLIGAN Amendment No.07 Amendment referred to HRUL Placed Calndr, Second Reading

Mar 23

Motion disch comm, advc 2nd FLOOR AMEND #04 TO Mar 23-Cont.

ORDER 2ND READING --LANG Motion disch comm, advc 2nd FLOOR AMEND #05 TO ORDER 2ND READING --LANG Motion disch comm, advc 2nd FLOOR AMEND #06 TO ORDER 2ND READING --HANNIG

Placed Calndr, Second Reading Amendment No.08 HANNIG

Apr 05

Amendment referred to

HRUL

Placed Calndr, Second Reading Re-committed to Rules

Apr 25 Jan 07 1997 Session Sine Die

BURKE. HR.2438

510 ILCS 70/2 510 ILCS 75/8

from Ch. 8, par. 702 from Ch. 8, par. 229.58

Amends the Humane Care for Animals Act to add a caption to a Section concerning definitions. Amends the Humane Slaughter of Livestock Act to add a caption to the Section on the application of the Act.

Feb 16 1995 First reading Mar 01

Mar 07

Mar 16 Mar 23 Referred to Rules Assigned to Agriculture & Conservation Motion disch comm, advc 2nd Committee Agriculture & Conservation Refer to Rules/Rul 3-9(a) Motion disch comm, advc 2nd HOUSE BILL TO ORDER 2ND READING --BURKE Committee Rules

Jan 07 1997 Session Sine Die

HB-2439 SPANGLER - ACKERMAN - POE - KLINGLER - STEPHENS, BIGGERT, BIGGINS, BOST, HOEFT, JOHNSON, TOM, JONES, JOHN, LINDNER, LYONS, MOFFITT, MURPHY, M, MYERS, WEAVER, M, WINTERS, WO-JCIK, ZABROCKI AND ZICKUS.

105 ILCS 5/2-3.104 from Ch. 122, par. 2-3.104

Amends the School Code. Requires the State Board of Education to file an additional, separate mandate report with the General Assembly on or before December 1, 1995. Requires the report to list, review, and analyze separately each mandate (other than an election mandate) applicable to the common schools during the 1994-1995 school year and to set forth the benefits and failures encountered under each mandated program, the annual cost of the mandate and percentage of students in the State affected by it, the cost-efficiency of the mandated program, alternatives that may be more productive or more cost-efficient, whether the mandate is deemed unnecessary, counter-productive, or too cost-inefficient, and recommended legislation to reduce mandated costs and improve the efficiency, productivity, or other results of a mandated program. Effective July 1, 1995.

FISCAL NOTE (State Board of Education)

HB 2439 requires a one-time mandates review that is considerably more complex than that already required. The Board would contract the work to an outside vendor. Costs could range as high as \$100,000, depending on the bids received.

STATE MANDATES FISCAL NOTE (State Board of Education)

No change from fiscal note.

Feb 16 1995 First reading

Mar 01

Referred to Rules Assigned to Elementary & Secondary Education

Mar 09

Recommended do pass 015-009-000

Placed Calndr, Second Reading Amendment No.01 ELEM SCND ED H To Subcommittee

HB-2440 COWLI BIGGIN	SHAW – O'CONNOR – MO S. CLAYTON, HOEFT, JO	FFITT – ZICKUS – DOOI	Y, BIGGERT,
Jan 07 1997	Session Sine Die		
May 18		Refer to Rules/Rul 3-9(a)	
May 02	, je U	Assigned to Education	
May 01	First reading	Referred to Rules	
Apr 27	Sen Sponsor SIEBEN	•••	
Api 10	Placed Calendr, First Readr	1g	
Apr 18	Third Reading - Passed 066 Arrive Senate	-049-000	
	Tabled Pursuant to Rule5-4		
	Third Reading - Passed 066		
Apr 05	-	Verified	1.
	Placed Calndr, Third Readi	ng	
Mar 21	Second Reading	шЕ	
	Placed Calndr, Second Read	St Mandate Fis Note File	1
Mar 14		Fiscal Note Filed	L
Man 14	Placed Calndr, Second Read		
	.	HRUL	
		in the second se	referred to
	Amendment No.06	HANNIG	Amendment
		HRUL	referred to
	Amendment No.05	LANG	Amendment
		HRUL	
	Amendment No.04	LANG	Amendment referred to
	Amondmont No 04	To Subcommittee	
	Amendment No.03	ELEM SCNDED H	
mar or cona.	Amendment 10.02	To Subcommittee	e e e e e e e e e e e e e e e e e e e
Mar 09 Cont	Amendment No.02	ELEM SCND ED H	

2440 COWLISHAW – O'CONNOR – MOFFITT – ZICKUS – DOODY, BIGGERT, BIGGINS, CLAYTON, HOEFT, JONES, JOHN, LYONS, MEYER, MUR-PHY,M, PEDERSEN, WEAVER,M, WINTERS, WOJCIK, BOST, KLINGLER, STEPHENS, POE, MYERS, WIRSING, WENNLUND, CIAR-LO, MITCHELL AND LAWFER.

105 ILCS 5/34-79.5 new

Amends the School Code. Requires the Chicago school treasurer to make, with respect to each school in the district, a monthly audit and file an activity report and audit findings covering each internal school account, bank account, or other depository account that is maintained by a school official or entity in the name of or on behalf of, and that contains funds earned, contributed, or otherwise received by, a class or grade of school students or any other student organization, club, or association sponsored or authorized by the school. Effective July 1, 1995.

NOTE(S) THAT MAY APPLY: Fiscal; State Mandates Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Elementary & Secondary Education Mar 16 Amendment No.01 ELEM SCND ED H To Subcommittee Amendment No.02 ELEM SCND ED H To Subcommittee Amendment No.03 ELEM SCND ED H To Subcommittee Refer to Rules/Rul 3-9(a) Jan 07 1997 Session Sine Die

HB-2441 COWLISHAW.

50 ILCS 20/21.5 new	
105 ILCS 5/19b-7	from Ch. 122, par. 19b-7
105 ILCS 5/34-53	from Ch. 122, par. 34-53

Amends the Public Building Commission Act and the School Code. Authorizes the Chicago Public Building Commission to assume responsibility for and let contracts for the maintenance, management, repair, and renovation of Chicago school buildings. Provides that taxes levied by the district for building and purchase of school ground purposes shall be assigned and used to pay amounts due under those contracts. Also provides that the savings from the assumption of responsibilities by the Commission and savings from guaranteed energy savings contracts (not required for payments under the energy savings contracts) are to be transferred to a revenue bond debt service fund to pay debt service on revenue bonds issued by the Capital Development Board under the Building Authority Act. Provides that the proceeds of the revenue bonds shall be used to demolish the 10 least habitable Chicago school buildings (as determined by the Commission) and build replacement buildings. Provides for the lease of the new school buildings from the Commission to the Chicago Board of Education under lease purchase agreements. Authorizes use of the lease payments to pay debt service on the bonds. Adds other related provisions. Effective immediately.

STATE MANDATES FISCAL NOTE (State Board of Education) All savings generated will be used to pay off debt service payments to Chicago Public Building Commission. There is no fiscal impact to ISBE. FISCAL NOTE (State Board of Education) No change from mandates note. NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Elementary & Secondary Education Mar 16 Recommended do pass 014-009-000 Placed Caindr, Second Reading Mar 21 Fiscal Note Requested LANG St Mandate Fis Nte ReqLANG Second Reading Held on 2nd Reading Amendment No.01 ELEM SCND ED H To Subcommittee Amendment No.02 ELEM SCND ED H To Subcommittee Amendment No.03 ELEM SCND ED H To Subcommittee Amendment No.04 LANG Amendment referred to HRIII Amendment No.05 LANG Amendment referred to HRUL Amendment No.06 LANG Amendment referred to HRUL Held on 2nd Reading Mar 22 St Mandate Fis Note Filed Fiscal Note Filed Held on 2nd Reading Mar 23 Motion disch comm, advc 2nd FLOOR AMEND #04 TO ORDER 2ND READING --LANG Motion disch comm, advc 2nd FLOOR AMEND #05 TO ORDER 2ND READING --LANG Motion disch comm, advc 2nd FLOOR AMEND #06 TO ORDER 2ND READING --LANG Held on 2nd Reading May 03 Re-committed to Rules Jan 07 1997 Session Sine Die

HB-2442 COWLISHAW – ZICKUS – DOODY – LYONS – PEDERSEN, BIGGERT, BIGGINS, HOEFT, JONES, JOHN, MEYER AND WOJCIK.

105 ILCS 5/34-2.5 105 ILCS 5/34-8.3 from Ch. 122, par. 34-2.5 from Ch. 122, par. 34-8.3

105 ILCS 5/34-85

from Ch. 122, par. 34-85

Amends the School Code. Provides that a subdistrict council shall initiate proceedings to remove a subdistrict superintendent for cause during the term of his or her performance contract if the subdistrict superintendent fails to perform his or her duties incident to monitoring the performance of an attendance center with respect to its development, implementation, or compliance with its school improvement plan or incident to the identification, remediation, or placement on probation of a non-performing school or attendance center. Requires the general superintendent, upon direction of the subdistrict council pursuant to the vote of a majority of the council's full membership, to present to the board of education a motion containing the written charges and specifications on which the removal through disciplinary proceedings is sought.

FISCAL NO	TE (State Board of Edu	ication)
There is no fis	cal impact to ISBE.	
STATE MAN	IDATES FISCAL NO	TE (State Board of Education)
No change fro	m fiscal note.	
Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Elementary & Secondary Education
Mar 16	1	Recommended do pass 014-009-000
	Placed Calndr, Secon	d Readng
Mar 21		Fiscal Note Filed
		St Mandate Fis Note Filed
	Second Reading	

Second Reading Placed Calndr, Third Reading

icu Camur, i mitu Keau	mg	
Amendment No.01	ELEM SCND ED H	
	To Subcommittee	
Amendment No.02	ELEM SCNDED H	
	To Subcommittee	
Amendment No.03	ELEM SCND ED H	
	To Subcommittee	
Amendment No.04	LANG	Amendment
		referred to
	HRUL	
Amendment No.05	LANG	Amendment
	2	referred to
	HRUL	i ci ci ci co
Amendment No.06	HANNIG	Amendment
i intenditient 1 (0.00		referred to

HRUL

Calendar Order of 3rd Rdng

May 03

Re-committed to Rules

Jan 07 1997 Session Sine Die

HB-2443 COWLISHAW – WEAVER,M – ZICKUS – DOODY – GOSLIN, BIGGERT, BOST, CLAYTON, DURKIN, HOEFT, JOHNSON,TOM, JONES,JOHN, LYONS, MEYER, MOFFITT, MURPHY,M, PEDERSEN, SPANGLER, TURNER,J, WAIT AND WOJCIK.

105 ILCS 5/34A-201.1

Amends the School Code. Requires the Inspector General to conduct a thorough investigation into any findings or allegations of fraud, theft, waste, or other fiscal or managerial impropriety contained in any financial, management, or other internal audit made of the conduct or affairs of the board of education or a local school council, subdistrict council, or attendance center. Provides that the Inspector General is to determine the accuracy and validity of the allegations or findings of the audit. Provides that if the Inspector General determines that the allegations or findings are correct or if his investigation otherwise discloses that the board of education, a local school council, a subdistrict council, or any member, officer, or employee of those entities engaged in fraud, theft, or other conduct constituting a criminal offense, the Inspector General is authorized to file a criminal complaint with the Office of the States Attorney of Cook County against the person or persons committing the offense.

FISCAL NOTE (State Board of Education) There is no fiscal impact to ISBE.

1791

STATE MANDATES FISCAL NOTE (State Board of Education) No change from fiscal note. Note(s) That May Apply: Fiscal Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Elementary & Secondary Education Mar 16 Recommended do pass 014-009-000 Placed Calndr.Second Reading Fiscal Note Requested LANG Placed Calndr, Second Reading Fiscal Note Filed Mar 21 St Mandate Fis Note Filed Second Reading Held on 2nd Reading Amendment No.01 ELEM SCND ED H To Subcommittee Amendment No.02 ELEM SCND ED H To Subcommittee ELEM SCND ED H Amendment No.03 To Subcommittee Amendment No.04 LANG Amendment HRUL LANG Amendment Amendment No.05 HRUL HANNIG Amendment No.06 HRUL Held on 2nd Reading Mar 23 Motion disch comm. advc 2nd FLOOR AMEND #04 TO **ORDER 2ND READING** --LANG Motion disch comm, advc 2nd FLOOR AMEND #05 TO **ORDER 2ND READING** --LANG Motion disch comm, advc 2nd FLOOR AMEND #06 TO **ORDER 2ND READING** --HANNIG

> Held on 2nd Reading Placed Calndr, Third Reading

Apr 18 May 03 Jan 07 1997

Re-committed to Rules

Session Sine Die

ROSKAM - DOODY - ZICKUS - O'CONNOR - JONES, JOHN, JOHN-HB-2444 SON, TOM, TURNER, J, WINTERS, PEDERSEN, WOJCIK, MURPHY, M, **DURKIN AND PARKE.**

New Act

Creates the Voucher System Studies Act. Requires the 7 member Task Force established under the Act to analyze, study, and report to the General Assembly by December 1, 1995 concerning the feasibility and method of funding and implementing a voucher system in Illinois. Effective immediately.

FISCAL NOTE (State Board of Education)

HB2444 does not state who will fund the expenses so there is no fiscal impact to ISBE. In FY92, approximately \$17,000 was expended for the Task Force on School Finance and in FY93, approximately \$24,000.

STATE MANDATES FISCAL NOTE (State Board of Education) No change from fiscal note.

NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading

Mar 01

Referred to Rules Assigned to Elementary & Secondary Education Recommended do pass 013-004-002

Mar 16

Placed Calndr,Second Reading

referred to

referred to

Amendment referred to Mar 21

Fiscal Note Filed St Mandate Fis Note Filed

Second Reading Placed Calndr, Third Read Amendment No.01	
Amendment No.02	HRUL LANG

Amendment referred to

Amendment referred to

Amendment No.03 HANNIG

Amendment referred to

HRUL

HRUL

Calendar Order of 3rd Rdng Re-committed to Rules

May 03 Jan 07 1997 S

Session Sine Die

HB-2445 DOODY – SPANGLER – MITCHELL – LYONS – O'CONNOR, BALTHIS, BIGGERT, BIGGINS, CLAYTON, DURKIN, HANRAHAN, HOEFT, JONES,JOHN, KLINGLER, LACHNER, MCAULIFFE, MEYER, MOF-FITT, MULLIGAN, MYERS, PEDERSEN, POE, TURNER,J, WEAVER,M, WENNLUND, WOJCIK, ZICKUS, CIARLO AND KENNER.

705 ILCS 405/5-35

from Ch. 37, par. 805-35

Amends the Juvenile Court Act of 1987. Provides that a minor shall be adjudged an Habitual Juvenile Offender if the minor had been twice adjudicated a delinquent minor and the third offense was the commission of or attempted commission of involuntary manslaughter or any forcible felony other than burglary and the third offense occurred on or after the effective date of this amendatory Act of 1995 or had twice been adjudicated a delinquent minor for Class 2 or greater felonies or forcible felonies and is adjudicated a third time for a Class 2 or greater felony other than involuntary manslaughter or a forcible felony and the third offense occurred on or after the effective date of this amendatory Act of 1995. Effective immediately.

HOUSE AMENDMENT NO. 3.

Auus reference to.	
705 ILCS 405/1-7	from Ch. 37, par. 801-7
705 ILCS 405/2-3	from Ch. 37, par. 802-3
705 ILCS 405/4-11	from Ch. 37, par. 804-11
705 ILCS 405/5-4	from Ch. 37, par. 805-4
705 ILCS 405/5-12	from Ch. 37, par. 805-12
705 ILCS 405/5-19	from Ch. 37, par. 805-19
705 ILCS 405/5-24	from Ch. 37, par. 805-24
705 ILCS 405/5-35	from Ch. 37, par. 805-35
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 110/15.1	from Ch. 38, par. 204-7.1

Deletes everything and reinserts the provisions of the original bill. Further amends the Juvenile Court Act to: (i) authorize provision of a minor's law enforcement records to the minor's school; (ii) provide that a neglected minor includes a newborn infant whose meconium contains any amount of a controlled substance; (iii) extend from 6 to 12 months the permissible period of informal supervision with a probation officer for an alleged addicted or delinquent minor; (iv) require that a \$25 supervision, probation, or conditional discharge fee be imposed on a minor; and (v) provide that a minor at least 15 years of age who is charged with aggravated battery with a firearm, attempt to commit first degree murder, or aggravated vehicular hijacking shall be tried as an adult. (Present law provides for automatic trial as an adult for a person at least 15 years of age for only first degree murder, aggravated criminal sexual assault, 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 and certain controlled substance violations.) Amends the Unified Code of Corrections to require the court to impose upon a defendant placed on supervision, probation, or conditional discharge a fee of \$25 (now, up to \$25) for each month of supervision, probation, or conditional discharge unless the court assesses a lesser fee. Amends the Probation and Probation Officers Act to provide that the fees imCORRECTIÓNAL NOTE, AMENDED

The fiscal impact is unknown.

FISCAL NOTE, AMENDED (Dept. of Corrections)

No change from previous note.

CORRECTIONAL NOTE, AMENDED

No change from previous note.

FISCAL NOTE, AMENDED (Dept. of Corrections)

No change from previous note.

JUDICIAL NOTE, AMENDED

It is anticipated that there may be an increase in judicial workloads. However, it cannot be determined what impact HB2445 will have on the need to increase or decrease the number of judges in the State.

STATE MANDATES ACT FISCAL NOTE, AMENDED

In the opinion of DCCA, HB2445, amended, creates a local gov't. organization and structure mandate for which no reimbursement

is required.

HOUSE AMENDMENT NO. 6.

Deletes reference to:

705 ILCS 405/5-4

Deletes provisions that require minors at least 15 years of age who are charged with aggravated battery with a firearm, attempt to commit first degree murder, or aggravated vehicular hijacking to be tried as adults.

NOTE(S) THAT MAY APPLY: Fiscal Referred to Rules Feb 16 1995 First reading Assigned to Judiciary - Criminal Law Mar 01 Amendment JUD-CRIMINAL H Mar 16 Amendment No.01 referred to HRUL JUD-CRIMINAL H Amendment No.02 Tω SubcommitteeTRUTH/SENTENCING JUD-CRIMINAL H Adopted Amendment No.03 Do Pass Amend/Short Debate 016-000-000 Placed Cal 2nd Rdg-Sht Dbt Fiscal Note Requested AS Mar 21 AMENDED/LANG Correctional Note Requested AS AMENDED/LANG Judicial Note Request AS AMENDED/LANG Fiscal Note Requested LANG St Mandate Fis Nte ReqLANG Correctional Note Requested LANG Amendment Amendment No.04 MADIGAN,MJ referred to HRUL Amendment MADIGAN,MJ Amendment No.05 referred to HRUL Amendment Amendment No.06 JOHNSON, TOM referred to HRUL Cal Ord 2nd Rdg-Shr Dbt Correctional Note Filed AS Mar 22 AMENDED Fiscal Note Filed Cal Ord 2nd Rdg-Shr Dbt Correctional Note Filed AS Mar 23 AMENDED Fiscal Note Filed

Mar 23-Cont.

Judicial Note Filed St Mandate Fis Note Filed Motion disch comm, advc 2nd FLOOR AMEND #04 TO ORDER 2ND READING --LANG Motion disch comm, advc 2nd FLOOR AMEND #05 TO ORDER 2ND READING --LANG

		-LANO	
	Cal Ord 2nd Rdg-Shr Dbt		
Apr 18	Second Reading-Short Del	oate	e e contra de la c
- F	Pld Cal Ord 3rd Rdg-Sht]	Dbt	
Apr 19	Amendment No.06	JOHNSON,TOM	Be approved
			considerati
		HRUL/005-000-003	
	Recalled to Second Reading	12	
	Held 2nd Rdg-Short Deba		
Apr 20	Amendment No.06	JOHNSON,TOM	Adopted
.		065-040-002	e an N
	Pld Cal Ord 3rd Rdg-Sht	Dbt	
Apr 27	3Rd Rdg-Sht Dbt-Pass/V		
11p1 27	Tabled Pursuant to Rule5-	-4(A) AMEND 1,2,	
		4 ÁND 5	
	3Rd Rdg-Sht Dbt-Pass/V	ot110-000-006	
May 01	Arrive Senate		
, o ,	Placed Calendr, First Read	ing	
May 09	Sen Sponsor MAHAR		
May 10	First reading	Referred to Rules	
Apr 24 1996		Assigned to Judiciary	
May 01		Postponed	
May 03		PURSUANT TO RULE	
		3-9(A).	
		Re-referred to Rules	
Ian 07 1007	Session Sine Die		

Jan 07 1997 Session Sine Die

HB-2446 LINDNER – MURPHY,M – KLINGLER – WINKEL – CIARLO, BALTHIS, BIGGERT, CLAYTON, DURKIN, HOEFT, JONES, JOHN, MEYER, MOF-FITT, MYERS, MULLIGAN, POE, SPANGLER, WINTERS, WOJCIK, ZA-BROCKI, ZICKUS AND WENNLUND.

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 App Feb 16 1995 First	Ly: Correctional treading	Referred to Rules
Mar 01 Mar 16	Amendment No.01	Assigned to Judiciary - Criminal Law JUD-CRIMINAL H Amendment referred to
		HRUL
	Amendment No.02	JUD-CRIMINAL H
and the state of the state of the state of the state of the state of the state of the state of the state of the		To TRUTH (SENTENCINC
		SubcommitteeTRUTH/SENTENCING Motion Do Pass-Lost 002-010-004
	1. A. 1. A.	HJUB
		Committee Judiciary - Criminal Law
		Refer to Rules/Rul 3-9(a)
Jan 07 1997 Sess	ion Sine Die	

HB-2447 BIGGERT – MURPHY,M – CIARLO – LYONS – POE, BIGGINS, HOEFT, HUGHES, JOHNSON,TOM, KLINGLER, MCAULIFFE, MEYER, MOF-FITT, MYERS, O'CONNOR, PEDERSEN, SPANGLER, STEPHENS, WEAVER,M AND ZICKUS.

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. FISCAL NOTE (Office of Ill. Courts) Projected direct costs are \$99,752. JUDICIAL NOTE Although there would be a probable increase in judicial workloads, it cannot be determined what impact, if any, HB2447 will have on the need to increase the number of judges in the State. First reading Feb 16 1995 Referred to Rules Mar 01 Assigned to Judiciary - Criminal Law Mar 16 Amendment No.01 JUD-CRIMINAL H Amendment referred to HRUL JUD-CRIMINAL H Amendment No.02 То SubcommitteeTRUTH/SENTENCING Do Pass/Short Debate Cal 014-000-000 Placed Cal 2nd Rdg-Sht Dbt Mar 21 Fiscal Note Requested LANG Judicial Note Request LANG Second Reading-Short Debate Held 2nd Rdg-Short Debate Amendment No.03 MADIGAN,MJ Amendment referred to HRUI. Amendment No.04 MADIGAN.MJ Amendment referred to HRUL Held 2nd Rdg-Short Debate Mar 23 Motion disch comm, advc 2nd FLOOR AMEND #03 TO ORDER 2ND READING --LANG Motion disch comm, advc 2nd FLOOR AMEND #04 TO ORDER 2ND READING --LANG Held 2nd Rdg-Short Debate Mar 24 Pld Cal Ord 3rd Rdg-Sht Dbt Mar 28 Fiscal Note Filed Judicial Note Filed Cal Ord 3rd Rdg-Short Dbt May 03 Re-committed to Rules Jan 07 1997 Session Sine Die HB-2448 WEAVER, M, KLINGLER, MYERS, LYONS, O'CONNOR, BALTHIS, BIG-GERT. SPANGLER, STEPHENS, WINTERS, WOJCIK, ZABROCKI AND ZICK-US. 720 ILCS 5/9-1 from Ch. 38, par. 9-1 Amends the Criminal Code of 1961 in relation to the death penalty for first degree murder. Provides that killing an individual in the course of the commission of kidnapping is an aggravating factor for which the death penalty may be imposed. Present law permits the imposition of the death penalty for killing an individual in the course of the commission of aggravated kidnapping but not the offense of kidnapping. Effective immediately. Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Judiciary - Criminal Law Mar 16 Refer to Rules/Rul 3-9(a) Jan 07 1997 Session Sine Die HB-2449 CIARLO - ZICKUS - WINKEL - O'CONNOR, BALTHIS, BIGGINS, BOST,

449 CIARLO – ZICKUS – WINKEL – O'CONNOR, BALTHIS, BIGGINS, BOSI, DURKIN, HOEFT, JOHNSON,TOM, JONES,JOHN, KLINGLER, MEYER, MOFFITT, MYERS, MULLIGAN, PEDERSEN, POE, SAVIANO, STEPH-ENS, WEAVER,M, WOJCIK AND ZABROCKI.

720 ILCS 5/9-1

from Ch. 38, par. 9-1

Amends the Criminal Code of 1961 relating to the death penalty for first degree murder. Provides that it is an aggravating factor for which the death penalty may be imposed that the murder was committed in a school; on a conveyance owned, leased, or contracted by a school to transport students to or from school or a school related activity; on the real property of a school or on a public way within 1,000 feet of the real property comprising a school. Effective immediately.

FISCAL NOTE (Office of Ill. Courts) The fiscal impact on the Judicial Branch will be minimal. FISCAL NOTE (Dpt. of Corrections) HB2449 would have no fiscal impact on the Department. CORRECTIONAL NOTE No change from DOC fiscal note. Referred to Rules Feb 16 1995 First reading Assigned to Judiciary - Criminal Law Mar 01 JUD-CRIMINAL H Amendment Amendment No.01 Mar 09 referred to HRUL JUD-CRIMINAL H Amendment No.02 To SubcommitteeTRUTH/SENTENCING Recommended do pass 013-001-000 Placed Caindr.Second Reading Fiscal Note Requested LANG Correctional Note Requested LANG Placed Calndr.Second Reading Amendment MADIGAN,MJ Mar 14 Amendment No.03 referred to HRUL MADIGAN,MJ Amendment Amendment No.04 referred to HRUL Placed Calndr, Second Reading Fiscal Note Filed Mar 15 Motion disch comm, advc 2nd FLOOR AMEND #03 TO ORDER 2ND READING --LANG Motion disch comm, advc 2nd FLOOR AMEND #04 TO ORDER 2ND READING --LANG Placed Calndr, Second Reading Correctional Note Filed Mar 17 Fiscal Note Filed Placed Calndr, Second Reading Mar 21 Second Reading Placed Calndr, Third Reading Re-committed to Rules Apr 20 Jan 07 1997 Session Sine Die LAWFER - JONES, JOHN - POE - WOJCIK - CIARLO, BALTHIS, BIG-HB-2450 GERT, BIGGINS, BOST, CLAYTON, DURKIN, KLINGLER, MCAULIFFE, MEYER, MOFFITT, MYERS, MULLIGAN, PEDERSEN, RUTHERFORD, SAVIANO, SPANGLER, STEPHENS, TURNER, J, WEAVER, M AND ZA-BROCKI. from Ch. 38, par. 9-1 720 ILCS 5/9-1

Amends the Criminal Code of 1961 relating to the imposition of the death penalty for first degree murder. Provides that the killing of an individual who is a senior citizen (60 years of age or older) or a disabled person is an aggravating factor for which the death penalty may be imposed. Effective immediately.

Feb 16 1995	First reading
Mar 01	
Mar 16	
Jan 07 1997	Session Sine Die

Referred to Rules Assigned to Judiciary - Criminal Law Refer to Rules/Rul 3-9(a) HB-2451

MITCHELL - LACHNER - O'CONNOR - JONES, JOHN - ACKERMAN,

BIGGERT, BIGGINS, BOST, DURKIN, HOEFT, JOHNSON,TOM, KLINGLER, MCAULIFFE, MYERS, PEDERSEN, POE, STEPHENS,				
WEAVER, M AND WINTERS.				
725 ILCS 5/104-12 725 ILCS 5/104-16		8, par. 104-12 8, par. 104-16		
	e of Criminal Procedure of	of 1963 to provide that	a defendant's	
fitness to stand trial	shall be determined by th	e court without a jury.		
FISCAL NOT	E (Office of Ill. Courts)			
CORRECTIO	ict on the Judicial Branch car	mot de determined.		
HB2451 would	have no fiscal impact on the	Department.		
FISCAL NOT	E (Dept. of Corrections)			
Feb 16 1995	n correctional note. First reading	Referred to Rules		
Mar 01 Mar 09	Amendment No.01	Assigned to Judiciary - C JUD-CRIMINAL H	Criminal Law Amendment referred to	
a second		HRUL	Terenied to	
	Amendment No.02	JUD-CRIMINAL H		
		To Subcommittee Do Pass/Short Debate C	a£016-000-000	
	Placed Cal 2nd Rdg-Sht Dt	ot in the second s		
1. A.		Fiscal Note Requested L	ANG	
	Cal Ord 2nd Rdg-Shr Dbt	Correctional Note Requ	esteu LANO	
Mar 14	Amendment No.03	MADIGAN,MJ	Amendment referred to	
	Amendment No.04	HRUL Madigan,Mj	Amendment referred to	
		HRUL	·	
11 - A	Cal Ord 2nd Rdg-Shr Dbt			
Mar 15		Fiscal Note Filed Motion disch comm, adv	ic 2nd	
		FLOOR AMEND #03		
		ORDER 2ND READIN	١G	
		LANG Motion disch comm, adv	vc 2nd	
		FLOOR AMEND #04	ТО	
		ORDER 2ND READIN LANG	NG	
	Cal Ord 2nd Rdg-Shr Dbt	LANO		
Mar 17		Correctional Note Filed Fiscal Note Filed		
N 01	Cal Ord 2nd Rdg-Shr Dbt	ooto		
Mar 21 Apr 25	Second Reading-Short Deb Pld Cal Ord 3rd Rdg-Sht I	Dbt Re-committed to Rules		
Jan 07 1997	Session Sine Die	Re committee to Raios		
HB-2452 POE –	DOODY - JONES, JOHN -	- LYONS - MULLIGAN	N, ACKERMAN,	
BALTI	HIS, BIGGERT, BIGGINS GLER, MCAULIFFE, MI	S, BOST, HOEFT, J	OHNSON,TOM, RUTHERFORD,	
K LINC SPAN	GLER, STEPHENS, WEAV	ER.M. WINTERS, WOJ	CIK AND ZICK-	
US.				
720 ILCS 5/18-2		8, par. 18-2		
Amends the Criminal Code of 1961. Provides that the offense of armed robbery				
includes committing robbery while carrying a look-alike firearm on or about one's person. Defines look-alike firearm to be a toy or replica object that resembles a fire-				
arm. Effective immediately.				
FISCAL NO	FE (Dept. Corrections)			
HB2452 woul	d have a fiscal impact on the	Dept. of \$10,333,000		
over 10 years.				

over 10 years. CORRECTIONAL NOTE No change from fiscal note. FISCAL NOTE, AMENDED (Dept. of Corrections) No change from previous note. CORRECTIONAL NOTE, AMENDED No change from previous note.

HOUSE AMENDMENT NO. 5.

Adds, as an element of the offense in the case of a look-alike firearm, that the person indicates to the victim that he or she is presently armed with a firearm.

FISCAL NOTE, HAM-5 (Dept. of Corrections)

HAM-5 has no fiscal impact on the Dept. of Corrections.

CORRECTIONAL NOTE, HAM-5

No change from previous note.

NOTE(S) THAT MAY APPLY: Correctional Feb 16 1995 First reading Mar 01 Mar 09

Amendment No.01

Referred to Rules Assigned to Judiciary - Criminal Law JUD-CRIMINAL H Amendment referred to

Amendment No.02

HRUL JUD-CRIMINAL H

Τo

SubcommitteeTRUTH/SENTENCING Remains in Committee Judiciary -Criminal Law

Mar 16

Mar 21

Do Pass/Short Debate Cal 016-000-000 Placed Cal 2nd Rdg-Sht Dbt Fiscal Note Requested LANG Correctional Note Requested LANG Fiscal Note Filed

Correctional Note Filed

Second Reading-Short Debate Held 2nd Rdg-Short Debate

Amendment No.03 MADIGAN.MJ

HRUL

HRUL

POE

Amendment referred to

Amendment No.04

MADIGAN,MJ

Amendment referred to

Amendment No.05

HRUL

Amendment referred to

Held 2nd Rdg-Short Debate

First reading

Mar 23

Motion disch comm, advc 2nd FLOOR AMEND #03 TO ORDER 2ND READING --LANG Motion disch comm, advc 2nd FLOOR AMEND #04 TO ORDER 2ND READING --LANG

	Held 2nd Rdg-Short Deba	te	
Apr 06	Amendment No.05	POE	Be approved
	and the second second second		considerati
	the second states and second states	HRUL/005-001-002	
1997 - De 1997	Held 2nd Rdg-Short Deba	te	
Apr 18		Fiscal Note Filed	
•		Correctional Note Filed	
	Amendment No.05	POE	Adopted
	Pld Cal Ord 3rd Rdg-Sht	Dbt	•
Apr 19		Fiscal Note Filed	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
		Correctional Note Filed A	AS
		AMENDED	
	Cal Ord 3rd Rdg-Short D	ot	
Apr 20	3Rd Rdg-Sht Dbt-Pass/V		
	Tabled Pursuant to Rule5-		
	3Rd Rdg-Sht Dbt-Pass/V		
Apr 24	Arrive Senate		
		Ing	
May 03	Sen Sponsor RAICA	0	
Apr 24 May 03	Placed Calendr, First Read	Ing	

Referred to Rules

Apr 17 1996 Apr 25 May 03

Assigned to Judiciary Postponed PURSUANT TO RULE 3-9(A). Re-referred to Rules

Jan 07 1997 Session Sine Die

RUTHERFORD - LACHNER - RYDER, KLINGLER, MOFFITT, HB-2453 SPANGLER, LINDNER, BALTHIS, BIGGERT, CLAYTON, DURKIN, HOEFT, HUGHES, JONES, JOHN, LAWFER, MEYER, MYERS, PEDER-SEN, POE, TURNER, J, WEAVER, M, WINTERS, ZABROCKI AND ZICK-US.

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.

FISCAL NOTE (Office of Ill. Courts)

The fiscal impact on the Judicial Branch will be minimal.

CORRECTIONAL NOTE

HB2453 would have a minimal fiscal impact on the Department.

FISCAL NOTE (Dept. of Corrections)

No change from correctional note.

STATE MANDATES ACT FISCAL NOTE

In the opinion of the DCCA, HB2453 fails to meet the definition

of a mandate under the State Mandates Act.

Feb 16 1995 First reading Mar 01

Amendment No.01

Amendment No.02

JUD-CRIMINAL H HRUL JUD-CRIMINAL H

Fiscal Note Requested LANG

St Mandate Fis Nte RegLANG Correctional Note Requested LANG

Tο

MADIGAN,MJ

HRUL

Referred to Rules

SubcommitteeTRUTH/SENTENCING Do Pass/Short Debate Cal 014-000-000

Amendment referred to

Amendment

referred to

Assigned to Judiciary - Criminal Law

Placed Cal 2nd Rdg-Sht Dbt

Mar 14

Mar 09

Amendment No.03

Amendment No.04

Cal Ord 2nd Rdg-Shr Dbt

Cal Ord 2nd Rdg-Shr Dbt

Cal Ord 2nd Rdg-Shr Dbt

Mar 15

MADIGAN.MJ Amendment referred to HRUL Fiscal Note Filed Motion disch comm, advc 2nd FLOOR AMEND #03 TO ORDER 2ND READING --LANG Motion disch comm, advc 2nd

FLOOR AMEND #04 TO ORDER 2ND READING --LANG

Correctional Note Filed Fiscal Note Filed

St Mandate Fis Note Filed Second Reading-Short Debate

Mar 17

Mar 21

Mar 23

Pld Cal Ord 3rd Rdg-Sht Dbt 3Rd Rdg-Sht Dbt-Pass/Vot110-000-002 Tabled Pursuant to Rule5-4(A) AMENDS 1-4 3Rd Rdg-Sht Dbt-Pass/Vot110-000-002

Mar 24	Arrive Senate	
	Placed Calendr, First Rea	dng
	Sen Sponsor MAITLAN	D
Apr 18	First reading	Referred to Rules
May 01	-	Assigned to Judiciary
May 18		Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	
2454 VIINC	TIED CLADIO LAWEE	D MODELTT WALT DICCL

HB-2454 KLINGLER – CIARLO – LAWFER – MOFFITT – WAIT, BIGGERT, BOST, HUGHES, JOHNSON,TOM, JONES,JOHN, LINDNER, LYONS, MCAU-LIFFE, MEYER, MURPHY,M, PEDERSEN, POE, WEAVER,M, WIN-TERS, WIRSING AND ZICKUS.

625 ILCS 5/11-501

from Ch. 95 1/2, par. 11-501

Amends the Illinois Vehicle Code. Provides that the penalty imposed on a person for driving under the influence of alcohol or drugs will be enhanced by 48 hours of imprisonment for a first offense, 10 days of imprisonment for a second offense, 30 days of imprisonment for a third offense, and 90 days of imprisonment for a fourth offense if the driver had a child under the age of 16 in the vehicle at the time of the offense. Provides that in addition to the additional imprisonment, a person who places a child under the age of 16 in a vehicle with an intoxicated driver is guilty of child endangerment (Class A inisdemeanor) or aggravated child endangerment (Class 4 felony) if the child is injured or killed. Creates those offenses. Effective immediately.

CORRECTIONAL NOTE

HB2454 has minimal fiscal impact on the Dept. FISCAL NOTE (Dept. of Corrections) No change from previous note. Note(s) THAT MAY APPLY: Correctional Feb 16 1995 First reading Mar.01 Amendment No.01 JUD-CRIMINAL Mar 16 Amendment No.01 HRUL

Referred to Rules Assigned to Judiciary - Criminal Law JUD-CRIMINAL H Amendment

referred to

Amendment No.02

JUD-CRIMINAL H

SubcommitteeTRUTH/SENTENCING Do Pass/Short Debate Cal 016-000-000

Placed Cal 2nd Rdg-Sht Dbt

Amendment No.03

Mar 21

Fiscal Note Requested LANG Correctional Note Requested LANG MADIGAN,MJ Amendment referred to

HRUL Amendment No.04 MADIGAN,MJ

Amendment referred to

HRUL

Second Reading-Short Debate Held 2nd Rdg-Short Debate

Mar 22

Apr 25

Correctional Note Filed Fiscal Note Filed

Pld Cal Ord 3rd Rdg-Sht Dbt

Re-committed to Rules

Jan 07 1997 Session Sine Die

HB-2455 SPANGLER - DOODY - BALTHIS - LYONS - CLAYTON, BIGGERT, BIGGINS, BOST, DURKIN, MEYER, MYERS, MULLIGAN, PEDERSEN, POE AND WEAVER,M.

310 ILCS 10/8.1a

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.

CORRECTIONAL NOTE

HB-2455 Cont.

1801

This legislation would have no fiscal impact on the Dept.

FISCAL NOTE (Dept. of Corrections)

No change from previous note. STATE MANDATES FISCAL NOTE In the opinion of DCCA, HB 2455 fails to meet the definition of a mandate under the State Mandates Act. Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Judiciary - Criminal Law Mar 16 JUD-CRIMINAL H Amendment Amendment No.01 referred to HRUL JUD-CRIMINAL H Amendment No.02 Τo SubcommitteeTRUTH/SENTENCING Do Pass/Short Debate Cal 016-000-000 Placed Cal 2nd Rdg-Sht Dbt Mar 21 Fiscal Note Requested LANG St Mandate Fis Nte RegLANG Correctional Note Requested LANG Second Reading-Short Debate Held 2nd Rdg-Short Debate Amendment No.03 MADIGAN.MJ Amendment referred to HRUL Amendment No.04 MADIGAN,MJ Amendment referred to HRUL Held 2nd Rdg-Short Debate Mar 23 Correctional Note Filed Fiscal Note Filed Held 2nd Rdg-Short Debate Motion disch comm, advc 2nd FLOOR AMEND #03 TO ORDER 2ND READING --LANG Motion disch comm, advc 2nd FLOOR AMEND #04 TO **ORDER 2ND READING** --LANG Held 2nd Rdg-Short Debate Mar 24 Pld Cal Ord 3rd Rdg-Sht Dbt Mar 28 St Mandate Fis Note Filed Cal Ord 3rd Rdg-Short Dbt Apr 20 Re-committed to Rules Jan 07 1997 Session Sine Die HB-2456 O'CONNOR - SPANGLER - MULLIGAN - MEYER - BALTHIS, BIG-GERT, BIGGINS, CLAYTON, HOEFT, JOHNSON, TOM, JONES, JOHN, KLINGLER, LYONS, MCAULIFFE, MURPHY,M, PEDERSEN, POE, STEPHENS, WEAVER,M, WINTERS, WOJCIK, ZABROCKI, KENNER AND SCOTT. 310 ILCS 50/2 from Ch. 67 1/2, par. 852 JŪDICIAL NOTE There may be an increase in the number of petitions filed under the Act. However, it cannot be determined what impact there will be on the need to increase or decrease the number of judges in the State. FISCAL NOTE (Dept. of Corrections) This legislation would have no fiscal impact on the Dept. Feb 16 1995 First reading Referred to Rules Mar 01 Assigned to Judiciary - Criminal Law Mar 16 JUD-CRIMINAL H Amendment No.01 Amendment referred to HRUL Amendment No.02 JUD-CRIMINAL H Τo SubcommitteeTRUTH/SENTENCING Do Pass/Short Debate Cal 016-000-000 Placed Cal 2nd Rdg-Sht Dbt

Amends the Abandoned Housing Rehabilitation Act. Adds to definition of "nuisance" to include property on which streetgang-related activities or illegal activities involving controlled substances or cannabis take place.

Mar 21		Fiscal Note Requested LAN	
	Second Reading-Short Del	Judicial Note Request LAN	U.
	Held 2nd Rdg-Short Deba	te	1
	Amendment No.03	MADIGAN,MJ	Amendment referred to
		HRUL	• · · · · · · · · · · · · · · · · · · ·
	Amendment No.04	MADIGAN,MJ	Amendment referred to
	n an an an an Arran a	HRUL	Terented to
	Held 2nd Rdg-Short Deba	te	NUMBER OF
Mar 23		Judicial Note Filed	Server Server
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		ORDER 2ND READING	1
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		Motion disch comm, advc 2 FLOOR AMEND #04 TO	
		ORDER 2ND READING	
		LANG	
	Held 2nd Rdg-Short Deba	ite	
Mar 24	Held 2nd Rdg-Short Deba	Fiscal Note Filed	1877 - A. 19
	Pld Cal Ord 3rd Rdg-Short Deba	Dbt	
Apr 20	The Carl Of Cold Hog Shi	Re-committed to Rules	
Jan 24 1996		Approved for Consideration	1 . 7.2.1
and the state of the	Pld Cal Ord 3rd Rdg-Sht	005-001-002	an an an Anna Anna Anna Anna Anna Anna A
Feb 08	Third Reading - Passed 1	12-000-002	an an an an an an an an an an an an an a
Feb 09	Arrive Senate		
	Placed Calendr, First Rea	dng	
E L AL	Sen Sponsor O'MALLEY	Referred to Rules	
Feb 21 Mar 28	First reading	Assigned to Judiciary	
Apr 18		Recommended do pass 010	-000-000
	Placed Calndr, Second Re	adng	C., 1
Apr 24	Second Reading	ding	
Apr 30	Placed Calndr, Third Rea Third Reading - Passed 0	55-000-000	
Api 50	Passed both Houses		
May 29	Sent to the Governor		
Jul 26	Governor approved PUBLIC ACT 89-0553	3 effective date 97-01-01	
HB-2457 ROSK		1112/3, par. 901	-
220 ILCS 10/1			the short ti-
	zens Utility Board Act.	Aakes a technical change in	T the short ti
tle Section. Feb 16 1995	First reading	Referred to Rules	Ta (1.1.)
Mar 01	That reading	Assigned to Public Utilitie	S COL
Mar 15		Recommended do pass 00'	7-002-001
N 01	Placed Calndr,Second Re Second Reading-Short D	eading	
Mar 21	Placed Calndr, Third Rea	ding	
May 03	Thated Cumary mild field	Re-committed to Rules	
Dec 11		Assigned to Public Utilitie	S
Mar 25 1996		Refer to Rules/Rul 3-9(a)	
Jan 07 1997	Session Sine Die	3 - ¹	in the second second second second second second second second second second second second second second second
HB-2458 ROSK		111 2/3 par 002	
220 ILCS 10/2		. 111 2/3, par. 902	n the nurnose
	izens Utility Board Act.	Makes a technical change i	n me pui pose
Section.	First reading	Referred to Rules	
Feb 16 1995 Mar 01	i list ivaquing	Assigned to Public Utilitie	S and the second
Mar 16	a de	Refer to Rules/Rul 3-9(a)
Dec 11		Assigned to Public Utilitie	7

Mar 25 1996 Jan 07 1997

Refer to Rules/Rul 3-9(a) Session Sine Die

HB-2459 ROSKAM - JOHNSON.TOM - WINTERS - TURNER, J. SPANGLER, BIG-GINS, PEDERSEN, WOJCIK, ZABROCKI AND ZICKUS.

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, 2000. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 16 1995 First reading Mar 01

Mar 16

Jan 07 1997 Session Sine Die

HOWARD - JOHNSON.TOM - MOORE.ANDREA - TENHOUSE - DAV-HB-2460 **IS, STEVE AND PUGH.**

Referred to Rules

Refer to Rules/Rul 3-9(a)

Education

Assigned to Elementary & Secondary

305 ILCS 5/9A-9

from Ch. 23, par. 9A-9

Amends provisions of the Public Aid Code pertaining to a program of education, training, and employment for AFDC recipients. Provides that the Department of Public Aid shall seek waivers necessary to obtain federal matching funds to extend job retention counseling and services beyond 3 months and to include, in the job retention component, participants and services deemed necessary by the Department. Provides that job retention counseling and services shall be implemented upon obtaining the waivers or July 1, 1996, whichever is later.

Note(s) That Ma Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Priv, De-Reg, Econ & Urban Devel
Mar 15	Amendment No.01	PRIVATIZATION H
		Remains in Committee Priv, De-Reg, Econ & Urban Devel
		Committee Priv, De-Reg, Econ &
		Urban Devel
Mar 16		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
		ORDER 2ND READING
and the second second second		HOWARD
		Committee Rules
Jan 07 1997	Session Sine Die	
IB-2461 ZICKU	JS – BURKE.	
IB-2461 ZICKU	JS – BURKE.	

HB 235 ILCS 5/1-3.08 235 ILCS 5/1-3.35 235 ILCS 5/1-3.36 new 235 ILCS 5/2-1 235 ILCS 5/3-9 235 ILCS 5/3-11 235 ILCS 5/3-14 235 ILCS 5/5-3 235 ILCS 5/5-4 235 ILCS 5/7-1 235 ILCS 5/7-14 235 ILCS 5/1-3.26 rep.

from Ch. 43, par. 96 from Ch. 43, par. 105 from Ch. 43, par. 107 from Ch. 43, par. 109 from Ch. 43, par. 118 from Ch. 43, par. 118.1 from Ch. 43, par. 145 from Ch. 43, par. 157

from Ch. 43, par. 95.08

Amends the Liquor Control Act of 1934. Includes a person who owns and leases equipment for the purpose of brewing, fermenting, distilling, rectifying, or bottling alcoholic liquors within the definition of the term "manufacturer". Allows individuals to brew up to 100 gallons of beer per individual or up to 200 gallons of beer per

household without a license. Provides that a duplicate license must be obtained by a licensee that is transferring a license to different premises and requires that the premises must be located within the same jurisdiction that issued the original local liquor license. Provides that the principal office of the Liquor Control Commission shall be in Chicago. Authorizes the Commission to issue auction liquor licenses.

NOTE(S) THAT MAY APPLY: Fiscal Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die

Referred to Rules Assigned to Consumer Protection Refer to Rules/Rul 3-9(a)

HB-2462 ZICKUS – BURKE.

235 ILCS 5/6-1	from Ch. 43, par, 119
235 ILCS 5/6-2	from Ch. 43, par. 120
235 ILCS 5/6-3	from Ch. 43, par. 120a
235 ILCS 5/6-9	from Ch. 43, par. 126
235 ILCS 5/6-10	from Ch. 43, par. 126a
235 ILCS 5/6-24a	from Ch. 43, par. 139a
235 ILCS 5/6-26	from Ch. 43, par. 144a
235 ILCS 5/7-2	from Ch. 43, par. 146
235 ILCS 5/7-13	from Ch. 43, par. 156

Amends the Liquor Control Act of 1934. Prohibits the issuance of licenses to partnerships and corporations whose partners or officers and directors have had a liquor license revoked. Provides that the Liquor Control Commission may vacate an order of revocation for violation of certain tax Acts upon evidence that the violation has been resolved to the satisfaction of the Department of Revenue. Provides that if books and records are electronically available, they may be kept outside of Illinois. Makes changes regarding the display of certain warning signs. Provides that payment by a licensee by a negotiable instrument that is dishonored is cause for disciplinary action. Provides that if a license is revoked as to a licensee only, another license may be issued for the same premises.

Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die

Referred to Rules Assigned to Consumer Protection Refer to Rules/Rul 3-9(a)

HB-2463 ZICKUS

LIQUOR-LEGAL DISABILITY-SERVE Aug 04 1995 PUBLIC ACT 89-0250

HB-2464 MCGUIRE.

215 ILCS 5/457.5 new

Amends the Illinois Insurance Code. Requires companies writing policies of workers' compensation insurance covering Illinois employers to disclose gross premium receipts and itemized costs associated with those policies. Requires the Department of Insurance to publish a pamphlet summarizing the premium and cost information for each reporting company.

NOTE(S) THAT MAY APPLY: Fiscal

JIE(S) I HAI WIA	Y APPLY. FISCAL	
Feb 16 1995	First reading	Referred to Rules
Mar 01	-	Assigned to Insurance
Mar 09		Motion disch comm, advc 2nd
	And the second sec	Committee Insurance
Mar 14	Amendment No.01	INSURANCE H
		To Subcommittee
	Amendment No.02	INSURANCE H
	1. S.	To Subcommittee
	· · · · · · · · · · · · · · · · · · ·	Committee Insurance
Mar 16		Refer to Rules/Rul 3-9(a)
Mar 23		Motion disch comm, advc 2nd
		HOUSE BILL TO
		ORDER 2ND READING
		MCGUIRE
	and the state of the state of the state of the state of the state of the state of the state of the state of the	Committee Rules

Jan 07 1997 Session Sine Die

HB-2465 STEPHENS

50 ILCS 705/7

DPA-WELFARE REFORM TSK FORC Nov 16 1995 Bill dead-amendatory veto.

HB-2466 WENNLUND - DOODY - O'CONNOR - BOST - BALTHIS.

from Ch. 85, par. 507

Amends the Illinois Police Training Act. Provides that the training in response to and investigation of domestic violence and sexual assault emphasize protection of a victim's rights and self-respect. Effective immediately.

Feb 16 1995 First reading Mar 01 Mar 16 Jan 07 1997 Session Sine Die Referred to Rules Assigned to Cities & Villages Refer to Rules/Rul 3-9(a)

HB-2467 DOODY - WENNLUND - MOFFITT - MITCHELL AND KLINGLER.

310 ILCS 10/25

310 ILCS 10/25

from Ch. 67 1/2, par. 25

Amends the Housing Authorities Act. Provides that the Housing Authority may, after 3 days written notice of termination, file suit for recovery of possession of the premises in a housing project against a tenant who presents a threat of danger to other tenants in the form of abuse, neglect, or exploitation of a person by a family member, household member, or domestic partner. Effective immediately.

FISCAL IMPACT NOTE (III. Housing Development Authority)			
HB2467 would	have no fiscal impact.	•	
Feb 16 1995	First reading	Referred to Rules	
Mar 01		Assigned to Judiciary - Civil Law	
Mar 16		Recommended do pass 011-000-000	
	Placed Calndr, Second Rea	dng	
Mar 21	Second Reading		
	Placed Calndr, Third Readi	ng	
Apr 03		Fiscal Note Filed	
•	Calendar Order of 3rd Rdr	g	
May 03		Re-committed to Rules	
Jan 07 1997	Session Sine Die		

HB-2468 DOODY -- WENNLUND -- MOFFITT -- MITCHELL -- CIARLO.

from Ch. 67 1/2, par. 25

Amends the Housing Authorities Act. Provides that the Housing Authority shall grant a residency preference to an applicant who has been a victim of abuse, neglect, or exploitation by a family member, household member, or domestic partner within 90 days of the application for residency. Provides that the Authority shall not change the residency preference of a prospective tenant once the application has been accepted. Effective immediately.

FISCAL IMPACT NOTE (III. Housing Development Authority)			
HB2468 would have no fiscal impact.			
Feb 16 1995	First reading	Referred to Rules	
Mar 01		Assigned to Judiciary - Civil Law	
Mar 16		Recommended do pass 011-000-000	
	Placed Calndr, Second Read	dng	
Mar 21	Second Reading		
	Placed Calndr, Third Readi	ng	
Apr 03		Fiscal Note Filed	
	Calendar Order of 3rd Rdr	lg .	
May 03		Re-committed to Rules	
Jan 07 1997	Session Sine Die		

HB-2469 CIARLO - WINTERS - WAIT - JONES, JOHN - WINKEL.

New Act

30 ILCS 105/5.400 new

Creates the Alzheimer's Disease and Senior Mental Health Registry Act and amends the State Finance Act. Creates the Alzheimer's Disease and Senior Mental Health Coordinating Council to oversee implementation of the Act by the Department of Public Health. Requires the Department of Public Health to establish a statewide registry of persons with Alzheimer's disease. Creates the Alzheimer's Disease and Senior Mental Health Research Fund in the State treasury to provide funding to implement the Act. Provides for confidentiality of information and makes violation of confidentiality a Class A misdemeanor. Effective immediately.

1806

FISCAL NOT	E (Dept. of Public Health)	
	administrative costs, there m	ay be problems that
	e existence of two concomita	
Disease Research Fund and Alzheimer's Disease and Senior Mental		
Health Resear	ch Fund-which are essential	ly the same. Many of
	nded by the current research	
	t in millions of dollars in rese	earch funding.
Note(s) That Ma		
Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Health Care & Human
M 16		Services
Mar 16	Dissoid Coleda Socoad Doo	Recommended do pass 020-000-001
Mar 17	Placed Calndr,Second Rea	Fiscal Note Requested PHELPS
W141 17	Placed Calndr, Second Rea	
Mar 21	Thated Cantar, Second Rea	Fiscal Note Filed
1.101 21	Placed Calndr, Second Rea	
Apr 20		Re-committed to Rules
Jan 07 1997	Session Sine Die	
HB-2470 KRAUS	SE – DEUCHLER.	
30 ILCS 705/5		27, par. 2305
		y Act by providing that subject to the
		t funds may be made available for ex-
penditure by a grar	tee for a period longer the	han 2 years, except for Social Service
Block Grant Funds	for empowerment zones	and enterprise communities for which
the Funds may be n	nade available for expend	liture by a grantee for a period no lon-
	Effective immediately.	
	E (Dept. Public Aid)	
	n would be at no cost to the I	Department. All funds
(\$106 million of	over the life of the grant) will	be passed thru
	l communities (Chicago, Spr	ingfield, E.St.Louis).
Note(s) That Ma		
Feb 16 1995	First reading	Referred to Rules
Mar 01		Assigned to Health Care & Human
M. 00		Services
Mar 08	Placed Cal 2nd Rdg-Sht D	Do Pass/Short Debate Cal 023-000-000
Mar 09	Flateu Cal zhu Rug-Shi D	Fiscal Note Requested LANG
Mai 07		Fiscal Note Filed
	Second Reading-Short Deb	
a shekara ta ta ta ta	Held 2nd Rdg-Short Deba	
Mar 21	Pld Cal Ord 3rd Rdg-Sht I	
Apr. 05	3Rd Rdg-Sht Dbt-Pass/Vo	ot114-000-000
Apr 18	Arrive Senate	and the second second second second
	Placed Calendr, First Read	ng
May 02	Sen Sponsor DONAHUE	
May 03	First reading	Referred to Rules
May 09		Assigned to Public Health & Welfare
May 18	Carging Size Dia	Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	
HB-2471 STEPH		6
305 ILCS 5/4-17 n		
305 ILCS 5/9A-5		3, par. 9A-5
305 ILCS 5/9A-8		13, par. 9A-8
305 ILCS 5/9A-9	trom Ch. 2	3, par. 9A-9

305 ILCS 5/9A-9 305 ILCS 5/9A-12 new from Ch. 23, par. 9A-9

Amends the Public Aid Code. Permits the Department of Public Aid to operate a demonstration project under which AFDC clients are required to report earnings on a quarterly basis. Provides that public aid recipients who are exempt from the employment program and who become participants in the program may be sanctioned if they do not meet program requirements without good cause. (Present law provides that only non-exempt recipients may be sanctioned.) Provides that, with respect to the education, training, and employment program for AFDC recipients, a program participant's assessment process (now, initial assessment) shall include

standard literacy testing and a determination of English language proficiency, except when the client is enrolled or accepted for enrollment in a post-secondary program. Provides that certain AFDC-U recipients may be (now, are) referred to work experience. Makes other changes concerning participation in education, training, and employment programs.

No	Note(s) That May Apply: Fiscal Feb 16 1995 First reading Mar 01		Referred to Rules Assigned to Priv, De-Re	g, Econ &
			Urban Devel	
	Mar 09	Amendment No.01	PRIVATIZATION H	Ruled not
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			HPDE	
	and the second second		Motion Do Pass-Lost	
			006-004-000/HPDE	
		10 g	Remains in Committee F	Priv. De-Reg.
		2	Econ & Urban Devel	, =8,
	Mar 15	Amendment No.01	PRIVATIZATION H	
	Ivial 15	Amenument No.01		
			Remains in Committee F	riv, De-Reg,
			Econ & Urban Devel	. · · · ·
			Committee Priv, De-Reg	Econ &
			Urban Devel	,
	Mar 16	States and the states of the states of		
	Mar 16	A REAL PROPERTY OF A REAL PROPERTY OF	Refer to Rules/Rul 3-9(a) (a

Jan 07 1997 Session Sine Die

HB-2472 PHELPS - TURNER, A - KENNER.

730 ILCS 5/3-14-3

from Ch. 38, par. 1003-14-3

Amends the Unified Code of Corrections. Provides that the Department of Corrections shall establish 2 Regional Life Skills Resource Centers. Provides that the 2 sites for the centers shall be Chicago and Southern Illinois. Provides that the centers shall address the need to provide life skills services to offenders to prevent them from becoming recurring offenders. Provides that the centers shall provide services regarding employment, marketing, and specialized classes on substance abuse and DUI. Effective immediately.

Note(s) That May Apply: Fiscal Feb 21 1995 First reading

Jan 07 1997 Session Sine Die

Referred to Rules

HB-2473 BOST. 730 ILCS 5/3-6-2

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

Amends the Unified Code of Corrections. Requires an inmate of a Department of Corrections facility to pay a \$2 co-payment per visit to a place outside the institution for non-emergency medical or dental services. Provides that the amount for the co-payment shall be deducted from the inmates's individual account.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 21 1995First readingDec 11Mar 25 1996Jan 07 1997Session Sine Die

Referred to Rules Assigned to Judiciary - Criminal Law Refer to Rules/Rul 3-9(a)

HB-2474 BOST.

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

Amends the Criminal Code of 1961. Makes it a Class B misdemeanor to sell, offer for sale, distribute, or give away a small nitrous oxide cartridge, balloon, or other container. Exempts wholesalers, jobbers, and manufacturers who use nitrous oxide in the normal course of their business to manufacture other lawful items. Makes it a Class B misdemeanor to inhale or otherwise introduce into one's respiratory system nitrous oxide, except under the direct care and supervision of a licensed physician or dentist.

Feb 21 1995 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-2475 HOFFMAN – HOLBROOK – DAVIS, STEVE.

Makes a supplemental FY1995 appropriation to the Department of Commerce and Community Affairs for a grant to the Southwestern Illinois Leadership Council for costs associated with retaining and operating Scott Air Force Base and the Melvin Price Army Depot. Makes a supplemental FY1995 appropriation to the Department of Commerce and Community Affairs for a grant to Rock Island County for costs associated with retaining and operating the Rock Island Arsenal. Effective immediately.

NOTE(S) THAT MA	Y APPLY: Balanced Budget	
Feb 24 1995	First reading	Referred to Rules
Mar 01		Assigned to Appropriations-Public
		Safety
Apr 24		Refer to Rules/Rul 3-9(a)
1 05.005	0 · 0: D:	

Apr 24 Jan 07 1997 Session Sine Die

HB-2476 STEPHENS.

Appropriates \$1 to Department of Commerce and Community Affairs to address actions taken by the Base Realignment and Closure Commission. Effective July 1, 1995.

Feb 24 1995	First reading	Referred to Rules
Mar 08	-	Assigned to Appropriations-Public
		Safety
Apr 24		Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	

HB-2477 STEPHENS.

Appropriates \$1 to Illinois Department of Transportation to address actions taken by the Base Realignment and Closure Commission. Effective July 1, 1995.

the base Realignment and closure commission. Encetive July 1, 1995.				
Feb 24 1995	First reading	Referred to Rules		
Mar 08		Assigned to Appropriations-Public Safety		
Apr 24		Refer to Rules/Rul 3-9(a)		
Jan 07 1997	Session Sine Die			

HB-2478 DANIELS – RYDER – BIGGINS.

Makes appropriations for the ordinary and contingent expenses of the Attorney General for fiscal year 1996. Effective July 1, 1995.

Mar 01 1995	Filed With Clerk	
	First reading Referred to Rules	
Mar 02	Assigned to Appropriations Services	General
Apr 20	Recommended do pass 010-	000-000
	Placed Calndr, Second Reading	e trata
Apr 27	Second Reading	
	Held on 2nd Reading	
May 02	Placed Calndr, Third Reading	
May 10	Re-committed to Rules	
Jan 07 1997	Session Sine Die	

HB-2479 DANIELS - RYDER - BIGGINS.

Makes appropriations for the ordinary and contingent expenses of the Office of the State Comptroller for fiscal year 1996. Effective July 1, 1995.

Mar 01 1995	Filed With Clerk	
	First reading Referred to Rules	
Mar 02	Assigned to Appropriations-Genera Services	1
Apr 20	Recommended do pass 010-000-000)
	Placed Calndr, Second Reading	
Apr 27	Second Reading	
	Held on 2nd Reading	
May 02	Placed Calndr, Third Reading	
May 10	Re-committed to Rules	
Jan 07 1997	Session Sine Die	

HB-2480 MARTINEZ - FRIAS.F.

Appropriates \$1 to the Department on Aging for publication and distribution of a senior citizen pharmaceutical booklet. Effective July 1, 1995.

Mar 01 1995 First reading Mar 02

Referred to Rules Assigned to Appropriations-Human Services

Refer to Rules/Rul 3-9(a)

Apr 24 Jan 07 1997 Session Sine Die

HB-2481 CHURCHILL - RYDER.

30 ILCS 330/2 30 ILCS 330/3 30 ILCS 330/4 30 ILCS 330/6 30 ILCS 342/5 110 ILCS 920/4

Amends the General Obligation Bond Act to increase authorization by \$361,000,000. Amends the Medicaid Liability Liquidity Borrowing Act to extend authorization to borrow pursuant to the Act. Amends the Baccalaureate Savings Act to increase the authorization for the issuance of General Obligation Bonds in the form of College Savings Bonds. Effective July 1, 1995.

HOUSE AMENDMENT NO. 2.

Deletes reference to:

30 ILCS 342/5

Deletes the changes to the Medicaid Liability Liquidity Borrowing Act that would have extended the authorization to borrow. Adds an effective date of July 1, 1995.

Mar 01 1995	First reading	Referred to Rules	D L L
Apr 21	Amendment No.01	Assigned to Appropriation Safety APP PUB SAFTY H	Amendment
	Amendment 1 (0.07		referred to
		HRUL	
	Amendment No.02	APP PUB SAFTY H	Adopted
		Recommnded do pass as 007-004-000	amend
	Placed Caindr, Second Readng		
Apr 27	Second Reading	-	
	Held on 2nd Reading		
May 03		Re-committed to Rules	

Jan 07 1997 Session Sine Die

HB-2482 DANIELS - RYDER - TENHOUSE - BIGGINS.

Makes appropriations and reappropriations for the ordinary and contingent expenses of the various economic development agencies for the fiscal year beginning July 1, 1995.

HOUSE AMENDMENT NO. 5.

Replaces everything after the enacting clause with appropriations and reappropriations from State and federal funds to the following agencies. Effective July 1, 1995.

Depts. of Agriculture, Commerce & Community Affairs, Labor, Employment Security ... State Board of Education ... Ill. Community College Board ... Prairie State 2000 Authority ... Historic Preservation Agency .. Ill. Arts Council ... Farm Devel-opment Authority ... E.St. Louis Financial Advisory Authority ... Metropolitan Pier & Exposition Authority ... Sports Facilities Authority ... Medical Center Commission Mar 01 1995 First reading Referred to Rules Assigned to Appropriations-Public Safety Apr 21 Amendment No.01 APP PUB SAFTY H Amendment referred to . HRUL

Amendment No.02

APP PUB SAFTY H Amendment referred to

Apr 21 - Cont	Amendment No.03	HRUL APP PUB SAFTY H	Amendment referred to
		HRUL	
	Amendment No.04	APP PUB SAFTY H	Amendment
		RUL	referred to
	Amendment No.05	APP PUB SAFTY H	Adopted
		Recomminded do pass as 007-002-002	amend
	Placed Calndr,Second Rea	dng	
Apr 27	Second Reading	and the second second second second second second second second second second second second second second second	
	Trefa on Ena Reading	for a state	
May 02	Placed Calndr, Third Readi		
May 10		Re-committed to Rules	
Jan 07 1997	Session Sine Die		
HB-2483 DANIE	LS - RYDER - MULLIGA	N.	
	itions for the ordinary an		
	alth and Developmental D	isabilities for the fiscal	year beginning
July 1, 1995.	· · · · · · · · · · · · · · · · · · ·		

Mar 01 1995 First reading Referred to Rules Assigned to Appropriations-Human Services Mar 24 Amendment No.01 APP HUMAN SRV H Remains in Committee Appropriations-Human Services Committee Appropriations-Human Services Apr 24 Refer to Rules/Rul 3-9(a) Jan 07 1997 Session Sine Die HB-2484 DANIELS - RYDER - BIGGINS. Makes appropriations for various environmental agencies for the fiscal year beginning July 1, 1995. Mar 01 1995 First reading Referred to Rules

		Assigned to Appropriations-Ger	
Apr 20	Amendment No.01	Services APP GEN SERVS H	Amendment
		HRUL/006-003-000 Recommended do pass 0	referred to 10-000-000
	Placed Caindr, Second Rea		na Maria (1944) se s
Apr 27	Second Reading	•	
· · · ·	Held on 2nd Reading	11. 11. 11. 11. 11. 11. 11. 11. 11. 11.	e Margara an
May 02	Placed Calndr, Third Read	ing	e a ser l'allage
May 10	n	Re-committed to Rules	
Jan 07 1997	Session Sine Die		e general de la company
2485 DANTE	IS - PYDER - MULLICA	No. Sectors and the sector of	

HB-2485 DANIELS – RYDER – MULLIGAN.

Makes appropriations and reappropriations for the ordinary and contingent expenses of the human services agencies listed below for the fiscal year beginning July 1, 1995. Mar 01 1995 First reading Referred to Rules

Mar 01 1995 First reading		Assigned to Appropriations-Human Services	
Apr 21	Amendment No.01	APP HUMAN SRV H	Amendment referred to
	Amendment No.02	HRUL APP HUMAN SRV H	Amendment referred to
	Amendment No.03	HRUL APP HUMAN SRV H	Amendment referred to
en en la calanda de 1999. A la calanda de la calanda de 1999. A la calanda de la calanda de 1999.	Amendment No.04	HRUL APP HUMAN SRV H	Amendment referred to
	and a state of the	HRUL Recommended do pass 00	

Placed Calndr, Second Reading

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Apr 27	Ş
May 02	P
May 10	
Jan 07 1997	$^\circ$ S

econd Reading Held on 2nd Reading Placed Calndr, Third Reading

Re-committed to Rules

Session Sine Die

DANIELS - RYDER - TENHOUSE. HB-2486

Makes appropriations and reappropriations for the ordinary and contingent expenses of the Department of Transportation for the fiscal year beginning July 1, 1995.

HOUSE AMENDMENT NO. 3.

Deletes everything after the enacting clause. Replaces with appropriations for the OCE and expenses of the Department of Transportation. Effective July 1, 1995. Mar 01 1995 First reading Referred to Rules

		Assigned to Appropriation	ons-Public
Apr 20	Amendment No.01	APP PUB SAFTY H	
		Remains in Committee	
		Appropriations-Public	Safety
Apr 21	Amendment No.01	APP PUB SAFTY H	Withdrawn
	Amendment No.02	APP PUB SAFTY H	Amendment referred to
		HRUL	
	Amendment No.03	APP PUB SAFTY H	Adopted
	Amendment No.04	APP PUB SAFTY H	Lost
		004-006-001	
		Recommnded do pass as	amend
		007-003-001	
	Placed Calndr, Second Rea	adng	
Apr 27	Second Reading		

Held on 2nd Reading

Placed Calndr, Third Reading May 02 May 10

Re-committed to Rules

Jan 07 1997 Session Sine Die

HB-2487 DANIELS - RYDER - TENHOUSE.

Makes appropriations and reappropriations for various public safety agencies for the fiscal year beginning July 1, 1995.

HOUSE AMENDMENT NO. 2.

Deletes everything after the enacting clause. Replaces with appropriations for the OCE and expenses of the Ill. Criminal Justice Information Authority. Effective July 1, 1995.

ALY 19 1 / / / / / .			
Mar 01 1995	First reading	Referred to Rules	
		Assigned to Appropriations-I	Public
		Safety	
Apr 21	Amendment No.01	APP PUB SAFTY H A	mendment
	and the second second second second second second second second second second second second second second second		referred to
		HRUL	
	Amendment No.02	APP PUB SAFTY H A	dopted
		011-000-000	
	and the second second second second second second second second second second second second second second second	Recommnded do pass as ame	nd
en de la secola de la secola de la secola de la secola de la secola de la secola de la secola de la secola de l		007-002-002	
	Placed Calndr, Second Rea	dng	
Apr 27	Second Reading		
	Held on 2nd Reading		
May 02	Placed Calndr, Third Read	ing	
May 10		Re-committed to Rules	
1007	Section Sina Dia		

Jan 07 1997 Session Sine Die

HB-2488 DANIELS - RYDER - BIGGINS.

Makes appropriations to the State Treasurer for fiscal year 1996 ordinary and contingent expenses and various bond payments and statutory refunds and payments. Effective July 1, 1995.

Mar 01 1995 First reading

Referred to Rules Assigned to Appropriations-General Services

Apr 20	Recommended do pass 010-000-000	
	Placed Calndr, Second Reading	
Apr 27	Second Reading	
	Held on 2nd Reading	
May 02	Placed Calndr, Third Reading	
May 10	Re-committed to Rules	
Jan 07 1997	Session Sine Die	

HB-2489 RYDER.

Makes appropriations for the ordinary and contingent expenses of the Court of Claims, including payment of claims, Effective July 1, 1995.

02 1995	First reading	Referred to Rules

Assigned to Appropriations-General Services

	Derrices
Apr 20	Recommended do pass 010-000-000
	Placed Calndr, Second Reading
Apr 27	Second Reading
•	Held on 2nd Reading
May 02	Placed Calndr, Third Reading
May 10	Re-committed to Rules
Jan 07 1997	Session Sine Die

HB-2490 RYDER.

Appropriates amounts from various funds for awards and recommendations made by the Court of Claims. Effective July 1, 1995.

Refe	rred	to	Ru	les

Assigned to Appropriations-General

	1 ISSIGNOU TO THE PROPERTY AND A STATE
	Services •
Apr 20	Recommended do pass 010-000-000
	Placed Calndr, Second Reading
Apr 27	Second Reading
•	Held on 2nd Reading
May 02	Placed Calndr, Third Reading
May 10	Re-committed to Rules
Jan 07 1997	Session Sine Die

RYDER - HANNIG. HB-2491

Makes appropriations for the ordinary and contingent expenses of the Supreme Court for fiscal year 1996. Effective July 1, 1995.

HOUSE AMENDMENT NO. 1.

Mar 02 1995 First reading

Replaces everything after the enacting clause with appropriations to the Supreme Court for the Illinois court system's OCE and the Mandatory Arbitration Programs. Effective July 1, 1995.

Mar 02 1995	First reading	Referred to Rules
		Assigned to Appropriations-General Services
Apr 20	Amendment No.01	APP GEN SERVS H Adopted 010-000-000
		Recommnded do pass as amend 010-000-000
	Placed Calndr Second Rea	adng
Apr 27	Second Reading Held on 2nd Reading	
May 02	Placed Calndr, Third Read	ling
May 10		Re-committed to Rules
Jan 07 1997	Session Sine Die	

HB-2492 **RYDER - HANNIG.**

Makes appropriations to the Supreme Court for the ordinary and contingent expenses of the Circuit Court for fiscal year 1996. Effective July 1, 1995. Referred to Rules

Mar 02 1995 First reading

Assigned to Appropriations-General Services

Apr 20

Recommended do pass 010-000-000

Placed Calndr, Second Reading Second Reading Apr 27 Held on 2nd Reading

May 02	Placed Calndr, Third Reading	
May 10	Re-committed to Rule	es
Jan 07 1997	Session Sine Die	

HB-2493 BALTHIS.

Appropriates \$16,000,000 to the State Board of Education. Provides for \$8,000,000 to be used for the loan of textbooks to students and for \$8,000,000 to be used for transportation reimbursements to parents and guardians. Effective July 1, 1995.

Mar 02 1995 First reading Mar 08 Apr 24 Jan 07 1997 Session Sine Die Referred to Rules Assigned to Appropriations-Education Refer to Rules/Rul 3-9(a)

HB-2494 CURRIE.

P.A. 88-551, Art. 67, Sec. 48

Amends the Department of Transportation's FY1995 budget (Public Act 88-551). Forbids further FY1995 expenditures by the Department of Transportation pursuant to contract number IMD9302 or any other contract with TAMS CONSULTANTS, INC. relating to site selection studies for an airport in north-eastern Illinois. Effective immediately.

Mar 03 1995 First reading Mar 08

Referred to Rules Assigned to Appropriations-Public Safety Refer to Rules/Rul 3-9(a)

Apr 24 Jan 07 1997 Session Sine Die

HB-2495 DANIELS – RYDER – BIGGINS.

Makes appropriations from various funds for the ordinary, contingent and distributive expenses of the Office of the Secretary of State. Effective July 1, 1995.

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Mar 03 1995	First reading	Referred to Rules
Mar 08	Electron Electron electron	Assigned to Appropriations-General
		Services
Apr 20		Recommended do pass 010-000-000
	Placed Calndr, Second Rea	
Apr 27	Second Reading	
-	Held on 2nd Reading	
May 02	Placed Calndr, Third Readi	ng
May 10		Re-committed to Rules
Jan 07-1997	Session Sine Die	

HB-2496 PUGH.

Appropriates \$10,500,000 to the Department of Commerce and Community Affairs for the Westside Small Business Development Corporation. Effective July 1, 1995.

Mar 03 1995	First reading
Mar 08	

Apr 24 Jan 07 1997 Session Sine Die Referred to Rules Assigned to Appropriations-Public Safety Refer to Rules/Rul 3-9(a)

HB-2497 CROSS.

105 ILCS 5/11E-1 new 105 ILCS 5/11E-2 new 105 ILCS 5/11E-3 new 105 ILCS 5/11E-4 new 105 ILCS 5/11E-5 new 105 ILCS 5/11E-6 new 105 ILCS 5/11E-7 new 105 ILCS 5/12-1

from Ch. 122, par. 12-1

Amends the School Code. Allows territory within certain high school districts to be reorganized into a separate new high school district.

Mar 03 1995First readingReferred to RulesJan 07 1997Session Sine Die

HB-2498 LANG.

New Act

Creates the Government Financial Transaction Limitation Act. Establishes limits on borrowing and investment practices of State agencies and local governments. Prohibits investments in options, derivatives, and repurchase agreements. Prohibits borrowing except for capital projects and short-term cash flow purposes. Applies to home rule units.

NOTE(S) THAT MAY APPLY: Fiscal; Home Rule

Mar 08 1995 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-2499 LANG.

220 ILCS 5/7-109 new

Amends the Public Utilities Act. Provides that a gas public utility or its affiliate may not provide administrative services to transportation customers located within the utility's service territory or sell natural gas to transportation customers at a price that is lower than the price charged to the utility's regular customers.

Mar 08 1995 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-2500 LOPEZ.

Appropriates \$1,700,000 from the General Revenue Fund to the State Board of Education for production of a Spanish language preschool program. Effective July 1, 1995.

Mar 21 1995	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-2501 SANTIAGO.

Appropriates \$1,000,000 to the Department of Commerce and Community Affairs for the acquisition of land and the planning and construction of a Logan Square YMCA facility. Effective July 1, 1995.

Apr 18 1995	Filed With Clerk
Apr 20	First reading
Ian 07 1997	Session Sine Die

Referred to Rules

HB-2502 RONEN – CURRIE – BLAGOJEVICH – SCHAKOWSKY – CURRY, J, LANG, JONES, LOU AND FLOWERS.

215 ILCS 5/356r new 215 ILCS 125/5-3

215 ILCS 130/3009 215 ILCS 165/10 from Ch. 111 1/2, par. 1411.2 from Ch. 73, par. 1503-9 from Ch. 32, par. 604

Amends the Illinois Insurance Code, Health Maintenance Organization Act, Limited Health Service Organization Act, and Voluntary Health Services Plans Act. Provides that coverage under those Acts may not be restricted or denied on the basis that the insured or proposed insured is, has been, or may be a victim of domestic violence. Prohibits consideration of a condition or injury that resulted from domestic violence as a preexisting condition.

Apr 20 1995	Filed With Clerk	
Apr 24	First reading	
Jan 07 1997	Session Sine Die	

Referred to Rules

HB-2503 JONES, JOHN - TURNER, A - NOLAND - STEPHENS - GILES, DAV-IS, M, HOWARD AND JONES, LOU.

New Act

Creates the School District Association Membership Law. Prohibits the common schools from paying membership fees or dues to any interscholastic athletic association that remains a party to a contract or agreement under which the association agrees to hold or conduct in any place other than on the Champaign-Urbana campus of the University of Illinois the final 8 or fewer games of any boys' State basketball tournament that is sponsored by or conducted under the auspices of the association. Declares an association contract or agreement that has the effect of prohibiting the common schools from paying membership fees or dues to the association void as against public policy. Adds a severability clause. Effective immediately.

May 04 1995 Filed With Clerk

Jan 07 1997 Session Sine Die Referred to Rules

FANTIN - BOLAND - HOLBROOK - SMITH,M - HOWARD AND FEI-HB-2504 GENHOLTZ.

New Act

Creates the Legislation Sunshine Act. Requires that a bill in the General Assembly be heard and voted upon by a standing committee of the house of introduction during the same calendar year as introduced or during the first 20 session days of the next year if fewer than 10 session days remain in the year of introduction. Permits the bill's primary sponsor to waive the hearing and vote. Effective immediately. Referred to Rules

May 08 1995 First reading Jan 07 1997 Session Sine Die

HB-2505 HANNIG.

820 ILCS 35/2		from Ch 10 per 20	
		from Ch. 10, par. 20	
820 ILCS 35/3		from Ch. 10, par. 21	
820 ILCS 35/5		from Ch. 10, par. 23	
820 ILCS 35/5a		from Ch. 10, par. 24	
820 ILCS 35/5b		from Ch. 10, par. 25	
820 ILCS 35/6		from Ch. 10, par. 26	
820 ILCS 35/6a		from Ch. 10, par. 27	

Amends the Employee Arbitration Act. Permits a nonunion employee to seek resolution of a labor dispute with his or her employer by the Department of Labor. Referred to Rules

May 10 1995 First reading Jan 07 1997 Session Sine Die

PUGH - STROGER - MOORE, EUGENE - GILES - HOWARD. HB-2506

410 ILCS 620/2 410 ILCS 620/2.38 new 410 ILCS 620/3 410 ILCS 620/3.23 new from Ch. 56 1/2, par. 502

from Ch. 56 1/2, par. 503

Amends the Illinois Food, Drug and Cosmetic Act to prohibit the retail sale of professional hair care products to a person who is not a licensed barber or cosmetologist.

May 10 1995 First reading Jan 24 1996 Mar 25 Session Sine Die Jan 07 1997

Referred to Rules Assigned to Consumer Protection Refer to Rules/Rul 3-9(a)

HB-2507 LAWFER.

30 ILCS 105/5.408 new 410 ILCS 620/2.38 new 410 ILCS 620/2.39 new 410 ILCS 620/21.1 410 ILCS 620/21.2 410 ILCS 620/21.3 new 410 ILCS 620/22.5 new 410 ILCS 620/22.6 new 410 ILCS 635/2 410 ILCS 635/3 410 ILCS 635/4 410 ILCS 635/5 410 ILCS 635/5.1 410 ILCS 635/5.2 new 410 ILCS 635/6 410 ILCS 635/9 410 ILCS 635/10 410 ILCS 635/11 410 ILCS 635/12 410 ILCS 635/15 410 ILCS 635/16 410 ILCS 635/19

from Ch. 56 1/2, par. 521.1 from Ch. 56 1/2, par. 521.2

from Ch. 56 1/2, par. 2202 from Ch. 56 1/2, par. 2203 from Ch. 56 1/2, par. 2204 from Ch. 56 1/2, par. 2205 from Ch. 56 1/2, par. 2205.1

from Ch. 56 1/2, par. 2206 from Ch. 56 1/2, par. 2209 from Ch. 56 1/2, par. 2210 from Ch. 56 1/2, par. 2211 from Ch. 56 1/2, par. 2212 from Ch. 56 1/2, par. 2215 from Ch. 56 1/2, par. 2216 from Ch. 56 1/2, par. 2219

Amends the State Finance Act, the Food, Drug and Cosmetic Act, and the Grade A Pasteurized Milk and Milk Products Act. Adds provisions concerning bulk milk pick up tanks, milk hauler-samplers, and certified pasteurizer operators. Creates the Milk Safety Fund. Imposes a fee on a purchaser of milk from a manufactured milk producer for milk produced in Illinois. Provides that these fees, which shall be collected from January 1, 1996 through December 31, 1998, shall be deposited into the Milk Safety Fund and shall be used to ensure safe and quality milk inspections. Creates an advisory committee to the Division of Food, Drugs, and Dairies.

NOTE(s) THAT MAY APPLY: Fiscal; Home Rule May 15 1995 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2508 HANNIG.

10 ILCS 5/28-2 105 ILCS 5/7-1 105 ILCS 5/7-2 105 ILCS 5/7-4 105 ILCS 5/7-6 105 ILCS 5/7-7.5 new 105 ILCS 5/7-7.6 new 105 ILCS 5/7-7.7 new 105 ILCS 5/7-9

from Ch. 122, par. 7-4 from Ch. 122, par. 7-6

from Ch. 46, par. 28-2 from Ch. 122, par. 7-1 from Ch. 122, par. 7-2

from Ch. 122, par. 7-9

Amends the Election and School Codes. Provides, with respect to school district boundary change petitions under which all of the territory of a school district is to be annexed to another school district or under which part of the territory of a school district is to be annexed to another school district, that if the regional board of school trustees or State Superintendent of Education has discretion to deny or to grant or approve the petition and enters an order granting or approving the petition, the matter must then be submitted to referendum at a regular scheduled election and approved by a majority of the voters in each of the affected school districts who are entitled to vote on and who vote on the proposition.

May 22 1995 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2509 BLAGOJEVICH – ERWIN.

625 ILCS 5/6-206.5 new 705 ILCS 405/5-23 720 ILCS 5/21-1.3

from Ch. 37, par. 805-23

Amends the Juvenile Court Act of 1987, the Criminal Code of 1961, and the Illinois Vehicle Code. Provides that if a person is adjudicated delinquent for or is found guilty of an act constituting criminal defacement of property, the court shall direct the Secretary of State to revoke or withhold the issuance of the person's driver's license for not more than one year. Provides that if the person's driver's license is under suspension or revocation, the court shall direct the Secretary of State to extend the period of suspension or revocation by an additional period of not more than one year. Provides that a person may elect to reduce the period of revocation, suspension, or withholding of driving privilege by performing community service. Provides that if the court determines that, due to a family hardship, the person's driver's license or driving privilege is necessary for employment or medical purposes of the person or a member of the person's family, the court shall order the person to perform community service and the court shall reduce the period of revocation, suspension, or withholding at the rate of one day for each hour of community service performed.

May 24 1995	Filed With Clerk	
	First reading	Referred to Rules
Feb 20 1996	-	Assigned to Judiciary - Criminal Law
Mar 06	Added As A Joint Spons	or ERWIN
Mar 25	-	Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	

HB-2510 SCHAKOWSKY – FLOWERS.

210 ILCS 85/10.5 new

Amends the Hospital Licensing Act. Provides that in a hospital with 100 or more patient beds, at least one physician, in addition to any emergency room physicians, shall be on duty at all times to serve non-emergency room patients exclusively.

Oct 18 1995	Filed With Clerk
Oct 20	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-2511 MARTINEZ – FRIAS.F.

730 ILCS 5/5-5-3.2 from Ch. 38, par. 1005-5-3.2

Amends the Unified Code of Corrections. Provides that the court may impose a more severe sentence upon a defendant who commits certain enumerated offenses in a public park, on the real property of a public park, or on a public way within 1,000 feet of the real property comprising a public park.

Oct 18 1995	Filed With Clerk	· · · · · · · · · · · · · · · · · · ·
Oct 20	First reading	Referred to Rules
Feb 20 1996	e	Assigned to Judiciary - Criminal Law
Mar 21	Added As A Co-sponsor	HOFFMAN
	Added As A Co-sponsor	BLAGOJEVICH
Mar 25	•	Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	

BLACK. HB-2512

735 ILCS 5/2-616

from Ch. 110, par. 2-616

Amends provisions of the Code of Civil Procedure setting forth requirements which, if met, permit the naming of a defendant even if the time for bringing an action has expired. Adds a requirement that the plaintiff acted to join the person as a defendant within a reasonable length of time after receiving notice or obtaining knowledge of the defendant's identity.

Oct 18 1995	Filed With Clerk
Oct 20	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-2513 BLACK, BOST AND JONES, JOHN.

730 ILCS 5/3-3-5

from Ch. 38, par. 1003-3-5

Amends the Unified Code of Corrections. Provides for a parole hearing no later than 2 years after a denial of parole if the Prisoner Review Board finds it is not reasonable to expect that parole would be granted at a rehearing the following year. Provides for up to 5 years for a rehearing for a person convicted of first degree murder if the Board finds that it is not reasonable to expect that parole would be granted at a rehearing during the following years. In other cases provides for a rehearing after denial of parole not less frequently than once every year. Present law provides that if the Prisoner Review Board denies parole, it shall provide for a rehearing not less than once every 3 years. Effective immediately.

OTE(S)	THAT MAY	y Apply: Fiscal
Oct	18 1995	Filed With Clerk

Oct 18 1995	Filed With Clerk
Oct 20	First reading
Jan 07 1997	Session Sine Die

215 H CS 5/256r news

Referred to Rules

HB-2514 GASH - KRAUSE - ERWIN - BLAGOJEVICH - FLOWERS, HOLBROOK, HOWARD, PHELPS, BOLAND, SMITH,M, LOPEZ, MCGUIRE, FRIAS, LANG, HARTKE, DAVIS,M, HOFFMAN, GRANBERG, CAPPARELLI, PUGH, KOTLARZ, LAURINO, CURRIE, JONES, LOU, BURKE, MOORE, EUGENE, SCHAKOWSKY, FANTIN, RONEN, SCOTT, DEER-ING, MAUTINO, DAVIS,STEVE, CURRY,J, DART, YOUNGE, KENNER, FEIGENHOLTZ, KASZAK, SALTSMAN, NOVAK AND SCHOENBERG.

215 ILCS 125/5-3	from Ch. 111 1/2, par. 1411.2
215 ILCS 165/10	from Ch. 32, par. 604
305 ILCS 5/5-16.3	from Ch. 305, par. 5/5-16.3

Amends the Illinois Insurance Code, Health Maintenance Organization Act, and Voluntary Health Services Plans Act. Provides that health coverage under those Acts that provides maternity benefits must include a minimum of 48 hours of in-patient care following a vaginal delivery and a minimum of 96 hours of in-patient care following a caesarean section for a mother and her newly born child. Provides that if coverage for post-delivery care in the home is provided, in-patient care is not required unless a physician determines the in-patient care is medically necessary. Amends the Illinois Public Aid Code to require that the Illinois Department's system of integrated health care benefits include identical coverage for post-parturition care.

Oct 18 1995	Filed With Clerk
Oct 20	First reading
Jan 07 1997 🛛	Session Sine Die

Referred to Rules

HB-2515 WINKEL – KLINGLER – WENNLUND – CIARLO – O'CONNOR, CUR-RY,J AND MURPHY,M.

220 ILCS 5/13-408 new

Amends the Public Utilities Act. Provides that a telecommunications carrier providing local service to a customer may not switch the customer from one long distance carrier to another without receiving written confirmation of the change from the customer. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 220 ILCS 5/13-408 new Adds reference to: 220 ILCS 5/13-902 new 815 ILCS 505/2DD new

Replaces the title and everything after the enacting clause. Amends the Public Utilities Act to authorize the Illinois Commerce Commission to adopt rules establishing procedures for verification of a subscriber's selection of a telecommunications carrier. Amends the Consumer Fraud and Deceptive Business Practices Act to provide that a telecommunications carrier that submits or executes a change in a subscriber's selection of the provider of telecommunications service except in accordance with rules of the Federal Communications Commission and the Illinois Commerce Commission commits an unlawful practice under that Act. Effective immediately.

FISCAL NOTE, AMENDED (Ill. Commerce Commission)

There will be no impact from HB 2515.

SENATE AMENDMENT NO. 1.

Adds reference to:

720 ILCS 5/16F heading new

720 ILCS 5/16F-1 new 720 ILCS 5/16F-2 new 720 ILCS 5/16F-3 new 720 ILCS 5/16F-4 new 720 ILCS 5/16F-6 new 720 ILCS 5/16F-6 new

Amends the Criminal Code of 1961. Creates the Wireless Service Theft Prevention Law. Provides that theft of wireless service and facilitating theft of wireless service are Class A misdemeanors if under \$300 and Class 4 felonies if over \$300. Provides for restitution and civil remedies.

SENATE AMENDMENT NO. 3.

Adds reference to: 50 ILCS 750/2.16 50 ILCS 750/2.17 50 ILCS 750/15.5 50 ILCS 750/15.6

Amends the Emergency Telephone System Act. Excludes key telephone systems or equivalent telephone systems registered with the FCC from the definition of "private business switch service" and "private residential switch service" when not used in conjunction with centrex type or PBX systems. Provides that the Act does not apply to PBX telephone extensions that use radio transmission to convey electrical signals to the serving PBX.

Oct 18 1995	Filed With Clerk	· · · ·
Oct 20	First reading	Referred to Rules
Jan 24 1996		Assigned to Public Utilit
Feb 27	Amendment No.01	PUB UTILITIES H
		Do Pass Amend/Short D

Referred to Rules Assigned to Public Utilities PUB UTILITIES H Adopted Do Pass Amend/Short Debate 009-000-000

Feb 28

Cal Ord 2nd Rdg-Shr Dbt Second Reading

Held on 2nd Reading

Placed Cal 2nd Rdg-Sht Dbt Fiscal Note Filed

`	Mar 07	Second Reading		
	Mar 21	Placed Calndr, Third Readin		
	Mar 21	Added As A Co-sponsor M Third Reading - Passed 110		
1.6	Mar 22	Arrive Senate	-000-000	
		Placed Calendr, First Readr	19	
	Mar 25	Sen Sponsor WEAVER,S	16	
	inital 25	First reading	Referred to Rules	
	Mar 28	Thistrouting	Assigned to Environment d	& Energy
	Apr 02	Added as Chief Co-sponsor		~ Energy
	May 02	Amendment No.01	ENVIR. & ENE. S	Adopted
	,		Recomminded do pass as an	
			010-000-000	
		Placed Calndr, Second Read		
		Filed with Secretary		
		Amendment No.02	DEL VALLE	Amendment
				referred to
	· .		SRUL	
	May 08	Filed with Secretary	$\chi = T^{-1}$	
		Amendment No.03	WEAVER,S	Amendment
		1 × 1		referred to
	· · · · · ·		SRUL	
1		Amendment No.03	WEAVER,S	
		Rules refers to	SENV	
	May 09	Amendment No.03	WEAVER,S	
ų (r.	1990 - 1917 - 1917 1990 - 1917 - 1917		Be adopted	
		Second Reading	· · · · · · · · · · · · · · · · · · ·	
		Amendment No.03	WEAVER,S	Adopted
		Placed Calndr, Third Reading		
	May 14	Third Reading - Passed 056		
		Tabled Pursuant to Rule5-4		
		Third Reading - Passed 056	-000-000	
		Arrive House		
	M 15		Referred to Rules	
	May 15		Approved for Consideratio	n
		Place Cal Order Concurren	ce 01,03	
		Motion Filed Concur		
		Refer to Rules/Rul 8-4(a) Motion referred to	01.02 (HDUD	
		Motion referred to	01,03/HPUB	
1.1		Place Cal Order Concurren	Be approved consideration	
		H Concurs in S Amend. 01,	03/115-000-000	
1. A.		Passed both Houses	03/113-000-000	
e. e -	Jun 13	Sent to the Governor		· · · · · · · · · · · · · · · · · · ·
	Jun 27	Governor approved		
	J 441 20 /	PUBLIC ACT 89-0497	effective date 96-06-27	

HB-2516 LAURINO – SAVIANO.

65 ILCS 5/11-30-10 new

Amends the Municipal Code. In municipalities of 500,000 or more inhabitants, if a landlord is determined to have violated a provision establishing construction or maintenance standards for buildings containing rental housekeeping units, provides for the landlord to be given the option of attending a program designed to encourage compliance with applicable standards. If the landlord does not attend the program after stating an intention to attend, requires a fine of twice the amount that would have been imposed if the landlord had not stated an intention to attend. Preempts home rule powers.

HOUSE AMENDMENT NO. 1.

Provides that a municipality may (rather than shall) prepare and present the program concerning landlord compliance with building codes or may (rather than shall) contract with a public or private entity for that purpose. Provides that a fine may (rather than shall) be imposed against a landlord who does not attend the program. Deletes preemption of home rule powers. Adds immediate effective date. Note(s) THAT MAY APPLY: Fiscal; Home Rule; State Mandates

Oct 18 1995	Filed With Clerk	
Oct 20	First reading	Referred to Rules

Jan 2 Feb 0	4 1996 6 Amendme	nt No.01 🛛 🕻	Assigned to Cities & V CITIES/VILLAG H 007-000-000	illages Adopted
			Do Pass Amend/Short	Debate
	Disead Col 2nd	Data Che Dhe	007-000-000	
Feb 0	Placed Cal 2nd			
	· · · · · · · · · · · · · · · · · · ·			
Feb 0		Passed 115-(JUO-000 °	
Feb 0				
	Placed Calendr,			
Mar C	+ + perieor D L	ELEO		
Mar 0		F	Referred to Rules	
Apr 1	7	A	Assigned to Local Gove Elections	rnment &
Apr 2	5	Ā	Recommended do pass (10-000-000
•	Placed Calndr,S	econd Readn	a	10-000-000
	Added as Chief	Co-sponsor D	มืองการ	
May ()1 Second Reading		ODICZ .	
intaj c	Placed Calndr,T			
May C	1 Third Reading -	Doorand OFF C	01 000	
May 0		Passed 055-0	01-000	
In- 06	Passed both Hou			
Jun 05				
Aug 0		ved		
÷	PUBLIC AC	I 89-0599 e	ffective date 96-08-02	
HB-2517	KLINGLER - SPANGLI	ER – ZICKU	S – BIGGERT – NOL	AND. POF. KU

KLINGLER – SPANGLER – ZICKUS – BIGGERT – NOLAND, POE, KU-BIK, SKINNER, PEDERSEN, MITCHELL, TENHOUSE, BIGGINS, JOHN-SON,TOM, WINKEL, CLAYTON, PANKAU, MEYER, LYONS, MOFFITT, LAWFER, MYERS, WENNLUND, DOODY, O'CONNOR, TURNER,J, MURPHY,M, HUGHES, STEPHENS, CIARLO, JONES,JOHN, RYDER, ACKERMAN, WAIT, BOST, LINDNER, WOJCIK, BLACK, SAVIANO, RUTHERFORD, DEUCHLER AND NOVAK.

20 ILCS 2605/55a-3 45 ILCS 20/2 325 ILCS 40/6 325 ILCS 40/7 625 ILCS 5/6-106 730 ILCS 5/3-3-11.5 730 ILCS 150/Act title 730 ILCS 150/1 730 ILCS 150/1 730 ILCS 150/3.5 new

from Ch. 127, par. 55a-3

from Ch. 23, par. 2256 from Ch. 23, par. 2257 from Ch. 95 1/2, par. 6-106

from Ch. 38, par. 221

Amends the Civil Administrative Code of Illinois, the Interstate Agreements on Sexually Dangerous Persons Act, the Intergovernmental Missing Child Recovery Act of 1984, the Illinois Vehicle Code, the Unified Code of Corrections, and the Sex Offender Registration Act. Changes short title of the Sex Offender Registration Act to the Sex Offender Registration and Community Notification Act. Provides that within 45 days after registration of a sex offender, the municipal police chief or county sheriff shall inform various members of the community of the presence of the offender in the community. Provides that the Department of State Police shall adopt rules to implement the notification requirement.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 45 ILCS 20/2 325 ILCS 40/6 625 ILCS 5/6-106 730 ILCS 5/3-3-11.5 730 ILCS 150/Act title 730 ILCS 150/1 730 ILCS 150/3.5 new Adds reference to: New Act 730 ILCS 150/2 730 ILCS 150/2 730 ILCS 150/8 from Ch. 38, par. 228 730 ILCS 150/9 from Ch. 38, par. 229

Deletes everything. Creates the Child Sex Offender Community Notification Act. Provides that a child sex offender, at the time of registering under the Sex Offender Registration Act or reporting his or her change of address under that Act, shall notify the law enforcement agency with whom he or she registers or reports his or her change of address that he or she is a child sex offender. Requires the Department of State Police to establish a Statewide Child Sex Offender Database for the purpose of identifying child sex offenders and making that information available to the public. Requires the Department to disclose the names and addresses of all child sex offenders to the Department of Children and Family Services, and to school boards, nonpublic school administrators and child care facilities located in the community where the child sex offender resides. Permits the Department and any law enforcement agency, in their discretion, to notify any person likely to encounter the child sex offender of the statements or other information required by this Act and the Sex Offender Registration Act. Provides that these statements and other information concerning child sex offenders shall be open to public inspection. Grants civil and criminal immunity to persons who provide or fail to provide information, except for willful or wanton acts. Permits law enforcement agencies to provide community notification concerning persons who pose a danger. Amends the Civil Administrative Code to require the Department of State Police to perform the duties imposed on it by the Child Sex Offender Community Notification Act. Amends the Sex Offender Registration Act. Changes the definition of sex offender. Provides that registration information must include whether the registrant is a child sex offender.

JUDICIAL NOTE, AMENDED

There may be an increase in judicial workloads. However, it is not possible to determine impact on the need to increase the number of judges in the State.

FISCAL NOTE, AMENDED (III. State Police)

Fiscal impact: one employee; start-up costs of \$9,100; annual cost of \$46,900.

HOME RULE NOTE, AMENDED

No preemption of home rule authority.

CORRECTIONAL NOTE, AMENDED

Minimal correctional population and fiscal impact.

STATE MANDATES ACT FISCAL NOTE, AMENDED

In the opinion of DCCA, HB2517, amended, creates a local government organization and structure and due process mandate for which no reimbursement is required.

HOUSE AMENDMENT NO. 9.

Adds reference to:

705 ILCS 405/1-7 from Ch. 37, par. 801-7

Amends the Juvenile Court Act. Permits the inspection, copying, or disclosure of information set forth in a registration statement or change of address statement required by both the Child Sex Offender Community Notification Act and the Sex Offender Registration Act.

STATE MAN	IDATES ACT FISCAL NO	TE, AMENDED	
	m previous note.		
	E IMPACT NOTE, AMENI	DED	
	m previous note.		
CORRECTIO	DNAL NOTE, AMENDED		
	the prison population.		1 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1
	IOTE, AMENDED		
	om previous note.		
FISCAL NO	TE, AMENDED (State Polic	ce)	
	m previous note.		
	Filed With Clerk		
Oct 20	First reading	Referred to Rules	
000 20		Assigned to Judiciary - C	Criminal Law
Nov 01	Amendment No.01	JUD-CRIMINAL H	Adopted
		016-000-000	
	Amendment No.02	JUD-CRIMINAL H	Amendment
			referred to
		HRUL/009-007-000	
	Amendment No.03	JUD-CRIMINAL H	Amendment
			referred to

Nov 01-Cont.

1822		
Amendment No.04	HRUL/009-007-000 JUD-CRIMINAL H	Amendment referred to
Amendment No.05	SUB COMMITTEE 009-007-000 JUD-CRIMINAL H	Amendment referred to
	HRUL/010-006-000 Recommnded do pass as an 016-000-000	
Placed Calndr, Second Read	Ing	a de tra de
	Judicial Note Filed Fiscal Note Filed Home Rule Note Filed	
Amendment No.06	Correctional Note Filed A AMENDED HOFFMAN	S Amendment
	HRUL	referred to
Amendment No.07	HOFFMAN	Amendment referred to
Amendment No.08	HRUL DART	Amendment referred to
Placed Calndr,Second Reac	HRUL Ing St Mandate Fis Note Filec	
Second Reading Placed Calndr, Third Reading Recalled to Second Reading	ng	1
Amendment No.09	KLINGLER	Amendment referred to
	HRUL Motion disch comm, advc COMM AMEND #2 TO ORDER 2ND READING CURRY,J	2nd
	Motion disch comm, advc 2 FLOOR AMEND #6 TO ORDER 2ND READING HOFFMAN	
	Motion disch comm, advc FLOOR AMEND #7 TO ORDER 2ND READING HOFFMAN	i se e e e
	Motion disch comm, advc 2 FLOOR AMEND #8 TO ORDER 2ND READING DART	
Held on 2nd Reading		
	St Mandate Fis Note Filed Home Rule Note Filed Correctional Note Filed A AMENDED Judicial Note Filed	
Amendment No.09	Fiscal Note Filed KLINGLER	Be approved

HRUL/007-000-001 JUD-CRIMINAL H 003-005-000

considerati

Lost

Adopted

Nov 03

Nov 02

Amendment No.02

Held on 2nd Reading Amendment No.09 KLINGLER Placed Calndr, Third Reading Third Reading - Passed 116-000-000 Tabled Pursuant to Rule5-4(A) AMEND 3,4, 5,6,7,8 Third Reading - Passed 116-000-000

Nov 14

Nov 15

May 03

725 ILCS 5/110-7

Arrive Senate Sen Sponsor BOMKE Added as Chief Co-sponsor LUECHTEFELD Added as Chief Co-sponsor SEVERNS Placed Calendr, First Reading Added as Chief Co-sponsor GEO-KARIS Referred to Rules First reading Assigned to Judiciary Apr 24 1996 PURSUANT TO RULE 3-9(A). Re-referred to Rules

Jan 07 1997 Session Sine Die

ZICKUS - CIARLO - JOHNSON, TOM - DURKIN - BOLAND, HOL-HB-2518 BROOK, SMITH, M AND MURPHY, M.

from Ch. 38, par. 110-7

Amends the Code of Criminal Procedure. Provides that when a person for whom bail has been set is charged with an offense under the Illinois Controlled Substances Act that is a Class X felony the court shall (rather than may) require the defendant to deposit 100% of the bail. Provides that when a person is charged with a capital offense or an offense for which a sentence of life imprisonment may be imposed, the court shall require the defendant to deposit 100% of the bail.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Amends the Code of Criminal Procedure. Provides that when a person is charged with first degree murder, the court shall require the defendant to deposit 100% of the bail.

HOUSE AMENDMENT NO. 2.

Changes reference from this amendatory Act of 1995 to this amendatory Act of 1996.

HOME RULE IMPACT NOTE, AMENDED HB 2518, amended, does not preempt home rule authority. STATE MANDATES ACT FISCAL NOTE, AMENDED In the opinion DCCA, HB 2518, amended, fails to meet the definition of a State mandate. FISCAL IMPACT NOTE, AMENDED (Dpt. of Corrections) HB2518, amended, has no fiscal impact or prison population impact on the Department of Corrections. CORRECTIONAL NOTE, AMENDED No change from Dpt. of Corrections fiscal note. Oct 18 1995 Filed With Clerk Referred to Rules Oct 20 First reading Assigned to Judiciary - Criminal Law Jan 24 1996 Added As A Co-sponsor BOLAND Mar 07 Amendment No.01 JUD-CRIMINAL H Adopted Mar 22 Recommnded do pass as amend 014-000-000

Placed Calndr Second Reading

Mar 25

Fiscal Note Requested AS AMENDED/LANG St Mandate Fis Nte RegAS AMENDED/LANG

Placed Caindr Second Reading ŽICKUS Amendment No.02

Amendment referred to

HRUL

Placed Calndr.Second Reading ZICKUS Amendment No.02

HRUL

Placed Calndr, Second Reading Amendment No.02 ZICKUS Second Reading Held on 2nd Reading Added As A Co-sponsor HOLBROOK Added As A Co-sponsor SMITH,M

Mar 27

Mar 26

Home Rule Note Filed St Mandate Fis Note Filed

Be approved considerati

Adopted

Mar 28

Fiscal Note Filed Correctional Note Filed AS AMENDED

Held on 2nd Reading Placed Calndr, Third Reading Added As A Co-sponsor MURPHY, M Third Reading - Passed 096-014-002 Arrive Senate Sen Sponsor O'MALLEY Placed Calendr, First Readng First reading Referred to

Apr 24 May 03

Apr 16

g Referred to Rules Assigned to Judiciary PURSUANT TO RULE 3-9(A). Re-referred to Rules

Jan 07 1997 Session Sine Die

HB-2519 BLACK – HUGHES.

35 ILCS 200/2-45 35 ILCS 200/2-50 35 ILCS 200/2-52 new 35 ILCS 200/2-60

Amends the Property Tax Code. Provides that the current provisions governing the selection and eligibility of township and multi-township assessors in those townships or multi-township assessment districts of 15,000 or more inhabitants shall apply regardless of the population of the township or multi-township assessment. district. Deletes provisions regarding selection and eligibility of assessors in township or districts of less than 15,000 inhabitants. Provides that the townships or multi-township assessment districts with \$10,000,000 or less in non-farm equalized assessed value and \$1,000,000 or less in commercial and industrial equalized assessed value, an assessor may qualify by obtaining any certificate that is currently acceptable or by successfully completing an approved course in introductory assessment practices. Provides that the Department of Revenue may, pursuant to petition, revise the assessor qualifications in districts with more than \$10,000,000 in non-farm equalized assessed value or more than \$1,000,000 in commercial and industrial equalized assessed value to allow assessors to be qualified by successfully completing an approved course in introductory assessment practices. Provides that the Department shall certify to each township or multi-township clerk and each county clerk a list of all townships and multi-township districts with the pre-election requirements for assessors by February 1 of the year prior to the year of election of assessors.

Oct 18 1995	Filed With Clerk
Oct 20	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-2520 BEAUBIEN – PEDERSEN – SKINNER – ROSKAM – MURPHY,M.

from Ch. 17, par. 6903

30 ILCS 350/3 35 ILCS 200/18-185 35 ILCS 200/18-191 new 30 ILCS 350/15.01 rep. 35 ILCS 200/18-212 rep.

Amends the Local Government Debt Reform Act and the Property Tax Extension Limitation Law in the Property Tax Code. Provides that on and after the effective date of this amendatory Act, taxing districts subject to the Property Tax Extension Limitation Law may not issue bonds without first obtaining approval at referendum. Provides that the governing body of the taxing district must initiate the referendum by resolution. Deletes provisions excluding from the definition of "aggregate extension" those extensions made for payment of principal and interest on certain bonds issued under the Local Government Debt Reform Act and on limited bonds in an amount not to exceed the debt service extension base. Repeals provisions authorizing a governmental unit to designate and issue limited bonds. Repeals provisions allowing a taxing district to change its debt service extension base by referendum. Effective immediately. Note(s) That May Apply: Fiscal

Oct 18 1995 Oct 20 Nov 12 1996	Filed With Clerk First reading Primary Sponsor Chang Service Size Dia	Referred to Rules ed To BEAUBIEN
Jan 07 1997	Session Sine Die	

HB-2521 LEITCH.

720 ILCS 5/14-3

from Ch. 38, par. 14-3

Amends the Criminal Code of 1961. Exempts from eavesdropping the use of a monitoring system over oral communications by a business engaged in telephone solicitation for quality control or training purposes if the system is used with the express written permission of the employees or contractors of the business and no recorded communication with customers or potential customers of the business is divulged to a third party.

Oct 18 1995 Filed With Clerk Oct 20 First reading

Jan 07 1997 Session Sine Die

Referred to Rules

HB-2522 WINTERS – MOFFITT AND WEAVER,M.

25 ILCS 120/10 new

Amends the Compensation Review Act. Prohibits the Compensation Review Board from recommending automatic cost of living adjustments in compensation. Abolishes those adjustments previously recommended by the Board to take effect on or after the bill's effective date. Exempts adjustments applied to salaries of officials and employees of the judicial branch.

NOTE(S) THAT MAY APPLY: Fiscal

Oct 18 1995	Filed With Clerk	
Oct 20	First reading	Referred to Rules
Nov 03	-	Motion disch comm, advc 2nd
		Committee Rules
Apr 26 1996	Added As A Joint Sponsor	MOFFITT
May 16	Primary Sponsor Changed	
May 17		Motion disch comm, advc 2nd
		Committee Rules
May 22		Motion disch comm, advc 2nd
		JOHNSON,TIM
		Committee Rules

Jan 07 1997 Session Sine Die

HB-2523 WINTERS - MOFFITT AND WEAVER,M.

25 ILCS 120/Act rep.

Repeals the Compensation Review Act. NOTE(S) THAT MAY APPLY: Fiscal Filed With Clerk Oct 18 1995 First reading Referred to Rules Oct 20 Nov 03 Motion disch comm, advc 2nd Committee Rules Apr 26 1996 Added As A Joint Sponsor MOFFITT Primary Sponsor Changed To WINTERS May 16 Motion disch comm, advc 2nd May 17 Committee Rules Motion disch comm, advc 2nd May 22 JOHNSON,TIM Committee Rules Jan 07 1997 Session Sine Die

HB-2524 POE – KLINGLER – BLACK – MITCHELL – BOST, MYERS, WIRSING, WINKEL, MCGUIRE, JONES, JOHN, HARTKE, MEYER, DAVIS, M, TEN-HOUSE, BUGIELSKI AND CAPPARELLI.

40 ILCS 5/14-108from Ch. 108 1/2, par. 14-10840 ILCS 5/14-133from Ch. 108 1/2, par. 14-133

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. Increases employee contributions by 0.5% of salary for the affected members. Effective immediately. PENSION NOTE

Estimated increase in SERS accrued liability is \$1.1 billion. FISCAL NOTE (State Employees Retirement System) Actuarial accrued liability would increase by approximately \$1 billion; any first year cost would be covered by additional employee contributions.

HOUSE AMENDMENT NO. 2.

Adds reference to:

40 ILCS 5/14-103.12 from Ch. 108 1/2, par. 14-103.1

Further amends the State Employee Article of the Pension Code to allow all persons who receive the alternative (State police) formula to have their pensions based on their salary on the last day of eligible creditable service. Changes certain references from this amendatory Act of 1995 to this amendatory Act of 1996.

HOUSE AMENDMENT NO. 3.

Adds reference to:		
40 ILCS 5/14-114	from Ch. 108 1/2,	par. 14-114
40 ILCS 5/14-119	from Ch. 108 1/2,	par. 14-119
40 ILCS 5/14-121	from Ch. 108 1/2,	par. 14-121

Further amends the State Employee Article of the Pension Code. Provides a one-time increase in retirement and survivor annuities for certain persons whose annuities began on or before January 1, 1990.

HOUSE AMENDMENT NO. 4.

Adds reference to: 40 ILCS 5/15-136 from Ch

from Ch. 108 1/2, par. 15-136 from Ch. 108 1/2, par. 15-157

Amends the State Universities Article to provide a one-time increase in retirement annuities for certain persons whose annuities began on or before January 1, 1990. Also provides a new (flat rate) retirement formula of 2.2% per year of service. Increases employee contributions by 0.5% of earnings.

HOUSE AMENDMENT NO. 6.

Adds reference to: 40 ILCS 5/15-145

40 ILCS 5/15-157

from Ch. 108 1/2, par. 15-145

Amends the State Universities Article to provide a one-time increase in survivor's annuity for certain persons whose annuities began on or before January 1, 1990.

PENSION NOTE, AMENDED	
Increased costs, flat rate benefit formula:	
SURS accrued liability \$ 381.1 M	
SURS FY97 contribution 9.9 M	
SERS accrued liability \$1,100.0 M	
SERS FY97 contribution 10.1 M	
Increased costs, last day pay basis:	÷
SERS accrued liability \$ 90.7 M	
SERS FY97 contribution \$ 575,855	
Increased costs, ad hoc increases:	
SURS estimates not yet available	
SERS accrued liability \$ 49.0 M	
SERS FY97 contribution \$ 177,489	
FISCAL NOTE, AMENDED (State Retirement Systems)	
Actuarial liability would increase by approximately \$1.25	
billion. First year cost would be \$750,000.	
SENATE AMENDMENT NO. 1.	
Deletes reference to:	
40 ILCS 5/14-133 from Ch. 108 1/2, par. 14-133	
40 ILCS 5/15-157 from Ch. 108 1/2, par. 15-157	
Adds reference to:	
40 ILCS 5/16-133 from Ch. 108 1/2, par. 16-133	
40 ILCS 5/16-133.1. from Ch. 108 1/2, par. 16-133.1	
40 ILCS 5/16-143.1 from Ch. 108 1/2, par. 16-143.1	
40 ILCS 5-17-116 from Ch. 108 1/2, par. 17-116	
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 805/8.20 new	

Deletes the Article 14 and 15 contribution increases. Amends the Downstate and Chicago Teacher Articles to give teachers the same flat rate formula and ad hoc in-

creases as in Articles 14 and 15. Amends the State Mandates Act to require implementation without reimbursement. PENSION NOTE, ENROLLED

PENSION N	IOTE, ENROLLED			
Increased cos	ts, flat rate benefit formula			
SERS accrue		\$1,254.7 M		
SERS FY97		10.1 M		
SURS accrue		\$ 217.0 M		
SURS FY97	contribution	14.0 M		
TRS accrued		\$ 979.4 M		
TRS FY97 cc	Intribution	10.5 M		
CTRS accrue		\$ 279.2 M		
UIRSF19/C	contribution (*mandates exe	emption)	• 0.0	
SERS accrue	ts, ad hoc increase:	6 40 0 M		
SERS FY97	contribution	\$ 49.0 M		
SURS accrue	d liability	0.2 M \$ 26.6 M		
SURS FY97	contribution	● 20.0 M 0.1 M		
TRS accrued	liability	\$ 145.2 M		
TRS FY97 co	intribution	0.6 M		
CTRS accrue	d liability	\$ 49.9 M		
CTRS FY97	contribution (*mandates ex	emption)	• 0.0	
Increased cost	ts, last day pay basis:	emption/	0.0	
SERS accrued	d liability	\$ 90.7 M		
SERS FY97 c	contribution	0.6 M		
Note(s) That Ma	Y APPLY: Fiscal; Pension			
Oct 18 1995	Filed With Clerk			
Oct 20	First reading	Referred to R		
Dec 13	The second second second second	Assigned to P	ersonnel &	Pensions
Jan 11 1996		Pension Note	Filed	
M		Committee Pe	ersonnel & 3	Pensions
Mar 22	Amendment No.01	PERS PENS	ION H	Amendment
				referred to
		HRUL/005-0	03-000	
	Placed Cal 2nd Dda Sht	Do Pass/Shor	t Debate Ca	al 008-000-000
Mar 25	Placed Cal 2nd Rdg-Sht			
Mai 20	Cal Ord 2nd Rdg-Shr Db	Fiscal Note R	equested L	ANG
. Mar 26		Fiscal Note Fi	lad	
	Cal Ord 2nd Rdg-Shr Db		lieu	
	Second Reading-Short De			
	Pld Cal Ord 3rd Rdg-Sht	Dbt		
Mar 28	Joint Sponsor Changed to	MITCHELL		
	Added As A Co-sponsor I	BLACK		
	Added As A Co-sponsor I	MEYER		
Apr 16	Added As A Co-sponsor J	ONES.JOHN		
	Added As A Co-sponsor I	DAVIS,M		
	Recalled to Second Readi			
	Held 2nd Rdg-Short Deb	ate		
	Amendment No.02	BOST		Amendment
				referred to
	American Aline Ali	HRUL	- ·	٤
	Amendment No.03	JONES, JOHN	N .	Amendment
				referred to
	Held 2nd Rdg-Short Deba	HRUL		
Apr 17	Added As A Co-sponsor T	TENHOUSE		
repi 17	Amendment No.02	BOST		A
	Amendment N0.02	DUSI		Amendment
		HPPN	· ,	referred to
	Amendment No.03	JONES, JOHN	J	Amendment
		501120,50111		referred to
	• •	HPPN		i ci ci cu w
	Held 2nd Rdg-Short Deba	te		
	Amendment No.04	WINKEL		Amendment
				referred to
and the second second		HRUL		
	Amendment No.05	WINKEL		Amendment
				referred to
	and the second second second second second second second second second second second second second second second			

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-2524—Cont.	1828		
Apr 17-Cont		HRUL	
	Amendment No.04	PERS PENSION H	Amendment referred to
	Amendment No.05	WINKEL	Amendment referred to
		HPPN	
Apr 18	Held 2nd Rdg-Short Debat Amendment No.06	WINKEL	Amendment referred to
	Amendment No.02	HRUL BOST	Be approved considerati
	Amendment No.03	HPPN Jones,John	Be approved
		HPPN	considerati
	Amendment No.04	WINKEL	Be approved considerati
	Amendment No.05	HPPN WINKEL	Be approved considerati
	Amendment No.06	HPPN WINKEL	Be approved
		HRUL	considerati
	Added As A Co-sponsor Bl Added As A Co-sponsor CA		
	Amendment No.07	DEERING	Amendment referred to
		HRUL Pension Note Filed	
		Fiscal Note Filed	
	Amendment No.02 Amendment No.03	BOST Jones,John	Adopted Adopted
	Amendment No.04	WINKEL	Adopted
	Amendment No.05 Amendment No.06	WINKEL WINKEL	Withdrawn Adopted
	Pld Cal Ord 3rd Rdg-Sht I 3Rd Rdg-Sht Dbt-Pass/Vo	Dbt	
Apr 19	Arrive Senate Sen Sponsor RAUSCHEN	BERGER	
	Placed Calendr, First Read Sponsor Removed RAUSC	ng HENBERGER	
	Alt Chief Sponsor Changed First reading	Referred to Rules	
Apr 23	Added as Chief Co-sponsor	SIEBEN	
Apr 24 May 01	Amendment No.01	Assigned to Executive EXECUTIVE S	Adopted
	Amendment No.02	EXECUTIVE S	Withdrawn
	Amendment No.03	EXECUTIVE S Recommnded do pass as a 014-000-000	Lost amend
Marcoo	Placed Caindr, Second Read	ing	
May 02	Second Reading	Pension Note Filed	
May 07	Placed Calndr, Third Readi Added as Chief Co-sponsor Filed with Secretary		
	Amendment No.04	RAUSCHENBERGER	Amendment referred to
	Added as Chief Co coorser	SRUL	
May 15	Added as Chief Co-sponsor Third Reading - Passed 034	4-018-005	
	Tabled Pursuant to Rule5-4 Third Reading - Passed 034 Arrive House	4(A) SA 04	

Referred to Rules

Arrive House

May 16		Approved for Consideration
	4,	Pension Note Filed
	 Place Cal Order Concurre 	ence 01
May 17	Motion Filed Concur	
•	Refer to Rules/Rul 8-4(a))
	Place Cal Order Concurre	
	H Noncners in S Amend.	
May 20	Secretary's Desk Non-con	
May 20		curor
May 22	Filed with Secretary	
		Mtn recede - Senate Amend
	Motion referred to	SRUL
		Mtn recede - Senate Amend
	Rules refers to	SEXC
May 23		Mtn recede - Senate Amend
		Be approved consideration
		Mtn recede - Senate Amend
		Motion failed
		Mtn refuse recede-Sen Amend
	Secretary's Desk Non-con	
	Decretary's Desk Non-con	cui 017 20-00-20

Jun 24 Refer to Rules/RRules Jan 07 1997 Session Sine Die

Jan 0/ 199/ Sess

HB-2525

NOVAK – CURRY, J – MAUTINO – DEERING – FANTIN, DART, MC-GUIRE, FLOWERS, BOLAND, GASH, SMITH,M, HOLBROOK, BLAGO-JEVICH, KOTLARZ, FRIAS, SALTSMAN, LAURINO, CAPPARELLI, BUGIELSKI, DAVIS, STEVE, SCOTT, BURKE, MOORE, EUGENE AND SANTIAGO.

New Act 20 ILCS 2605/55a-3 45 ILCS 20/2 325 ILCS 40/6 325 ILCS 40/7 625 ILCS 5/6-106 725 ILCS 120/4.5 730 ILCS 5/3-3-11.5 730 ILCS 150/Act title 730 ILCS 150/1 730 ILCS 150/2 730 ILCS 150/3.1 new 730 ILCS 150/3.2 new 730 ILCS 150/3.3 new 730 ILCS 150/3.4 new 730 ILCS 150/3.5 new 730 ILCS 150/10

from Ch. 127, par. 55a-3

from Ch. 23, par. 2256 from Ch. 23, par. 2257 from Ch. 95 1/2, par. 6-106

from Ch. 38, par. 221 from Ch. 38, par. 222

from Ch. 38, par. 230

Creates the Violent Offender Registration and Community Notification Act. Requires a violent offender within 45 days of his or her coming into a county in which he or she resides or is temporarily domiciled for more than 45 days to register with specified law enforcement officials. Provides that it is a Class 4 felony if a person required to register fails to do so. Creates a Notification Advisory Council to make recommendations to the Attorney General concerning registration and notification guidelines. Provides that the guidelines shall identify factors relevant to risk or non-risk of re-offending and shall provide for 3 levels of notification depending upon the degree of the risk or non-risk of re-offending. Amends the Civil Administrative Code of Illinois, the Interstate Agreements on Sexually Dangerous Persons Act, the Intergovernmental Missing Child Recovery Act of 1984, the Illinois Vehicle Code, the Unified Code of Corrections, and the Sex Offender Registration Act. Changes short title of the Sex Offender Registration Act to the Sex Offender Registration and Community Notification Act. Provides that within 45 days after registration of a sex offender, the municipal police chief or county sheriff shall inform various members of the community of the presence of the offender in the community. Provides that the Attorney General, after consulting with the Notification Advisory Council, shall adopt rules to implement the notification requirements. Changes from a Class A misdemeanor to a Class 4 felony the penalty for a first offense of a person required to register who violates the Sex Offender Registration Act. Amends

the Rights of Crime Victims and Witnesses Act to provide that the Prisoner Review Board shall automatically notify victims of the release of violent offenders (now notification is upon written request of the victim).

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

Oct 18 1995	Filed With Clerk
Oct 20	First reading

Referred to Rules Motion disch comm, advc 2nd Committee Rules

Jan 07 1997 Session Sine Die

HB-2526 BLACK. 730 ILCS 5/3-3-5

from Ch. 38, par. 1003-3-5

Amends the Unified Code of Corrections. Provides that the Prisoner Review Board, after denying parole, must provide for a rehearing not less frequently than once every year (rather than not less frequently than once every 3 years), except that the Board may, after denying parole, schedule a rehearing no later than 3 years from the date of the denial if it finds that it is not reasonable to expect that parole would be granted sooner. Effective immediately.

Oct 18 1995 Filed With Clerk Oct 20 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2527 BLACK.

725 ILCS 5/122-1 735 ILCS 5/2-1401 from Ch. 38, par. 122-1 from Ch. 110, par. 2-1401

Amends the Code of Criminal Procedure of 1963. Provides that a person petitioning for relief under the Post-Conviction Hearing Article of the Code must specify within the petition or its heading that it is filed under these provisions. A petition that fails to so specify does not have to be evaluated by the court to determine whether the petition could otherwise have stated some ground for relief under the Post-Conviction Hearing Article of the Code. Amends the Code of Civil Procedure. Provides that nothing in the Civil Practice Law may be used to challenge a conviction or a sentence in a criminal case.

Oct 18 1995 Oct 20 Jan 07 1997 Filed With Clerk First reading Session Sine Die

Referred to Rules

HB-2528 FLOWERS.

20 ILCS 505/9.10 new

Amends the Children and Family Services Act. Requires the Department of Children and Family Services to give written notice, by certified mail, to all interested parties at least 5 days before each civil or criminal court proceeding or administrative proceeding concerning a minor in the custody of the Department,

Oct 18 1995	Filed With Clerk	
Oct 20	First reading	Referred to Rules
Feb 20 1996		Assigned to Judiciary - Civil Law
Feb 28		Motion Do Pass-Lost 004-005-002
		HJUA
	the second second	Remains in Committee Judiciary - Civil
		Law

Refer to Rules/Rul 3-9(a)

Mar 25 Jan 07 1997 Session Sine Die

SALTSMAN - LEITCH - SMITH,M.

55 ILCS 5/5-12001 from Ch. 34, par. 5-12001

Amends the Counties Code. Provides that the corporate authorities of a county may adopt an ordinance that exempts pleasure driveways or park districts, with a population greater than 100,000, from the county's power to regulate and restrict the location of the driveways or park districts.

HOUSE AMENDMENT NO. 1.

Adds reference to:

HB-2529

730 ILCS 125/17 from Ch. 75, par. 117

Amends the County Jail Act. Provides that the Department of Public Aid shall reimburse, under the Public Aid Code, a county, private hospital, physician, or public agency that provides medical or hospital services to a prisoner. Provides that the county shall reimburse the Department for the costs of the medical or hospital services.

HOUSE AMENDMENT NO. 2.

Replaces the amendatory provisions to the Counties Code. Provides that a county board has the authority to regulate poles, towers, wires, cables, conduits, vaults, laterals, or other similar distributing equipment for a competitive telecommunications service. Sets out considerations. Allows the county board to impose conditions on use that will protect the health, safety, and welfare of the public.

SENATE AMENDMENT NO. 1.

Deletes the language that allows a county board to regulate poles, towers, wires, cables, conduits, vaults, laterals, or other similar distributing equipment for a competitive telecommunications service. Deletes all changes made by House Amendment No. 1. Provides that the county board may adopt an ordinance or resolution to adopt the Department of Public Aid's rates for medical assistance. Adds an immediate effective date.

SENATE AMENDMENT NO. 2. (Senate recedes May 23, 1996)

Adds reference to: 70 ILCS 805/6e

70 ILCS 805/7b

from Ch. 96 1/2, par. 6314

Amends the Downstate Forest Preserve District Act. Allows the board of a forest preserve district located in a county with a population of no more than 400,000 to sell any one or more parcels of land owned by the district that are less than one acre in size if the sale is approved by a two-thirds (now, unanimous) vote of the members. Provides that, in counties with a population between 500,000 and 750,000 inhabitants, an ordinance adopted by the board of any forest preserve district to issue licenses for any activity must be approved by a two-thirds vote of the members. Provides that the licenses shall be issued only for activities directly connected with the purpose for which a forest preserve district has been created.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-am 2.

Recommends that the bill be further amended as follows:

Adds reference to: 70 ILCS 805/6e

70 ILCS 805/76

from Ch. 96 1/2, par. 6314

Reinserts provisions of S-am 2 except for the restriction that forest preserve licenses only be issued for activities directly connected to the purpose for which the forest preserve district was created.

i i i i	Oct 19 1995	Filed With Clerk	and the state of the second second second second second second second second second second second second second
	Oct 20	First reading	Referred to Rules
	Feb 20 1996		Assigned to Counties & Townships
	Mar 21	Amendment No.01	CNTY TWNSHIP H Adopted
	and the second second	Amendment No.02	CNTY TWNSHIP H Adopted
	a kata kata s		Recommnded do pass as amend 009-001-000
	1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -	Placed Calndr, Second Read	ing
	Mar 26	Second Reading	
	the second second	Placed Calndr, Third Readi	ng
	Mar 27	Third Reading - Passed 112	2-001-001
		Added As A Co-sponsor SM	/ITH,M
	Mar 28	Arrive Senate	
		Placed Calendr, First Readr	1g
13 (¹	Mgg All All Charles	Sen Sponsor HAWKINSO	Ň
	ele productive	First reading	Referred to Rules
de la	Apr 16	Added as Chief Co-sponsor	
	Apr 18		Assigned to Local Government & Elections
	Apr 25		Postponed
	May 01	Amendment No.01	LOCAL GOVERN S Adopted
			Recommnded do pass as amend 010-000-000
		Disad Calada Second Deer	Ing

Additional and the second reading of the sec

May 02	Second Reading	
	Placed Calndr, Third Readir	lg
May 08	Filed with Secretary Amendment No.02	KARPIEL -PETERSON
	Amendment referred t	
May 09	Amendment No.02	KARPIEL -PETERSON
	Rules refers to	SLGV
May 14	Amendment No.02	KARPIEL -PETERSON
· .		Be approved consideration
May 15	Recalled to Second Reading	
	Amendment No.02	KARPIEL -PETERSON
	Discord Catala Third Dandia	Adopted
May 16	Placed Calndr, Third Readin Third Reading - Passed 053 Arrive House	-000-000
		Referred to Rules
May 20	Place Cal Order Concurrence	Approved for Consideration ce 01,02
	Motion Filed Concur	
	Refer to Rules/Rul 8-4(a)	AL AD (UCAT
	Motion referred to	01,02/HCOT
	Place Cal Order Concurrence	Be approved consideration 008-000-000
		Be approved consideration
		008-000-000
	H Concurs in S Amend. 01/	
	H Noncners in S Amend. 02	2
May 21	Secretary's Desk Non-concu	ir 02
	Filed with Secretary	Mtn recede - Senate Amend
	Motion referred to	SRUL
		Mtn recede - Senate Amend
	Rules refers to	SLGV
	C Defense to Decide America	Mtn refuse recede-Sen Amend
	S Refuses to Recede Amend S Requests Conference Con	102 m IST/HAWKINSON
	Sen Conference Comm App	
		KLEMM, DUDYCZ,
		SHADID, TROTTER
May 22	Hse Accede Req Conf Com	
	Hse Conference Comm App	
		NOLAND, LEITCH GRANBERG, SALTSMAN
	Filed with Secretary	
		Conference Committee Report
	Conf Comm Rpt referred to	SRUL
	House report submitted	UDIII
	Conf Comm Rpt referred to	Be approved consideration
	House report submitted	be approved consideration
	House Conf. report Adopte	d 1ST/116-000-001
		Conference Committee Report
	Rules refers to	SLGV
May 23		Conference Committee Report
	Senate report submitted	Be approved consideration
× .	Senate Conf. report Adopte	d 1ST/057-000-000
	Both House Adoptd Conf r	pt 1ST
44, 1	Passed both Houses	
Jun 21	Sent to the Governor	
Aug 14	Governor approved PUBLIC ACT 89-0654	effective date 06-08-14
	1 UBLIC ACT 09-0004	UNCLINE UALE 90*00*14

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HB-2530 DART – DAVIS,M – FLOWERS.

New Act

30 ILCS 105/5.430 new

Creates the Senior Health Insurance Coverage Commission Act. Provides for a Senior Health Insurance Coverage Commission consisting of the State Treasurer, State Comptroller, Director of Insurance, and 18 persons appointed by the Governor and confirmed by the Senate to provide for health insurance for persons age 62 or older whose income is less than \$10,000 per year. Authorizes the Commission to charge premiums for the coverage and to impose an annual privilege fee on insurers and pharmaceutical companies 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. Effective July 1, 1996.

NOTE(S) THAT MAY	y Apply: Fiscal
Oct 19 1995	Filed With Clerk
Oct 20	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-2531 BLACK.

70 ILCS 705/4.01 70 ILCS 705/4.02 from Ch. 127 1/2, par. 24.01 from Ch. 127 1/2, par. 24.02

Amends the Fire Protection District Act. Provides that any fire protection district that has increased its board membership by referendum may decrease its board membership by referendum. States that the proposition to reduce the number of trustees shall not affect the terms of any trustee holding office at the time of the referendum or any trustee to be elected within 60 days of the referendum. Effective immediately.

Oct 20 1995 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-2532 WOOLARD – BLACK – HARTKE – NOLAND.

225 ILCS 640/1	from Ch. 121 1/2, par. 208
225 ILCS 645/1	from Ch. 111, par. 401
225 ILCS 655/2	from Ch. 111, par. 502
510 ILCS 40/2.04	from Ch. 8, par. 33.62-04
510 ILCS 55/1.1	from Ch. 8, par. 1.1
510 ILCS 75/2	from Ch. 8, par. 229.52

Amends the Livestock Auction Market Law, the Illinois Livestock Dealer Licensing Act, the Slaughter Livestock Buyers Act, the Illinois Brand Act, the Illinois Domestic Animals Running at Large Act, and the Humane Slaughter of Livestock Act by including ratites in the definition of "livestock".

Oct 20 1995	First reading	Referred to Rules
Dec 11		Assigned to Agriculture & Conservation
Mar 25 1996	 A state of the second seco	Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	

HB-2533 KRAUSE – LAWFER – COWLISHAW – CIARLO – MCGUIRE, JONES, JOHN, LANG, GILES, FANTIN, SCOTT, CURRY, J, ERWIN, BOST, KLINGLER, ZICKUS, WINKEL, POE, MURPHY, M, DOODY, HOFFMAN, MEYER AND MULLIGAN.

305 ILCS 5/ 5-2	
320 ILCS 35/5	
320 ILCS 35/10	
320 ILCS 35/15	
320 ILCS 35/20	
320 ILCS 35/25	
320 ILCS 35/30	
320 ILCS 35/40	
320 ILCS 35/45	
320 ILCS 35/50	
320 ILCS 35/55	
320 ILCS 35/60	
320 ILCS 35/35 rep).

THE THE COLE IS A

from Ch. 23, par. 6801-20 from Ch. 23, par. 6801-25 from Ch. 23, par. 6801-30 from Ch. 23, par. 6801-40 from Ch. 23, par. 6801-45 from Ch. 23, par. 6801-55 from Ch. 23, par. 6801-55 from Ch. 23, par. 6801-60

from Ch. 23, par. 5-2 from Ch. 23, par. 6801-5 from Ch. 23, par. 6801-10 from Ch. 23, par. 6801-15

Amends the Public Aid Code and the Partnership for Long-Term Care Act. Makes the long-term care insurance partnership program under the latter Act a permanent rather than pilot program, administered by the Department on Aging and the Department of Insurance (now, the Department on Aging and the Department of Public Aid). Provides for exclusion of resources from consideration in determining Medicaid eligibility for program participants who have received all the benefit payments that are payable under a long-term care insurance policy or health care service plan contract. (Under the current pilot program, resources are excluded in an amount equal to -- or constituting some other proportion of -- the amount of long-term care benefits paid under the policy or contract.) Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes everything and inserts provisions identical to those of the bill as introduced, except: provides that the program shall be administered by the Department on Aging, Department of Insurance, and the Department of Public Aid, which Departments shall be referred to as the Departments in this Act; deletes reference to health care service plan contracts; provides that an individual may purchase a long-term care insurance policy to protect total assets if 4 years of long-term care insurance policy the purchaser of the benefits of purchasing inflation protection, and that income generated by a resource protected by a partnership policy is to be applied to the cost of care when the insured becomes Medicaid eligible. Provides that insurance companies may provide partial asset or total asset policies and policies with benefits comparable to certified long-term care insurance policies. Effective immediately.

FISCAL NOTE, AMENDED (Dpt. of Public Aid)

The fiscal impact of HB 2533 cannot be determined at this time.

STATE MANDATES FISCAL NOTE, AMENDED

In the opinion of DCCA, HB 2533, as amended by H-am 1, fails to meet the definition of a State mandate.

NOTE(S) THAT MAY APPLY: Fiscal Oct 20 1995 First reading

Oct 20	1995
Dec 11	
Feb 29	1996

Amendment No.01

Cal Ord 2nd Rdg-Shr Dbt

Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt Added As A Co-sponsor BOST

Referred to Rules Assigned to Aging AGING H Adopted 010-000-000 Do Pass Amend/Short Debate 014-000-000				۰.
AGING H Adoptec 010-000-000 Do Pass Amend/Short Debate	7*.		2 - 3	
010-000-000 Do Pass Amend/Short Debate		Assigned to Aging		
Do Pass Amend/Short Debate	2, 1	AGING H	Adopted	ľ
		010-000-000		
014-000-000		Do Pass Amend/Short Det	bate	
		014-000-000		1

Referred to Rules

A State of the second

Placed Cal 2nd Rdg-Sht Dbt Fiscal Note Filed

Added As A Co-sponsor KLINGLER Added As A Co-sponsor ZICKUS Added As A Co-sponsor WINKEL Added As A Co-sponsor POE Added As A Co-sponsor MURPHY,M

Added As A Co-sponsor DOODY Added As A Co-sponsor HOFFMAN Added As A Co-sponsor MEYER Added As A Co-sponsor MULLIGAN

Added as Chief Co-sponsor JONES

Placed Calendr, First Reading

Sen Sponsor SYVERSON

Arrive Senate

First reading

Mar 05

Mar 06

St Mandate Fis Note Filed

Mar 21

Mar 22 Mar 27 Mar 28

Apr 24

Apr 25

Assigned to Public Health & Welfare Added as Chief Co-sponsor SMITH Recommended do pass 011-000-000 Placed Calndr,Second Readng Added as Chief Co-sponsor GARCIA Added as Chief Co-sponsor DEL VALLE Added As A Co-sponsor TROTTER Second Reading

3Rd Rdg-Sht Dbt-Pass/Vot110-000-000

Placed Calndr, Third Reading

Apr 30	Added As A Co-sponsor PARKER
May 01	Third Reading - Passed 056-000-000
	Passed both Houses
May 30	Sent to the Governor
Jul 19	Governor approved
e e e e e e e e e e e e e e e e e e e	PUBLIC ACT 89-0525 effective date 96-07-19

HB-2534 HANNIG.

105 ILCS 5/10-22.12a new

Amends the School Code. Authorizes the school board of a school district to enter into lease purchase agreements with governmental or private sector entities for the construction of school buildings, school administrative offices, and other school facilities. Requires the plans and specifications for those buildings, offices, and facilities to be approved under applicable standards contained in the Health/Life Safety Code for Public Schools. Provides that all payments required or authorized to be made by the school board under the lease purchase agreement shall be made by the board out of its operations and maintenance fund, and prohibits the board from levying new taxes or issuing bonds or notes to make any payments under the lease purchase agreement.

Note(s) That May Apply: Fiscal Oct 20 1995 First reading Feb 20 1996

Referred to Rules Assigned to Priv, De-Reg, Econ & Urban Devel Refer to Rules/Rul 3-9(a)

Mar 25 Jan 07 1997 Session Sine Die

HB-2535 SKINNER.

35 ILCS 200/18-213 new

Amends the Property Tax Extension Limitation Law in the Property Tax Code by requiring that in taxing districts subject to the provisions of this Law, after October 18, 1995, before an appointed board may issue any bonds, its meeting agenda shall disclose that a vote will be taken to authorize the issuance of the bonds, specifying the amount of the bonds. Requires that at least 5 days prior to the date bids are requested for the underwriting of the bonds, the board shall notify each newspaper of general circulation in the district and publish in at least one of these newspaper a notice of the request for bids. Provides that on and after October 18, 1995, no issuance of bonds shall be valid unless voters have approved the issuance by referendum prior to the time the district has received 50% of the face value of the principal of the bonds. Provides that prior to approval by referendum, all proceeds of the bonds shall be placed in escrow and may not be spent. Provides that if voters fail to approve the issuance of the bonds, the previously issued bonds shall be redeemed. Provides that these provisions shall be liberally construed to prevent the issuance or sale of bonds or the use of proceeds from the sale of bonds without referendum approval and shall be severable. Provides that the court shall construe these provisions on a case by case basis and shall not declare the provisions as a whole unconstitutional. Effective immediately.

1. Directive miniculatory.		
Oct 20 1995	Introduced	
	First reading	
Jan 07 1997	Session Sine Die	

Referred to Rules

HB-2536 BRUNSVOLD.

225 ILCS 85/19.1 new

Amends the Pharmacy Practice Act of 1987 to provide that when having a prescription for certain drugs filled a person may receive some or all of the refills for that prescription in a single visit. Effective immediately.

Oct 20 1995	Introduced	
	First reading	Referred to Rules
Feb 20 1996		Assigned to Health Care & Human
		Services
Mar 25		Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	

HB-2537 MCGUIRE – ERWIN – MCAULIFFE – DAVIS,M – MURPHY,M, O'CONNOR, DURKIN, BURKE AND FLOWERS.

105 ILCS 5/27-20.6 new

Amends the School Code. Requires all public schools to include in their curricula a unit of instruction on the period in world history known as the Irish Famine. Authorizes the State Superintendent of Education to develop and make guideline instructional materials available to school districts. Provides that each school board itself determines the minimum amount of instruction time that qualifies as a unit of instruction. Effective July 1, 1996.

DTE(S) THAT MAY APPLY: Fiscal; State Mandates			
Oct 20 1995	Introduced		
	First reading	Referred to Rules	
Mar 22 1996	Added As A Joint Sponso	r ERWIN	
	Added As A Co-sponsor I	MCAULIFFE	
	Added As A Co-sponsor I	DAVIS,M	
	Added As A Co-sponsor M		
Mar 25	Added As A Co-sponsor (D'CONNOR	
Mar 27	Added As A Co-sponsor I	DURKIN	
	Added As A Co-sponsor I	BURKE	
May 02	Added As A Co-sponsor F	LOWERS	
Jan 07 1997	Session Sine Die		

HB-2538 MCAULIFFE.

230 ILCS 10/23

from Ch. 120, par. 2423

Amends the Riverboat Gambling Act. Makes a technical change in the Section concerning the State Gaming Fund.

Oct 31 1995	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-2539 LANG.

625 ILCS 5/12-807.2 new

Amends the Illinois Vehicle Code. Provides that no person shall operate a school bus manufactured after the effective date of this amendatory Act that is not equipped with seat belts for the passengers and a rooftop safety hatch. Effective immediately.

Oct 31 1995	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

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

HB-2540 SAVIANO – ERWIN.

40 ILCS 5/17-116

30 ILCS 805/8.20 new

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 immediately.

STATE MANDATES ACT FISCAL NOTE (State Board of Education) SBE is unable to provide mandates information; such information can be obtained from the Teachers Retirement System. PENSION IMPACT NOTE According to the System's actuary, a change to the flat rate

formula contained in HB 2540 would increase the unfunded liabilities of the Chicago Teachers' Pension and Retirement Fund by \$271.6 million, based on data from the 1992 actuarial valuation.

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

Oct 31 1995	Filed with Clerk	A State of the second sec
	First reading	Referred to Rules
Nov 13		St Mandate Fis Note Filed
Nov 17		Committee Rules
Feb 16 1996		Pension Note Filed
		Committee Rules
Mar 07	Added As A Joint Spor	ISOT ERWIN
Jan 07 1997	Session Sine Die	

HB-2541 SAVIANO.

40 ILCS 5/17-106 40 ILCS 5/17-149 30 ILCS 805/8.20 new from Ch. 108 1/2, par. 17-106 from Ch. 108 1/2, par. 17-149

Amends the Chicago Teacher Article of the Pension Code. Clarifies that pensioners may return to temporary teaching in the City for up to 100 days per year (now 75) without loss of pension benefits; makes this provision retroactive to August 23, 1989. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

STATE MANDATES ACT FISCAL NOTE (State Board of Education) SBE is unable to provide mandates information; such information can be obtained from the Teachers Retirement System.

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

Oct 31 1995	Filed With Clerk	
	First reading	Referred to Rules
Nov 13		St Mandate Fis Note Filed
Nov 17		Committee Rules
Jan 07 1997	Session Sine Die	

HB-2542 SAVIANO.

40 ILCS 5/17-116.1 30 ILCS 805/8.20 new from Ch. 108 1/2, par. 17-116.1

Amends the Chicago Teacher Article of the Pension Code to extend the deadline for early retirement without discount from June 30, 1995 to June 30, 2000. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

STATE MANDATES ACT FISCAL NOTE (State Board of Education) SBE is unable to provide mandates information; such information

can be obtained from the Teachers Retirement System.

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

Oct 31 1995 Filed With Clerk

First reading Nov 13 Nov 17 Jan 07 1997 Session Sine Die Referred to Rules St Mandate Fis Note Filed Committee Rules

HB-2543 POE.

20 ILCS 2805/2

from Ch. 126 1/2, par. 67

Amends the Department of Veterans Affairs Act. Provides that the Department may authorize private organizations, including the Korean Memorial Association of Illinois, to select the names that shall be added to the Korean War Memorial. Provides that an individual's name shall be added if (i) the individual was killed in action in Korea within certain cut off dates during the war prescribed by the Department of Defense, (ii) documentation of the individual's death was submitted to the organization selecting the names to be included, and (iii) the information submitted has been verified by the Department. Effective immediately.

Oct 31 1995	Filed With Clerk First reading
Dec 11	
Mar 07 1996	
Jan 07 1997	Session Sine Die

Referred to Rules Assigned to Veterans' Affairs Re-referred to Rules

HB-2544 HOFFMAN – DAVIS, STEVE.

30 ILCS 330/2		from Ch. 127, par. 652
110 ILCS 920/4	•	from Ch. 144, par. 2404

Amends the General Obligation Bond Act and the Baccalaureate Savings Act. Increases the aggregate original principal amount of General Obligation College Savings Bonds that may be issued and sold by \$500,000,000. Effective immediately. NOTE(s) THAT MAY APPLY: Debt; Fiscal

OIE(3) IIIAI IIIAI	7111 21. 2000, 1 1500
Oct 31 1995	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-2545 LOPEZ.

Appropriates \$98,420 to DCCA for a grant to the Latin United Community Housing Association to provide home-buying education and assistance to first-time home buyers. Effective immediately,

NOTE(S) THAT MAY APPLY: Balanced Budget

Oct 31 1995 First reading

Jan 07 1997 Session Sine Die

HB-2546 DAVIS.M.

Appropriates \$250,000 to the Illinois Community College Board for a grant to Olive Harvey Community College to operate the Probation Challenge Program. Effective immediately.

Oct 31 1995 First reading

Nov 01

Jan 07 1997 Session Sine Die

HB-2547 ERWIN.

P.A. 89-22, Art. 61, Sec. 1

P.A. 89-22, Art. 61, Sec. 2

Increases appropriations to the Illinois Arts Council for fiscal year 1996. Effective immediately.

NOTE(S) THAT MAY APPLY: Balanced Budget Nov 01 1995 First reading

Jan 07 1997 Session Sine Die

HB.2548 DEUCHLER:

40 ILCS 5/3-111.1 40 ILCS 5/3-114.4 30-ILCS 805/8.20 new

from Ch. 108 1/2, par. 3-111.1 from Ch. 108 1/2, par. 3-114.4

Amends the Downstate Police Article of the Pension Code. Reduces the age requirement for the automatic annual increase in duty disability pension from 60 to 55. Provides that a police officer who returns to active duty for at least 5 years after receiving a duty disability pension is entitled to receive creditable service for the period for which the duty disability pension was paid; no contribution from the police officer is required. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Cost has not been calculated, but could be substantial.

NOTE(S)	Тнат Мач	Y APPLY: Fiscal	Pension; State Mandates
Nov	01 1995	First reading	Referred to Rules
May	/ 08 1996		Pension Note Filed
			Committee Rules

Jan 07 1997 Session Sine Die

HB-2549 MCAULIFFE.

Appropriates \$50,000 to the State Comptroller for payment of additional death benefits to Lee Youn Kim, widow of State Trooper Chong Soo Lim, who was killed in the line of duty on June 5, 1995. Effective immediately.

Nov 02 1995 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-2550 MCAULIFFE.

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

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, sheriff's law enforcement employee, or municipal conservator of the peace from certain other pension funds; requires payment of the difference in employee and employer contributions, but no interest if payment is made by January 1, 1997. Also allows those investigators to convert their pre-1989 service in that capacity from covered (by social security) to noncovered status; requires payment of the difference in employee contributions plus interest. Effective immediately.

Referred to Rules

Referred to Rules

Referred to Rules

1839

PENSION IMPACT NOTE

It is not possible to estimate the fiscal impact of HB 2550 on the State Employees' Retirement System, since the amount of service credit that would be transferred under the provisions of this bill is not known.

Note(s) THAT MAY APPLY: Fiscal; Pension Nov 02 1995 First reading Feb 16 1996

Jan 07 1997 Session Sine Die

Referred to Rules Pension Note Filed Committee Rules

HB-2551 ERWIN – SCHOENBERG – GASH, KASZAK, NOVAK, BRUNSVOLD, CURRY,J, FEIGENHOLTZ, MCGUIRE AND FRIAS.

New Act

20 ILCS 405/67.02 rep.

Creates the State Real Estate Board Act and amends the Civil Administrative Code of Illinois. Establishes a State Real Estate Board, composed of 5 Governor-appointees and the State Treasurer, to review and approve or deny State executive branch agency real estate lease and purchase requests. Authorizes the Board to recommend and, upon agency request, implement real estate transactions in the State's best current and future interests. Removes the authority of the Department of Central Management Services in implementing State agency real estate transactions. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Nov 02 1995First readingJan 07 1997Session Sine Die

Referred to Rules

HB-2552 LACHNER.

625 ILCS 5/11-209

from Ch. 95 1/2, par. 11-209

Amends the Vehicle Code. Includes condominium complex unit owners' associations in the group of persons a municipality or county may contract with for regulating parking and traffic in the parking areas owned by those persons.

Nov 03 1995 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-2553 HUGHES.

70 ILCS 410/5	from Ch. 96 1/2, par. 7105
70 ILCS 410/6	from Ch. 96 1/2, par. 7106

Amends the Conservation District Act. Deletes provisions concerning the appointment of the board of trustees. Provides that beginning with the 1998 general election, the trustees shall be elected at the general election by residents of the county or district that they represent. Provides that the terms of the previously appointed trustees shall expire and the terms of the newly elected trustees shall commence on the first Monday of the month following the month of election. Provides that trustees shall serve for terms of 4 years, except that after the first election, some of the trustees shall serve for only 2 years. Provides for appointment of successors in the case of a vacancy. Provides that the trustees shall meet on the first Monday of the month following the election, rather than within 60 days of their selection, to elect officers. Provides that the officers shall hold their position for 2 years rather than for the fiscal year in which elected. Effective immediately.

Nov 03 1995	First reading
Ian 07 1997	Session Sine Die

Referred to Rules

HB-2554 HOLBROOK.

605 ILCS 115/13

from Ch. 137, par. 13

605 ILCS 115/10 rep.

Amends the Toll Bridge Act. Increases the maximum fine for willfully breaking, throwing, drawing, or injuring a gate erected on a toll bridge, for forcibly or fraudulently passing over a toll bridge without paying the toll, or for riding or drawing any horse, mule, or team faster than a walk over a toll bridge from \$10 to \$750. Provides that a person deemed guilty of violating these provisions shall be guilty of a business offense rather than a petty offense. Repeals provision requiring that every toll bridge be equipped with a side railing.

Nov 03 1995 Jan 07 1997	First reading Session Sine Die	Referred to Rules	
HB-2555 WOOL	ARD – BLACK AND WEA	VER,M.	
New Act			
55 ILCS 5/5-1066 65 ILCS 5/11-30-		34, par. 5-1066 24, par. 11-30-9	
Creates the Priv	ate Swimming Pool End	closure Act and amends the Countie	s
		nires that new outdoor swimming pool	
		by a fence, wall, or other effective per	
		ht. Permits more restrictive regulation	
by units of local gov	vernment and preempts 1	ess restrictive regulation by home rul	e
units.			
HOUSE AMEN			
Exempts jacuzzis	and above ground pools	of 42 or more inches in height.	
	Y APPLY: Home Rule		
Nov 03 1995 Feb 20 1996	First reading	Referred to Rules Assigned to Consumer Protection	
Feb 20 1990	1	Do Pass/Short Debate Cal 007-000-001	1
100 40	Placed Cal 2nd Rdg-Sht I		1
Feb 29	Second Reading-Short De		
	Pld Cal Ord 3rd Rdg-Sht	Dbt	
Mar 07		3d Reading Consideration PP	
Ma - 94	Amendment No.01	Calendar Consideration PP. WOOLARD Amendment	
Mar 26	Amenument No.01	wooland Amendment	-
		HRUL	,
		Be approved consideration	
	Recalled to Second Reading		
	Amendment No.01	WOOLARD Adopted	
	Held on 2nd Reading	Calendar Consideration PP.	
Apr 19	3Rd Rdg-Sht Dbt-Pass/V		
Apr 22	Arrive Senate	00003 027 001	
···p· ==	Placed Calendr, First Read	ing	
Apr 23	Sen Sponsor WOODYAR		
Apr 24	First reading	Referred to Rules	
Jan 07 1997	Session Sine Die	· · · · · · · · · · · · · · · · · · ·	_
		NES,JOHN – KLINGLER – POE AN	D
HOFF	MAN.		

40 ILCS 5/7-141.1

Amends the Illinois Municipal Retirement Fund Article of the Pension Code to make the early retirement program available to employees of municipalities. Effective immediately.

PENSION NOTE

Fiscal impact cannot be determined due to unknown number of possible participants.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

Nov 03 1995
Mar 26 1996First reading
Added As A Co-sponsorReferred to Rules
HOFFMAN
Pension Note Filed
Committee Rules

Jan 07 1997 Session Sine Die

HB-2557 WOJCIK - BOST - KRAUSE - BIGGERT - ERWIN, JONES, JOHN, MITCHELL, MOFFITT, O'CONNOR, WINKEL, WINTERS, LINDNER, LYONS, MEYER, LACHNER, COWLISHAW, STEPHENS, ZICKUS, DEUCHLER, MURPHY,M, KLINGLER, POE, HOLBROOK, PEDERSEN, MULLIGAN, NOVAK, GASH, DOODY, SANTIAGO, SCHOENBERG, CURRY,J, DAVIS,M, FEIGENHOLTZ, CAPPARELLI, BUGIELSKI, BURKE, KOTLARZ, PARKE, FANTIN, TURNER,J, LAWFER, MCAULIF-FE, SPANGLER, WAIT, ACKERMAN, CLAYTON, WIRSING, GOSLIN, HUGHES, HOFFMAN AND PERSICO.

5 ILCS 375/6 30 ILCS 805/8.20 new 55 ILCS 5/5-1069 from Ch. 127, par. 526

from Ch. 34, par. 5-1069

65 ILCS 5/10-4-2 215 ILCS 5/356r new 215 ILCS 105/8 215 ILCS 125/5-3 215 ILCS 165/10 305 ILCS 5/5-16.3 from Ch. 24, par. 10-4-2

from Ch. 73, par. 1308 from Ch. 111 1/2, par. 1411.2 from Ch. 32, par. 604

Amends the Illinois Insurance Code, Health Maintenance Organization Act, Voluntary Health Services Plans Act, and the Comprehensive Health Insurance Plan Act. Provides that health coverage under those Acts that provides maternity benefits must include a minimum of 48 hours of in-patient care following a vaginal delivery and a minimum of 96 hours of in-patient care following a caesarean section for a mother and her newly born child if the attending physician determines the care is medically necessary. Provides that if a mother and her newly born child are discharged earlier, coverage for post-delivery care in the home must be provided. Amends the Illinois Public Aid Code to require that the Illinois Department's system of integrated health care benefits include identical coverage for post-parturition care. Amends the State Employees Group Insurance Act of 1971, the Counties Code, and the Illinois Municipal Code to require post-parturition care benefits be provided to employees. Amends the State Mandates Act to provide that reimbursement for these benefits is not required under that Act.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 5 ILCS 375/6 55 ILCS 5/5-1069 65 ILCS 5/10-4-2 215 ILCS 105/8 215 ILCS 125/5-3 215 ILCS 165/10 305 ILCS 5/5-16.3 Adds reference to: 5 ILCS 375/6.7 new 55 ILCS 5/5-1069.5 new 65 ILCS 5/10-4-2.5 new 105 ILCS 5/10-22.3d new 215 ILCS 5/370s new 215 ILCS 5/511.114 new 215 ILCS 125/4-6.4 new 215 ILCS 130/4002.5 new 215 ILCS 165/15.20 new 305 ILCS 5/5/16.7 new

from Ch. 127, par. 526 from Ch. 34, par. 5-1069 from Ch. 24, par. 10-4-2 from Ch. 73, par. 1308 from Ch. 111 1/2, par. 1411.2 from Ch. 32, par. 604

Replaces title and everything after the enacting clause. Amends the State Employees Group Insurance Act of 1971, Counties Code, Illinois Municipal Code, School Code, Illinois Insurance Code, Health Maintenance Organization Act, Limited Health Service Organization Act, Voluntary Health Services Plans Act, and Illinois Public Aid Code. Establishes standards for post-parturition care. Requires 48 hours of inpatient care following a vaginal delivery and 96 hours of inpatient care following a caesarian section delivery. Allows shorter inpatient stays if certain criteria is met. Amends the State Mandates to provide that reimbursement for post-parturition care benefits is not required under that Act. Effective immediately.

FISCAL NOTE (Dept. of Insurance)

House Bill 2557 will have no fiscal impact on the Department. STATE MANDATES FISCAL NOTE, AMENDED

In the opinon of DCCA, HB 2557, as amended by H-am 2, constitutes a personnel mandate for which State reimbursement of the increased cost to units of local gov't. is normally required under the State Mandates Act. However, the bill amends the State Mandates Act to relieve the State of reimbursement liability.

HOME RULE NOTE, AMENDED (DCCA) HB2557 will create a cost to all municipalities and counties, both home rule and non-home rule. These entities would be required to provide this coverage with no other option. FISCAL IMPACT NOTE, AMENDED (Dpt. of Public Aid)

For DRG hospitals receiving disproportionate share and hospitals paid on a per diem basis, the annual cost would be approximately \$3.3 million if every infant was kept the required 48/96 hours. The cost is based on actual utilization data and current rates.

HOME RULE IMPACT NOTE, AMENDED No change from previous home rule note.

HOUSE AMENDMENT NO. 2.

Deletes reference to:

215 ILCS 5/370s new

215 ILCS 5/511.114 new

Changes the list of factors to be considered by a physician in determining the appropriate period of postpartum inpatient care. Deletes references to administrators under certain other Articles of the Code.

SENATE AMENDMENT NO. 1.

Deletes reference to:

215 ILCS 130/4002.5 new

Deletes provision making the Act applicable to limited health service organization. Provides that the bill takes effect upon becoming law with respect to the State Employees Group Insurance Act of 1971 and takes effect July 1, 1996 or 60 days after becoming law, whichever is later, with respect to the remaining portions of the bill. NOTE(S) THAT MAY APPLY: Fiscal: Home Rule: State Mandates

INO	Nov 07 1995	First reading	Referred to Rules	
	Dec 11	First reading	Assigned to Health Care	& Uumon
	Dec H		Services	& Human
	Feb 21 1996	Amendment No.01	HEALTH/HUMAN H	Adopted
	100 21 1990	Amendment 140.01	Recomminded do pass as	
			016-000-006	amenu
		Placed Calndr, Second Rea		
	Feb 27	Taccu Cantur, Second Rea	Fiscal Note Filed	
	1002/	Placed Calndr, Second Rea		
	Mar 26	Amendment No.02	WOJCIK	Amendment
		/ unerkinent 1(0.02	woyen	referred to
			HRUL	
		Placed Calndr, Second Rea		
		Second Reading		
		Held on 2nd Reading		
	Mar 27		St Mandate Fis Note Fil	ed
			Home Rule Note Filed	
			Fiscal Note Filed	
		Amendment No.03	FLOWERS	Amendment
				referred to
			HRUL	
		Held on 2nd Reading		
			Home Rule Note Filed	
		Held on 2nd Reading		· · · ·
		Added As A Co-sponsor G		
		Amendment No.02	WOJCIK	Be approved
			UDVU	considerati
		A 1 N 00	HRUL	
		Amendment No.02	WOJCIK	Adopted
		Placed Calndr, Third Readi		
		Third Reading - Passed 11		
	100 M 100 M	Added As A Co-sponsor SA		
		Added As A Co-sponsor SC Added As A Co-sponsor C		
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		Added As A Co-sponsor FI		
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Added As A Co-sponsor CAPPARELLI Added As A Co-sponsor BUGIELSK1 Added As A Co-sponsor BURKE Added As A Co-sponsor KOTLARZ Added As A Co-sponsor PARKE Added As A Co-sponsor FANTIN Added As A Co-sponsor TURNER,J

Mar 27—Cont.	Added As A Co-sponsor LA	AWFER	
	Added As A Co-sponsor M		
	Added As A Co-sponsor SF	PANGLER	
	Added As A Co-sponsor W		
	Added As A Co-sponsor A	CKERMAN	
	Added As A Co-sponsor Cl	LAYTON	
	Added As A Co-sponsor W		
	Added As A Co-sponsor GO		
2	Added As A Co-sponsor H		
	Added As A Co-sponsor H		
	Added As A Co-sponsor PE		
Mar 28	Arrive Senate		
Alter and Alter	Placed Calendr, First Readr	ng	
	Sen Sponsor MADIGAN		
	Added as Chief Co-sponsor	RAJCA	
	First reading	Referred to Rules	
Apr 17	Added As A Co-sponsor CI	RONIN	
•	Added as Chief Co-sponsor	PARKER	
Apr 18		Assigned to Insurance, Pensions	&
		Licen. Act.	
Apr 24		Postponed	
May 01	Amendment No.01	INS PEN LIC S Adop	ted
	Amendment No.02	INS PEN LIC S Lost	
		Recommnded do pass as amend	
		009-000-000	
	Placed Calndr, Second Read	dng	
May 02	Sponsor Removed RAICA	-	
	Chief Co-sponsor Changed	to DELEO	
	Added as Chief Co-sponsor		
	Added as Chief Co-sponsor		
	Added As A Co-sponsor S		
	Added As A Co-sponsor PI		
	Added As A Co-sponsor R.		
	Added As A Co-sponsor PA		
	Added As A Co-sponsor D		
	Added As A Co-sponsor B		
·	Added As A Co-sponsor Bl		
	Added As A Co-sponsor C		`
1. Sec. 1. Sec	Added As A Co-sponsor C		
	Added As A Co-sponsor D	· · · · · · · · · · · · · · · · ·	
	Added As A Co-sponsor V		
	Added As A Co-sponsor PA		
	Added As A Co-sponsor F	ARLEY	
	Added As A Co-sponsor B	OWLES	
	Added As A Co-sponsor SI	HADID	
	Second Reading		
	Placed Calndr, Third Read	ing	
May 07	Third Reading - Passed 05	6-000-000	
	Arrive House		
		Referred to Rules	
May 08		Approved for Consideration	
	Place Cal Order Concurrent	nce 01	
	Motion Filed Concur		
	Refer to Rules/Rul 8-4(a)		
		Be approved consideration	
	Place Cal Order Concurrent		
May 09	H Concurs in S Amend. 01	1/114-002-000	
	Passed both Houses	- · · · · ·	
Jun 07	Sent to the Governor		
Jul 17	Governor approved		
		(GENERALLY)	
	effective date 96-07-17		
<i>,</i>	effective date 96-09-15		
		(SOME PARTS)	
	PUBLIC ACT 89-0513		

HB-2558 DAVIS,M AND FANTIN.

210 ILCS 85/6.18 new	
410 ILCS 50/3	from Ch. 111 1/2, par. 5403
410 ILCS 50/4	from Ch. 111 1/2, par. 5404

Amends the Hospital Licensing Act to require the Department of Public Health to adopt rules requiring hospitals to comply with the standards for duration of hospital stays after childbirth established by the American Academy of Pediatrics and the American College of Obstetrics and Gynecology. Amends the Medical Patient Rights Act to provide that patients giving birth have a right to hospital stays having a duration established in accordance with those standards. Provides that a violation is a petty offense subject to a \$1,000 fine. Effective immediately.

Nov 13 1995Filed With ClerkNov 14First readingJan 07 1997Session Sine Die

Referred to Rules

HB-2559 BIGGINS – KUBIK.

35 ILCS 200/21-25 35 ILCS 200/21-30

Amends the Property Tax Code. Allows a county board, in counties with 3,000,000 or more inhabitants, to provide by ordinance for taxes to be paid in 3 installments. Requires the bills for the first 2 installments to be mailed by January 31. Provides that the first installment shall be computed at 50% of the tax bill from the previous year and shall be deemed delinquent and bear interest at 1 1/2% if not paid by March 1. Provides that the second installment shall be computed at 50% of the first installment and shall be deemed delinquent and bear interest at the same rate if not paid by August 1. Provides that the third installment shall set out (i) the total taxes due, (ii) the amount of estimated taxes billed in the first 2 installment shall be deemed delinquent and shall be deemed delinquent shall be the third installment shall be deemed delinquent and bear interest at the same rate if not paid by August 1. Provides that the third installment shall set out (i) the total taxes due, (ii) the amount of estimated taxes billed in the first 2 installment shall be deemed delinquent and shall be are interest if not paid by 30 days after the date specified in the ordinance for mailing the actual bills. Effective immediately.

Nov 13 1995 Filed With Clerk Nov 14 First reading Jan 24 1996 Mar 25 Jan 07 1997 Session Sine Die

Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a)

HB-2560 WOOLARD - CROSS.

720 ILCS 395/2 720 ILCS 395/3 720 ILCS 395/3.1 new 720 ILCS 395/3.2 new 720 ILCS 395/3.3 new 720 ILCS 395/4.1 new from Ch. 121 1/2, par. 1352 from Ch. 121 1/2, par. 1353

Amends the Video Movie Sales and Rentals Act. Requires persons who sell or rent video movies to: post a sign, for every 500 square feet of floor space, concerning the harmful effects of violent or sexual video cassettes; and shelve NC-17 and X rated video movies and unrated video movies in a concealed area on the premises. Prohibits the sale or rental of X rated, NC-17, or Not Rated video movies to persons under 18 years of age. Requires businesses that sell or rent video movies to use a computer scanning system or other method to identify video movies that can not be sold or rented to minors. Exempts public libraries and school libraries. Makes other changes.

NOTE(S) THAT MAY APPLY: Correctional

Nov 13 1995	Filed With Clerk
Nov 14	First reading
Jan 24 1996	
Mar 25	
Jan 07 1997	Session Sine Die

Referred to Rules Assigned to Consumer Protection Refer to Rules/Rul 3-9(a)

HB-2561 SAVIANO.

5 ILCS 375/3 40 ILCS 5/15-106 from Ch. 127, par. 523 from Ch. 108 1/2, par. 15-106

Amends the Illinois Pension Code to allow employees of the Board of Public Accounting Examiners to participate in the State Universities Retirement System. Amends the State Employees Group Insurance Act of 1971 to provide health benefits for those employees.

1845

PENSION NOTE

Fiscal impact, not yet calculated, is expected to be minor.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

Nov 13 1995	Filed With Clerk
Nov 14	First reading
Apr 23 1996	

Referred to Rules Pension Note Filed Committee Rules

Jan 07 1997 Session Sine Die

HB-2562 BLACK – MOFFITT – NOLAND – POE – DEUCHLER, JOHNSON,TIM, BRUNSVOLD, TENHOUSE, WINKEL, BOST, JONES,JOHN, STEPH-ENS, HARTKE, WOOLARD, DEERING, PHELPS, DAVIS,STEVE, CUR-RY,J, PARKE, HOFFMAN, WEAVER,M, LYONS, FANTIN, LAWFER, CIARLO, TURNER,J, WENNLUND, SPANGLER, CROSS, WAIT, MITCHELL, MYERS, MEYER, HOLBROOK, BOLAND, SMITH,M AND KUBIK.

65 ILCS 5/11-80-2 from Ch. 24, par. 11-80-2

Amends the Illinois Municipal Code. Provides that a municipality of 500,000 or more population may not enforce parking tickets issued to vehicles registered to nonresidents. Effective immediately.

HOUSE AMENDMENT NO. 2.

Provides maximum fines, based on number of tickets, that a municipality over 500,000 may impose for nonresident parking tickets. Preempts home rule.

HOME RULE NOTE, AMENDED

HB2562, amended, would result in a reduction in revenue to Chi.

generated by parking violation fees upon nonresidents.

FISCAL IMPACT NOTE, AMENDED (DCCA)

HB 2562, with H-am 2, does not have a fiscal impact on DCCA.

STATE MANDATES ACT FISCAL NOTE, H-AM 2

In the opinion of DCCA, HB2562, with H-am 2, fails to meet the definition of a State mandate.

HOUSE AMENDMENT NO. 3.

Deletes reference to: 65 ILCS 5/11-80-2 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 to establish a procedure to set aside a notice of final determination of liability for the administrative adjudication of traffic violations in a municipality with 500,000 or more inhabitants. Provides that the final determination of liability may be set aside upon the presentation of evidence indicating that the alleged violation is due to license-plate misidentification. Provides that a final determination may be set aside only by written request within one year of the determination. Provides that the municipality shall establish a toll-free telephone number to respond to inquiries about alleged violations due to misidentified license plates and shall prepare an advisory of procedural protections for persons receiving notices of violations. Provides that a municipality with an administrative adjudication system shall establish an audit program to screen violation notices where an improper identification of a State license plate of a vehicle may have occurred. Makes other changes.

	makes other enunges.		
Nov 14 1995	Filed With Clerk		
	First reading	Referred to Rules	
Dec 11	. – ,	Assigned to Cities &	& Villages
Feb 20 1996		Recommended do p	
	Placed Calndr, Second Rea	dng	
Feb 21	Second Reading		
	Held on 2nd Reading		
Mar 26	Amendment No.01	BLACK	Amendment
			referred to
		HRUL	
	Held on 2nd Reading		
	Amendment No.02	BLACK	Amendment
			referred to

Mar 26— <i>Cont.</i>	Rules refers to	HRUL HCIV Home Rule Note Request.	AS
	Amendment No.02	AMENDED/DART BLACK	Be approved considerati
Mar 27	Added As A Co-sponsor HC Second Reading Held on 2nd Reading Added As A Co-sponsor BC	DLAND	
	Added As A Co-sponsor SM	Fiscal Note Requested AS AMENDED/GRANBI St Mandate Fis Nte ReqA AMENDED/GRANBI	ER S ER
Mar 28	Amendment No.02 Held on 2nd Reading	BLACK Home Rule Note Filed	Adopted
Mar 29	Held on 2nd Reading	Fiscal Note Filed	
Apr 16	Held on 2nd Reading Added As A Co-sponsor KU Amendment No.03		Amendment
		HRUL	referred to
Apr 17	Held on 2nd Reading Amendment No.03	BLACK	Amendment referred to
	Held on 2nd Reading	HCIV	
Apr 18	Held on 2nd Reading	St Mandate Fis Note File	
	Amendment No.03	BLACK	Be approved considerati
Apr 19	Held on 2nd Reading Amendment No.03	HCIV/008-000-000 BLACK	Adopted
Apr 23 Jan 07 1997	Placed Calndr, Third Readi Session Sine Die	ng RE-REFER RULES/RU	L 3-7
HB-2563 FLOWE	ERS – FANTIN.		
20 ILCS 2310/55. 30 ILCS 105/5.43 35 ILCS 5/509 35 ILCS 5/510	82 new 0 new from Ch. 12 from Ch. 12	20, par. 5-509 20, par. 5-510	n an the second s
Illinois Income Tax	Administrative Code of I Act. Creates the Sarcoix	dosis Research Fund. A	llows the De-

I11 partment of Public Health to make grants for sarcoidosis research from appropriations to the Department from the Fund. Requires the Department of Revenue to include a checkoff on the standard individual income tax form for contributions to the Sarcoidosis Research Fund.

NOTE(S) THAT MA	Y APPLY: Fiscal	
Nov 14 1995	Filed With Clerk	
	First reading	Referred to Rules
Feb 20 1996	•	Assigned to Revenue
Mar 25		Refer to Rules/Rul 3
Jan 07 1997	Session Sine Die	

3-9(a)

FLOWERS - DAVIS,M - KRAUSE - CIARLO - DEUCHLER. HB-2564

20 ILCS 2310/55.83 new

Amends the Civil Administrative Code of Illinois. Requires the Department of Public Health to make available to the public information concerning the symptoms and treatments of sarcoidosis and the address of the Sarcoidosis Research Center.

Note(s) That Ma	y Apply: Fiscal		
Nov 14 1995			
	First reading	Referred to Rule	S
Jan 24 1996		Assigned to Heal	th Care & Human
		Services	
Feb 21		Do Pass/Short D	ebate Cal 021-000-000
and the second second	Placed Cal 2nd Rdg-5	Sht Dbt	
Feb 22	Second Reading-Shor	t Debate	
	Placed Calndr, Third		
Feb 28	Third Reading - Pass	ed 115-000-000	
Feb 29	Arrive Senate		
	Sen Sponsor JONES		
	Placed Calendr, First	Reading	
	First reading	Referred to Rule	S
Mar 07	Added as Chief Co-sp	ionsor COLLINS	
Mar 28		Assigned to Publ	ic Health & Welfare
	Added as Chief Co-sp	onsor SMITH	
Apr 24		Recommended d	o pass 011-000-000
1	Placed Calndr, Second		
Apr 25	Added as Chief Co-sp	onsor DEL VALLE	
	Added as Chief Co-sp	onsor GARCIA	
	Second Reading	and the second second second second second second second second second second second second second second second	
	Placed Calndr, Third		
Apr 30	Added As A Co-spons		
	Third Reading - Pass	ed 055-000-000	
	Passed both Houses		
May 29	Sent to the Governor		
Jun 18	Governor approved		
	PUBLIC ACT 89-	0476 effective date 97	-01-01
HB-2565 FLOW	ERS.		
20 ILCS 505/7	from	Ch. 23, par. 5007	
20 ILCS 505/7.3		ein. 20, puil. 8007	
20 ILCS 505/7.7			
705 ILCS 405/2-1		Ch. 37, par. 802-10	
705 ILCS 405/2-2		Ch. 37, par. 802-27	
705 ILCS 405/2-2	9 from	Ch. 37, par. 802-29	
705 ILCS 405/3-1	2 from	Ch. 37, par. 803-12	
705 ILCS 405/3-2		Ch. 37, par. 803-28	
705 ILCS 405/3-3		Ch. 37, par. 803-30	
705 ILCS 405/4-9	from	Ch. 37, par. 804-9	
705 ILCS 405/4-2		Ch. 37, par. 804-25	
705 ILCS 405/4-2		Ch. 37, par. 804-27	
705 ILCS 405/5-1		Ch. 37, par. 805-10	
705 ILCS 405/5-2		Ch. 37, par. 805-29	

from Ch. 37, par. 805-29 from Ch. 37, par. 805-31

705 ILCS 405/5-31 Amends the Children and Family Services Act, and the Juvenile Court Act. Requires that a child's race or ethnic heritage be given due, but not sole, consideration in making foster care and adoption placements. Requires DCFS to make special efforts to place a child with a foster or adoptive family from among a child's relatives or families of the same racial or ethnic heritage as the child. Requires DCFS to develop and implement a plan for placing children. Restricts multiple placements of children. After termination of parental rights of a minor's parents, requires notice to certain persons that a permanent home is sought for the minor. Effective

immediately. NOTE(S) THAT MAY APPLY: Fiscal Nov 14 1995 Filed With Clerk

First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2566 FLOWERS - FANTIN.

215 ILCS 5/155.31 new	
215 ILCS 125/5-3	from Ch. 111 1/2, par. 1411.2
215 ILCS 130/3009	from Ch. 73, par. 1503-9
215 ILCS 165/10	from Ch. 32, par. 604

Amends the Illinois Insurance Code, Health Maintenance Organization Act, Limited Health Service Organization Act, and Voluntary Health Services Plans Act. Provides that insurers may not discriminate against persons who are victims of domestic violence in the issuance of policies of life insurance, disability insurance, and accident and health insurance.

Nov 14 1995 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2567 FLOWERS – FANTIN.

215 ILCS 5/155.31 new		
215 ILCS 125/5-3		from Ch. 111 1/2, par. 1411.2
215 ILCS 130/3009	э	from Ch. 73, par. 1503-9
215 ILCS 165/10		from Ch. 32, par. 604

Amends the Illinois Insurance Code, Health Maintenance Organization Act, Limited Health Service Organization Act, and Voluntary Health Services Plans Act. Provides that insurers may not discriminate against persons who are victims of child abuse in the issuance of policies of life insurance, disability insurance, and accident and health insurance.

Nov 14 1995 Filed With Clerk First reading

Jan 07 1997 Session Sine Die

HB-2568 ZICKUS.

725 ILCS 5/107-4

from Ch. 38, par. 107-4

Amends the Code of Criminal Procedure of 1963. Permits a peace officer who while on duty becomes personally aware of the immediate commission of a petty offense, business offense, or traffic ordinance violation, to make arrests outside the officer's jurisdiction (now the officer may only make arrests for felony or misdemeanor violations committed outside his or her jurisdiction).

Nov 14 1995 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2569 ROSKAM – COWLISHAW.

750 ILCS 70/5	
750 ILCS 70/10	
750 ILCS 70/15	
750 ILCS 70/20	
750 ILCS 70/40	
225 ILCS 60/22	
225 ILCS 60/23	

40 ILCS 5/13-310 40 ILCS 5/13-314

from Ch. 111, par. 4400-22 from Ch. 111, par. 4400-23

from Ch. 108 1/2, par. 13-310

from Ch. 108 1/2, par. 13-314

Amends the Parental Notice of Abortion Act of 1995. Requires that notice of a proposed abortion be given to one parent or the legal guardian (rather than an adult family member) of a pregnant minor or incompetent person. Provides exception in case of neglect or abuse by either parent or by the legal guardian (rather than by an adult family member). Provides for action by the Attorney General or a State's Attorney to recover a civil penalty from a physician who performs an abortion in violation of the Act. Deletes provisions for referral of a physician to the State Medical Disciplinary Board and amends the Medical Practice Act to make conforming changes. Effective immediately.

Nov 14 1995 Jan 07 1997	Filed With Clerk First reading Session Sine Die	Referred to Rules
HB-2570 SAVIA	NO – MCAULIFFE –	CAPPARELLI - BUGIELSKI
40 ILCS 5/1-113	from	Ch. 108 1/2, par. 1-113
40 ILCS 5/13-204		Ch. 108 1/2, par. 13-204
40 ILCS 5/13-301		Ch. 108 1/2, par. 13-301
40 ILCS 5/13-302	2 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	5 from	Ch. 108 1/2, par. 13-305
40 ILCS 5/13-306	5 from	Ch. 108 1/2, par. 13-306
40 ILCS 5/13-308		Ch. 108 1/2, par. 13-308
40 ILCS 5/13-309) from	Ch. 108 1/2, par. 13-309

Referred to Rules

40 ILCS 5/13-401 40 ILCS 5/13-402 30 ILCS 805/8.20 new from Ch. 108 1/2, par. 13-401 from Ch. 108 1/2, par. 13-402

Amends the Metropolitan Water Reclamation 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. Provides that future appointees to the Civil Service Board of the District shall not be deemed to be employees of the District for purposes of qualifying to participate in the Fund. Changes the method of calculating the contributions required for early retirement without discount. Removes certain age restrictions from the provisions relating to the period during which disability benefits may be received. Makes other changes in the manner of administering the Fund. Also amends the General Provisions Article to authorize the Metropolitan Water Reclamation District pension fund to invest up to 50% (rather than 40%) of its assets in stocks and convertible debt instruments. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Effect on the Fund's liabilities would be negligible.

Note(s) That May Apply: Pension Nov 14 1995 Filed With Clerk First reading

Apr 23 1996

Referred to Rules Pension Note Filed Committee Rules

Jan 07 1997 Session Sine Die

HB-2571 PERSICO – NOVAK – HASSERT.

220 ILCS 5/9-102.1 new

Amends the Public Utilities Act. Provides that the Illinois Commerce Commission may approve rate schedules that enable a public utility to negotiate rates and charges with customers regardless of any other rate schedule the utility has filed under Article IX of the Public Utilities Act. Provides that schedules that took effect before August 25, 1995 and contracts based upon those schedules shall be deemed to have become effective. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that money collected under negotiated contracts shall be treated as being collected under rates the public utility is required to file with the Commission.

FISCAL NOTE, AMENDED (III. Commerce Commission)

Fiscal impact is unknown, but there would be a reduction in

utility tax and sales revenues.

STATE MANDATES FISCAL NOTE, AMENDED

In the opinion of DCCA, HB 2571, as amended by H-am 1, fails to meet the definition of a State mandate.

Note(s) That May Apply: Fiscal

Nov 15 1995	Filed With Clerk		
	First reading	Referred to Rules	
Jan 11 1996		Assigned to Public Utilities	
Jan 23	Amendment No.01	PUB UTILITIES H Adop	oted
		010-000-000	
	Amendment No.02	PUB UTILITIES H Lost	
		001-003-006	
		Remains in Committee Public U	tilities
Feb 06		Recommnded do pass as amend	
		007-000-002	
	Placed Calndr, Second Rea		
Feb 07		Fiscal Note Filed	
	Placed Calndr, Second Rea		
Feb 22		St Mandate Fis Note Filed	
	Placed Calndr, Second Rea	dng	
Feb 28	Second Reading		
	Held on 2nd Reading		

Mar 06	Second Reading	$(42^{2}, 32)$
	Placed Calndr, Third Reading	
Mar 25	Third Reading - Passed 085-021-000	
	Arrive Senate	
	Placed Calendr, First Reading	
	Sen Sponsor RAUSCHENBERGER	
Mar 26	First reading Referred to Rules	
and the second sec	Added as Chief Co-sponsor CLAYBORNE	
Mar 28	Assigned to Environment &	Energy
May 02	Recommended do pass 008-	001-000
•	Placed Calndr, Second Reading	
May 07	Second Reading	An the store
	Placed Calndr. Third Reading	and a second
May 08	Third Reading - Passed 043-011-000	
	Passed both Houses	
Jun 05	Sent to the Governor	
Aug 02	Governor approved	·
. .	PUBLIC ACT 89-0600 effective date 96-08-02	and the second
1571 DADVI	E TUDNEDA COWIIGUAW DUEIDE VU	

HB-2572 PARKE, TURNER,A, COWLISHAW, PHELPS, KUBIK AND MOORE,EUGENE.

820 ILCS 105/3		from Ch. 48, par. 1003
820 ILCS 105/4a		from Ch. 48, par. 1004a

Amends the Minimum Wage Law regarding motor carrier workers whose qualifications and hours of service are subject to regulation under specified federal or State laws. Deletes language excluding those individuals from the definition of "employee". Excludes those individuals from provisions requiring employees to be paid "time and a half" for overtime, and provides that the provisions regarding this exclusion are retroactive in the case of specified individuals. Effective immediately.

INOV 15 1995	Filed with Clerk	and the second second second second second second second second second second second second second second second
	First reading	Referred to Rules
Jan 11 1996		Assigned to Executive
Mar 25		Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	

HB-2573 MURPHY,M – SKINNER.

10 ILCS 5/2A-1.2	from Ch. 46, par. 2A-1.2
10 ILCS 5/2A-48	from Ch. 46, par. 2A-48
10 ILCS 5/2A-49	from Ch. 46, par. 2A-49
10 ILCS 5/2A-51	from Ch. 46, par. 2A-51

Amends the Election Code. Changes the election of school board members from the nonpartisan election to the consolidated election on a nonpartisan ballot. Effective immediately.

NOTE(S) TI	нат Мач	APPLY: Fiscal; State	Mandates		
Nov 1	5 1995	Filed With Clerk			100
		First reading	Referred to Rules	5 2 2	
Jan 07	1997	Session Sine Die			
HB 2574	MULT	CAN KDAUSE	RICCERT CIARIO	CLAY	TON

HB-2574 MULLIGAN – KRAUSE – BIGGERT – CIARLO – CLAYTON, COWLI-SHAW, GRANBERG AND WOJCIK.

215 ILCS 5/356r new	
215 ILCS 125/5-3	
215 ILCS 130/3009	
215 ILCS 165/10	

from Ch. 111 1/2, par. 1411.2 from Ch. 73, par. 1503-9 from Ch. 32, par. 604

Amends the Illinois Insurance Code, Health Maintenance Organization Act, Limited Health Service Organization Act, and Voluntary Health Services Plans Act. Provides that insurers whose policies require an insured or enrollee to designate a participating primary care provider must allow a female insured or enrollee to designate a women's health care provider as the primary care provider. Provides that if the designated primary care provider is not a women's health care provider the female insured or enrollee shall be permitted direct access to a women's health care provider for an annual preventative women's health examination and pregnancy care. Defines terms.

Nov 15 1995 First reading Mar 07 1996 Referred to Rules Assigned to Health Care & Human Services Mar 21

Motion Do Pass-Lost 007-001-009 HCHS Remains in Committee Health Care & Human Services

Refer to Rules/Rul 3-9(a)

Mar 25 Mar 27

Added As A Co-sponsor GRANBERG Added As A Co-sponsor WOJCIK Session Sine Die

Jan 07 1997

HB-2575 MEYER.

20 ILCS 2640/25 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.

1851

NOTE(S) THAT MAY APPLY: Fiscal

Nov 16 1995 First reading Jan 07 1997 Session Sine Die Referred to Rules

MOORE, ANDREA - RONEN - STEPHENS - SCHOENBERG AND HB-2576 KASZAK.

10 ILCS 5/17-9	from Ch. 46, par. 17-9
10 ILCS 5/18-5	from Ch. 46, par. 18-5
10 ILCS 5/19-4	from Ch. 46, par. 19-4
10 ILCS 5/19-5	from Ch. 46, par. 19-5
10 ILCS 5/19-6	from Ch. 46, par. 19-6
10 ILCS 5/29-20	from Ch. 46, par. 29-20

Amends the Election Code. Permits absent voters to cancel absentee votes and vote in person. Removes requirement that election authorities publicly post the names of absent voter applicants. Requires that the public posting of names of absent voters include names of persons assisting them to vote. Prohibits candidate who appears on the ballot from assisting a physically incapacitated absent voter from marking the ballot unless related to the voter. Makes command or encouragement of unqualified absent voter applicants and unqualified absent voters a Class 3 felony. Increases the penalty for other absent ballot offenses to a Class 3 felony.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB2576 creates a local gov't. organiza-

tion and structure mandate not requiring reimbursement.

FISCAL NOTE (State Board of Elections)

HB 2576 will not result in any increased Board expenditures.

CORRECTIONAL NOTE

The number of prison admissions attributable to HB2576 is estimated to be minimal.

HOUSE AMENDMENT NO. 2.

Prohibits examination of absentee ballot applications from interfering with election recounts and contests, and makes those applications public documents 30 days after the election. Requires that a person know another is not qualified as an absentee voter in order to be guilty of commanding, encouraging, or requesting certain acts in relation to absentee ballots. Makes other changes concerning violations with regard to absentee ballots.

FISCAL NOTE, AMENDED (State Board of Elections)

No change from previous fiscal note.

HOUSE AMENDMENT NO. 3.

Restores requirement that election authorities publicly post the names of absentee ballot applicants.

JUDICIAL NOTE, H-AMS #2 & #3

No increase in the need for the number of judges in the State.

FISCAL NOTE, H-AM #3 (Dept. of Corrections)

No fiscal or prison population impact on DOC.

CORRECTIONAL NOTE, H-AM #3

No change from DOC fiscal note.

STATE MANDATES ACT FISCAL NOTE, AMENDED

	of DCCA, HB2576, amended and structure mandate for whi		
	Y APPLY: Correctional; Fisca First reading	Referred to Rules Assigned to Elections & S	State
Mar 21	Amendment No.01	Government ELECTN ST GOV H	Amendment referred to
		HRUL/010-003-000 Do Pass/Short Debate Ca	
14 00	Placed Cal 2nd Rdg-Sht Dl	ot .	
Mar 22 Mar 25	Cal Ord 2nd Rdg-Shr Dbt	St Mandate Fis Nte Reql St Mandate Fis Note File	
Mar 25	Cal Ord 2nd Rdg-Shr Dbt	St Mandate Fis Note File	a -
Mar 26	Second Reading-Short Deb Held 2nd Rdg-Short Debat	e	
	Held 2nd Rdg-Short Debat	Fiscal Note Filed	
Mar 27	Amendment No.02	MOORE,ANDREA	Amendment referred to
		HRUL Correctional Note Filed	
	Held 2nd Rdg-Short Debat	e	
	Amendment No.02	MOORE,ANDREA	Be approved considerati
	Hold and Dda Short Dahot	HRUL	
	Held 2nd Rdg-Short Debat Added As A Co-sponsor ST		
		Fiscal Note Requested A AMENDED/GRANB	
	Held 2nd Rdg-Short Debat Amendment No.02 Pld Cal Ord 3rd Rdg-Sht D	MOORE,ANDREA	Adopted
Mar 28	The car of a sha kag she b	3d Reading Consideration Calendar Consideration F	
Mar 29	Recalled to Second Reading Held 2nd Rdg-Short Debat Amendment No.03		Amendment referred to
· · ·		HRUL	
Apr 17	Heid 2nd Rdg-Short Debat	e Fiscal Note Filed	
Арі 17	Held 2nd Rdg-Short Debat		
	Amendment No.03	MOORE,ANDREA	Be approved considerati
	Added As A Co-sponsor SC	HRUL	
· · · · ·	Held 2nd Rdg-Short Debate	e	
Apr 18	Amendment No.03 Pld Cal Ord 3rd Rdg-Sht D	MOORE,ANDREA	Adopted
		Judicial Note Filed	
		Fiscal Note Filed Correctional Note Filed A	S
	Added As A Co-sponsor KA	St Mandate Fis Note File	d
	Tabled Pursuant to Rule5-4 3Rd Rdg-Sht Dbt-Lost/V0		
HB-2577 BURKE	e e		4
230 ILCS 30/9		20, par. 1129	

Amends the Charitable Games Act. Changes the tax imposed under the Act from 3% of the gross proceeds of charitable games conducted under the Act to 3% of the net proceeds of charitable games conducted under the Act.

Dec 11 1995 First reading Jan 07 1997 Session Sine Die Referred to Rules

Referred to Rules Fiscal Note Filed

Committee Rules

Fiscal Note Filed

Assigned to Constitutional Officers

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

BURKE - FANTIN, NOVAK, SALTSMAN, MCGUIRE AND BOLAND. HB-2578

from Ch. 95 1/2, par. 3-412

625 ILCS 5/3-412 625 ILCS 5/3-630 new

Amends the Illinois Vehicle Code. Creates Vietnam War Veteran special license plates for residents of Illinois who participated in the United States Armed Forces during the Vietnam War. Provides for a \$15 fee for original issuance in addition to the applicable registration fee. Provides for a \$2 fee for each renewal period in addition to the appropriate registration fee. Provides that these fees shall be deposited into the Secretary of State Special License Plate Fund.

FISCAL NOTE (Secretary of State)

Costs associated with initial plate processing and administrative set-up total \$45,000, which would be offset by additional initial and renewal fees.

FISCAL NOTE, AMENDED (Secretary of State)

No change from previous note.

NOTE(S) THAT MAY APPLY: Fiscal Dec 11 1995 First reading Feb 06 1996

> Feb 20 Mar 22

Mar 25

Jan 07 1997 Session Sine Die

HB-2579 BURKE - FEIGENHOLTZ - JONES.LOU - MOORE.EUGENE, ERWIN, O'CONNOR AND SCHAKOWSKY.

20 ILCS 2310/55.82 new

Amends the Civil Administrative Code of Illinois. Directs the Department of Public Health to conduct a 3-year study of the effects of preventive medicine programs. Effective July 1, 1996.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 20 ILCS 2310/55.82 new Adds reference to: 30 ILCS 770/15

Replaces the title and everything after the enacting clause. Amends the Employee Wellness Program Grant Act. Provides that grants may be made to employers for quality stress analysis for employees. Effective July 1, 1996.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends changing the authorization for grants to employees from grants for quality stress analysis to grants for stress analysis screening. NOTE(S) THAT MAY APPI V' Fiscal

TE(S) I HAT MA	Y APPLY: FISCAL	
Dec 11 1995	First reading	Referred to Rules
Feb 20 1996	-	Assigned to Health Care & Human
		Services
Mar 21	Amendment No.01	HEALTH/HUMAN H Adopted
		Do Pass Amend/Short Debate
		020-000-000
×"	Placed Cal 2nd Rdg-Sht E	Dbt
Mar 25	Second Reading-Short De	bate
	Pld Cal Ord 3rd Rdg-Sht	Dbt
Mar 27	Added As A Co-sponsor C	CONNOR
	Added As A Co-sponsor J	ONES,LOU
	Added As A Co-sponsor N	100RE,EUGENE
Mar 28	Added As A Co-sponsor S	CHAKOWSKY
	3Rd Rdg-Sht Dbt-Pass/V	ot115-000-000
Apr 16	Arrive Senate	
	Sen Sponsor SMITH	
	Placed Calendr, First Read	
	First reading	Referred to Rules
Apr 17		Assigned to Public Health & Welfare

Apr 23 Apr 24	Added as Chief Co-sponsor RAICA Recommended do pass 011-000-000
· · F · = ·	Placed Caindr, Second Reading
Apr 25	Added as Chief Co-sponsor GARCIA
11p1 20	Added as Chief Co-sponsor DEL VALLE
	Added as Chief Co-sponsor TROTTER
	Second Reading
	Placed Calndr, Third Reading
Apr 30	Added As A Co-sponsor MOLARO
iipi 50	Added As A Co-sponsor SHAW
	Third Reading - Passed 055-000-000
	Passed both Houses
May 29	Sent to the Governor
Jul 26	Governor amendatory veto
	Placed Cal. Amendatory Veto
Nov 14	Mtn fild accept amend veto 01/BURKE
1.001 1.7	Motion referred to 01/HRUL
Nov 19	Be approved consideration
	Placed Cal. Amendatory Veto
Nov 20	Accept Amnd Veto-House Pass 116-000-000
Nov 21	Placed Cal. Amendatory Veto
Dec 03	Mtn fild accept amend veto SMITH
	Accept Amnd Veto-Sen Pass 058-000-000
	Bth House Accept Amend Veto
Dec 31	Return to Gov-Certification
	Governor certifies changes
	PUBLIC ACT 89-0692 effective date 96-12-31

HB-2580 POE – KLINGLER.

625 ILCS 5/18c-7504

from Ch. 95 1/2, par. 18c-7504

Amends the Illinois Vehicle Code. Provides that if a rail carrier is going to close a farm crossing, it shall notify all owners of the affected property prior to the closing by certified mail. Provides that the owner or tenant shall have 60 days from the date of notice to advise the rail carrier of a right by deed, an easement, private agreement, or similar interest in the property or of the necessity of the crossing to the property. Provides that if the rail carrier receives this advisement within the prescribed time period, it shall have 60 days to respond. If the rail carrier responds that it is going to proceed with the closing, it may not do so for another 60 days from the date of the response. Effective immediately.

Dec 11 1995 First reading Jan 24 1996 Referred to Rules Assigned to Transportation & Motor Vehicles Re-referred to Rules

Jan 07 1997 Session Sine Die

HB-2581 FLOWERS.

Appropriates \$1,000,000 to the Department of Public Health for sarcoidosis research grants. Effective July 1, 1996.

Dec 11 1995 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-2582 FLOWERS.

20 ILCS 2305/7.5 new

Amends the Department of Public Health Act. Requires the Department to provide grants for sarcoidosis research. Effective July 1, 1996.

Note(s) That May Apply: Fiscal

Dec 11 1995 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-2583 FLOWERS.

20 ILCS 505/35.10 new

Amends the Children and Family Services Act. Prohibits termination of the life support system of a child under the jurisdiction of the Department of Children and Family Services unless ordered by an Illinois court. Requires that a child be represented by a guardian ad litem at proceedings concerning termination of his or her life support system. Note(s) That May Apply: Fiscal Dec 11 1995 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2584 DAVIS, STEVE – CURRY, J – GASH – SCHOENBERG – DEERING, MC-GUIRE, NOVAK, PHELPS, BOLAND AND HARTKE.

305 ILCS 5/1-9 new

Amends the Public Purpose Article of the Public Aid Code. Provides that it is the policy of this State that no reduction may be made in the amount or nature of medical, surgical, dental, pharmaceutical, optometric, or nursing services or other remedial care recognized under the law of this State or rehabilitative services for which payment was authorized under this Code on September 30, 1995 on behalf of persons 65 years of age or older. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Dec 11 1995 First reading

Jan 07 1997 Session Sine Die

HB-2585 DART.

Appropriates \$250,000 from the Capital Development Fund to the Capital Development Board to stabilize, plan, and restore the Pullman Market Place Historic Site in Chicago. Effective July 1, 1996.

Dec 11 1995 First reading Jan 07 1997 Session Sine Die

HB-2586 DART.

Appropriates \$500,000 from the Capital Development Fund to the Capital Development Board to stabilize, plan, and restore the Pullman Factory Historic Site in Chicago. Effective July 1, 1996.

Dec 11 1995 First reading Jan 07 1997 Session Sine Die Referred to Rules

Referred to Rules

Referred to Rules

HB-2587 RYDER.

20 ILCS 2215/4-2

from Ch. 111 1/2, par. 6504-2

Amends the Illinois Health Finance Reform Act. Requires the Illinois Health Care Cost Containment Council to establish a system for the collection of outpatient surgical data. Allows the Council to gather data by survey. Requires a field test of the ambulatory surgery treatment center data collection system beginning no later than July 1, 1997. Effective immediately.

FISCAL NOTE (ILL. Health Care Cost Containment Council)

No fiscal impact is anticipated.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA HB 2587 creates a local gov't. organization and structure mandate for which no reimbursement is required.

Placed Cal 2nd Rdg-Sht Dbt

Placed Cal 2nd Rdg-Sht Dbt Held 2nd Rdg-Short Debate

Second Reading-Short Debate Held 2nd Rdg-Short Debate Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt

Placed Calendr, First Reading

Sen Sponsor DILLARD

Arrive Senate

First reading

3Rd Rdg-Sht Dbt-Pass/Vot108-000-000

Note(s) That May Apply: Fiscal Dec 11 1995 First reading

Referred to Rules Assigned to Health Care & Human Services Fiscal Note Filed Committee Health Care & Human

St Mandate Fis Note Filed

Do Pass/Short Debate Cal 020-000-000

Services

Jan 09 1996

Jan 10

Jan 11

Mar 25

Mar 26 Mar 28

Apr 17

Referred to Rules Assigned to Public Health & Welfare

Apr 24	Recommended do pass 011-000-000	
	Placed Calndr, Second Reading	
Apr 25	Second Reading	
	Placed Calndr, Third Reading	
Apr 30	Added as Chief Co-sponsor SMITH	
May 01	Third Reading - Passed 057-001-000	
	Passed both Houses	
May 30	Sent to the Governor	
Jul 26	Governor approved	
	PUBLIC ACT 89-0554 effective date 97-01-01	

HB-2588 STROGER.

55 ILCS 5/5-1008

from Ch. 34, par. 5-1008

Amends the Counties Code to authorize a home rule county with 3,000,000 or more inhabitants to impose a use tax not to exceed 1% on any item of tangible personal property other than property titled or registered with an agency of the State. Provides for enforcement and collection by the Department of Revenue. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Dec 11 1995 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2589 DAVIS,STEVE – CURRY,J.

820 ILCS 405/604 from Ch. 48, par. 434

Amends provisions of the Unemployment Insurance Act providing 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.

Dec 11 1995First readingReferred to RulesMar 25 1996Added As A Joint Sponsor CURRY,JJan 07 1997Session Sine Die

HB-2590 SAVIANO.

225 ILCS 455/2

225 ILCS 110/12

from Ch. 111, par. 5802

Amends the Real Estate License Act of 1983. Adds a caption to the short title Section.

Dec 11 1995 First reading Ref Jan 07 1997 Session Sine Die

Referred to Rules

HB-2591 BLACK - NOVAK - WEAVER,M - BOST AND FANTIN.

from Ch. 111, par. 7912

Amends the Illinois Speech-Language Pathology and Audiology Practice Act to provide that a trained volunteer may perform otoacoustic emissions hearing screenings on infants under the supervision of a licensed speech-language pathologist or audiologist. Effective immediately.

Dec 11 1995 First reading

Session Sine Die

Referred to Rules

HB-2592 O'CONNOR – DOODY – MURPHY,M – LYONS – CIARLO, NOVAK, SALTSMAN, MCGUIRE, PERSICO, BURKE, HOLBROOK AND BO-LAND.

720 ILCS 5/33-4 new

Jan 07 1997

Amends the Criminal Code of 1961. Makes it unlawful for a peace officer to be a member of an organized gang as defined in the Illinois Streetgang Terrorism Omnibus Prevention Act. Penalty is a Class 3 felony. Effective immediately.

CORRECTIONAL NOTE

There is a minimal impact from House Bill 2592.

FISCAL NOTE (Dept. of Corrections)

No change from DOC fiscal note.

CORRECTIONAL NOTE, AMENDED

No change from previous note.

FISCAL IMPACT NOTE, AMENDED (Dpt. of Corrections)

No change from previous note.

HOUSE AMENDMENT NO. 1.

Changes offense from prohibiting gang membership by a peace officer to prohibiting a peace officer or correctional officer from knowingly committing any act in furtherance of gang-related activities, except when acting in furtherance of an undercover law enforcement investigation. No

оте(s) Тнат Ма	y Apply: Correctional		
Dec 11 1995	First reading	Referred to Rules	
	1	Assigned to Judiciary -	Criminal Law
Feb 22 1996		Recommended do pass (
	Placed Calndr, Second Rea		
Feb 26	,	Correctional Note Filed	
		Fiscal Note Filed	
	Placed Calndr, Second Rea	ldng	
Feb 28	Second Reading	0	
	Held on 2nd Reading		*
Feb 29	Placed Calndr, Third Read	ing	
Mar 21	Recalled to Second Reading		
	Placed Calndr, Second Rea		
Mar 22	Added As A Co-sponsor H		
Mar 26	Amendment No.01	O'CONNOR	Amendment
11441 20		e control	referred to
		e 1	

HRUL

Rules refers to HJUB Placed Calndr, Second Reading Second Reading Held on 2nd Reading Amendment No.01

Held on 2nd Reading

Mar 27

O'CONNOR

Be approved considerati

Adopted

HJUB

Correctional Note Filed AS AMENDED Fiscal Note Filed Fiscal Note Requested AS AMENDED/GRANBER Correctional Note Requested AS AMENDED/GRANBER

	Heid on 2nd Reading	N
	Added As A Co-spon	sor BOLAND
	Amendment No	0.01 O'CONNOR
	Placed Calndr, Third	Reading
Mar 28	Third Reading - Pass	ed 114-000-001
Apr 16	Arrive Senate	
-	Placed Calendr, First	Reading
Apr 23	Sen Sponsor DUDY	CZ
1.	First reading	Referred to Rules
Apr 24		Assigned to Judiciary
May 03		PURSUANT TO RULE
-		3-9(A).
		Re-referred to Rules

Jan 07 1997 Session Sine Die

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HB-2593 BLACK - CHURCHILL - CIARLO - GRANBERG, NOVAK, BOST, JONES, JOHN, POE, MOFFITT, WAIT, WINTERS, MITCHELL AND DOODY.

820 ILCS 305/28

from Ch. 48, par. 138.28

Amends the Workers' Compensation Act by making a stylistic change in provisions relating to the application of the Act.

HOUSE AMENDMENT NO. 1. Deletes reference to: 820 ILCS 305/28

Adds reference to: 820 ILCS 305/7 from Ch. 48, par. 138.7 820 ILCS 305/8 from Ch. 48, par. 138.8

Deletes everything. Amends the Workers' Compensation Act. Changes rates of contribution to the Rate Adjustment Fund. Provides that the cost of an actuarial

audit of the Fund shall be paid from the Fund. Changes the dates on which the Industrial Commission shall examine the amounts in the Fund. Effective immediately. FISCAL NOTE (Industrial Commission of Ill.) Overall revenues would increase by approximately \$3.2 million FY1997. Actuarial study cost: between \$50,000 and \$100,000; administrative collection cost: approximately \$20,000 annually. Dec 11 1995 First reading Referred to Rules Assigned to Executive Mar 01 1996 Chief Sponsor Changed to BLACK Added As A Joint Sponsor CHURCHILL Mar 06 Amendment No.01 EXECUTIVE H Adopted 010-001-000 Recommnded do pass as amend 010-001-000 Placed Calndr, Second Reading Mar 07 Added As A Co-sponsor CIARLO Fiscal Note Requested LANG/AS AMENDED Placed Caindr, Second Reading Fiscal Note Filed Mar 20 Placed Calndr, Second Reading Second Reading Placed Calndr, Third Reading Mar 21 Added As A Co-sponsor NOVAK Mar 25 Added As A Co-sponsor GRANBERG Third Reading - Passed 113-001-000 Apr 17 Added As A Co-sponsor BOST Added As A Co-sponsor JONES, JOHN Added As A Co-sponsor POE Added As A Co-sponsor MOFFITT Added As A Co-sponsor WAIT Added As A Co-sponsor WINTERS Added As A Co-sponsor MITCHELL Added As A Co-sponsor DOODY Arrive Senate Apr 18 Sen Sponsor CRONIN Placed Calendr, First Reading Referred to Rules First reading Assigned to Commerce & Industry Apr 24 Added as Chief Co-sponsor BUTLER Apr 30 Recommended do pass 007-000-000 Placed Calndr, Second Reading May 08 Second Reading Placed Calndr, Third Reading May 09 Sponsor Removed CRONIN Alt Chief Sponsor Changed BUTLER Sponsor Removed BUTLER May 16 Alt Chief Sponsor Changed PHILIP Refer to Rules/RRules Jun 24 Jan 07 1997 Session Sine Die HB-2594 CHURCHILL. 820 ILCS 405/200 from Ch. 48, par. 310

Amends the Unemployment Insurance Act. Makes a stylistic change in a provision relating to definitions.

Dec 11 1995 First reading

Referred to Rules Assigned to Executive Refer to Rules/Rul 3-9(a)

Mar 25 1996 Jan 07 1997 Session Sine Die

HB-2595 CHURCHILL – PARKE.

820 ILCS 405/3200 from Ch. 48, par. 310

Amends the Unemployment Insurance Act. Makes a stylistic change in a provision concerning the short title of the Act.

SENATE AMENDMENT NO. 1.

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Ad	lds immediate	effective date.	
		First reading	Referred to Rules
	D00111775	i not routing	Assigned to Commerce, Industry &
			Labor
	Mar 20 1996	Amendment No.01	COMMERCE H Amendment
			referred to
			HRUL/010-007-000
		Amendment No.02	COMMERCE H Amendment
			referred to
			HRUL/010-007-000
			Recommended do pass 010-007-000
		Placed Calndr, Second Rea	ldng
	Mar 26	Second Reading	
		Held on 2nd Reading	
	Apr 17	Placed Calndr, Third Read	
		Tabled Pursuant to Rule5-	
		Third Reading - Passed 06	3-051-001
	Apr 18	Arrive Senate	
		Sen Sponsor LAUZEN	1
		Placed Calendr, First Read	
	NL OI	First reading	Referred to Rules
	Nov 21	A	Assigned to Commerce & Industry
	Dec 04	Amendment No.01	COMM & INDUS S Adopted
			Recomminded do pass as amend
		Dissed Calada Second Dec	005-004-000
		Placed Calndr, Second Rea	i ul g
		Second Reading Placed Calndr, Third Read	ing
	Jan 05 1997	Re-refer Rules/RRules	lilig
	Jan 06	Re-Teler Rules/ RRules	Approved for Consideration SRUL
	Jan 00	Placed Calndr, Third Read	
		Tacca Canal, Third Read	3d Reading Consideration PP
		Third Reading - Passed 03	
		Arrive House	3 020 001
		ATTIVE HOUSE	
	Jan 07	Session Sine Die	
UR 2		Session Sine Die	ET_MITCHELL_WINKEL HUCHES
HB-2	596 DANIE	Session Sine Die CLS – COWLISHAW – HOI	EFT – MITCHELL – WINKEL, HUGHES,
	596 DANIE LINDN	Session Sine Die CLS – COWLISHAW – HOI IER, LACHNER, BIGGER	FAND DOODY.
105	596 DANIE LINDN 5 ILCS 5/2-3.25	Session Sine Die CLS – COWLISHAW – HOI IER, LACHNER, BIGGER Ig from Ch.	Γ ΑΝΟ DOODY. 122, par. 2-3.25g
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105 Ar the regul	596 DANIE IINDN 5 ILCS 5/2-3.25 nends the Schowaiver and m ations. FISCAL NOT HB2596 impos STATE MAN No change fro DUSE AMEN Deletes referen 105 ILCS 5/2 Adds referenca 105 ILCS 5/1 105 ILCS 5/1 105 ILCS 5/1 105 ILCS 5/1 105 ILCS 5/2 105 ILCS 5/2 105 ILCS 5/3 105 ILCS 5/3 105 ILCS 5/7 105 ILCS 5/7 105 ILCS 5/7 105 ILCS 5/7	Session Sine Die CLS - COW LISHAW - HOI FER, LACHNER, BIGGER Sig from Ch. Sool Code. Makes technic: modification of mandate TE (State Board of Education ses no additional cost to SBI IDATES FISCAL NOTE (m SBE fiscal note. IDMENT NO. 4. nece to: -3.25g e to: B-8 from Ch. 122; C-4 wrt. 1E heading new E-1 new -3.64 from Ch. 122; -3.114 new -7 from Ch. 122; A-4 from Ch. 122; A-5 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-2; A-3 from Ch. 122; A-4 from Ch. 122; A-5 from Ch. 122; A-7 from Ch. 122; A-2; A-7 from Ch. 122; A-2; A-3 from Ch. 122; A-2; A-3 from Ch. 122; A-4 from Ch. 122; A-5 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-2; A-2; A-2; A-3 from Ch. 122; A-3; A-4 from Ch. 122; A-5 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 12; A-2; A-3 from Ch. 12; A-3 from Ch. 12; A-4 from Ch. 12; A-4 from Ch. 12; A-5 from Ch. 12; A-5 from Ch. 12; A-5 from Ch. 12; A-5 from Ch. 12; A-7 from Ch. 12;	f AND DOODY. 122, par. 2-3.25g al changes in the provisions relating to es and of administrative rules and n) c or local school dists. State Board of Education) , par. 1B-8 , par. 2-3.64 par. 3-7 2, par. 3-15.12 , par. 7A-4 , par. 7A-5 , par. 7A-7 , par. 10-17 2, par. 10-22.14 2, par. 10-22.31
105 Ar the regul	596 DANIE LINDM 5 ILCS 5/2-3.25 nends the Schowaiver and rations. FISCAL NOT HB2596 impos STATE MAN No change fro DUSE AMEN Deletes referent 105 ILCS 5/1 105 ILCS 5/1 105 ILCS 5/1 105 ILCS 5/1 105 ILCS 5/2 105 ILCS 5/2 105 ILCS 5/3 105 ILCS 5/3 105 ILCS 5/7 105 ILCS 5/7	Session Sine Die CLS - COW LISHAW - HOI FER, LACHNER, BIGGER Sig from Ch. Sool Code. Makes technic: modification of mandate TE (State Board of Education ses no additional cost to SBI IDATES FISCAL NOTE (m SBE fiscal note. IDMENT NO. 4. nece to: -3.25g e to: B-8 from Ch. 122; C-4 wrt. 1E heading new E-1 new -3.64 from Ch. 122; -3.114 new -7 from Ch. 122; A-4 from Ch. 122; A-5 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-2; A-3 from Ch. 122; A-4 from Ch. 122; A-5 from Ch. 122; A-7 from Ch. 122; A-2; A-7 from Ch. 122; A-2; A-3 from Ch. 122; A-2; A-3 from Ch. 122; A-4 from Ch. 122; A-5 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-2; A-2; A-2; A-3 from Ch. 122; A-3; A-4 from Ch. 122; A-5 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 122; A-7 from Ch. 12; A-2; A-3 from Ch. 12; A-3 from Ch. 12; A-4 from Ch. 12; A-4 from Ch. 12; A-5 from Ch. 12; A-5 from Ch. 12; A-5 from Ch. 12; A-5 from Ch. 12; A-7 from Ch. 12;	f AND DOODY. 122, par. 2-3.25g al changes in the provisions relating to es and of administrative rules and m) cor local school dists. State Board of Education) , par. 1B-8 , par. 2-3.64 par. 3-7 2, par. 3-15.12 , par. 7A-4 , par. 7A-5 , par. 7A-7 , par. 10-17 2, par. 10-17 2, par. 10-22.14

105 ILCS 5/11A-5 105 ILCS 5/11A-6 105 ILCS 5/11A-9 105 ILCS 5/11B-5 105 ILCS 5/11B-6 105 ILCS 5/11B-8 105 ILCS 5/11D-4 105 ILCS 5/11D-5 105 ILCS 5/11D-11 105 ILCS 5/11D-13 105 ILCS 5/17-1 105 ILCS 5/17-1.5 new 105 ILCS 5/17-1.75 new 105 ILCS 5/17-2 105 ILCS 5/17-2.3 105 ILCS 5/17-2.11 105 ILCS 5/17-3 105 ILCS 5/17-3.2 105 ILCS 5/17-3.4 105 ILCS 5/17-5.1 105 ILCS 5/17-9 105 ILCS 5/17-11 105 ILCS 5/17-12 105 ILCS 5/17-16 105 ILCS 5/18-3 105 ILCS 5/18-4.2 105 ILCS 5/18-8 105 ILCS 5/18-8.3 105 ILCS 5/19-1.5 105 ILCS 5/20-2 105 ILCS 5/20-3 105 ILCS 5/20-4 105 ILCS 5/20-5 105 ILCS 5/20-8 105 ILCS 5/21-23a 105 ILCS 5/22-25 new 105 ILCS 5/24-2 105 ILCS 5/27-22.01 new 105 ILCS 5/27-22.02 new 105 ILCS 5/30-14.10 new 105 ILCS 5/30-14.11 new 105 ILCS 5/32-4.1 105 ILCS 5/34-84b 105 ILCS 5/17-2.2 rep. 105 ILCS 5/17-2A rep. 105 ILCS 5/17-2B rep. 105 ILCS 5/17-3.1 rep. 105 ILCS 5/17-3.3 rep. 105 ILCS 5/17-4 rep. 105 ILCS 5/17-5 rep. 105 ILCS 5/17-6.1 rep. 105 ILCS 5/17-7 rep. 105 ILCS 5/17-8 rep. 105 ILCS 5/17-9.01 rep. 820 ILCS 130/9 30 ILCS 805/8.20 new

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from Ch. 122, par. 32-4.1 from Ch. 122, par. 34-84b

from Ch. 48, par. 39s-9

Changes the title and replaces everything after the enacting clause. Amends the School Code. Combines into a composite educational purposes tax rate to be levied by school districts with a population of less than 500,000 inhabitants and to be accounted for in an Education Fund established by each such district, taxes currently levied by the district for its educational, operations and maintenance, and transportation purposes. Revises provisions relative to block grants applicable in school districts outside of Chicago and to regional offices of education. Eliminates legal school holidays and makes them commemorative holidays unless a school board determines to designate and grant any such day (other than days on which general elections for members of the Illinois House of Representatives are held) as a special

from Ch. 122, par. 11A-5

from Ch. 122, par. 11A-6 from Ch. 122, par. 11A-9

from Ch. 122, par. 11B-5

from Ch. 122, par. 11B-6

from Ch. 122, par. 11B-8

from Ch. 122, par. 11D-4

holiday. Creates a statewide, per-pupil flat grant program based on each school district's average daily attendance, with the grant amount being set at \$275 per pupil for the first 5 years of existence of certain newly formed unit school districts, \$250 per pupil for other unit school districts, and \$225 per pupil for elementary and high school districts. Revises the general State aid formula to assure that, beginning with the 1996-97 school year, each district's aggregate general State aid entitlement is at least equal to its entitlement level for the immediately preceding school year. Provides for supplementary State aid payments to certain districts. Requires the annual statement of affairs published by school districts to contain a notice advising the public that a copy of the financial statements and audits of the district are available, upon request, from the regional superintendent of schools upon payment of a reasonable charge. Requires school districts to undertake a comprehensive study of the district's academic standards and to complete the study within one year, the study to address specified matters, including establishment of a minimum grade point average for high school graduation and a policy on social promotion. Also provides for development of statewide, high academic standards through collective local initiatives, through public hearings and the coordinated efforts of the State Board of Education, regional superintendents, and school districts. Requires the State Board of Education to develop and file annually with the General Assembly a matrix that compares the audits of all school districts relative to State IGAP or Achievement Test scores, per pupil expenditures, and administrative costs per pupil. Under specified conditions, requires a unit school district or high school district to provide a remedial education or to reimburse a public community college or public university of this State for the cost of providing a remedial education to certain high school graduates of the district, including those who are unable to retain gainful employment due to academic deficiencies inconsistent with an appropriate high school education or who are required to register for remedial courses offered by the public community college or public university as a condition of admission to that institution. Provides for revocation of the certificate of a certificate holder who is convicted of first degree murder, attempted first degree murder, or a Class X felony. Prohibits the State Board of Education from accepting or expending federal funds granted or awarded under the federal Goals 2000 program, except when the State Board acts as a flow-through agency for direct release of those funds to school districts, in which case the State Board is authorized to retain up to 1% of the funds flowing through it for its related administrative costs. Revises provisions relating to IGAP tests, requiring the State Board to implement new State Achievement Tests by the 1998-99 school year, including an exit examination test to be administered in grade 12. Also amends the Prevailing Wage Act relative to the entity responsible for publishing the required notices that the county's prevailing wage has been ascertained. Amends the State Mandates Act to provide that the State need not provide reimbursement for any mandate created by the amendatory Act. Adds a severability provision and an immediate effective date.

SENATE AMENDMENT NO. 1.

105 ILCS 5/1B-8 from Ch. 122, par. 1B-8 105 ILCS 5/1C-2 105 ILCS 5/1C-3 105 ILCS 5/1C-3 105 ILCS 5/1C-4 105 ILCS 5/1C-4 105 ILCS 5/1C-4 105 ILCS 5/1C-4 from Ch. 122, par. 2-3.64 105 ILCS 5/2-3.14 new 105 ILCS 5/2-3.114 new 105 ILCS 5/3-7 from Ch. 122, par. 3-7 105 ILCS 5/3-7 from Ch. 122, par. 3-7.5 105 ILCS 5/7A-4 from Ch. 122, par. 7A-4 105 ILCS 5/7A-5 from Ch. 122, par. 7A-5 105 ILCS 5/7A-7 from Ch. 122, par. 7A-7 105 ILCS 5/10-17 from Ch. 122, par. 10-17 105 ILCS 5/10-22.14 from Ch. 122, par. 10-22.14 105 ILCS 5/10-22.31 from Ch. 122, par. 10-22.31	Deletes reference to:	
105 ILCS 5/1C-3 105 ILCS 5/1C-4 105 ILCS 5/1E-1 new 105 ILCS 5/2-3.64 105 ILCS 5/2-3.114 new 105 ILCS 5/3-7 from Ch. 122, par. 2-3.64 105 ILCS 5/3-7 from Ch. 122, par. 3-7 105 ILCS 5/7A-4 from Ch. 122, par. 7A-4 105 ILCS 5/7A-5 from Ch. 122, par. 7A-5 105 ILCS 5/7A-7 from Ch. 122, par. 7A-7 105 ILCS 5/10-17 from Ch. 122, par. 10-17 105 ILCS 5/10-22.14	105 ILCS 5/1B-8	from Ch. 122, par. 1B-8
105 ILCS 5/1C-4 105 ILCS 5/Art. 1E heading new 105 ILCS 5/1E-1 new 105 ILCS 5/2-3.64 from Ch. 122, par. 2-3.64 105 ILCS 5/2-3.14 new 105 ILCS 5/3-7 from Ch. 122, par. 3-7 105 ILCS 5/3-7.105 ILCS 5/3-15.12 from Ch. 122, par. 3-15.12 105 ILCS 5/7A-4 from Ch. 122, par. 7A-4 105 ILCS 5/7A-5 from Ch. 122, par. 7A-5 105 ILCS 5/7A-7 from Ch. 122, par. 7A-7 105 ILCS 5/10-17 from Ch. 122, par. 10-17 105 ILCS 5/10-22.14 from Ch. 122, par. 10-22.14	105 ILCS 5/1C-2	
105 ILCS 5/Art. 1E heading new 105 ILCS 5/1E-1 new 105 ILCS 5/1E-1 new 105 ILCS 5/2-3.64 105 ILCS 5/2-3.14 new 105 ILCS 5/3-7 from Ch. 122, par. 2-3.64 105 ILCS 5/3-7 from Ch. 122, par. 3-7 105 ILCS 5/3-15.12 from Ch. 122, par. 3-7 105 ILCS 5/7A-4 from Ch. 122, par. 7A-4 105 ILCS 5/7A-5 from Ch. 122, par. 7A-5 105 ILCS 5/7A-7 105 ILCS 5/10-17 from Ch. 122, par. 7A-7 105 ILCS 5/10-17 from Ch. 122, par. 10-17 from Ch. 122, par. 10-22.14	105 ILCS 5/1C-3	
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105 ILCS 5/7A-5 from Ch. 122, par. 7A-5 105 ILCS 5/7A-7 from Ch. 122, par. 7A-7 105 ILCS 5/10-17 from Ch. 122, par. 10-17 105 ILCS 5/10-22.14 from Ch. 122, par. 10-22.14	105 ILCS 5/3-15.12	from Ch. 122, par. 3-15.12
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105 ILCS 5/10-22.14 from Ch. 122, par. 10-22.14	105 ILCS 5/7A-7	from Ch. 122, par. 7A-7
	105 ILCS 5/10-17	from Ch. 122, par. 10-17
105 ILCS 5/10-22.31 from Ch. 122, par. 10-22.31	105 ILCS 5/10-22.14	from Ch. 122, par. 10-22.14
	105 ILCS 5/10-22.31	from Ch. 122, par. 10-22.31

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	105 ILCS 5/11A-5	from Ch. 122, par. 11A-5	
	105 ILCS 5/11A-6	from Ch. 122, par. 11A-6	
	105 ILCS 5/11A-9	from Ch. 122, par. 11A-9	and the second second second second
	105 ILCS 5/11B-5	from Ch. 122, par. 11B-5	
		from Cn. 122, par. 11B-5	
	105 ILCS 5/11B-6	from Ch. 122, par. 11B-6	
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	105 ILCS 5/11D-4	from Ch. 122, par. 11D-4	
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	105 ILCS 5/11D-11	from Ch. 122, par. 11D-11	and the second second second second second second second second second second second second second second second
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	105 ILCS 5/17-1	from Ch 122 nor 17 1	
		from Ch. 122, par. 17-1	
	105 ILCS 5/17-1.5 new		
	105 ILCS 5/17-1.75 new		
	105 ILCS 5/17-2	from Ch. 122, par. 17-2	
	105 ILCS 5/17-2.3		the second second second second second second second second second second second second second second second s
		from Ch. 122, par. 17-2.3	
	105 ILCS 5/17-2.11	from Ch. 122, par. 17-2.11	
	105 ILCS 5/17-3	from Ch. 122, par. 17-3	
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	105 ILCS 5/18-8	from Ch. 122, par. 18-8	
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	105 ILCS 5/19-1.5		
	105 ILCS 5/20-2	from Ch. 122, par. 20-2	
	105 ILCS 5/20-3	from Ch. 122, par. 20-3	
	105 ILCS 5/20-4	from Ch. 122, par. 20-4	
	105 ILCS 5/20-5	from Ch. 122, par. 20-5	
	105 ILCS 5/20-8	from Ch. 122, par. 20-8	
	105 ILCS 5/21-23a	from Ch. 122, par. 21-23a	
	105 ILCS 5/22-25 new		
	105 ILCS 5/24-2	from Ch. 122, par. 24-2	
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	105 ILCS 5/27-22.02 new		
	105 ILCS 5/30-14.10 new		a di stati di si
	105 ILCS 5/30-14.11 new		
	105 ILCS 5/32-4.1	from Ch. 122, par. 32-4.1	
	105 ILCS 5/34-84b		
		from Ch. 122, par. 34-84b	
	105 ILCS 5/17-2.2 rep.		
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	105 ILCS 5/17-2B rep.		
	105 ILCS 5/17-3.1 rep.		
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	105 ILCS 5/17-7 rep.		
	105 ILCS 5/17-8 rep.		a de la companya de l
	105 ILCS 5/17-9.01 rep.		
	820 ILCS 130/9	from Ch. 48, par. 39s-9	
	30 ILCS 805/8.20 new		
Rer	laces everything after t	he enacting clause. Provides	the short title for the
			and short true for the
Quali		. Effective immediately.	
	FISCAL NOTE, S-AM #	2 (State Board of Ed.)	
	Present costs for IGAP test	ting is approximately \$5 per pupil	
	for the one million pupils to	ested. If the test is shifted to	the second second second second
		timated to increase by approxi-	
	mately \$500,000.		
SF	NATE AMENDMENT	NO 2	
		110.2.	
	Deletes reference to:		

Deletes reference to: 105 ILCS 5/34-17

Adds reference to:	
105 ILCS 5/1A-1	from Ch. 122, par. 1A-1
105 ILCS 5/1A-4	from Ch. 122, par. 1A-4
105 ILCS 5/1C-4	
105 ILCS 5/2-3.51.5 new	
105 ILCS 5/2-3.64	from Ch. 122, par. 2-3.64
105 ILCS 5/2-3.114 new	
105 ILCS 5/2-3.119 new	 A state of the sta
105 ILCS 5/10-17a	from Ch. 122, par. 10-17a
105 ILCS 5/10-20.9a	from Ch. 122, par. 10-20.9a
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105 ILCS 5/10-21.9	from Ch. 122, par. 10-21.9
105 ILCS 5/10-22.6	from Ch. 122, par. 10-22.6
105 ILCS 5/10-22.25b	from Ch. 122, par. 10-22.25b
105 ILCS 5/10-22.33B new	
105 ILCS 5/18-8	from Ch. 122, par. 18-8
105 ILCS 5/21-23	from Ch. 122, par. 21-23
105 ILCS 5/21-23a	from Ch. 122, par. 21-23a
105 ILCS 5/22-12	from Ch. 122, par. 22-12
105 ILCS 5/22-20	from Ch. 122, par. 22-20
105 ILCS 5/22-25 new	
105 ILCS 5/24-2	from Ch. 122, par. 24-2
105 ILCS 5/26-1	from Ch. 122, par. 26-1
105 ILCS 5/34-2.3	from Ch. 122, par. 34-2.3
105 ILCS 5/34-18.5	from Ch. 122, par. 34-18.5
105 ILCS 5/34-84b	from Ch. 122, par. 34-84b

Changes the title and replaces everything after the enacting clause. Adds provisions amending the School Code. Changes the size of the State Board of Education to 9 members and terminates the terms of current members on the later of January 1, 1997 or when all new Board members are appointed. Establishes a new pattern of regional representation on the Board. Provides that the chairperson selected by the Governor from the membership of the Board shall be selected with the advice and consent of the Senate. Requires the State Board of Education to hold public hearings and to by 2/1/97 submit a comprehensive plan to establish a block grant funding program for educational programs in all school districts. Creates a School Safety and Educational Improvement Block Grant Program with funding to be distributed to districts based on the prior year's best 3 months average daily attendance. In the State aid formula, adds a provision under which, for the 1996-97 school year, each district's general State aid is to be at least equal to the district's general State aid for the 1995-1996 school year, and provides for supplementary payments to be made from a separate appropriation to those districts whose 1996-1997 State aid entitlement will be less than their 1995-1996 general State aid entitlement. Revises the IGAP program to provide, beginning with the 1998-99 school year, for State assessment testing only in grades 3 and 5. Requires 3rd and 5th graders who fail to achieve and who are at least 2 years behind academic standards (established by the State Board of Education after public hearings) to attend an appropriate remediation program, which may be a 90 hour remedial summer school program in the district that is funded by the State. Also creates a summer school program for resident, at risk students of any grade who are identified as academically at risk in critical subject areas, requires children so identified to attend that summer school program, and amends the compulsory school attendance laws to reflect that requirement. Provides for Prairie State Achievement Examinations for 12th grade students, who receive the Prairie State Achievement Award if they receive a score of excellent on the examination. Makes student State assessment and Prairie State Achievement Examination scores part of a student's permanent record, and requires a school district to include in its school report card data relating to student performance on that examination. Prohibits the State Board of Education from accepting or expending federal funds provided for participation in the federal Goals 2000 or outcome-based education programs, except allows the State Board, when it functions as a flow-through agency for the direct release of those federal funds to school districts, to retain for its administrative expenses in performing flow-through services up to 1% of the Goals 2000 program funds that flow through the State Board. Establishes prohibited uses with respect to those funds. Provides that under an Education to Careers initiative administered by the State Board of Education, the State Board, at the request of a participating school district and an Education to Careers business partnership, may provide for appropriate liability coverage. Establishes a policy of discouraging social promotions of students to the next higher grade. Provides for a school board and its parent-teacher advisory committee to develop a school board policy relating to school searches. Provides for expulsion of a student for up to 2 calendar years (now, 2 school years) for bringing a weapon to any school-sponsored activity or event bearing a reasonable relationship to school (or, as under current law, to school). Defines the term weapon. Provides that a student subject to suspension or expulsion is eligible for transfer to an alternative school program established under the School Code. Authorizes searches of school lockers, desks, parking lots, and other school equipment and property, as well as student personal effects left in those places and areas, without notice, consent, or a search warrant. Authorizes school officials to obtain law enforcement official assistance in conducting those searches, including the use of specially trained dogs. Prohibits a school board from knowingly employing a person convicted for committing attempted first degree murder or for committing or attempting to commit first degree murder or a Class X felony, and provides for suspension and revocation of the certificate of a holder who has been convicted of any such offense. Revises provisions relating to the school uniform or dress code policies of a school district. Provides that any such policy may be made applicable at all or only at certain attendance centers of the district when necessary to maintain an orderly school process and prevent endangerment to student health and safety. Includes as unprofessional conduct for which a certificate may be suspended conduct that violates ethical standards applicable to the security, administration, monitoring, or scoring of, or the reporting of scores from, IGAP tests or exit examinations. Increases to a Class A from a Class C misdemeanor the offense of preventing a child from attending school, and also makes interfering with a child's attendance at school a Class C misdemeanor. In the provisions relating to reports that courts and law enforcement agencies are to make to a school principal when a student of the school is detained for Juvenile Court Act or criminal or ordinance violation proceedings, specifies what must be included in the report and requires the report to be updated. Authorizes use of information in the report to protect the safety of students and employees in the school. Authorizes school districts that maintain grades 9-12 to enter into agreements that guarantee the academic skills and performance of their high school graduates in the workforce or in higher education. Prohibits a school board from declaring as a special holiday on which school employees are not required to work the days on which general elections for members of the Illinois House of Representatives are held. Adds a severability clause and an immediate effective date.

Dec 11 1995 First reading Referred to Rules

Mar 21 1996	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	Recommended do pass 00	7-004-000
	Placed Calndr, Second Rea		
Mar 22		Fiscal Note Filed St Mandate Fis Note File	d
	Placed Caindr, Second Rea Second Reading-Short Del Held on 2nd Reading		
Mar 25	Amendment No.01	LANG	Amendment referred to
	Held on 2nd Reading	HRUL	
Apr 15	Amendment No.02	COWLISHAW	Amendment referred to
	Held on 2nd Reading	HRUL	
	Amendment No.02	COWLISHAW	Amendment referred to
		HELM	

Apr 15-Cont. Held on 2nd Reading Added As A Co-sponsor HOEFT Added As A Co-sponsor HUGHES Added As A Co-sponsor LINDNER Added As A Co-sponsor LACHNER Amendment No.02 COWLISHAW Be approved considerati HELM/017-004-000 Held on 2nd Reading Amendment No.03 Amendment Apr. 16 HARTKE referred to HRUL Amendment No.04 COWLISHAW Amendment referred to HRUL Held on 2nd Reading Amendment No.04 COWLISHAW Be approved considerati HRUL Held on 2nd Reading Amendment No.02 COWLISHAW Withdrawn Amendment No.04 COWLISHAW Adopted Placed Calndr, Third Reading Added As A Co-sponsor MITCHELL Added As A Co-sponsor W1NKEL Third Reading - Passed 069-046-000 Motion to Reconsider Vote Motion tabled Tabled Pursuant to Rule5-4(A)/HCA 01 **HFA 03** Third Reading - Passed 069-046-000 Arrive Senate Apr 17 Placed Calendr, First Reading Sen Sponsor WATSON First reading Referred to Rules Apr 24 Assigned to Education EDUCATION Apr 30 Amendment No.01 S Adopted Recommnded do pass as amend 011-000-000 Placed Calndr, Second Reading Second Reading May 07 Placed Calndr, Third Reading PURSUANT TO SENATE May 16 RULE 2-10(E), DEADLINE FOR FINAL ACTION IS EXTENDED TO JANUARY 7,1997. May 22 Filed with Secretary Amendment No.02 WATSON -MAITLAND Amendment referred to SRUL Amendment No.02 WATSON -MAITLAND Rules refers to SESE May 23 Fiscal Note Requested AS AMENDED -BERMAN Amendment No.02 WATSON -MAITLAND Be adopted Fiscal Note Filed Recalled to Second Reading May 24 Amendment No.02 WATSON -MAITLAND Adopted Third Reading - Passed 038-014-004 Arrive House Referred to Rules Approved for Consideration

1865

May 24 -- Cont. Motion Filed Concur

Refer to Rules/Rul 8-4(a)

Be approved consideration

Place Cal Order Concurrence 01,02 Added As A Co-sponsor BIGGERT Added As A Co-sponsor DOODY H Concurs in S Amend. 01,02/071-042-000 Passed both Houses Sent to the Governor Governor approved PUBLIC ACT 89-0610 effective date 96-08-06

HB-2597 MOORE,ANDREA.

5 ILCS 412/5-15

5 ILCS 375/6.1

Jun 21

Aug 06

Amends the State Employee Housing Act concerning rental housing. Makes a technical change.

Dec 11 1995	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-2598 MOORE, ANDREA.

from Ch. 127, par. 526.1

Amends the State Employees Group Insurance Act of 1971 by making a technical change in the Section concerning benefits offered through health maintenance organizations.

Dec 11 1995	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-2599 MOORE, ANDREA.

20 ILCS 5/5

from Ch. 127, par. 5

Amends the Civil Administrative Code of Illinois concerning the creation of offices. Makes a technical change.

Dec 11 1995 First reading

Jan 07 1997 Session Sine Die

Referred to Rules

HB-2600 PERSICO. 415 ILCS 5/22.15

from Ch. 111 1/2, par. 1022.15

Amends the Environmental Protection Act. Authorizes the Agency to provide financial assistance to units of local government for the performance of inspecting, investigating, and enforcement activities at transfer stations and composting facilities. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Dec 11 1995 First reading

Jan 07 1997 Session Sine Die

HB-2601 ACKERMAN.

220 ILCS 5/2-202

from Ch. 111 2/3, par. 2-202

Amends the Public Utilities Act. Adds a Section caption to a Section concerning the public utility tax.

Dec 11 1995	First reading
Jan 07 1997	Session Sine Die

HB-2602 ACKERMAN.

220 ILCS 5/8-201

from Ch. 111 2/3, par. 8-201

Amends the Public Utilities Act concerning utility and heating customer relationships. Adds a Section caption.

Dec 11 1995 First reading Jan 07 1997 Session Sine Die Referred to Rules

Referred to Rules

HB-2603 ACKERMAN.

220 ILCS 5/7-206

from Ch. 111 2/3, par. 7-206

Amends the Public Utilities Act. Adds a caption to a Section concerning accounting with respect to nonpublic businesses of a utility.

Dec 11 1995 First reading Referred to Rules Jan 07 1997 Session Sine Die

Referred to Rules

HB-2604 ACKERMAN.

220 ILCS 5/9-211

from Ch. 111 2/3, par. 9-211

Amends the Public Utilities Act. Amends a Section caption and makes stylistic changes concerning rate base.

Dec 11 1995 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-2605 ACKERMAN. 220 ILCS 5/13-100

from Ch. 111 2/3, par. 13-100

Amends the Public Utilities Act. Adds a caption to the short title of the Article concerning telecommunications.

Dec 11 1995 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-2606 SAVIANO – BURKE – DURKIN – LANG – JONES, LOU, DART, FANTIN, MCAULIFFE, HOLBROOK, BOLAND, SMITH, M, MCGUIRE, SANTIA-GO AND HOWARD.

225 ILCS 325/15

from Ch. 111, par. 5215

Amends the Professional Engineering Practice Act of 1989 to make a technical change in the Section concerning technical submissions.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 225 ILCS 325/15 Adds reference to: New Act 5 ILCS 80/4.17 new 30 ILCS 105/5.432 new 50 ILCS 705/8.2 65 ILCS 5/11-33-1 rep. 225 ILCS 320/2 225 ILCS 320/3 225 ILCS 320/4 225 ILCS 320/14 225 ILCS 320/31 new 225 ILCS 320/37

from Ch. 111, par. 1102 from Ch. 111, par. 1103 from Ch. 111, par. 1107 from Ch. 111, par. 1113

from Ch. 111, par. 1135

Deletes everything. Creates the Electrician Licensing Act to regulate the practice of electricians and electrical contractors through licensure requirements. Creates the Board of Electrical Examiners Fund. Amends the Regulatory Agency Sunset Act to repeal the Electrician Licensing Act on January 1, 2007. Amends the Illinois Police Training Act. Specifies the experience and training required for certification as a part-time law enforcement officer. Requires the Board to issue the certification within 30 days after receiving evidence of an applicant's qualifications. Amends the Illinois Plumbing License Law. Provides that a plumber may be licensed as a retired plumber if he or she meets certain requirements and surrenders his or her plumber's license. Provides that holders of a retired plumber's license may not perform certain functions that are performed by licensed plumbers. Effective January 1, 1997.

HOUSING AFFORDABILITY IMPACT NOTE, AMENDED

There will be a definite, but unknown, impact.

FISCAL NOTE, H-AM 4 (Secretary of State)

HB2606, with H-am 4, will have minimal fiscal impact on the SOS Office. Processing ATV titles could be absorbed in the current budget.

STATE MANDATES ACT FISCAL NOTE, H-AM 4 In the opinion of DCCA, HB2606, with H-am 4, constitutes a personnel mandate for which State reimbursement of the increased cost to units of local gov't. is required and a service mandate for which reimbursement of 50% to 100% of the increased cost is required. No estimate of the amount of reimbursement required is currently available.

FISCAL NOTE, H-AM 5 (Dept. of Labor) Start-up costs are estimated at \$1.8 million. Although revenue will be generated through licensing fees, it is unknown whether this program will be self-supporting.

FISCAL NOTE, H-AMS 2 and 3 (Dpt. of Labor)

H-am 2, no change from fiscal impact of H-am 5; H-am 3, no fiscal impact on the Dpt. of Labor. STATE MANDATES ACT FISCAL NOTE, H-AM 5 No change from mandates note with H-am 4. HOME RULE NOTE, H-AM 5 HB2606, with H-am 5, preempts home rule powers and authorizes concurrent exercise of powers. Dec 11 1995 First reading Referred to Rules Jan 11 1996 Assigned to Registration & Regulation Mar 07 Added As A Joint Sponsor WOJCIK Added As A Co-sponsor BURKE Added As A Co-sponsor MCAULIFFE Added As A Co-sponsor FANTIN Added As A Co-sponsor BRADY Added As A Co-sponsor ACKERMAN Added As A Co-sponsor MEYER Mar 21 Amendment No.01 REGIS REGULAT H Adopted Recommided do pass as amend 011-001-000 Placed Caindr, Second Reading Added As A Co-sponsor DURKIN Added As A Co-sponsor LANG Added As A Co-sponsor DART Added As A Co-sponsor MCAULIFFE Added As A Co-sponsor WOJCIK Added As A Co-sponsor HOLBROOK Added As A Co-sponsor BOLAND Added As A Co-sponsor SMITH,M Mar 22 Fiscal Note Requested AS AMENDED/LANG Placed Calndr, Second Reading Mar 26 Second Reading Held on 2nd Reading Mar 27 Added As A Co-sponsor JONES,LOU Added As A Co-sponsor DART Mar 28 Amendment No.02 SAVIANO Amendment referred to HRUL Amendment No.03 SAVIANO Amendment referred to HRUL Amendment No.04 SAVIANO Amendment referred to HRUL Added As A Co-sponsor MCGUIRE Held on 2nd Reading Apr 12 Housing Aford Note Filed Held on 2nd Reading Apr 15 Fiscal Note Filed St Mandate Fis Note Filed Held on 2nd Reading Apr 16 Amendment No.05 SAVIANO Amendment referred to HRUL Held on 2nd Reading Added As A Co-sponsor SANTIAGO Added As A Co-sponsor HOWARD Fiscal Note Filed Held on 2nd Reading Apr 17 Fiscal Note Filed St Mandate Fis Note Filed Amendment No.02 SAVIANO Amendment referred to HREG Amendment No.03 SAVIANO Amendment referred to HREG

Amendment No.04

SAVIANO

Amendment

referred to

Amendment referred to

1869

Amendment l

Held on 2nd Reading

Amendment No.02

Amendment No.03

Amendment No.04

Amendment No.05

Held on 2nd Reading

No.05	HREG SAVIANO	i 		

HREG/009-000-001

HREG/009-000-001

HREG

SAVIANO

SAVIANO

SAVIANO

SAVIANO

Apr 18

Apr 17 - Cont.

Be approved

considerati

Be approved considerati

Be approved considerati

HREG/010-000-000 Be approved considerati

HREG/009-000-001

RE-REFER RULES/RUL 3-7 Home Rule Note Filed Committee Rules

Jan 07 1997 Session Sine Die

HB-2607 SAVIANO.

225 ILCS 50/5

Apr 23

Apr 26

from Ch. 111, par. 7405

Amends the Hearing Instrument Consumer Protection Act. Makes a technical change in the Section requiring licenses for hearing aid dispensers.

Dec 11 1995 First reading Jan 07 1997 Session Sine Die

HB-2608 SAVIANO.

225 ILCS 446/35

Amends the Private Detective, Private Alarm, Private Security, and Locksmith Act of 1993 to make a grammatical change and a technical change in the Section concerning holders of private detective, private detective agency, private security contractor, private security contractor agency, private alarm contractor, and private alarm contractor agency licenses that were valid prior to the effective date of the Act.

Dec 11 1995 First reading Jan 07 1997 Session Sine Die Referred to Rules

Referred to Rules

HB-2609 SAVIANO.

225 ILCS 25/2

from Ch. 111, par. 2302

Amends the Illinois Dental Practice Act. Makes a technical change in the Section concerning the legislative declaration of public policy.

Dec 11 1995 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-2610 CHURCHILL.

115 ILCS 5/4

from Ch. 48, par. 1704

Amends the Illinois Educational Labor Relations Act. Makes technical changes in the provisions relating to employer rights.

Dec 11 1995 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-2611 CHURCHILL.

5 ILCS 315/1

from Ch. 48, par. 1601

Amends the Illinois Public Labor Relations Act concerning the short title. Makes a stylistic change.

Dec 11 1995 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-2612 WOOLARD - HUGHES - BLACK - BRUNSVOLD, NOVAK AND HOL-BROOK.

520 ILCS 5/2.25

from Ch. 61, par. 2.25

Amends the Wildlife Code. Provides for a deer hunting season between November 1 and January 31 (now, between November 1 and December 31). Requires that the Director of Natural Resources set 3 separate periods for taking deer with a shotgun. Effective immediately,

gun. Effective imm		
Dec 11 1995	First reading	Referred to Rules
Feb 20 1996		Assigned to Agriculture & Conservation
Mar 05		Do Pass/Short Debate Cal 028-000-000
	Placed Cal 2nd Rdg	
Mar 06	Second Reading-Sh	ort Debate
	Pid Cal Ord 3rd Rd	g-Sht Dbt
	Added As A Joint S	ponsor HUGHES
	Added As A Co-spo	nsor BLACK
	 Added As A Co-spo 	nsor WENNLUND
Mar 22	Added As A Co-spo	nsor HOLBROOK
Jun 25	Re-refer Rules/RR	ules
Jan 07 1997	Session Sine Die	
HB-2613 MURI	PHY,H – RYDER – JO	DNES,LOU – JONES,SHIRLEY.
55 ILCS 5/5-109	•	n Ch. 34, par. 5-1095
65 ILCS 5/11-42		n Ch. 24, par. 11-42-11
		Municipal Code. Provides that in granting
		ranchises, the franchising authority must so-
		or cable service in each service territory.
	TE (III. Commerce Co	
	NDATES ACT FISCA	te revenues from HB2613.
a State mand		ails to meet the definition of
NOTE(S) THAT M		
Dec 11 1995	First reading	Referred to Rules
Feb 20 1996	riist reauling	Assigned to Cities & Villages
Feb 20 1990		Recommended do pass 007-002-000
100 27	Placed Caindr,Seco	
Feb 28	Second Reading	nu Keaung
100 20	Held on 2nd Reading	Ω
Mar 06	Helu on zhu Keaun	Fiscal Note Filed
Mar 00	Held on 2nd Readir	
Mar 21	Added As A Co-spo	
		nsor JONES, SHIRLEY
Mar 22	Audeu As A Co-spe	St Mandate Fis Note Filed
11141 22	Held on 2nd Readir	
Jun 25	Re-refer Rules/RR	
Jan 07 1997	Session Sine Die	uito
HB-2614 CURR	Y,J.	
35 ILCS 105/3-	10 from	n Ch. 120 nar. 439 3-10

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 125/15 new	

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that the tax imposed on gasohol under those Acts applies to 65% rather than 85% of the proceeds of sales made on or after July 1, 1996 and before July 1, 1999. Repeals the Gasohol Fuels Tax Abatement Act on July 1, 1999.

NOTE(S) THAT MAY APPLY: Fiscal Dec 11 1995 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2615 DANIELS - RYDER.

Makes appropriations to the Court of Claims for awards and recommendations made by the Court of Claims. Effective July 1, 1996.

Dec 11 1995 First reading. Mar 07 1996

Referred to Rules

Assigned to Appropriations-General Services

Mar 15

Primary Sponsor Changed To DANIELS Added As A Joint Sponsor RYDER

	1871	HB·	2615 Cont.
Арт 15 Jan 07 1997	Session Sine Die	Refer to Rules/Rul 3-9(a)	
HB-2616 KLING	LER – POE – HOFFMAN – I	BOLAND.	
40 ILCS 5/14-109	9 from Ch. 10	8 1/2, par. 14-109	
Amends the State monthly retirement	Employee Article of the P annuity, beginning Januar	ension Code. Increases th	e minimum ediately.
PENSION IM	IPACT NOTE	prove and the second	
million based of year payout wo PENSION IM	d increase the accrued liabiliti on a June 30, 1995 actuarial va puld be \$4.5 million. IPACT NOTE m previous note:	es of SERS by \$29.4 aluation. First	
· · · · · · · · · · · · · · · · · · ·	DMENT NO. 1.		
Adds reference 40 ILCS 5/15	e to: -136.3 new		
Provides for a minin PENSION IM HB2616, amer Increase in a Increase in I FISCAL NOT	amending the State-Unive num monthly retirement a PACT NOTE, AMENDED ided, would have the following ccrued liabilities	nnuity, beginning Januar impact: 29.4M (SERS) \$28.7M (S 56,000 (SERS)\$110,375 (S ment Systems)	y 1, 1997. URS)
\$29.4 million; 1 would be \$122	ued liability would increase by first year cost under the 1994 1 000. PACT NOTE, ENGROSSE	funding program	
HB2616, engro	ossed, would have the following	g impact:	
Increase in a	ccrued liabilities \$	26.5M (SERS) \$22.8M (S	URS)
Increase in I	st year payout\$ Y97 contributions\$2	5.7M (SERS) 2.5M (S 50.000 (SERS)\$100.000 (S	URS)
	Y APPLY: Fiscal; Pension	50,000 (BERG)+100,000 (B	0 (0)
Jan 08 1996	Filed With Clerk	D (1 D 1	
Jan 09 Feb 16		Referred to Rules Pension Note Filed	
10010		Committee Rules	
Feb 20		Assigned to Personnel & Pe	nsions
Feb 27		Pension Note Filed	
Mar 22	Amendment No.01	Committee Personnel & Per PERS PENSION H Do Pass Amend/Short Deb 008-000-000	Adopted
	Placed Cal 2nd Rdg-Sht Dbf		
Mar 25		Fiscal Note Requested AS AMENDED/LANG	
	Second Reading-Short Deba Held 2nd Rdg-Short Debate		
Mar 26		Pension Note Filed	
		Fiscal Note Filed	
	Held 2nd Rdg-Short Debate Second Reading-Short Deba	te	
	Pid Cal Ord 3rd Rdg-Sht Dt		
	Added As A Co-sponsor HO	FFMAN	
	3Rd Rdg-Sht Dbt-Pass/Vot		
Mar 27	Added As A Co-sponsor BO Arrive Senate	LAND	
	Placed Calendr, First Readna	g	
1	Sen Sponsor MAITLAND	DOMME	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
Mar 28	Added as Chief Co-sponsor l First reading	Referred to Rules	A NA
111a1 20		Assigned to Insurance, Pens	sions &
		Licen. Act.	
Apr 15		Pension Note Filed Recommended do pass 007-	001-001
Apr 17	Placed Calndr, Second Read	ng	1001-001
Apr 18	Added as Chief Co-sponsor I	BŎWLES	
Apr 24	Filed with Secretary	ROMKE	
		BOMKE -BURZYNSKI	
	Amendment referred t		C^4

Apr 30	Amendment No.01	BOMKE -BURZYNSKI
	Rules refers to	SINS
May 01	Second Reading	
	Placed Calndr, Third Read	ing
May 16	Third Reading - Passed 05	5-001-000
	Tabled Pursuant to Rule5-	4(A) SA 01
	Third Reading - Passed 05	5-001-000
	Passed both Houses	
Jun 14	Sent to the Governor	
Aug 09	Governor approved	
-	PUBLIC ACT 89-0616	effective date 96-08-09

HB-2617 WIRSING.

20 ILCS 2310/55.72

Amends the Civil Administrative Code of Illinois with respect to the Task Force on Organ Transplantation. Allows the Director of Public Health to add additional members to the Task Force, extends the date for the final report to January 1, 1999, and authorizes the Director to recommend the need to continue the Task Force after January 1, 1999. Effective immediately.

FISCAL NOTE (Dpt. of Public Health) HB2617 poses no additional fiscal implications for DPH. STATE MANDATES FISCAL NOTE In the opinion of DCCA, HB 2617 fails to meet the definition of a State mandate. STATE MANDATES FISCAL NOTE, AMENDED No change from previous mandates note. FISCAL NOTE, AMENDED (Dpt. Public Health) No change from previous fiscal note.

HOUSE AMENDMENT NO. 1.

Increases the Task Force on Organ Transplantation to 21 members (now 15) and increases its voting membership to 15 (now 9) with additional appointments from the Illinois Department of Public Aid, the Illinois Eye Bank Community, the Illinois Hospital and Health Systems Association, the Illinois State Coroners Association, the Illinois State Medical Society, and Mid-America Transplantation Services. Deletes the remaining changes to the subsection setting the number of members on the Task Force.

ivers on the re			
Jan 08 1996	Filed With Clerk		
Jan 09	First reading	Referred to Rules	
Feb 20	0	Assigned to Health Care	& Human
		Services	
Feb 28		Do Pass/Short Debate Ca	al 021-000-000
100 20	Placed Cal 2nd Rdg-Sht D		
	Theed Car Zha Rug She D	Fiscal Note Filed	a shekara a shekara a shekara a shekara a shekara a shekara a shekara shekara shekara shekara shekara shekara s
	Cal Ord 2nd Rdg-Shr Dbt	riscar riote rinea	
Feb 29	Cal Olu 2nu Rug-Shi Doc	St Mandate Fis Note File	vd
red 29	Cal Ord and Rdg She Dht	St Manuale 1 is Note 1 ite	4
M0(Cal Ord 2nd Rdg-Shr Dbt Amendment No.01	WIRSING	Amendment
M ar 06	Amenument No.01	WIRSHNO	referred to
		HRUL	Terenica to
	GIO IO I DI Cha Dha		
M 07	Cal Ord 2nd Rdg-Shr Dbt	St Mandate Fis Note File	, M
Mar 07			iu i
		Fiscal Note Filed	
	Cal Ord 2nd Rdg-Shr Dbt		D
Mar 20	Amendment No.01	WIRSING	Be approved
			considerati
	and the second states and	HRUL/005-000-003	
Mar 22	Amendment No.01	WIRSING	Adopted
	Second Reading-Short Det		
	Pld Cal Ord 3rd Rdg-Sht I		
Mar 27	Recalled to Second Readin	1 g	
	Held 2nd Rdg-Short Deba		
	Amendment No.02	WIRSING	Amendment
			referred to
		HRUL	

Held on 2nd Reading

	Mar 28	Amendment No.02	WIRSING	Amendment
	-			referred to
		Hald on 2nd Banding	HCHS	
		Held on 2nd Reading Placed Calndr, Third Readi	nø	
		3Rd Rdg-Sht Dbt-Pass/Vo		
	Apr 16	Arrive Senate		
		Sen Sponsor BURZYNSK		
		Placed Calendr, First Readr		
	Apr 17	First reading	Referred to Rules Assigned to Public Health	N& Welfare
	Apr 24		Recommended do pass 01	
	•	Placed Calndr,Second Read	ing	
	Apr 25	Added as Chief Co-sponsor	TROTTER	
		Second Reading	no.	
	Apr 30	Placed Calndr, Third Readin Added as Chief Co-sponsor		
	11pi 30	Third Reading - Passed 054		
		Passed both Houses		
	May 29	Sent to the Governor		
	Jul 26	Governor approved	offective date 06 07 26	
		PUBLIC ACT 89-0555	enective date 90-07-20	6.
HB-26		RS - WAIT.		
	ILCS 200/23-1		5 man 07 1	
	ILCS 105/27.1 ILCS 105/27.1	from Ch. 25	5, par. 27.1a	
	ILCS 105/27.2	from Ch. 2	5, par. 27.2	
	ILCS 105/27.2	a from Ch. 2	5, par. 27.2a	
Am	ends the Prop	erty Tax Code and the Cl	lerks of Courts Act. Allo	ows tax objec-
		ass actions. Allows the fili		
		number of parcels involv		
		tive immediately.		
		DMENT NO. 1.		-
Rei	nstates the pr	ovision that prevents tax	objections from being	filed as class
action				
		DTE, AMENDED		
		n increase in judicial worklo letermine any impact on the		
	the number of i	udges in the State.	need to increase	
	STATE MAN	DATES FISCAL NOTE, A	MENDED	
	In the opinion of	of DCCA, HB 2618, as amer	nded by H-am 1, fails to	
		ion of a State mandate.	· · · · · · · · · · · · · · · · · · ·	
	HB2618 bas no	E, AMENDED (Dpt. of Red direct fiscal impact on the I	Opt (impact would be	
	only to local au		opt., impact would be	
Not	re(s) That May			
	Jan 08 1996	Filed With Clerk		
	Jan 09 Jan 11	First reading	Referred to Rules Assigned to Revenue	
	Mar 07	Amendment No.01	REVENUE H	Adopted
			Recomminded do pass as a	amend
			· 009-002-000	
		Placed Calndr, Second Read		ANCIAR
			Fiscal Note Requested L. AMENDED	ANG/AS
		Placed Calndr, Second Read		
	Mar 20		Judicial Note Filed	
			St Mandate Fis Note File	ed in the second s
		Discod Coinds Second Das	Fiscal Note Filed	
	Mar 22	Placed Calndr, Second Read	шк	
		Placed Calndr, Third Readi	ng	1
	Mar 25	Third Reading - Passed 104	4-000-003	
	Mar 26	Arrive Senate		
1.1		Placed Calendr, First Read Sen Sponsor SYVERSON	ng	
		Sen Sponsor ST VERSON		

Mar 27 Apr 17 Apr 24	First reading Referred to Rules Assigned to Revenue Recommended do pass 009-000-000
p. = .	Placed Calndr, Second Reading
Apr 25	Second Reading
	Placed Calndr, Third Reading
May 07	Third Reading - Passed 055-000-000
·	Passed both Houses
Jun 05	Sent to the Governor
Aug 01	Governor approved
	PUBLIC ACT 89-0593 effective date 96-08-01

HB-2619 ZICKUS,

735 ILCS 5/7-101

from Ch. 110, par. 7-101

Amends the Code of Civil Procedure relating to eminent domain. Provides that if a public utility that has installed underground utility facilities in a subdivision of single family homes constructs above-ground utility facilities in right-of-way adjacent to that subdivision and causes a diminution of the fair market value of a homestead adjacent to the right-of-way, the owner of the homestead has a right to recover the difference between the fair market value of the homestead on the date before construction began and the fair market value of the homestead immediately after construction began. Effective immediately.

STATE MANDATES ACT FISCAL NOTE In the opinion of DCCA, HB2619 fails to meet the definition of a State mandate. Jan 08 1996 Filed With Clerk Jan 09 First reading Referred to Rules Apr 26 St Mandate Fis Note Filed Committee Rules

Jan 07 1997 Session Sine Die

HB-2620 ZICKUS.

220 ILCS 5/8-306 new

Amends the Public Utilities Act. Provides that a public utility that intends to install above-ground utility facilities on right-of-way that lies adjacent to a subdivision of single family homes served by underground utility facilities must notify the landowners adjacent to the right-of-way at least 12, but not more than 14, months before any above-ground utility facilities are installed in that right-of-way. Effective immediately.

J an 08 1996	Filed With Clerk		
Jan 09	First reading	Referred to	Rules
Jan 07 1997	Session Sine Die		• 16 F

HB-2621 BIGGERT – LANG – LAWFER – SCOTT AND FANTIN.

765 ILCS 1040/1		From Ch	140, par. 23
	1.6		
765 ILCS 1040/2		trom Ch.	140, par. 24
765 ILCS 1040/3		from Ch.	140, par. 25
765 ILCS 1040/4		from Ch.	140, par. 26
765 ILCS 1040/8 new	1. A. A.	·. ·	
765 ILCS 1040/9 new	<u>.</u>		and the second second second second second second second second second second second second second second second

Amends the Counterfeit Trademark Act. Provides for increased penalties for the sale of counterfeit merchandise. Provides penalties from a Class A misdemeanor to a Class 3 felony depending on the retail value of the counterfeit merchandise and the amount of counterfeit items sold or used. Includes counterfeit service marks as violations of the Act. Provides for a minimum fine of 25% of the retail value of the counterfeit merchandise sold, offered for sale, held for sale, or used. Provides that the manufacturer of counterfeit items is guilty of a Class 4 felony for a first offense and a Class 3 felony for second or subsequent offenses and may be fined treble the retail value of the counterfeit items. Provides for the seizure and destruction of counterfeit merchandise.

HOUSE AMENDMENT NO. 1.

Changes the definition of "trade name" to include a name used by an organization engaged in trade or commerce and capable of suing and being sued in a court of

law. Includes a definition of "mark". Defines "mark" to include a trade-mark or service mark whether registered or not. Provides that a person who violates the Act is guilty of a Class A misdemeanor, except for the sale or distribution of counterfeit items. Provides varying misdemeanor and felony violations for the sale, offer for sale, holding for sale, or use of counterfeit items. Also permits a peace officer to seize machinery or other instrumentality used to facilitate a violation of the Act.

HOUSE AMENDMENT NO. 2.

Provides that in determining the number of counterfeit items an aggregate of different counterfeit marks may be included. JUDICIAL NOTE, AMENDED

No need to increase the number of judges in the State.

STATE MANDATES FISCAL NOTE, AMENDED

In the opinion of DCCA, HB 2621, as amended by H-ams 1 & 2,

fails to meet the definition of a State mandate.

FISCAL NOTE, AMENDED (Dpt. of Corrections)

Total cost increase would be \$4,480,700 over 10 years.

CORRECTIONAL NOTE, AMENDED

Population impact of 23 inmates

FISCAL IMPACT NOTE, AMENDED (Dpt. of Corrections)

No change from previous note.

CORRECTIONAL NOTE, AMENDED

No change from previous note.

JUDICIAL NOTE, AMENDED

No change from previous note.

STATE MANDATES FISCAL NOTE, AMENDED No change from previous note.

HOUSE AMENDMENT NO. 3.

Deletes everything. Reincorporates the provisions of the bill as amended by H-ams 1 and 2 but restores the knowledge requirement for violations of the Act. Also permits seized vehicles, aircrafts, vessels, machinery, or other instrumentalities to be subject to public sale upon written consent of the defendant, or by judicial determination that they have been used to facilitate a violation of the Act.

SENATE AMENDMENT NO. 1.

Adds reference to:

765 ILCS 1040/7 rep.

Repeals Section that makes a person who commits or participates in an act prohibited by the Counterfeit Trademark Act liable in a civil action in circuit court to the person injured by the violation.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends adding requirement that a person know items are counterfeit in order to be subject to penalties. Restates penalty provisions to provide that a second offense involving fewer than 500 counterfeit items or counterfeit items having an aggregate retail value under \$25,000, committed within 5 years of a previous offense, is a Class 4 felony. Authorizes seizure of a vehicle or other instrumentality an officer reasonably believed was "knowingly" used to facilitate a violation. Makes seizure and forfeiture of vehicles and other instrumentalities subject to due process provisions.

NOTE(S) THAT MAY APPLY: Correctional

Jan 08 1996	Filed With Clerk	
Jan 09	First reading	Referred to Rules
Jan 24		Assigned to Consumer Protection
Feb 28	Amendment No.01	CONSUMER PROT H Adopted 008-000-000
	Amendment No.02	CONSUMER PROT H Adopted 008-000-000
		Do Pass Amend/Short Debate 008-000-000

Placed Cal 2nd Rdg-Sht Dbt

Feb 29

Judicial Note Filed St Mandate Fis Note Filed Fiscal Note Filed Correctional Note Filed AS AMENDED

Cal Ord 2nd Rdg-Shr Dbt

.

1876

Mar 07 Mar 26	Added As A Joint Sponsor Second Reading-Short Del		
	Held 2nd Rdg-Short Deba	te	
Mar 27	Amendment No.03	BIGGERT	Amendment referred to
		HRUL	
	Held 2nd Rdg-Short Debay		
	Joint Sponsor Changed to 1	LANG	
	Added As A Co-sponsor So		
Mar 28		Fiscal Note Filed Correctional Note Filed	IAS
		AMENDED Judicial Note Filed	
		St Mandate Fis Note F	ilad
	Amendment No.03	BIGGERT	Amendment
	Amendment (10.05	DIGGERT	referred to
		HCON	
	Held 2nd Rdg-Short Deba		
Mar 29	Amendment No.03	BIGGERT	Be approved
			considerati
		HCON/008-000-000	· •
	Held 2nd Rdg-Short Deba	te	
	Added As A Co-sponsor F.	ANTIN	
	Amendment No.03	BIGGERT	Adopted
	Pld Cal Ord 3rd Rdg-Sht I	Dbt	
	3Rd Rdg-Sht Dbt-Pass/Vo	ot114-000-000	
Apr 16	Arrive Senate		
	Sen Sponsor HAWKINSC		
	Placed Calendr, First Read		
	First reading	Referred to Rules	
Apr 18		Assigned to Judiciary	
Apr 25		Postponed	0.10,000,000
May 01		Recommended do pass	010-000-000
M 02	Placed Calndr, Second Rea	ang	
May 02	Second Reading	ing	
May 07	Placed Calndr, Third Read Filed with Secretary	nig	
May 07	Amendment No.01	HAWKINSON	Amendment
	Amendment No.01	IIA W KINSON	referred to
		SRUL	icicii ici
	Amendment No.01	HAWKINSON	
	Rules refers to	SJUD	÷.
May 08	Amendment No.01	HAWKINSON	
		Be adopted	
	Recalled to Second Readir	ıg	
	Amendment No.01	HAWKINSON	Adopted
	Placed Calndr, Third Read	ing	
May 09	Third Reading - Passed 05	4-000-000	
	Arrive House		
N		Referred to Rules	
May 14		Approved for Considera	ation
	Place Cal Order Concurrent	nce 01	- -
	Motion Filed Concur		
	Refer to Rules/Rul 8-4(a)		100
	Bloop Col Order Congurra	Be approved considerat	1011
	Place Cal Order Concurrent H Concurs in S Amend. 01		
	Passed both Houses	1/115-000-000	1
Jun 12	Sent to the Governor		
Aug 09	Governor amendatory veto	, I	
Aug 07	Placed Cal. Amendatory V		
Nov 14	Mtn fild accept amend vet	DOJ/BIGGERT	
1107 11	Motion referred to	01/HRUL	
Nov 19		Be approved considerat	ion
	Placed Cal. Amendatory V	/eto	100 A
Nov 20	Accept Amnd Veto-House	Pass 116-000-000	
Nov 21	Placed Cal. Amendatory V	⁷ eto	
Dec 03	Mtn fild accept amend vet	D HAWKINSON	
	Accept Amnd Veto-Sen Pa	ass 058-000-000	
	Bth House Accept Amend		

Return to Gov-Certification Governor certifies changes PUBLIC ACT 89-0693 effective date 97-06-01

HB-2622 LEITCH.

735 ILCS 5/8-201 rep. 735 ILCS 5/8-301 rep. 735 ILCS 5/8-501 rep.

Amends the Code of Civil Procedure. Repeals the Dead-Man's Act. Also repeals related statutes to conform to the repeal of the Dead-Man's Act.

- Filed With Clerk Jan 08 1996
- Jan 09 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2623 LEITCH.

735 ILCS 5/2-1001

from Ch. 110, par. 2-1001

Amends the Code of Civil Procedure. Eliminates provision allowing each party in a civil case to have one substitution of judge without cause as a matter of right.

Jan 08 1996 Filed With Clerk Jan 09 First reading Jan 07 1997 Session Sine Die

Referred to Rules

WOJCIK - FLOWERS, DART, ERWIN AND SCHAKOWSKY. HB-2624

215 ILCS 5/356r new 215 ILCS 125/5-3 215 ILCS 130/3009 215 ILCS 165/10

from Ch. 111 1/2, par. 1411.2 from Ch. 73, par. 1503-9 from Ch. 32, par. 604

Amends the Illinois Insurance Code, Health Maintenance Organization Act, Limited Health Service Organization Act, and Voluntary Health Services Plans Act. Provides that health benefit coverage under those Acts must include coverage for child health supervision services for children under the age of 6. Child health supervision services provide for a periodic review of a child's physical and emotional status by a physician or under a physician's supervision. Defines terms. Effective immediately.

Jan 08 1996	Filed With Clerk	
Jan 09	First reading	Referred to Rules
Feb 20		Assigned to Insurance
Mar 21	Added As A Co-spons	SOF SCHAKOWSKY
Mar 25	•	Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	

HB-2625 **GRANBERG - MAUTINO.**

(P.A. 89-22, Art. 36, Sec. 3)

(P.A. 89-22, Art. 53, Sec. 62 rep.)

Amends appropriations to the Department of State Police for fiscal year 1996 to provide that certain payments for miscellaneous programs shall be made from the General Revenue Fund rather than the State Police Services Fund. Repeals an appropriation from the Road Fund to the Department of Transportation for a grant to the Department of State Police for patrolling and policing public highways and support of highway safety programs. Effective immediately.

NOTE(S) THAT MAY	APPLY: Balanced Budge
Jan 08 1996	Filed With Clerk

Jan 09	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-2626 SAVIANO.

225 ILCS 446/185

Amends the Private Detective, Private Alarm, Private Security, and Locksmith Act of 1993. Forbids a locksmith from carrying a firearm in the performance of his or her duties as a locksmith. Effective immediately.

HOUSE AMENDMENT NO. 1.

Further amends the Private Detective, Private Alarm, Private Security, and Locksmith Act of 1993. Removes the provision forbidding persons licensed only as locksmiths to carry firearms. Provides that only persons licensed as private alarm contractors, private detectives, or private security contractors may carry firearms under the Act.

FISCAL NOTE, AMENDED (Dept. of Professional Reg.) House Bill 2626, as amended, will have no fiscal impact. STATE MANDATES FISCAL NOTE, AMENDED In the opinion of DCCA, HB 2626, as amended by H-am 1, fails to meet the definition of a State mandate.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends amending the Private Detective, Private Alarm, Private Security and Locksmith Act of 1993 to provide that registered employees of a licensed private alarm contractor, private detective or private security contractor and registered armed proprietary security forces and their registered employees may carry firearms while actually engaged in the performance of their duties or while commuting directly to or from their places of employment.

Jan 08 1996	Filed With Clerk	
Jan 09	First reading	Referred to Rules
Jan 11		Assigned to Registration & Regulation
Feb 06	Amendment No.01	REGIS REGULAT H Adopted
100 00	i difericite i toto i	010-000-000
		Do Pass Amend/Short Debate
		010-000-000
	Placed Cal 2nd Rdg-Sht Dt	
Feb 07	Theod Cul 2nd Rug Bin Bi	Fiscal Note Filed
100 07	Second Reading-Short Deb	
	Pld Cal Ord 3rd Rdg-Sht D	
Feb 22	The Car Old Sid Rug Shi D	St Mandate Fis Note Filed
100 22	Cal Ord 3rd Rdg-Short Dbt	
Feb 29	3Rd Rdg-Sht Dbt-Pass/Voi	
Mar 05	Arrive Senate	107-001-001
Mar 05	Placed Calendr, First Read	. A
		lg
Mar 06	Sen Sponsor WEAVER,S	Referred to Rules
Mar 28	First reading	
Mar 28		Assigned to Insurance, Pensions &
4 17		Licen. Act.
Apr 17		Recommended do pass 009-000-000
	Placed Calndr, Second Read	ing
Apr 24	Second Reading	
	Placed Calndr, Third Reading	
Apr 30	Third Reading - Passed 056	-000-000
	Passed both Houses	
May 29	Sent to the Governor	
Jun 21	Governor amendatory veto	
Nov 14	Mtn fild accept amend veto	
	Motion referred to	01/HRUL
Nov 19		Be approved consideration
	Placed Cal. Amendatory Ve	eto
Nov 20	Accept Amnd Veto-House I	Pass 115-000-000
Nov 21	 Placed Cal. Amendatory Ve 	eto
Dec 03	Mtn fild accept amend veto	WEAVER,S
	Accept Amnd Veto-Sen Pas	s 057-000-000
	Bth House Accept Amend V	/eto
Dec 31	Return to Gov-Certification	
	Governor certifies changes	
	PUBLIC ACT 89-0694	effective date 96-12-31

HB-2627 HOFFMAN AND LANG.

115 ILCS 5/7

from Ch. 48, par. 1707

Amends the Illinois Educational Labor Relations Act. Deletes provisions relative to the establishment of a sole appropriate bargaining unit for academic faculty at the University of Illinois. Adds provisions relative to determining the appropriateness of a bargaining unit for employees at the campus of the University of Illinois known as the University of Illinois at Springfield based upon historical patterns of employee representation at that campus when it was known as Sangamon State University. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 08 1996	Filed With Clerk
Jan 09	First reading

Referred to Rules

Jan 07 1997 Session Sine Die

HB-2628 LINDNER AND ERWIN.

New Act

Creates the Agency Appropriation Act. Requires separate legislative bills for appropriations to each State agency.

Jan 08 1996	Filed With Clerk
Jan 09	First reading
J an 07 1997	Session Sine Die

Referred to Rules

HB-2629 CROSS, HASSERT AND WOOLARD.

625 ILCS 5/11-601 625 ILCS 5/11-602	from Ch. 95 1/2, par. 11-601 from Ch. 95 1/2, par. 11-602
625 ILCS 5/11-603	from Ch. 95 1/2, par. 11-603
625 ILCS 5/11-604	from Ch. 95 1/2, par. 11-604

Amends the Illinois Vehicle Code. Provides that the maximum speed limit on all county highways, township roads, and district roads, as defined in the Illinois Highway Code, except those roads under the jurisdiction of the Department of Transportation or the Illinois State Toll Highway Authority, is 55 miles per hour, unless specifically increased by the county having jurisdiction over the roadway. Deletes language requiring reduction of the speed limit to conform to limits imposed by federal law.

Jan 08 1996	Filed With Clerk
Jan 09	First reading
Jan 07 1997	Session Sine Die

HB-2630 DURKIN.

725 ILCS 5/121-15 new 725 ILCS 5/122-1 730 ILCS 5/3-3-13 735 ILCS 5/10-103

from Ch. 38, par. 122-1 from Ch. 38, par. 1003-3-13 from Ch. 110, par. 10-103

Amends the Code of Criminal Procedure of 1963, the Unified Code of Corrections, and the Code of Civil Procedure. Provides that if a defendant is sentenced to death, an appeal, a petition for post-conviction relief or executive clemency, or an application for habeas corpus may be commenced or continued only with the defendant's consent, unless the defendant, because of a mental or physical condition, is unable to understand the nature and purpose of the proceedings.

Jan 08 1996 Filed With Clerk Jan 09 First reading Jan 07 1997 Session Sine Die

Referred to Rules

Referred to Rules

HB-2631 LINDNER – DEUCHLER.

760 ILCS 55/15.5 new

Amends the Charitable Trust Act. Authorizes the trustee of a charitable trust to terminate the trust and transfer the trust assets if continuation of the trust has become impractical because of the trust's small size or because of changed circumstances that adversely affect the trust's purpose. Requires consent of the Attorney General.

HOUSE AMENDMENT NO. 1.

Replaces everything after the enacting clause with similar provisions concerning the termination of certain charitable trusts because of their small size or changed circumstances. If a trust is terminated and the trust assets transferred to a community foundation or similar publicly supported organization or to an endowment fund, requires administration of the transferred assets in accordance with the charitable purpose or purposes of the trust (if the trust is terminated because of its small size) or in accordance with the general intent of the trust donor (if the trust is terminated because of changed circumstances).

HOUSE AMENDMENT NO. 2.

Defines the terms "small size" and "changed circumstances". Revises provisions concerning a trustee transferring trust assets of a terminated trust to a community foundation, allowing a charitable organization to direct a trustee to transfer trust assets to an endowment fund, and a trustee not needing to obtain court approval.

Provides that the provisions of this Section are an alternative to and not in abrogation of any other course of action. Provides that a trustee shall not incur any civil or criminal liability (instead of civil, criminal, or administrative liability) for acting in accordance with this Section.

rdance with thi			
FISCAL NOT	E (Office of Attorney Gener	al)	
Any costs woul	d be absorbed by existing re-	sources.	
FISCAL NOT	E, AMENDED (Office of A	ttorney General)	
No change from	n previous note.	· · · · · · · · · · · · · · · · · · ·	
FISCAL NOT	E, AMENDED (Office of A	ttorney General)	
No change from	n previous note.		
JUDICIAL N	OTE, AMENDED		
No need to inci	rease the number of judges in	n the State.	
Jan 08 1996	Filed With Clerk		
Jan 09	First reading	Referred to Rules	
Jan 24		Assigned to Judiciary - Civil Law	
Feb 07	Amendment No.01	JUD-CIVIL LAW H Adopte	ed
		011-000-000	
F 1 01		Committee Judiciary - Civil Law	
Feb 21	Amendment No.02	JUD-CIVIL LAW H Adopte 010-000-000	a
		Do Pass Amend/Short Debate	
		010-000-000	
	Placed Cal 2nd Rdg-Sht D		
Feb 22	Traced Car 2nd Rug-Sht D	Fiscal Note Filed	
100 22		Fiscal Note Filed	
		Fiscal Note Filed	
		Judicial Note Filed	
	Cal Ord 2nd Rdg-Shr Dbt	Judicial Note Flied	
	Second Reading-Short Deb	NOTA .	
	Placed Calndr, Third Readi		
Feb 28	Third Reading - Passed 112		
Feb 29	Arrive Senate	2-000-000	
100.29	Placed Calendr, First Read	20	
	Sen Sponsor LAUZEN	ng	
	Added as Chief Co-sponsor	RARKHAUSEN	
Mar 05	First reading	Referred to Rules	
Mar 06	Chief Co-sponsor Changed		
Wat 00	Added as Chief Co-sponsor		
Mar 28	Added as emer co-sponsor	Assigned to Judiciary	
Apr 18		Recommended do pass 010-000-00	n
Api 10	Placed Calndr, Second Rea		0
May 01	Second Reading	ang	
intay or	Placed Calndr, Third Readi	ng	
May 07	Third Reading - Passed 05.		
	Passed both Houses		
Jun 05	Sent to the Governor		
Jul 30	Governor approved		
	PUBLIC ACT 89-0575	effective date 97-01-01	

HB-2632 CHURCHILL – RYDER.

New Act

Creates the Temporary Support Services Transfer Act. Abolishes the Departments of Public Aid, Children and Family Services, and Alcoholism and Substance Abuse on July 1, 1996 and transfers their powers to the newly-created Department of Temporary Support Services. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes everything. Establishes the Human Services Act. Creates the Department of Human Services as a department of State government.

FISCAL IMPACT NOTE, AMENDED (Dpt. of Public Aid)

HB 2632, as amended, has no fiscal impact on DPA.

SENATE AMENDMENT NO. 1.

Adds reference to:

New Act

--ARTICLE 90--...DIV. 1: DPT. HUMAN SERVICES 20 ILCS 5/2.1 new

20 ILCS 5/3 from Ch. 127, par. 3 20 ILCS 5/4 from Ch. 127, par. 4 20 ILCS 5/5 from Ch. 127, par. 5 20 ILCS 5/5.13j new 20 ILCS 5/5.14 20 ILCS 5/7.07b new from Ch. 127, par. 5.14 20 ILCS 5/9.05a new 20 ILCS 5/12 20 ILCS 5/7.07 rep. from Ch. 127, par. 12 20 ILCS 5/7.07a rep. 20 ILCS 5/9.06 rep. 20 ILCS 5/9.23 rep. ...DIV. 2: DPT. ALCOHOLISM & SUBSTANCE ABUSE 20 ILCS 5/9.27 rep. 20 ILCS 5/9.28 rep. 20 ILCS 5/9.29 from Ch. 127, par. 9.29 20 ILCS 10/4 from Ch. 127, par. 954 20 ILCS 301/1-10 20 ILCS 301/5-5 20 ILCS 301/5-10 20 ILCS 301/10-10 20 ILCS 301/10-25 20 ILCS 301/10-30 20 ILCS 301/10-40 20 ILCS 301/10-45 20 ILCS 301/10-50 20 ILCS 301/10-55 20 ILCS 301/10-60 20 ILCS 301/15-5 20 ILCS 301/15-15 20 ILCS 301/45-5 20 ILCS 301/45-35 20 ILCS 301/45-45 20 ILCS 301/45-55 20 ILCS 505/18a-13 from Ch. 23, par. 5018a-13 20 ILCS 1605/10.7 20 ILCS 1705/10 from Ch. 91 1/2, par. 100-10 20 ILCS 4027/10 105 ILCS 5/2-3.70 from Ch. 122, par. 2-3.70 from Ch. 122, par. 2-3.92 105 ILCS 5/2-3.92 105 ILCS 5/2-3.93 215 ILCS 5/367d.1 from Ch. 122, par. 2-3.93 from Ch. 73, par. 979d.1 225 ILCS 10/3 from Ch. 23, par. 2213 225 ILCS 60/7 from Ch. 111, par. 4400-7 225 ILCS 70/5 from Ch. 111, par. 3655 230 ILCS 5/34.1 230 ILCS 10/13.1 230 ILCS 10/13. 230 ILCS 25/4.3 230 ILCS 30/8.1 235 ILCS 5/3-12 235 ILCS 5/6-27 from Ch. 43, par. 108 from Ch. 43, par. 144c 325 ILCS 5/7.3b 325 ILCS 5/7.3c from Ch. 23, par. 2057.3b 325 ILCS 5/8.1 from Ch. 23, par. 2058.1 325 ILCS 5/8.2 from Ch. 23, par. 2058.2 325 ILCS 5/11.1 from Ch. 23, par. 2061.1 405 ILCS 30/1 405 ILCS 30/2 405 ILCS 30/2 405 ILCS 30/3 405 ILCS 30/4 410 ILCS 210/5 from Ch. 91 1/2, par. 901 from Ch. 91 1/2, par. 902 from Ch. 91 1/2, par. 902 from Ch. 91 1/2, par. 903 from Ch. 91 1/2, par. 904 from Ch. 111, par. 4505 625 ILCS 5/11-501 from Ch. 95 1/2, par. 11-501 from Ch. 37, par. 804-9 705 ILCS 405/4-9 705 ILCS 405/5-23 from Ch. 37, par. 805-23 720 ILCS 550/3 from Ch. 56 1/2, par. 703 720 ILCS 550/10.2 from Ch. 56 1/2, par. 710.2 from Ch. 56 1/2, par. 1102 from Ch. 56 1/2, par. 1303.1 720 ILCS 570/102 720 ILCS 570/303.1

720 H CR 570 (200	
720 ILCS 570/309	from Ch. 56 1/2, par. 1309
720 ILCS 570/410	from Ch. 56 1/2, par. 1410
	1011 CH 50 172, part 1110
720 ILCS 570/411.2	from Ch. 56 1/2, par. 1411.2
	from Ch. 56 1/2, par. 1507
720 ILCS 570/507	
725 ILCS 175/5	from Ch. 56 1/2, par. 1655
	from Ch. 56 1/2, par. 1655.2
725 ILCS 175/5.2	
730 ILCS 5/3-2-2	from Ch. 38, par. 1003-2-2
730 ILCS 5/5-4-1	from Ch. 38, par. 1005-4-1
	from Ch. 38, par. 1005-5-3
730 ILCS 5/5-5-3	1001 Cit. 50, par. 1005 0 1 0
730 ILCS 5/5-9-1.2	from Ch. 38, par. 1005-9-1.2
	from Ch. 100 1/2, par. 20
740 ILCS 40/7	Hom Ch. 100 17 2, par. 20
745 ILCS 35/3	from Ch. 70, par. 653
745 ILCS 557 5	THEATTH & DEVELODMENTAL DISABILITIES
	L HEALTH & DEVELOPMENTAL DISABILITIES
	from Ch. 70, par. 91
5 ILCS 345/1	
5 ILCS 350/1	from Ch. 127, par. 1301
5 ILCS 350/2	from Ch. 127, par. 1302
5 ILCS 375/3	from Ch. 127, par. 523
5 ILCS 390/4	from Ch. 127, par. 3904
	from Ch. 127, par. 38.1
15 ILCS 20/38.1	
20 ILCS 5/6.04	from Ch. 127, par. 6.04
	from Ch. 23, par. 6104.02
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20 ILCS 105/8.01	from Ch. 23, par. 6108.01
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750 ILCS 5/505.2	from Ch. 40, par. 505.2
750 ILCS 5/706.1	from Ch. 40, par. 706.1
750 ILCS 15/4.1	from Ch. 40, par. 1107.1
750 IL CS 20/26 1	
750 ILCS 20/26.1	from Ch. 40, par. 1226.1
750 ILCS 45/20	from Ch. 40, par. 2520
755 ILCS 5/11-3	from Ch. 110 1/2, par. 11-3
/ 33 1000 3/ 11-3	1011 Ch. 110 1/2, par. 11-3

755 ILCS 5/27-1	from Ch. 110 1/2, par. 27-1
	BILITATION SERVICES
5 ILCS 390/3	from Ch. 127, par. 3903
15 ILCS 310/18c 20 ILCS 5/6.23	from Ch. 124, par. 118c from Ch. 127, par. 6.23
20 ILCS 105/4.03	from Ch. 23, par. 6104.03
20 ILCS 105/4.06	
20 ILCS 405/67.18	from Ch. 127, par. 63b13.18
20 ILCS 415/19a	from Ch. 127, par. 63b119a
20 ILCS 505/12.1	from Ch. 23, par. 5012.1
20 ILCS 505/12.2 20 ILCS 1015/14	from Ch. 23, par. 5012.2 from Ch. 48, par. 186.1
20 ILCS 1015/14 20 ILCS 1705/66	from Ch. 91 1/2, par. 100-66
20 ILCS 2405/1	from Ch. 23, par. 3430
20 ILCS 2405/1b	from Ch. 23, par. 3432
20 ILCS 2405/10	from Ch. 23, par. 3441
20 ILCS 2405/12a	from Ch. 23, par. 3443a
20 ILCS 2405/13	from Ch. 23, par. 3444
20 ILCS 2405/13a 20 ILCS 2410/2	from Ch. 23, par. 3444a from Ch. 23, par. 3412
20 ILCS 2410/2 20 ILCS 2410/3	from Ch. 23, par. 3412
20 ILCS 2410/7	from Ch. 23, par. 3417
20 ILCS 2420/2	from Ch. 23, par. 3332
20 ILCS 2420/3	from Ch. 23, par. 3333
20 ILCS 2420/5	from Ch. 23, par. 3335
20 ILCS 2420/7	from Ch. 23, par. 3337
20 ILCS 2425/1	from Ch. 23, par. 3405
20 ILCS 2435/15	from Ch. 23, par. 3395-15
20 ILCS 2435/20 20 ILCS 2435/35	from Ch. 23, par. 3395-20 from Ch. 23, par. 3395-35
20 ILCS 2435/55 20 ILCS 2435/55	from Ch. 23, par. 3395-35 from Ch. 23, par. 3395-55
20 ILCS 2435/65	from Ch. 23, par. 3395-65
20 ILCS 3925/3	from Ch. 23, par. 6753
20 ILCS 3940/10	from Ch. 23, par. 6960
30 ILCS 505/7-1	from Ch. 127, par. 132.7-1
30 ILCS 505/7-2	from Ch. 127, par. 132.7-2
30 ILCS 505/8.5	
30 ILCS 575/5	from Ch. 127, par. 132.605
105 ILCS 5/14-8.03 105 ILCS 5/14-8.04	from Ch. 122, par. 14-8.03
110 ILCS 70/36s	from Ch. 122, par. 14-8.04 from Ch. 24 1/2, par. 38b18
210 ILCS 30/10	from Ch. 111 1/2, par. 4170
305 ILCS 5/5-5a	from Ch. 23, par. 5-5a
320 ILCS 35/20	from Ch. 23, par. 6801-20
320 ILCS 35/30	from Ch. 23, par. 6801-30
320 ILCS 35/50	from Ch. 23, par. 6801-50
320 ILCS 35/60	from Ch. 23, par. 6801-60
405 ILCS 80/2-11 410 ILCS 55/2	from Ch. 91 1/2, par. 1802-11 from Ch. 111 1/2, par. 4202
605 ILCS 5/9-113.1	from Ch. 121, par. 9-113.1
735 ILCS 5/2-1207	from Ch. 110, par. 2-1207
DIV. 5: DPT. PUBLIC	
5 ILCS 140/7.1	from Ch. 116, par. 207.1
15 ILCS 322/20	
15 ILCS 405/9.03	from Ch. 15, par. 209.03
15 ILCS 405/9.05	farm Ch. 127 and (21-108) 17
20 ILCS 415/8b.17 20 ILCS 505/34.11	from Ch. 127, par. 63b108b.17
20 ILCS 605/46.19a	from Ch. 127, par. 46.19a
20 ILCS 630/7	from Ch. 48, par. 2407
20 ILCS 655/6	from Ch. 67 1/2, par. 610
20 ILCS 2210/2	from Ch. 40, par. 2402
20 ILCS 2210/3	from Ch. 40, par. 2403
20 ILCS 2210/3.2	from Ch. 40, par. 2403.2
20 ILCS 3975/3	from Ch. 48, par. 2103
30 ILCS 105/6z-8a 30 ILCS 105/8.27	from Ch. 127, par. 142z-8a from Ch. 127, par. 144.27
30 ILCS 105/25	from Ch. 127, par. 144.27

30 ILCS 260/5 35 ILCS 5/917 55 ILCS 5/4-2002 55 ILCS 5/4-2002.1 55 ILCS 5/5-1065 55 ILCS 5/5-2006 65 ILCS 5/11-31.1-12.1 105 ILCS 5/10-22.18a 105 ILCS 5/10-22.20 305 ILCS 5/1-1 305 ILCS 5/1-6 305 ILCS 5/2-12 305 ILCS 5/2-12.5 new 305 ILCS 5/3-10.7 305 ILCS 5/3-10.9 305 ILCS 5/4-1.7 305 ILCS 5/4-4.1 305 ILCS 5/5-2.1a 305 ILCS 5/5-4 305 ILCS 5/5-12 305 ILCS 5/5-21 305 ILCS 5/6-11 305 ILCS 5/11-3.1 305 ILCS 5/11-9 305 ILCS 5/11-22 305 ILCS 5/11-23.1 305 ILCS 5/11-29 305 ILCS 5/12-1 305 ILCS 5/12-4.4 305 ILCS 5/12-4.5 305 ILCS 5/12-4.11 305 ILCS 5/12-4.13 305 ILCS 5/12-10.1 305 ILCS 5/12-13.1 305 ILCS 5/12-16 305 ILCS 10/3 305 ILCS 15/8 305 ILCS 20/5 305 ILCS 20/8 305 ILCS 20/9 305 ILCS 20/10 305 ILCS 20/10 305 ILCS 20/12 305 ILCS 30/5 305 ILCS 45/10 305 ILCS 45/25 305 ILCS 50/5 305 ILCS 50/10 310 ILCS 5/47 310 ILCS 70/3 310 ILCS 70/4 320 ILCS 25/4 325 ILCS 5/4 325 ILCS 5/7.20 325 ILCS 25/1 330 ILCS 45/9 330 ILCS 45/10 405 ILCS 85/4 405 ILCS 85/5 410 ILCS 535/25.1 505 ILCS 45/2b 605 ILCS 5/6-201.8 705 ILCS 405/6-9 720 ILCS 5/12-2 720 ILCS 5/12-4 730 ILCS 5/5-7-6 820 ILCS 405/1704.1 820 ILCS 405/2104 ...DIV. 6: DPT. PUBLIC HEALTH

from Ch. 127, par. 181a from Ch. 120, par. 9-917 from Ch. 34, par. 4-2002 from Ch. 34, par. 4-2002.1 from Ch. 34, par. 5-1065 from Ch. 34, par. 5-2006 from Ch. 24, par. 11-31.1-12.1 from Ch. 122, par. 10-22.18a from Ch. 122, par. 10-22.20 from Ch. 23, par. 1-1 from Ch. 23, par. 1-6 from Ch. 23, par. 2-12 from Ch. 23, par. 3-10.7 from Ch. 23, par. 3-10.9 from Ch. 23, par. 4-1.7 from Ch. 23, par. 5-4 from Ch. 23, par. 5-12 from Ch. 23, par. 6-11 from Ch. 23, par. 11-3.1 from Ch. 23, par. 11-9 from Ch. 23, par. 11-22 from Ch. 23, par. 11-23.1 from Ch. 23, par. 11-29 from Ch. 23, par. 12-1 from Ch. 23, par. 12-4.4 from Ch. 23, par. 12-4.5 from Ch. 23, par. 12-4.11 from Ch. 23, par. 12-4.13 from Ch. 23, par. 12-10.1 from Ch. 23, par. 12-16 from Ch. 23, par. 6403 from Ch. 111 2/3, par. 1308 from Ch. 111 2/3, par. 1405 from Ch. 111 2/3, par. 1408 from Ch. 111 2/3, par. 1409 from Ch. 111 2/3, par. 1410 from Ch. 111 2/3, par. 1412 from Ch. 23, par. 6855 from Ch. 23, par. 7105-10 from Ch. 23, par. 7105-25 from Ch. 67 1/2, par. 197 from Ch. 67 1/2, par. 1303 from Ch. 67 1/2, par. 1304 from Ch. 67 1/2, par. 404 from Ch. 23, par. 2054 from Ch. 23, par: 6551 from Ch. 23, par. 3089 from Ch. 23, par. 3090 from Ch. 91 1/2, par. 2004 from Ch. 91 1/2, par. 2005 from Ch. 111 1/2, par. 73-25.1 from Ch. 5, par. 242b from Ch. 121, par. 6-201.8 from Ch. 37, par. 806-9 from Ch. 38, par. 12-2 from Ch. 38, par. 12-4 from Ch. 38, par. 1005-7-6 from Ch. 48, par. 614.1 from Ch. 48, par. 664

1887

325 ILCS 5/7.1 from Ch. 23, par. 2057.1 325 ILCS 5/7.3b 410 ILCS 220/3 410 ILCS 220/6 410 ILCS 220/6a 20 ILCS 2310/55.50 rep. 410 ILCS 225/2 410 ILCS 225/3 410 ILCS 250/8 20 ILCS 2310/55.59 rep. 410 ILCS 230/Act title 410 ILCS 230/3-101 410 ILCS 230/3-102 410 ILCS 230/4-101 410 ILCS 230/4-102 410 ILCS 230/4-103 410 ILCS 230/5-100 410 ILCS 430/Act title 410 ILCS 430/1 410 ILCS 430/2 410 ILCS 430/3 410 ILCS 430/3.01 410 ILCS 420/Act title 410 ILCS 420/1 410 ILCS 420/3 410 ILCS 420/4 20 ILCS 2310/55.44 410 ILCS 255/2 410 ILCS 255/3 20 ILCS 2310/55.47 rep. 20 ILCS 2310/55.48 rep. 20 ILCS 2310/55.77 rep. 720 ILCS 5/17B-5 720 ILCS 5/17B-10 720 ILCS 5/17B-15 720 ILCS 5/17B-20 720 ILCS 5/17B-25 410 ILCS 70/2 410 ILCS 70/4 410 ILCS 70/6 410 ILCS 70/6.1 410 ILCS 70/6.4 410 ILCS 70/7 20 ILCS 505/2 20 ILCS 505/5 20 ILCS 505/5.10 new 20 ILCS 505/5.15 new 20 ILCS 505/5.20 new 20 ILCS 505/5a 20 ILCS 505/5b 20 ILCS 505/17 20 ILCS 505/17a-1 20 ILCS 505/17a-2 20 ILCS 505/17a-3 20 ILCS 505/17a-4 20 ILCS 505/17a-5 20 ILCS 505/17a-6 20 ILCS 505/17a-9 20 ILCS 505/17a-10 20 ILCS 505/22.1 20 ILCS 505/22.4 20 ILCS 505/34.10 20 ILCS 505/36 705 ILCS 405/5-10

from Ch. 111 1/2, par. 22.31 from Ch. 111 1/2, par. 22.32 from Ch. 111 1/2, par. 22.33 from Ch. 111 1/2, par. 22.33.01 from Ch. 111 1/2, par. 2901 from Ch. 111 1/2, par. 2903 from Ch. 111 1/2, par. 2904 from Ch. 127, par. 55.44 from Ch. 111 1/2, par. 7552 from Ch, 111 1/2, par. 7553 ...DIV. 7: DPT. CHILDREN & FAMILY SERVICES from Ch. 23, par. 5002 from Ch. 23, par. 5005 from Ch. 23, par. 5005a from Ch. 23, par. 5005b from Ch. 23, par. 5017 from Ch. 23, par. 5017a-1 from Ch. 23, par. 5017a-2 from Ch. 23, par. 5017a-3 from Ch. 23, par. 5017a-4 from Ch. 23, par. 5017a-5 from Ch. 23, par. 5017a-6 from Ch. 23, par. 5017a-9 from Ch. 23, par. 5017a-10 from Ch. 23, par. 5022.1 from Ch. 23, par. 5022.4 from Ch. 23, par. 5034.10 from Ch. 23, par. 5036 from Ch. 37, par. 805-10

Deletes everything. Creates the Department of Human Services Act. Transfers to the new Department the functions, personnel, and property of the Department of

from Ch. 23, par. 2057.3b

from Ch. 111 1/2, par. 7003

from Ch. 111 1/2, par. 7022 from Ch. 111 1/2, par. 7023

from Ch. 111 1/2, par. 2108

from Ch. 111 1/2, par. 4603-101 from Ch. 111 1/2, par. 4603-102

from Ch. 111 1/2, par. 4604-101

from Ch. 111 1/2, par. 4604-102

from Ch. 111 1/2, par. 4604-103

from Ch. 111 1/2, par. 4605-100

from Ch. 111 1/2, par. 7006 from Ch. 111 1/2, par. 7006a

Alcoholism and Substance Abuse, the Department of Mental Health and Developmental Disabilities, and the Department of Rehabilitation Services. Also transfers certain functions of the Department of Public Health, the Department of Public Aid, and the Department of Children and Family Services. Amends numerous Acts to make corresponding changes. Effective immediately, but the transfers and amendatory provisions take effect on July 1, 1997.

		ke enection July 1, 1997.		
No	te(s) That Ma	Y APPLY: Fiscal		
	Jan 08 1996	Filed With Clerk	Defensed to Dalas	
	Jan 09	First reading	Referred to Rules	
	Jan 11		Assigned to Executive	Adomtad
	Mar 21	Amendment No.01	EXECUTIVE H	Adopted
			007-004-000	
			Recomminded do pass as a	mena
		D: 10110 1D	007-004-000	
		Placed Caindr, Second Rea	dng	
	Mar 26	Second Reading		
		Held on 2nd Reading		
	Mar 27		Fiscal Note Filed	
		Held on 2nd Reading	DI OUVEDO	A
	Mar 29	Amendment No.02	FLOWERS	Amendment
				referred to
			HRUL	
		Held on 2nd Reading		
	Apr 17	Placed Calndr, Third Read	ing	
		Tabled Pursuant to Rule5-	4(A)/HFA 02	
		Third Reading - Passed 06	5-046-002	
	Apr 18	Arrive Senate		
		Placed Calendr, First Read	ng	
	Apr 23	Sen Sponsor RAUSCHEN		
		Added as Chief Co-sponsor		
		First reading	Referred to Rules	
		Added as Chief Co-sponso	r GEO-KARIS	
	Apr 24		Assigned to Executive	
	May 01	Amendment No.01	EXECUTIVE S	Adopted
		Amendment No.02	EXECUTIVE S	Lost
			Recommnded do pass as a	rmend
			009-003-001	
		Placed Calndr, Second Rea	dng	
		Second Reading		
		Placed Calndr, Third Read	ing	
	May 02	Third Reading - Passed 03	7-016-002	
	•	Arrive House		
	May 07		Referred to Rules	
	May 20		Approved for Considerati	on
,		Place Cal Order Concurre	nce 01	
	May 22	Motion Filed Concur		1. A.
	•	Refer to Rules/Rul 8-4(a)		
		Motion referred to	01/HEXC	8 - 1 - 1 - 1 - 1
			Be approved consideratio	n '
			006-004-000	
	May 24	Place Cal Order Concurre	nce 01	
	-	Added As A Joint Sponsor	RYDER	
		H Concurs in S Amend. 0	1/069-044-001	
		Passed both Houses		
	Jun 21	Sent to the Governor		τ.
	Jul 03	Governor approved		
		effective date 96-07-03		
		effective date 97-07-01		
		PUBLIC ACT 89-0507		
ЦD	2633 MOFI	TTT – MYERS – LAWFER	- IONES IOHN - ACKER	MAN. CROSS
пD•		SPANGLER.	JUILD,JUILL - AURLI	
			1/2 = 1/2	
	25 ILCS 5/11-60		95 1/2, par. 11-601	4 1 1 1 1
62	25 ILCS 5/11-60	JZ ITOM Ch.	95 1/2, par. 11-602	

625 ILCS 5/11-601	from Cn. 95 1/2, par. 11-001
625 ILCS 5/11-602	from Ch. 95 1/2, par. 11-602
625 ILCS 5/11-603	from Ch. 95 1/2, par. 11-603
625 ILCS 5/11-604	from Ch. 95 1/2, par. 11-604

Amends the Illinois Vehicle Code. Eliminates the provisions setting a 55 mile per hour speed limit when required by the Federal-Aid Highway Amendments of 1974.

1889

For any first division vehicle, second division vehicle weighing less than 8,000 pounds, or bus, replaces the eliminated provision with the requirement that the maximum speed limit for the vehicle on all county highways, township roads, and district roads be 55 miles per hour. Adds that whenever a local authority or park district declares a maximum speed limit, it is subject to existing limitations. Effective immediately.

Jan 09 1996

Jan 11

Mar 05 Jan 07 1997 Session Sine Die

Filed With Clerk First reading

> Vehicles Re-referred to Rules

Referred to Rules.

Referred to Rules

Referred to Rules

Assigned to Transportation & Motor

HB-2634 LEITCH. 305 ILCS 5/5-4.1

from Ch. 23, par. 5-4.1

Amends the Public Aid Code to make a stylistic change in a Section concerning the medical assistance program.

Jan 09 1996 Filed With Clerk

First reading

Ian 07 1997 Session Sine Die

HB-2635 LEITCH. 305 ILCS 5/5-4.1

from Ch. 23, par. 5-4.1

Amends the Public Aid Code to make a stylistic change in a Section concerning the medical assistance program. Jan 09 1996 Filed With Clerk

First reading Jan 07 1997 Session Sine Die

HB-2636 LEITCH.

55 ILCS 5/5-39001

from Ch. 34, par. 5-39001

Amends the Counties Code. Allows trial court clerks, in counties of more than 175,000 (now 250,000), to charge up to a \$10 fee at the time of filing a first pleading to defray the cost of a county law library or libraries.

NOTE(S) THAT MAY APPLY: Fiscal

Filed With Clerk Jan 09 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2637 BLACK.

70 ILCS 705/4.01 70 ILCS 705/4.02

from Ch. 127/1/2, par. 24.01 from Ch. 127 1/2, par. 24.02

Amends the Fire Protection District Act. Provides that any fire protection district that has increased its board membership by referendum may decrease its board membership by referendum. States that the proposition to reduce the number of trustees shall not affect the terms of any trustee holding office at the time of the referendum or any trustee to be elected within 60 days of the referendum. Effective immediately.

Jan 09 1996 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2638 LEITCH. 410 ILCS 535/18

from Ch. 111 1/2, par. 73-18

Amends the Vital Records Act. Prohibits a physician from certifying the cause of death of his or her spouse, child, or parent. If the physician in charge of the deceased person's care was so related, the coroner or medical examiner shall certify the cause of death.

Jan 09 1996	Filed With Clerk
	First reading
Ian 07 1007	Session Sine Die

Referred to Rules

HB-2639 HANNIG.

35 ILCS 120/1

from Ch. 120, par. 440

Amends the Retailers' Occupation Tax Act by including persons who engage in the sale of tangible personal property in a penal institution in this State to inmates who are confined to the institution in the definition of retailer.

NOTE(S) THAT MAY APPLY: Fiscal Jan 09 1996 First reading Ian 07 1997 Session Sine Die

HB-2640 HANNIG.

35 ILCS 200/15-172 30 ILCS 805/8.20 new

Amends the Property Tax Code. Provides that for purposes of the Senior Citizen Assessment Freeze Homestead Exemption, income shall not include benefits paid under the Federal Social Security Act. Amends the State Mandates Act to require implementation without reimbursement.

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

Jan 09 1996 First reading Jan 07 1997 Session Sine Die

HB-2641 HARTKE.

625 ILCS 5/11-601

from Ch. 95 1/2, par. 11-601

Amends the Illinois Vehicle Code. Raises the maximum speed limit outside an urban area to 65 miles per hour for any second division vehicle weighing 8,000 pounds or more, bus, recreational vehicle, or vehicle towing any other vehicle. Eliminates the provisions setting a 55 mile per hour speed limit when required by the Federal-Aid Highway Amendments of 1974. Effective immediately.

Jan 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

new

from Ch. 122, par. 2-3.25 from Ch. 122, par. 2-3.25a from Ch. 122, par. 2-3.25b from Ch. 122, par. 2-3.25c from Ch. 122, par. 2-3.25d from Ch. 122, par. 2-3.25j from Ch. 122, par. 2-3.63

from Ch. 122, par. 1A-4

from Ch. 122, par. 27-1

Amends the School Code. Provides that beginning July 1, 1997, in school districts that have a population of less than 500,000 the regional superintendent of schools authorized to exercise supervision and control over the school district shall be responsible for administering and implementing the process of school recognition and accreditation (except for the State assessment and academic watch list components of that process) in accordance with recognition and accreditation standards and criteria developed and established by the State Board of Education.

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

Jan 09 1996 First reading

Jan 07 1997 Session Sine Die

HB-2643 ERWIN.

110 ILCS 947/35

Amends the Higher Education Student Assistance Act. Increases the full-time and part-time undergraduate monetary award program grants by \$100 and \$50, respectively, to \$4,000 for full-time and \$2,000 for part-time undergraduate enrollment over a period of 2 semesters or 3 quarters. Effective July 1, 1996.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 09 1996 First reading

Jan 07 1997 Session Sine Die Referred to Rules

HB-2644 LACHNER. 225 ILCS 70/3

from Ch. 111, par. 3653

Amends the Nursing Home Administrators Licensing and Disciplinary Act. Provides that applicants that are approved by a self-accrediting body formed by and for persons relying on spiritual means through prayer alone for healing are not required to demonstrate proficiency in certain medical techniques to qualify for licensure as a nursing home administrator.

Referred to Rules

Jan 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

Referred to Rules

HR.2645 LACHNER.

750 ILCS 70/10

750 ILCS 70/15 750 ILCS 70/25

Amends the Parental Notice of Abortion Act. Includes a sibling over 21 years of age as one of the adult family members to whom the notice required under the Act may be given. Changes the age under which a person is considered to be a minor under this Act from 18 to 16. Changes from 48 hours to 24 hours the minimum period of actual or constructive notice a physician must provide to an adult family member of a minor or incompetent person before performing an abortion upon that person. Changes from 48 hours to 24 hours the time within which a court shall rule on and issue written findings of fact and conclusions regarding a petition for waiver of the notice requirement. Effective immediately.

Jan 09 1996 First reading

Jan 07 1997 Session Sine Die

HB-2646 COWLISHAW. 105 ILCS 5/10-21.4a

from Ch. 122, par. 10-21.4a

Amends the School Code. Provides that unless residency within a school district is made an express condition of a person's employment or continued employment as principal of the district at the time of his or her initial employment in that capacity, residency within the district may not thereafter be made a condition of that person's employment or continued employment as a principal of the district. Provides that residency within a district shall not be considered in determining a principal's compensation or assignment or transfer to an attendance center. Effective immediately,

Jan 09 1996 First reading Jan 07 1997

Referred to Rules

Session Sine Die

HB-2647 COWLISHAW. 105 ILCS 5/10-22.6

from Ch. 122, par. 10-22.6

Amends the School Code. Provides that if a student is expelled or suspended from school, the school principal shall promptly notify all certificated and noncertificated personnel of the school of the fact of the pupil's expulsion or suspension and the dates when the expulsion or suspension begins and ends. Effective immediately. Referred to Rules

Jan 09 1996 First reading Jan 07 1997

Session Sine Die

HB-2648 HOLBROOK AND BOLAND.

New Act

10 ILCS 5/29-10		from Ch. 46, par. 29-10
10 ILCS 5/29-15		from Ch. 46, par. 29-15
65 ILCS 5/3.1-10-5		from Ch. 24, par. 3.1-10-5
730 ILCS 5/5-5-5	i.	from Ch. 38, par. 1005-5-5

Creates the Public Office Disqualification Act. Provides that involvement in certain types of criminal proceedings will disqualify a person from holding appointive or elective public office at the State or local level. Specifies circumstances and procedures under which eligibility to hold public office may be restored. Amends the Election Code, the Illinois Municipal Code, and the Unified Code of Corrections to bring their current disgualification provisions into conformance with the Act. Effective immediately.

Jan 10 1996 Filed With Clerk

	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-2649 **CROSS - JOHNSON.TOM - LINDNER - HOEFT - DEUCHLER AND** HOLBROOK.

745 ILCS 45/1

from Ch. 126, par. 21

Amends the Communicable Disease Report Act. Permits the court to disclose the results of tests of inmates of penal institutions for communicable, venereal, or sexually transmitted diseases when the tests are submitted to a court in which the inmate will appear. The court may disclose the test results according to the best interests of the public.

1893

HOUSE AMENDMENT NO. 1.

Limits disclosure of test results to only tests for communicable airborne diseases. FISCAL NOTE, AMENDED (Dept. of Corrections) No fiscal impact.

JUDICIAL NOTE, AMENDED No change in need for number of judges CORRECTIONAL NOTE, AMENDED No impact on corrections population. FISCAL NOTE, AMENDED (Administrative Office of III. Courts) No fiscal impact on the Judicial Branch. HOME RULE IMPACT NOTE, AMENDED HB 2649, amended, does not preempt home rule authority. FISCAL NOTE, AMENDED (Administrative Office of Ill. Courts) No change from previous Admin. Office of 111. Courts note. CORRECTIONAL NOTE, AMENDED No change from previous correctional note. FISCAL NOTE, AMENDED (Dept. of Corrections) No change from previous DOC note. JUDICIÁL NOTE, AMENDED No change from previous judicial note. STATE MANDATES FISCAL NOTE, AMENDED In the opinion of DCCA, HB 2649, as amended by H-am 2, creates a local government organization and structure mandate for which no reimbursement is required under the State Mandates Act.

HOUSE AMENDMENT NO. 2.

Adds reference to: 730 ILCS 5/3-15-2

730 ILCS 5/5-5-3

from Ch. 38, par. 1003-15-2 from Ch. 38, par. 1005-5-3

Deletes the title and everything after the enacting clause. Amends the Unified Code of Corrections. Provides that when an inmate is tested for an airborne communicable disease as determined by the Department of Public Health, the results of the test shall be delivered to the judge of the court in which the inmate must appear for the judge's in camera inspection if the judge so requests. The judge shall have the discretion to determine what, if any, precautions need to be taken to prevent transmission of the disease in the courtroom. Effective immediately.

Jan 10 1996 Filed With Clerk

	First reading	Referred to Rules	
Jan 24 Feb 07	Amendment No.01	Assigned to Judiciary - C JUD-CIVIL LAW H	
red 07	Amendment No.01	Approved for Considerat 009-002-000	Adopted
	Placed Caindr, Second Rea		
Feb 21		Fiscal Note Filed	
		Judicial Note Filed	· -
		Correctional Note Filed AMENDED	AS
		Fiscal Note Filed	
	Placed Calndr, Second Rea		
Feb 22		Home Rule Note Filed	· · · · ·
D-1-07	Placed Calndr, Second Rea	CROSS	· · · · · · · · · · · · · · · · · · ·
Feb 27	Amendment No.02	CRUSS	Amendment referred to
		HRUL	releffed to
A second second	Placed Caindr, Second Rea		
Feb 28	Second Reading	and a second second second second second second second second second second second second second second second	
	Held on 2nd Reading		
	Amendment No.02	CROSS	Be approved considerati
		HRUL/008-000-000	Considerati
	Held on 2nd Reading		
Feb 29		Fiscal Note Filed	
1.1		Correctional Note Filed	AS
		AMENDED	
		Fiscal Note Filed	
		Judicial Note Filed	•
·,	Amondment No.02	St Mandate Fis Note Fil	
	Amendment No.02 Placed Calndr, Third Read	CROSS	Adopted
	Flaceu Camur, Finitu Read	112	

Third Reading - Passed 111-000-000

1894

Mar 05	Arrive Senate Sen Sponsor PETKA Placed Calendr,First Readng	
Mar 28	First reading Referred to Rules	
Apr 18	Assigned to Judiciary	0.000.000
Apr 10	Recommended do pass 01 Placed Calndr, Second Reading	0-000-000
Apr 23	Filed with Secretary	
	Amendment No.01 PETKA	Amendment
	SRUL	referred to
Apr 25	Second Reading	
•	Placed Calndr, Third Reading	
Apr 30	Added as Chief Co-sponsor LAUZEN	
	Amendment No.01 PETKA	
	Rules refers to SJUD	
May 07	Third Reading - Passed 056-000-000	
	Tabled Pursuant to Rule5-4(A) SA 01	
	Third Reading - Passed 056-000-000	
I 05	Passed both Houses	
Jun 05	Sent to the Governor	
Jun 18	Governor approved PUBLIC ACT 89-0477 effective date 96-06-18	1. 19 M

HOLBROOK - NOVAK - MCGUIRE - BOLAND - HANNIG AND SCOTT. HB-2650

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 to increase the income limitation, beginning with the 1996 grant year, from \$14,000 to \$30,000. Changes the limitation factor for those with an income of more than \$14,000 but less than \$30,000 from 4.5% to 2.25%. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 10 1996 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2651 LEITCH - SMITH,M - SALTSMAN - WOOLARD - HOLBROOK. 105 ILCS 5/18-8

from Ch. 122, par. 18-8

Amends the School Code. In the State aid formula, provides that the 1996-97 State aid of a district shall be computed using its 1995 EAV if its 1995 EAV is at least 6% less than its 1994 EAV and if that EAV decrease is a result of a reduction in the EAV of a single taxpayer in the district whose 1994 EAV constituted at least 20% of the 1994 EAV of all taxable property within the district. Effective immediately.

STATE MANDATES FISCAL NOTE (State Board of Ed.)

There is no fiscal impact on the State.

FISCAL NOTE (State Board of Ed.)

No change from SBE fiscal note.

SENATE AMENDMENT NO. 1. (Senate recedes May 21, 1996)

Provides that the 1996-97 State aid of a district shall be computed using its 1995 EAV if its 1995 EAV is at least 6% less than its 1994 EAV and if that EAV decrease is a result of a reduction in the EAV of a single taxpayer in the district whose 1994 EAV constituted at least 14% of the 1994 EAV of all taxable property within the district. Effective immediately,

NOTE(S) THAT MAY APPLY: Fiscal Jan 10 1996 Filed With Clerk

First reading Referred to Rules Feb 29 Assigned to Elementary & Secondary Education Mar 21 Recommended do pass 014-006-002 Placed Calndr, Second Reading Added As A Co-sponsor SALTSMAN Added As A Co-sponsor WOOLARD Mar 22 Fiscal Note Requested LANG

St Mandate Fis Nte RegLANG

Placed Caindr, Second Reading

Mar 25		St Mandate Fis Note Filed Fiscal Note Filed
	Placed Calndr, Second Read	ng
	Second Reading	
al second second	Held on 2nd Reading	N BROOK
	Added As A Co-sponsor HC	JLBROOK
Mar 26	Second Reading	
N. Martin and	Placed Calndr, Third Reading	
Mar 27	Third Reading - Passed 061	-038-014
Mar 28	Arrive Senate	
	Placed Calendr, First Readn	
	Sen Sponsor HAWKINSO	
	Added as Chief Co-sponsor	
	First reading	Referred to Rules
Apr 17		Assigned to Education
Apr 24		Postponed
Apr 30	Amendment No.01	EDUCATION S Adopted
		Recommnded do pass as amend
		006-003-001
	Placed Calndr, Second Read	Ing
May 01	Second Reading	 Manager and the second sec second second sec
	Placed Calndr, Third Reading	ng
and the second	Added As A Co-sponsor BC	WLES
May 07	Added as Chief Co-sponsor	CLAYBORNE
May 14	Third Reading - Passed 038	
11149 11	Arrive House	
and the second states	Anne nouse	Referred to Rules
May 15		Approved for Consideration
Way 15	Place Cal Order Concurren	• •
	Motion Filed Concur	
	Refer to Rules/Rul 8-4(a)	
	Place Cal Order Concurren	ce 01
May 20	H Noncners in S Amend. 0	
May 20	Secretary's Desk Non-conci	
and the second second second second second second second second second second second second second second second	Filed with Secretary	ui V1
a the second states of the	Thed with Secretary	Mtn recede - Senate Amend
	Motion referred to	SRUL
May 21	Motion referred to	Mtn recede - Senate Amend
May 21	Bulas refers to	SESE
a state and state the state	Rules refers to	Mtn recede - Senate Amend
Alternation of the second	a star ser a figura ta	Be approved consideration
and the second second	the second states of the second states of the second states of the second states of the second states of the se	Mtn recede - Senate Amend
	S Recedes from Amend. 01	
	Passed both Houses	/044-000-001
L., 10		
Jun 19	Sent to the Governor	
Aug 16	Governor approved	Affective data Of OR 16
	PUBLIC ACT 89-0679	
HB-2652 RYDER	, MEYER, LEITCH, BALT	HIS, KLINGLER, RUTHERFORD AND
BRADY		
305 ILCS 5/5-5	from Ch. 2	3. par. 5-5
		es a technical change in a Section con-
cerning medical ser		
Jan 10 1996	First reading	Referred to Rules
Jan 0 7 1997	Session Sine Die	

HB-2653 CLAYTON.

30 ILCS 350/19 new

65 ILCS 5/11-61-3

from Ch. 24, par. 11-61-3

Amends the Local Government Debt Reform Act. Provides that whenever applicable law provides that the authorization or issuance of bonds is subject to referendum, the voters' authorization or approval shall be valid for 10 years after the date of the referendum. Amends the Illinois Municipal Code. Provides that contracts to lease or purchase real or personal property shall not provide for consideration to be paid under the contract for more than 20 years (now 10 years). Allows municipalities to issue certificates evidencing indebtedness incurred under contracts for the purchase or lease of real or personal property for public purposes. States that the certificates are valid whether or not an appropriation is first included in any budget adopted by the municipality.

Jan 10 1996 First reading Feb 20

Feb 29

Jan 07 1997 Session Sine Die

KLINGLER AND POE. HB-2654

745 ILCS 80/1

from Ch. 70, par. 701

Amends the Sports Volunteer Immunity Act to extend immunity, from civil liability resulting from sports programs of a nonprofit association, to the officers and board members of the nonprofit association.

Jan 10 1996 First reading

Jan 07 1997 Session Sine Die Referred to Rules

Referred to Rules

Re-referred to Rules

Assigned to Cities & Villages

HB-2655 WENNLUND - SPANGLER - NOVAK.

New Act

Creates the Fire Compartmentalization Act. Requires the construction, between living units in multi-family dwellings constructed after January 1, 1997, of non-combustible, fire resistive, hollow core concrete, brick, or masonry walls and floors with a minimum fire rating of 2 hours. Preempts home rule.

HOUSE AMENDMENT NO. 1.

Adds reference to:

35 ILCS 200/10-37 new

Deletes everything. Creates the Residential Insulation and Multi-family Fire Compartmentalization Act and amends the Property Tax Code. Reinserts language similar to the bill as introduced, deleting the home rule provision, making the construction of 2-hour fire resistive walls and automatic sprinkling systems permissive, and defining "multi-family" to mean any building containing 4 (rather than 2) or more living units. Adds Section regarding criteria for insulation in one or two-family dwellings. Provides that those property owners who obtain certifications from the building inspector or person designated to inspect structures for compliance with building codes that their property complies with the specifications of this Act regarding insulation, fire resistive walls, and automatic fire sprinkling systems (where necessary) shall be eligible, upon application to the chief county assessment officer, to claim an alternate valuation for the property. Provides that the alternate valuation shall be computed as the lesser of (i) the value of the dwellings as if equipped with insulation fire wall materials and automatic fire sprinkling systems that meet the specifications provided in the Residential Insulation and Multi-family Fire Compartmentalization Act or (ii) the value of the dwellings as if equipped with insulation or fire wall materials and automatic fire sprinkling systems that do not meet the specifications provided in the Residential Insulation and Multi-family Fire Compartmentalization Act.

HOUSE AMENDMENT NO. 2.

Deletes reference to:

35 ILCS 200/10-37 new

Deletes everything. Creates the Residential Insulation and Multi-family Fire Compartmentalization Act. Creates only a short title.

FISCAL NOTE, AMENDED (Dpt. Revenue)

HB2655 is a shell bill; will have no fiscal impact on the Dpt. STATE MANDATES ACT FISCAL NOTE, AMENDED In the opinion of DCCA, HB2655, amended, fails to meet the definition of a State mandate. STATE MANDATES FISCAL NOTE, H-AM 3 In the opinion of DCCA, HB2655, with H-am 3, is a tax exemption mandate which requires reimbursement of 100% of the loss of revenue of certain local governments directly attributable to the mandate exemption. No estimate of the amount of reimbursement required is available.

NOTE(S) THAT MAY APPLY: Home Rule Jan 10 1996 First reading

Referred to Rules

Jan 24 Mar 07	Added As A Joint Sponse		rotection
	Added As A Co-sponsor 1	NOVAK	
Mar 21	Amendment No.01	CONSUMER PROT H Do Pass Amend/Short D 009-000-000	Adopted Debate
	Placed Cal 2nd Rdg-Sht 1		
Mar 26		Fiscal Note Requested A AMENDED/GRANI St Mandate Fis Nte Req AMENDED/GRANI	BER AS
	Cal Ord 2nd Rdg-Shr Db		DEK
	Second Reading-Short De Held 2nd Rdg-Short Deba	ebate ate	
	Added As A Co-sponsor L	LOPEZ	
Mar 27	Amendment No.02	WENNLUND	Amendment referred to
		HRUL	
	Held 2nd Rdg-Short Deba	ate	
Mar 28	Amendment No.02	WENNLUND	Be approved considerati
	· · · ·	HRUL	estisider ati
	Amendment No.02	WENNLUND Fiscal Note Filed	Adopted
	Held 2nd Rdg-Short Deba		
		St Mandate Fis Note File	
	Pld Cal Ord 3rd Rdg-Sht	Dbt	
	The cur of a sha Rug-Shi	3d Reading Consideration	חח
		Calendar Consideration F	
Apr 17	Recalled to Second Reading		Р.
//pi 17	Held on 2nd Reading	lg	
	Annual Ne 02	WENDURT	
	Amendment No.03	WENNLUND	Amendment
		2	referred to
	· · · · · · · · · · · · · · · · · · ·	HRUL	
Apr 18	Held on 2nd Reading Amendment No.03	WENNLUND	Amendment referred to
And a second second		HCON	referred to
•	Held on 2nd Reading	neon	
	field of zhu Keauing	Calendar Consideration P	n
and a star and a second	Tabled Pursuant to Rule5- Third Reading - Passed 07	-4(A)/HFA 03	Υ.
Apr 19	Arrive Senate	1-034-006	
Api 19	Sen Sponsor RAUSCHEN	IBERGER	
	Placed Calendr, First Read		
A == 20	First reading	Referred to Rules	
Apr 29		St Mandate Fis Note File	d
Jan 07 1997	Session Sine Die	Committee Rules	$\mathcal{L}_{\mathcal{L}}^{(1)}(\mathcal{L})$

HB-2656 WENNLUND. 70 ILCS 705/16.10

from Ch. 127 1/2, par. 37.10

Amends the Fire Protection District Act. Provides that the board of fire commissioners shall strike off the names of candidates for fire department positions after the candidates have been on the eligibility list for more than 5 years (now 2). Referred to Rules

Jan 10 1996 First reading Jan 07 1997 Session Sine Die

HB-2657 WENNLUND.

New Act

Creates the Vending Machine Commission Prohibition Act. Provides that vending machine owners shall not pay a commission in excess of \$1 per machine user per year where there is a discernible number of users or \$25 per machine per year where there is not a discernible number of users. Provides that a violation of this Act is a Class 4 felony. Provides that persons adversely affected by a violation of this Act may seek an injunction restraining violations of this Act. Exempts from this Act agreements entered into before the effective date of this Act.

STATE MANDATES ACT FISCAL NOTE, AMENDED In the opinion of DCCA, HB2657, amended, fails to meet the definition of a State mandate. STATE MANDATES FISCAL NOTE, AMENDED

In the opinion of DCCA, HB 2657, as amended by House Amendment 1, fails to meet the definition of a mandate under the State Mandates Act.

Note(s) That May Apply: Correctional Jan 10 1996 First reading

Jan 10 1996 Jan 24 Mar 25 Mar 26 Referred to Rules Assigned to Judiciary - Civil Law Refer to Rules/Rul 3-9(a) St Mandate Fis Note Filed Committee Rules

Jan 07 1997 Session Sine Die

HB-2658 DURKIN – CIARLO – HUGHES – SPANGLER – HOFFMAN, DEERING, MURPHY,M, GRANBERG AND PARKE.

725 ILCS 5/122-1 730 ILCS 5/3-3-13 735 ILCS 5/10-103	from Ch. 38, par. 122-1 from Ch. 38, par. 1003-3-13 from Ch. 110, par. 10-103	
133 1665 3/ 10 103	from en. 110, put. 10 105	

Amends the Code of Criminal Procedure of 1963, the Unified Code of Corrections, and the Code of Civil Procedure. Provides that if a defendant is sentenced to death, a petition for post-conviction relief or executive clemency, or an application for habeas corpus, may be commenced only with the defendant's written consent, unless the defendant, because of a mental or physical condition, is unable to understand the nature and purpose of the proceedings.

HOUSE AMENDMENT NO. 1.

Provides that a petition by a defendant sentenced to death for post-conviction relief, executive elemency, or an application for habeas corpus may be commenced without the defendant's consent if he or she, because of mental or physical condition, is incapable of asserting his or her own claim (rather than because the defendant is unable to understand the nature and purpose of the proceedings).

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends providing that the changes regarding executive clemency shall not be construed to limit the power of the Governor under the Constitution to grant a reprieve, commutation of sentence, or pardon.

Jan 10 1996	First reading Referred to Rules
Jan 11	Assigned to Judiciary - Criminal Law
Feb 08	Amendment No.01 JUD-CRIMINAL H Adopted
	Recomminded do pass as amend
	013-002-000
	Placed Calndr, Second Reading
Feb 20	Placed Calndr, Third Reading
Feb 21	Third Reading - Passed 097-017-002
	Arrive Senate
	Placed Calendr, First Reading
Feb 28	Sen Sponsor WALSH,T
Feb 29	First reading Referred to Rules
Mar 28	Assigned to Judiciary
Apr 18	Postponed
May 01	Recommended do pass 006-000-000
inay of	Placed Caindr, Second Reading
	Added as Chief Co-sponsor DUNN,T
	Added as Chief Co-sponsor DILLARD
	Added as Chief Co-sponsor SHADID
May 02	Second Reading
Way 02	Placed Calndr, Third Reading
May 07	Third Reading - Passed 046-005-003
May 07	Passed both Houses
Inc. 05	Sent to the Governor
Jun 05	
Aug 02	Governor amendatory veto
	Placed Cal. Amendatory Veto
Nov 14	Mtn fild accept amend veto 01/DURKIN
	Motion referred to 01/HRUL
Nov 19	Be approved consideration
	Placed Cal. Amendatory Veto

Accept Amnd Veto-House Pass 112-001-003
Placed Cal. Amendatory Veto
Mtn fild accept amend veto WALSH,T
Accept Amnd Veto-Sen Pass 058-000-000
Bth House Accept Amend Veto
Return to Gov-Certification
Governor certifies changes
PUBLIC ACT 89-0684 effective date 97-06-01

BLACK - CIARLO - KLINGLER - BOST - WINKEL, WINTERS, WAIT, HB-2659 STEPHENS, POE, O'CONNOR, MURPHY,M, LAWFER, JONES, JOHN, HASSERT, DOODY, ACKERMAN, MYERS AND TURNER, J.

35 ILCS 200/9-265 35 ILCS 200/14-40 35 ILCS 200/14-41 new 35 ILCS 200/20-190

Amends the Property Tax Code. Provides a 2-year statute of limitations on arrearages of property taxes owed because of a county's error. Requires a county to give the taxpayer notice of the incorrect assessment. Allows the county to collect the arrearages of taxes in equal installments in the following year if the county sends the notice on or before October 1. Allows the county to collect the arrearages in equal installments in the second year after the notice if the county mails the notice after October 1. Provides that no interest shall be assessed on the arrearages. Provides that "county error" does not include a failure by the county to send a tax bill to the taxpayer. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to:

30 ILCS 805/8.20 new

Deletes everything. Reinserts the provisions of the bill. Changes a reference from "county error" to "administrative error". Defines "administrative error" as including failure to include a levy by a taxing district in the levy ordinance, failure to include an extension for a taxing district on the tax bill, an error in the calculations of tax rates or extensions or any other mathematical error by the county clerk, property omitted in the assessment, or a defective description or assessment by the county. Provides that the arrearages of taxes shall be added to the tax bill for the year the arrearages are due. Requires the arrearages of taxes to be listed separately on the tax bill. Amends the State Mandates Act to provide an exemption from reimbursement obligations.

HOUSE AMENDMENT NO. 2.

Deletes everything. Reinserts the provisions of H-am 1. Removes the provision stating that no interest shall be charged on arrearages of taxes on omitted property if the arrearages are owed due to an administrative error. Changes the definition of "administrative error" to state that the term includes but is not limited to failure to include an extension for a taxing district on the tax bill, an error in the calculations of tax rates or extensions or any other mathematical error by the county clerk, or a defective coding by the county but does not include a failure by the county to send a tax bill to the taxpayer, a failure by the taxpayer to notify the assessor of a change in the tax-exempt status of the property, or any error concerning the assessment of the property.

FISCAL NOTE, AMENDED (Dpt. of Revenue)

HB 2659 has no direct fiscal impact on the Dpt. of Revenue,

affecting issues having impact on local authorities.

STATE MANDATES FISCAL NOTE, AMENDED

In the opinion of DCCA, HB 2659, as amended by H-am2, creates a due process mandate for which no reimbursement is required.

SENATE AMENDMENT NO. 1.

Adds reference to:

35 ILCS 200/21-250

Provides that if a tax certificate is lost or destroyed, the county clerk shall issue a duplicate certificate upon the written request and a sworn affidavit by the tax sale purchaser. Provides that the clerk shall make a notation in the tax sale and judgment book that a duplicate has been issued. Provides that redemption payments shall be made only to the holder of the duplicate certificate.

Provides that if a	NDMENT NO. 2. a county has adopted an a f taxes may be billed sepa	accelerated method of billing property rately. Effective September 1, 1996.
NOTE(S) THAT MA	y Apply: Fiscal; State Man	lates
	First reading	Referred to Rules
Jan 24	C .	Assigned to Revenue
Feb 22	Amendment No.01	REVENUE H Adopted
		Remains in Committee Revenue
Feb 29	Amendment No.02	REVENUE H Adopted
		Do Pass Amend/Short Debate 010-000-001
	Placed Cal 2nd Rdg-Sht D	
Mar 05	Hateu Cai 2nu Rug-Sht D	Fiscal Note Filed
		St Mandate Fis Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	
	Second Reading-Short Del	bate
Mar 06	3Rd Rdg-Sht Dbt-Pass/Ve	ot111-000-001
	 Added As A Joint Sponsor 	MURPHY,M
	Joint Sponsor Changed to	
	Added As A Co-sponsor K	
	Added As A Co-sponsor B	
	Added As A Co-sponsor W	
	Added As A Co-sponsor M	
	 Added As A Co-sponsor H Added As A Co-sponsor D 	
	Added As A Co-sponsor D Added As A Co-sponsor A	
	Added As A Co-sponsor A	IYERS
	Added As A Co-sponsor T	URNER J
Mar 07	Pld Cal Ord 3rd Rdg-Sht	
inter of	Arrive Senate	
	Placed Calendr, First Read	ng
Mar 21	Sen Sponsor WOODYAR	D
Mar 22	First reading	Referred to Rules
Mar 28		Assigned to Revenue
Apr 17	Amendment No.01	REVENUE S Adopted
	Amendment No.02	REVENUE S Adopted
		Recommnded do pass as amend 009-000-000
	Placed Calndr, Second Rea	
Apr 24	Second Reading	
Apr 24	Placed Calndr, Third Read	ing
Apr 30	Added as Chief Co-sponso	
	Added as Chief Co-sponso	r SHAW
1	Added As A Co-sponsor C	LAYBORNE
	Third Reading - Passed 05	6-000-000
	Arrive House	
May 07		Referred to Rules
May 08		Approved for Consideration
	Place Cal Order Concurre	nce 01,02
	Motion Filed Concur Refer to Rules/Rul 8-4(a)	
	Place Cal Order Concurre	
May 15	Thate Cal Order Concurre	Be approved consideration
indy 15	Place Cal Order Concurre	
	H Concurs in S Amend. 0	
	Passed both Houses	
Jun 13	Sent to the Governor	• • • •
Aug 09	Governor approved	
-	PUBLIC ACT 89-0617	effective date 96-09-01
HB-2660 HART	KE.	

520 ILCS 5/2.26

from Ch. 61, par. 2.26

Amends the Wildlife Code. Provides that partners of a partnership may receive free deer hunting permits to hunt deer on partnership land. Allows one permit per partner for each 40 acres of land with a limit of 15 permits. Effective immediately. HOUSE AMENDMENT NO. 1.

Provides that the deer hunting permit issued to a partner of a partnership is valid on all lands of the partnership in a county. Deletes immediate effective date.

HOUSE AMENDMENT NO. 2.

Limits eligible partnerships to those defined under the Uniform Partnership Act and registered with the Secretary of State. NOTE(s) THAT MAY APPLY: Fiscal

OTE(S)	I HAT MA	Y APPLY: Fiscal
Jan	11 1996	First reading

Jan 11 1990	FIrst
Feb 20	
Feb 27	

Amendment	
Amendment	N0.02

Referred to Rules Assigned to Agriculture & Conservation AGRICULTURE H Adopted AGRICULTURE H Adopted Do Pass Amend/Short Debate 023-000-000

	Placed Cal 2nd Rdg-Sht Dbt
Feb 28	Second Reading
	Held on 2nd Reading
Feb 29	Placed Calndr, Third Reading
Mar 05	Third Reading - Passed 109-001-000
Mar 06	Arrive Senate
	Placed Calendr, First Reading
Jan 07 1997	Session Sine Die

HB-2661 MAUTINO.

105 ILCS 5/7-2b

from Ch. 122, par. 7-2b

Amends the School Code. Makes technical changes in provisions of the School Code relating to detachment and annexation of non-coterminous territory of an elementary or high school district.

Jan 11 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-2662 BRADY.

40 ILCS 5/2-123	from Ch. 108 1/2, par. 2-123
40 ILCS 5/14-104	from Ch. 108 1/2, par. 14-104
40 ILCS 5/14-133	from Ch. 108 1/2, par. 14-133
40 ILCS 5/22A-112	from Ch. 108 1/2, par. 22A-112
40 ILCS 5/22A-114	from Ch. 108 1/2, par. 22A-114

Amends the General Assembly Article of the Illinois Pension Code to allow a refund of excess contributions to be paid to a beneficiary designated by the member's surviving spouse. Amends the State Employees Article to provide that certain optional credits may be established by members as well as employees ("members" includes persons who are no longer employees but have not yet received a retirement annuity or refund). Provides that the employee contributions paid by certain part-time Mental Health and Corrections employees shall be calculated at the same rate as for full-time employees. Also makes technical changes. Amends the State Board of Investment Article to require that investments be carried at cost or a value determined in accordance with generally accepted accounting principles and accounting procedures approved by the Board. Removes the requirement that a bank or trust company used for the registration of securities be domiciled in Illinois. Effective immediately.

PENSION IMPACT NOTE

This bill contains administrative changes that would have no fiscal impact on the retirement systems affected by its provisions.

Note(s) That May Apply: Fiscal; Pension Jan 11 1996 Filed With Clerk

1 1996	Filed With Clerk	
	First reading	

Feb 16

Jan 07 1997 Session Sine Die

HB-2663 PANKAU.

415 ILCS 120/Act rep.

30 ILCS 105/5.403 rep.

Repeals the Alternate Fuels Act. Repeals the Alternate Fuels Fund. Effective immediately.

Jan 11 1996	Filed With Clerk
1	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

Referred to Rules Pension Note Filed Committee Rules

HB-2664 HOEFT – DAVIS,M – MITCHELL – BLAGOJEVICH – SALVI AND GILES.

105 ILCS 5/2-3.25g

from Ch. 122, par. 2-3.25g

Amends the School Code. Makes technical changes in the provisions relating to the waiver or modification of School Code mandates and administrative rules and regulations. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 105 ILCS 2-3.25g Adds reference to: 105 ILCS 5/8-1

Changes the title and replaces everything after the enacting clause. Amends the School Code to eliminate a requirement that the treasurer of the school board of a school district that is in a Class II county school unit and that was under the jurisdiction and authority of the township treasurer and trustees of schools of the township at the time those offices were abolished in that township must be a resident of the school district. Effective immediately.

HOUSE AMENDMENT NO. 2.

Adds reference to: 105 ILCS 5/10-23.5 105 ILCS 5/24-12

Adds provisions further amending the School Code. Replaces the requirement of notifying educational support personnel and teachers of their honorable dismissal by certified mail, return receipt requested with a requirement of mailing them written notice and also either giving them notice by certified mail, return receipt requested or by personal delivery with receipt.

HOUSE AMENDMENT NO. 3.

Adds reference to: 105 ILCS 5/27-8.1

from Ch. 122, par. 27-8.1

Adds provisions that further amend the School Code. Requires school children to present proof of having had the requisite health examination or immunization within 60 days after being given notice of the applicable statutory requirements. (At present that proof is to be presented by October 15 of the current school year.) Provides that if a child is given the requisite notice and fails to submit the requisite proof no later than October 15 (current law) or 60 days following receipt of the notice if after October 15, the child is to be excluded from school. Requires schools to make their immunization and examination reports to the State Board of Education by November 15 (now, October 15).

HOUSE AMENDMENT NO. 4.

Adds reference to:

105 ILCS 5/18-8 from Ch. 122, par. 18-8

Adds provisions further amending the School Code relative to computing days of attendance and average daily attendance under the State aid formula. Provides that either or both of the 2 full days that currently may be devoted to parent teacher conferences and counted as a day of attendance (though not considered for average daily attendance purposes) may instead be used for teacher in-service training programs.

HOUSE AMENDMENT NO. 7.

Adds reference to: 105 ILCS 5/24-2

from Ch. 122, par. 24-2

Adds provisions amending the School Code. Removes the first Monday in March from the list of legal school holidays on which teachers may not be required to teach. Provides that the first Monday in March (to be known as Casimir Pulaski's birthday) may be celebrated, at the discretion of the local school board, as a legal school holiday or as a commemorative holiday.

HOUSE AMENDMENT NO. 8.

Adds reference to: 105 ILCS 5/27-5

-5 from Ch. 122, par. 27-5

Provides that the physical education course offered in grades 5 through 10 (now, grades 9 and 10) may include the health education course required in the Critical

Health Problems and Comprehensive Health Education Act. Adds that if the required health education course is not offered in grades 5 through 8 of an underlying elementary district, it must be included in the physical education course offered in grades 9 and 10 of the high school district attended by graduates of the underlying elementary district's schools.

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

The bill has a negligible fiscal impact on SBE.

FISCAL NOTE, AMENDED (State Board of Ed.)

No change from SBE mandates note.

SENATE AMENDMENT NO. 1.

Deletes reference to:

105 ILCS 5/24-2 from Ch. 122, par. 24-2

Reverses amendatory action of H-am 7 and restores the first Monday in March as a legal school holiday on which teachers may not be required to teach.

SENATE AMENDMENT NO. 2.

Deletes requirement added in H-am 8 for a high school district to include in its physical education curriculum a health education course for grades 9 and 10 in those districts which do not offer one in the underlying elementary school district in grades 5 through 8.

SENATE AMENDMENT NO. 3.

Revises the changes proposed to the provisions of the School Code requiring health examinations and immunizations for certain school children. Provides that if a child fails to submit proof of having either a health examination or immunization as required, that then the child is to be so examined or immunized and present proof thereof by October 15 or an earlier date of the current school year established by a school district. Requires the school district to give 60 day's prior notice of any such earlier established date. Adds that if for medical reasons an immunization must be given later, that the child is to present by October 15 or the earlier established date a schedule for administration of the immunizations that are to be given at a later date. Provides that if a child doesn't comply with the examination and immunization requirements by October 15 or the earlier established date of the current school year, that the child is to be excluded from school until proof of compliance is submitted.

	Jan 11 1996	Filed With Clerk		
1.1	te de la deserve	First reading	Referred to Rules	
	Feb 22		Assigned to Elementary & Se Education	econdary
	Feb 28	Amendment No.01	ELEM SCND ED H A	dopted
		Amendment No.02	ELEM SCND ED H A	dopted
		Amendment No.03	ELEM SCND ED H A	dopted
		Amendment No.04	ELEM SCND ED H A	dopted
		Amendment No.05	ELEM SCND ED H W	ithdrawn
	And the second second	Amendment No.06	ELEM SCND ED H W	ithdrawn
· · ·			Remains in Committee Eleme	entary &
			Secondary Education	
	Mar 06	Amendment No.07		dopted
± 1	이 같은 것 같은 것을 같다.	Amendment No.08		dopted
		$f^{(1)}_{ij} = F^{(1)}_{ij} + F^{(2)}_{ij} + F^{($	Recommnded do pass as ame 019-000-000	nd
		Placed Calndr, Second Read	dng	
	Mar 07	· · · · · · · · · · · · · · · · · · ·	St Mandate Fis Note Filed Fiscal Note Filed	
		Placed Caindr, Second Read	dng	
	Mar 20	Second Reading	Ũ	
		Placed Calndr, Third Readi	ng	
1.7	Mar 22	Third Reading - Passed 09	1-001-014	
		Added As A Co-sponsor G	ILES	
	Mar 25	Arrive Senate		
		Placed Calendr, First Read	ng	
	Mar 27	Sen Sponsor KARPIEL		
		Added as Chief Co-sponsor		
		First reading	Referred to Rules	
	Mar 28	Added as Chief Co-sponsor		and the second
			Assigned to Education	1

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1904

	Apr 17		Held in committee	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
	Apr 24	Amendment No.01	EDUCATION S	Adopted
			Recomminded do pass as a	mend
		Discord Calada Sasaa d Dasid	011-000-000	· · · · · ·
	Apr 25	Placed Calndr, Second Read Second Reading	ing	
	Apr 20	Placed Calndr, Third Reading	20	
	May 07	Filed with Secretary	ug	
	May 07	Amendment No.02	KARPIEL	A manunatura con t
		Amendment (N0.02	KARFIEL	Amendment
			SRUL	referred to
		Filed with Secretary	SKUL	
		Amendment No.03	KARPIEL	Amendment
				referred to
			SRUL	Teleffed to
		Filed with Secretary	5	
		Amendment No.04	WATSON	
			-KARPIEL	
		Amendment referred t	o SRUL	
		Amendment No.02	KARPIEL	
		Rules refers to	SESE	
		Amendment No.03	KARPIEL	
	,	Rules refers to	SESE	
		Amendment No.04	WATSON	
			-KARPIEL	
		Rules refers to	SESE	
	May 09	Amendment No.02	KARPIEL	
			Be adopted	
		Amendment No.03	KARPIEL	
			Be adopted	
		Amendment No.04	WATSON	
			-KARPIEL	
		Recalled to Second Reading	Held in committee	
		Amendment No.02	KARPIEL	Adomtod
		Amendment No.02 Amendment No.03	KARPIEL	Adopted
		Placed Calndr, Third Readin		Adopted
	May 15	Third Reading - Passed 055-	-000-000	
		Tabled Pursuant to Rule5-4	(A) SA 04	
		Third Reading - Passed 055		
		Arrive House		. 1.
			Referred to Rules	
	May 16		Approved for Consideratio	n
		Motion Filed Concur		
		Refer to Rules/Rul 8-4(a)		
			Be approved consideration	
		Place Cal Order Concurrence		
			Floor motion REP DART	MOVES TO
			TO DIVIDE THE	
			QUESTION	
		U Conquer in S. Amerid S. A	Motion prevailed	
		H Concurs in S Amend. 01/		
		H Concurs in S Amend. 02/ H Concurs in S Amend. 03/		
		Added As A Co-sponsor SA		
		Added As A Co-sponsor BL.		
		Passed both Houses	AGOJEVICII	
	Jun 14	Sent to the Governor		
	Aug 09	Governor approved		
			effective date 96-08-09	
цр э4	66 TANKER			
HB-26		R – NOLAND – WOOLARI) – wiksing – Stepher	ND.
	ILCS 620/2.38			r.
	ILCS 620/2.39		1/2 501 1	× .
	ILCS 620/21.1		1/2, par. 521.1	
	ILCS 620/21.2 ILCS 620/22.4		1/2, par. 521.2	
410	ILCS 620/ 22.4 ILCS 635/2		1/2, par. 522.4 1/2, par. 2202	
110		nom ch. 50	ش0عت , par زم / r	

410 ILCS 635/3	from Ch. 56 1/2, par. 2203
410 ILCS 635/4	from Ch. 56 1/2, par. 2204
410 ILCS 635/5	from Ch. 56 1/2, par. 2205
410 ILCS 635/5.1	from Ch. 56 1/2, par. 2205.1
410 ILCS 635/6	from Ch. 56 1/2, par. 2206
410 ILCS 635/9	from Ch. 56 1/2, par. 2209
410 ILCS 635/10	from Ch. 56 1/2, par. 2210
410 ILCS 635/11	from Ch. 56 1/2, par. 2211
410 ILCS 635/12	from Ch. 56 1/2, par. 2212
410 ILCS 635/15	from Ch. 56 1/2, par. 2215
410 ILCS 635/16	from Ch. 56 1/2, par. 2216
410 ILCS 635/19	from Ch. 56 1/2, par. 2219
and the second second second second second second second second second second second second second second second	

Amends the Food, Drug and Cosmetic Act and the Grade A Pasteurized Milk and Milk Products Act. Adds provisions concerning permits for and operations of bulk milk pickup tanks, milk hauler-samplers, and certified pasteurizer sealers. Provides that certain permit fees shall be deposited into the Food and Drug Safety Fund. Provides that moneys in the Fund may be used for activities related to milk safety. Makes other changes.

FISCAL NOTE (Dpt. Public Health)

Bulk Tank Truck Permit program expenditures total \$12,800 and permits receipts total \$10,000; Pasteurizer Sealer Certification program expenditures total \$5,000 and certification receipts total \$6,000. FISCAL NOTE (Dpt. Corrections) No fiscal impact. CORRECTIONAL NOTE No prison population impact. HOME RULE IMPACT NOTE (DCCA) HB 2665 will have no known impact on the current functions of any home rule unit of government. FISCAL NOTE, CORRECTED (Dept. Public Health) The total for Pasteurizer Sealer Certification changes from \$6,000 to \$5,000. FISCAL NOTE, AMENDED (Dept. Public Health) No change from previous note.

HOUSE AMENDMENT NO. 1.

Provides that a permit issued by the Department of Public Health for a bulk milk pickup tank remains valid indefinitely unless the permit is revoked by the Department or the tank is transferred or removed from service. Adds immediate effective date.

aic.				
No	te(s) That Ma	y Apply: Correctional; Fisca	al; Home Rule	
	Jan 11 1996	First reading	Referred to Rules	
	Jan 24		Assigned to Agriculture	& Conservation
	Feb 06		Fiscal Note Filed	a conservation
	10000			
			Fiscal Note Filed	
			Correctional Note Filed	
			Committee Agriculture	& Conservation
			Recommended do pass	015-006-004
		Placed Calndr, Second Rea	dng	
	Feb 07	Placed Calndr, Third Read	ing	
	Feb 20	· · · · · · · · · · · · · · · · · · ·	Home Rule Note Filed	
	100 20		Fiscal Note Filed	
		Calendar Order of 3rd Rdr		
				1 A A A A A A A A A A A A A A A A A A A
		Recalled to Second Readin	lg	
		Held on 2nd Reading		
		Amendment No.01	LAWFER	Amendment
				referred to
			HRUL	
		Held on 2nd Reading		
	Feb 22	Amendment No.01	LAWFER	Be approved
				considerati
			008-000-000	
			Fiscal Note Filed	
		Held on 2nd Reading	ribbur ribber indu	
	Feb 28	Amendment No.01	LAWFER	Adopted
	100 20		LAWFER	Auopicu
		Second Reading		
		Placed Calndr, Third Read		
		Third Reading - Passed 11	5-001-000	

Feb 29	Arrive Senate
	Placed Calendr. First Reading
Mar 05	Sen Sponsor SIEBEN
Mar 06	First reading Referred to Rules
Mar 28	Assigned to Agriculture & Conservation
Apr 17	Recommended do pass 008-000-000
-	Placed Caindr, Second Reading
Apr 24	Second Reading
· · ·	Placed CaIndr, Third Reading
Apr 30	Third Reading - Passed 057-000-000
•	Passed both Houses
May 29	Sent to the Governor
Jul 19	Governor approved
	PUBLIC ACT 89-0526 effective date 96-07-19

HB-2666 DURKIN.

110 ILCS 805/2-11.1

from Ch. 122, par. 102-11.1

Referred to Rules

Amends the Public Community College Act. Provides that the Illinois Community College Board does not have the power or duty to review, approve, or override the actions of the board of a community college district that is acting or performing its duties under specified provisions of the Act. Effective immediately.

Jan 11 1996 First reading

Jan 07 1997 Session Sine Die

BRADY - MYERS - WINKEL - BOST - TENHOUSE, POE, KLINGLER, HB-2667 WEAVER, M, JOHNSON, TIM, LAWFER, MOFFITT, NOVAK AND MAU. TINO.

P.A. 89-22

Amends Public Act 89-22. Appropriates \$200,000 to the Department of State Police for a helicopter lease. Increases by \$2,500,000 the appropriation to the Illinois Department of Transportation for intercity rail passenger service. Effective immediately.

BALANCED BUDGET NOTE (DOT) If intercity rail passenger service is continued in FY97, between \$6.5 million and \$8.9 million would be required to ensure 6 days of service. DOT's GRF programs have no obvious source for offset of expenses for funding continued service. BOB would have to be consulted to determine financial feasibility of the supplemental appropriation.

BALANCED BUDGET NOTE (III. State Police)

HB2667 increases FY96 GRF by \$200,000 to continue the ISP

helicopter program through the end of the fiscal year. Referred to Rules

Jan 11 1996 First reading

Jan 23

Amendment No.01

Safety APP PUB SAFTY H

Amendment referred to

Amendment No.02 Amendment No.03 HRUL/007-004-000 APP PUB SAFTY H APP PUB SAFTY H

Withdrawn Amendment referred to

HRUL/007-004-000 Recommended do pass 011-000-000

Assigned to Appropriations-Public

Placed Calndr, Second Reading Amendment No.04 MAUTINO

HRIIL MAUTINO

HRUL

Amendment referred to

Amendment referred to

Placed Calndr, Second Reading

Amendment No.05

Motion disch comm, advc 2nd Motion disch comm, advc 2nd

Placed Calndr, Second Reading

Motion disch comm, advc 2nd Motion disch-comm, advc 2nd

Jan 24

Placed Calndr,Second Readng

Feb 06

Balanced Budget Note R Balanced Budget Note Filed Balanced Budget Note Filed Correctional Note Requested

Placed Caindr, Second Reading Held on 2nd Reading

> Floor motion BRADY MOVES THE CORRECTIONAL BUDGET IMPACT NOTE IS NOT APPLICABLE Motion prevailed

	Placed Calndr, Third	
Feb 07	Tabled Pursuant to 1	Rule5-4A/HCA 01,02,03
		HFA 04,05
	Third Reading - Pas	sed 109-008-000
Feb 08	Arrive Senate	
	Placed Calendr, First	Reading
Mar 20	Sen Sponsor RAUS	CHENBERGER
	First reading	Referred to Rules
Mar 28	č	Assigned to Appropriations
Apr 24		Postponed
•	· · · · · · · · · · · ·	Committee Appropriations
May 10		PURSUANT TO RULE
		3-9(A).
		Re-referred to Rules

Jan 07 1997 Session Sine Die

HB-2668 CROSS – BIGGERT – DURKIN.

New Act

Creates the Civil Legal Services for the Indigent Act. Provides that, in each county with a population over 3,000,000, the circuit clerk shall charge additional fees in specified civil matters. Provides that the additional fees shall be deposited into the Legal Services for the Indigent Fund to be held by the county treasurer and administered by the Chief Judge of the judicial circuit. Provides that moneys in the Fund shall be used for grants to the Chicago Bar Foundation for distribution to organizations that provide legal services to indigent persons in civil cases. Contains provisions regarding administrative and other matters. NOTE(s) THAT MAY APPLY: Fiscal

ote(s) I hat Ma	Y APPLY: Fiscal	
Jan 11 1996	Filed With Clerk	
	First reading	Referred to Rules
Jan 07 1997	Session Sine Die	

HB-2669 DEUCHLER – MULLIGAN – CLAYTON – RONEN – CURRIE.

from Ch. 23, par. 2212

Amends the Child Care Act of 1969. Adds a caption to the definitions Section. Jan 11 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-2670 MCAULIFFE – DEERING – DEUCHLER – HOLBROOK – WOOLARD, SANTIAGO, BOLAND, LOPEZ AND FANTIN.

50 ILCS 705/9

225 ILCS 10/2

from Ch. 85, par. 509

Amends the Illinois Police Training Act. Permits the Illinois Law Enforcement Training Standards Board to use a portion of the Traffic and Criminal Conviction Surcharge Fund for grant-in-aid programs and services for training county and municipal employees whose functions include corrections or enforcement of criminal or traffic law. Effective immediately.

ιv	aw. Directive	/ mmoulatory.		
	FISCAL NOT	E (III. Law Enforcement Tra	aining & Standards Bd)	
	House Bill 2670	0 would not require any addi	tional funding.	
	Jan 11 1996	First reading	Referred to Rules	
	Mar 07		Assigned to Cities & Villages	
	Mar 20		Do Pass/Short Debate Cal 007-000-000	
		Placed Cal 2nd Rdg-Sht Di	ht	

Mar 21

Fiscal Note Requested HOFFMAN Correctional Note Requested HOFFMAN

Cal Ord 2nd Rdg-Shr Dbt

Mar 22	Second Reading-Short D	
	 Held 2nd Rdg-Short Deb 	
Mar 25	-,	Fiscal Note Filed
	Held 2nd Rdg-Short Deb	bate
		Correct Note Regst Withdrn
		HOFFMAN
	Held 2nd Rdg-Short Deb	pate
	Second Reading-Short D	
	Pid Cal Ord 3rd Rdg-Sh	
Mar 26	Added As A Co-sponsor	
intat 20	Added As A Co-sponsor	
	Added As A Co-sponsor	
	Added As A Co-sponsor	
	3Rd Rdg-Sht Dbt-Pass/	Vot110-000-000
	Arrive Senate	
	 Placed Calendr, First Rea 	idng
	Sen Sponsor DUDYCZ	
Mar 27	First reading	Referred to Rules
Mar 28		Assigned to State Government
		Operations
Apr 18		Recommended do pass 006-000-000
	Placed Calndr, Second Re	eadng
Apr 24	Second Reading	с.
•	Placed Calndr, Third Rea	ding
Apr 30	Added as Chief Co-spons	
	Third Reading - Passed 0	
	Passed both Houses	
May 29	Sent to the Governor	
Jun 13	Governor approved	
Juli 1		4 effective date 96-06-13
HB-2671 BLAG	OJEVICH - RONEN - JOI	NES,LOU, ERWIN, FLOWERS.

110-2071

New Act 720 ILCS 5/12-3.3 new 730 ILCS 5/5-5-3.2 730 ILCS 5/5-5-6 730 ILCS 5/5-6-1 735 ILCS 5/13-202.3

from Ch. 38, par. 1005-5-3.2 from Ch. 38, par. 1005-5-6 from Ch. 38, par. 1005-6-1

Creates the Domestic Violence Victim's Right to Terminate Lease Act. Provides that a tenant under a lease covering premises occupied for dwelling purposes who during the term of the lease has secured an order of protection under the Illinois Domestic Violence Act of 1986 or has been the victim of domestic battery, violation of an order of protection, stalking, or aggravated stalking has the right to terminate the lease and be released from liability for paying rent subsequent to the tenant surrendering possession of the premises to the lessor. Applies to rental agreements entered into or renewed on or after the effective date of the Act. Amends the Criminal Code of 1961. Creates the offense of aggravated domestic battery. Provides that the offense consists of committing domestic battery in conjunction with either intentionally or knowingly causing great bodily harm or permanent disability or disfigurement (penalty is a Class 2 felony) or violating a temporary restraining order, an order of protection, or an injunction prohibiting certain behavior described in the Illinois Domestic Violence Act of 1986 (penalty is a Class 3 felony). Amends the Unified Code of Corrections. Makes it an aggravating factor for sentencing that the defendant committed an offense against a family or household member, as defined in the Illinois Domestic Violence Act of 1986. Requires the court to order restitution for Criminal Code violations committed against a family or household member. Provides that the court may not impose a disposition of supervision for a Class A misdemeanor violation of an order of protection alleging an act of violence against the victim. Amends the Code of Civil Procedure. Provides for a 5-year statute of limitations on an action for damages for personal injury based on domestic violence. Effective immediately.

Jan 11 1996 First reading Jan 07 1997 Session Sine Die

HB-2672 DAVIS.M.

Appropriates \$1, or so much thereof as may be necessary, to the State Board of Education for its ordinary and contingent expenses for fiscal year 1997. Effective July 1, 1996.

Jan 11 1996 First reading

Jan 07 1997 Session Sine Die

HB-2673 BRUNSVOLD. 105 ILCS 5/18-8

from Ch. 122, par. 18-8

Amends the School Code. Makes technical changes in the provisions relating to general apportionment of State aid to school districts.

Jan 11 1996 First reading

Jan 07 1997 Session Sine Die

Referred to Rules

HB-2674 CURRIE.

105 ILCS 5/14-14.01

from Ch. 122, par. 14-14.01 Amends the School Code. Supplies gender neutral references in provisions relat-

ing to warrants for special education reimbursement.

Jan 11 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-2675 DAVIS.M.

105 ILCS 5/34-29

from Ch. 122, par. 34-29

Amends the School Code. Makes a technical change in a provision of the School Code relating to the annual audit of the accounts of the board of education. Referred to Rules

Jan 11 1996 First reading Jan 07 1997

Session Sine Die

HB-2676 SKINNER - BEAUBIEN - ROSKAM - JOHNSON, TOM - PEDERSEN -MURPHY,M.

5 ILCS 220/3.6 10 ILCS 5/28-2 20 ILCS 620/8 30 ILCS 330/2 30 ILCS 350/15 35 ILCS 200/18-120 50 ILCS 405/5 new 55 ILCS 5/5-15006 55 ILCS 5/5-23023 55 ILCS 5/5-38008 55 ILCS 5/6-3002 55 ILCS 5/6-3003 55 ILCS 5/6-3007 55 ILCS 5/6-3012 55 ILCS 5/6-4007 55 ILCS 5/6-4008 55 ILCS 85/8 55 ILCS 90/55 55 ILCS 105/2 60 ILCS 1/205-30 65 ILCS 5/7-1-26 65 ILCS 5/11-7-3 65 ILCS 5/11-29.1-2 65 ILCS 5/11-29.3-1 65 ILCS 5/11-74.4-7 65 ILCS 5/11-74.6-30 65 ILCS 5/11-76.1-3 65 ILCS 5/11-76.1-4 65 ILCS 5/11-92-8 65 ILCS 5/11-94-2 65 ILCS 5/11-103-6 65 ILCS 5/11-103-12 65 ILCS 5/11-117-5 65 ILCS 5/11-122-2

from Ch. 127, par. 743.6 from Ch. 46, par. 28-2 from Ch. 67 1/2, par. 1008 from Ch. 127, par. 652 from Ch. 17, par. 6915

from Ch. 34, par. 5-15006 from Ch. 34, par. 5-23023 from Ch. 34, par. 5-38008 from Ch. 34, par. 6-3002 from Ch. 34, par. 6-3003 from Ch. 34, par. 6-3007 from Ch. 34, par. 6-3012 from Ch. 34, par. 6-4007 from Ch. 34, par. 6-4008 from Ch. 34, par. 7008 from Ch. 34, par. 8055 from Ch. 91 1/2, par. 202

from Ch. 24, par. 7-1-26 from Ch. 24, par. 11-7-3 from Ch. 24, par. 11-29.1-2 from Ch. 24, par. 11-29.3-1 from Ch. 24, par. 11-74.4-7

from Ch. 24, par. 11-76.1-3 from Ch. 24, par. 11-76.1-4 from Ch. 24, par. 11-92-8 from Ch. 24, par. 11-94-2 from Ch. 24, par. 11-103-6 from Ch. 24, par. 11-103-12 from Ch. 24, par. 11-117-5 from Ch. 24, par. 11-122-2

Referred to Rules

Referred to Rules

65 ILCS 5/11-127-1 65 ILCS 5/11-129-4 65 ILCS 5/11-137-2 65 ILCS 5/11-139-6 65 ILCS 5/11-141-4 70 ILCS 5/17 70 ILCS 5/17.3 70 ILCS 345/13(a) 70 ILCS 705/14 70 ILCS 705/22 70 ILCS 805/13.1 70 ILCS 905/21 70 ILCS 910/25 70 ILCS 1005/10 70 ILCS 1205/5-6 70 ILCS 1205/5-9 70 ILCS 1205/9-1a 70 ILCS 1205/9.1-2 70 ILCS 1205/9.2-2 70 ILCS 1205/9.3-2 70 ILCS 1205/11.1-7 70 ILCS 1205/11.2-2 70 ILCS 1290/2 70 ILCS 2005/13 70 ILCS 2105/7 70 ILCS 2105/15.1 70 ILCS 2105/26b 70 ILCS 2405/16.4 70 ILCS 2805/26d 70 ILCS 2805/32f 70 ILCS 3010/4 75 ILCS 5/3-1 75 ILCS 5/3-4 75 ILCS 16/1-30 75 ILCS 16/15-15 75 ILCS 16/35-5 105 ILCS 5/5-17 105 ILCS 5/12-13 105 ILCS 5/17-2.2 105 ILCS 5/19-9 105 ILCS 5/20-7 105 ILCS 5/32-4.4 110 ILCS 805/3-14.2 110 ILCS 805/3-14.3 110 ILCS 805/3A-2 110 ILCS 805/3A-7 110 ILCS 805/6-7.4 605 ILCS 5/5-604.1 605 ILCS 5/6-508.1 605 ILCS 5/10-708

from Ch. 24, par. 11-127-1 from Ch. 24, par. 11-129-4 from Ch. 24, par. 11-137-2 from Ch. 24, par. 11-139-6 from Ch. 24, par. 11-141-4 from Ch. 15 1/2, par. 68.17 from Ch. 15 1/2, par. 68.17c from Ch. 85, par. 1263a from Ch. 127 1/2, par. 34 from Ch. 127 1/2, par. 38.5 from Ch. 96 1/2, par. 6324 from Ch. 111 1/2, par. 20.1 from Ch. 23, par. 1275 from Ch. 111 1/2, par. 83 from Ch. 105, par. 5-6 from Ch. 105, par. 5-9 from Ch. 105, par. 9-1a from Ch. 105, par. 9.1-2 from Ch. 105, par. 9.2-2 from Ch. 105, par. 9.3-2 from Ch. 105, par. 11.1-7 from Ch. 105, par. 11.2-2 from Ch. 105, par. 327 from Ch. 85, par. 6863 from Ch. 42, par. 389 from Ch. 42, par. 398.1 from Ch. 42, par. 409b from Ch. 42, par. 315.4 from Ch. 42, par. 437d from Ch. 42, par. 443f from Ch. 42, par. 319.4 from Ch. 81, par. 3-1 from Ch. 81, par. 3-4

from Ch. 122, par. 5-17 from Ch. 122, par. 12-13 from Ch. 122, par. 17-2.2 from Ch. 122, par. 19-9 from Ch. 122, par. 20-7 from Ch. 122, par. 20-7 from Ch. 122, par. 20-7 from Ch. 122, par. 103-14.2 from Ch. 122, par. 103-14.3 from Ch. 122, par. 103A-2 from Ch. 122, par. 103A-7 from Ch. 122, par. 106-7.4 from Ch. 121, par. 5-604.1 from Ch. 121, par. 6-508.1 from Ch. 121, par. 10-708

Amends the following Acts to establish uniform requirements concerning the publication and format of notices for all backdoor referenda: the Intergovernmental Cooperation Act; the Election Code; the Economic Development Area Tax Increment Allocation Act; the Local Government Debt Reform Act; the Property Tax Code; the Counties Code; the County Economic Development Project Area Property Tax Allocation Act; the County Economic Development Project Area Tax Increment Allocation Act; the County Economic Development Project Area Tax Increment Allocation Act; the County Economic Development Project Area Tax Increment Allocation Act of 1991; the County Care for Mentally Retarded and Developmentally Disabled Persons Act; the Township Code; the Illinois Municipal Code; the Airport Authorities Act; the Springfield Metropolitan Exposition and Auditorium Authority Act; the Fire Protection District Act; the Downstate Forest Preserve District Act; the Public Health District Act; the Hospital District Law; the Mosquito Abatement District Act; the Park District Code; the Park District Act; the Sanitary District Act of 1936; the Sanitary District Revenue Bond Act; the Illinois Local Library Act; the

Public Library District Act of 1991; the School Code; the Public Community College Act; and the Illinois Highway Code. Amends the General Obligation Bond Act and the Local Government Debt Limitation Act. Provides that if a petition is signed by at least 2% of the electors who voted in the most recent gubernatorial election, in the case of the State or an agency or instrumentality of the State that is authorized to issue bonds, or at least 2% of the electors who voted in the most recent election for any unit of local government or school district that is authorized to issue bonds, or that appoints the members of the governing body that is authorized to issue bonds, a referendum question shall ask whether a district shall be required to obtain referendum approval to issue bonds that currently may be issued without referendum approval. Provides that after the petition is filed, no bonds may be issued unless (i) the petition is held invalid by a court of competent jurisdiction, (ii) the referendum fails at the general election, or (iii) the additional referendum passes authorizing a specific issue bonds. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 11 1996 First reading

Referred to Rules Joint Sponsor Changed to BEAUBIEN Nov 12

Jan 07 1997 Session Sine Die

HB-2677 BRUNSVOLD.

105 ILCS 5/2-3.33 from Ch. 122, par. 2-3.33

Amends the School Code. Makes a technical change in the provisions relating to the recomputation of school district reimbursement claims.

Jan 11 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-2678 PUGH:

Appropriates \$3, or so much thereof as may be necessary, to the State Board of Education for its ordinary and contingent expenses for fiscal year 1997. Effective July 1, 1996.

Jan 11 1996 First reading Ian 07 1997 Session Sine Die Referred to Rules

HB-2679 PUGH.

Appropriates \$5, or so much thereof as may be necessary, to the State Board of . Education for its ordinary and contingent expenses for fiscal year 1997. Effective July 1, 1996.

Jan 11 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

Referred to Rules

HB-2680 PUGH.

105 ILCS 5/18-1

from Ch. 122, par. 18-1

Amends the School Code. Makes a grammatical change in a provision of the Code relative to moneys that constitute the common school fund.

Jan 11 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-2681 DAVIS.M. 105 ILCS 5/18-8

from Ch. 122, par. 18-8

Amends the School Code. Makes technical changes in the provisions relating to general apportionment of State aid to school districts.

First reading Jan 11 1996 Referred to Rules

Jan 07 1997 Session Sine Die

HB-2682 CURRIE.

105 ILCS 5/18-8

from Ch. 122, par. 18-8

Amends the School Code. Makes technical changes in the provisions relating to general apportionment of State aid to school districts.

Jan 11 1996 First reading

Jan 07 1997 Session Sine Die

HB-2683 DART. 105 ILCS 5/18-1

from Ch. 122, par. 18-1

Amends the School Code. Makes a grammatical change in a provision of the Code relative to moneys that constitute the common school fund.

Jan 11 1996 First reading Jan 07 1997 Session Sine Die

HB-2684 BURKE.

105 ILCS 5/34-29

from Ch. 122, par. 34-29

Amends the School Code. Makes a technical change in a provision of the School Code relating to the annual audit of the accounts of the board of education.

Jan 11 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-2685 LAWFER.

625 ILCS 5/1-171.04 new 625 ILCS 5/12-601

from Ch. 95 1/2, par. 12-601

Amends the Illinois Vehicle Code. Creates the definition of a "replica trolley" as a motor vehicle that is a replica of a cable car or antique trolley car. Adds the provision that a replica trolley may be equipped with a bell in lieu of a horn. Effective immediately.

Jan 11 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

Referred to Rules

HB-2686 LAWFER.

625 ILCS 5/3-412 625 ILCS 5/3-631 new from Ch. 95 1/2, par. 3-412

Amends 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 Secretary of State Special License Plate Fund. Effective immediately,

Jan 11 1996 First reading

Jan 07 1997 Session Sine Die

HB-2687 PARKE.

820 ILCS 405/200

from Ch. 48, par. 310

Amends the Unemployment Insurance Act. Makes a stylistic change in a provision relating to definitions.

Jan 12 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

Referred to Rules

HB-2688 PARKE. 820 ILCS 405/3200

from Ch. 48, par. 310

Amends the Unemployment Insurance Act. Makes a stylistic change in a provision concerning the short title of the Act.

Jan 12 1996 First reading Jan 07 1997

Session Sine Die

HB-2689 SALVL

105 ILCS 5/2-3.112 rep.

Amends the School Code. Repeals the provisions, added by P.A. 89-435, creating a School to Work Teaching and Training Institute. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 12 1996 Filed With Clerk

First reading Referred to Rules

Primary Sponsor Changed To BEAUBIEN Nov 12

Session Sine Die Jan 07 1997

HB-2690 FANTIN - PHELPS - LANG - BUGIELSKI - HOFFMAN AND FEIGEN-HOLTZ.

305 ILCS 5/4-0.5

Amends the Illinois Public Aid Code. Directs the Department of Public Aid, in developing an alternative to the Aid to Families with Dependent Children program, to include provisions which deny eligibility to those who move to Illinois who are ineligible for assistance in their former state or whose eligibility for assistance in their former state has expired or otherwise been terminated.

NOTE(s) THAT MAY APPLY: Fiscal

Jan 12 1996	Filed With Clerk
	First reading

Referred to Rules

Referred to Rules

Feb 20

Mar 25 Jan 07 1997 Session Sine Die Assigned to Health Care & Human Services Refer to Rules/Rul 3-9(a)

HB-2691 KRAUSE - BLACK - BOST - CIARLO - LYONS, JONES, JOHN, POE, KLINGLER, MYERS, MURPHY, M, FANTIN, DOODY AND HASSERT. 225 JLCS 46/20

Amends the Health Care Worker Background Check Act. Makes a technical change in the Section concerning persons to whom the Act does not apply. HOUSE AMENDMENT NO. 1.

Adds reference to:

from Ch. 111 1/2, par. 4153-206 New Act 210 ILCS 45/3-206 225 ILCS 10/7 225 ILCS 46/10 225 ILCS 46/15 225 ILCS 46/30 225 ILCS 46/35 225 ILCS 46/40 225 ILCS 46/50 305 ILCS 5/12-12.1 new 750 ILCS 45/7

from Ch. 23, par. 2217

from Ch. 40, par. 2507 750 ILCS 45/8 from Ch. 40, par. 2508 Deletes the title and everything after the enacting clause. Creates the Good Samaritan Volunteer Transportation Act. Provides that a volunteer who transports another person to or from a health care facility or service is not liable for civil damages unless the volunteer's acts or omissions constitute wilful or wanton misconduct. Amends the Nursing Home Care Act and the Health Care Worker Background Check Act. Provides that an educational entity conducting a nurse aide training program shall initiate a UCIA criminal history record check prior to entry of an individual into the training program. Deletes the definition of "personal care". Incorporates some of that term's elements into the definition of "direct care". Provides that the Act does not apply to a student nurse unless he or she is employed by a health care employer in a position with duties involving direct care for clients, patients, or residents. Shortens the period in which an applicant, employee, or nurse aide may request a waiver of the prohibition against employment by submitting certain information to the entity responsible for inspecting, licensing, certifying, or registering the health care employer from 30 days after the receipt of the criminal records report to 5 working days after the receipt of the criminal records report. Provides that the entity responsible for inspecting, licensing, certifying, or registering a health care employer must inform the health care employer if a waiver is being sought and must act upon the waiver request within 30 days of receipt of all necessary information. Provides that an individual may not be employed in a direct care position during the pendency of a waiver request. Amends the Child Care Act. Reauires that certain child care facilities have on their premises during their hours of operation at least one staff member certified in community CPR (which includes first aid, the Heimlich maneuver for infants and children, and CPR for infants and children). (Under current law, certification in first aid, the Heimlich maneuver, and CPR is required.) Authorizes equivalent certification. Amends the Illinois Public Aid Code. Provides that the Department of Public Aid shall create and maintain one or more World Wide Web pages listing not less than 10 nor more than 20 individuals who are delinquent in their child support obligations. Amends the Illinois Parentage Act of 1984. Provides that the Illinois Department of Public Aid may bring an action to determine the existence of a father and child relationship if it is providing or has provided financial support to the child or if it is assisting with child support collection services. Provides that an action brought by the Department under these circumstances shall be barred if brought later than 2 years after the child reaches the age of majority. Adds an immediate effective date for the provisions amending the Illinois Parentage Act of 1984.

FISCAL NOTE, AMENDED (Dpt. of Public Health)

There would be no additional fiscal implications to DPH.

SENATE AMENDMENT NO. 2.

Amends the Good Samaritan Volunteer Transportation Act. Defines the terms "volunteer" and "willful or wanton misconduct".

SENATE AMENDMENT NO. 3.

Adds reference to: 225 ILCS 46/55 225 ILCS 46/60 225 ILCS 46/65

Further amends the Health Care Worker Background Check Act. Provides that the Act does not apply to any student in a licensed health care field (now student nurses) unless he or she is employed by a health care employer in a position with duties involving direct care for clients, patients, or residents. Provides that the provision making it a Class A misdemeanor to counsel a person who has been convicted of committing or attempting to commit certain offenses to apply for a position involving direct contact with a client, patient, or resident of a health care employer does not apply to an individual performing official duties in connection with the administration of the State employment service described in the Unemployment Insurance Act. Provides that the Director of the Department of Public Aid or his or her designee shall be added as a member of the Health Care Worker Task Force.

SENATE AMENDMENT NO. 4.

Further amends the Nursing Home Care Act. Provides that a secondary school conducting a nurse aide training program is not required to initiate a UCIA criminal history record check. Further amends the Health Care Worker Background Check Act. Provides that a health care employer shall retain on file for at least 5 years records of criminal records requests for nurse aides and the results of the UCIA criminal history records check and waiver, if appropriate, for the duration of a nurse aide's employment.

Jan 12 1996	Filed With Clerk	
	First reading	Referred to Rules
Jan 24		Assigned to Health Care & Human
M A		Services
Mar 21	Amendment No.01	HEALTH/HUMAN H Adopted
		Do Pass Amend/Short Debate
	Discol Cat 2a 4 D 4a Cha D	018-000-001
Mar 22	Placed Cal 2nd Rdg-Sht D	
Mar 22	Second Beeding Short Del	Fiscal Note Requested LANG
	Second Reading-Short Del Cal Ord 2nd Rdg-Shr Dbt	
	Held 2nd Rdg-Short Deba	
	Added As A Co-sponsor K	
Mar 25	Autou As A Co-sponsor R	Fiscal Note Filed
Wiai 25	Held 2nd Rdg-Short Deba	
	Second Reading-Short Del	
	Pld Cal Ord 3rd Rdg-Sht I	
Mar 26	Added As A Co-sponsor B	
	Joint Sponsor Changed to	
	Added As A Co-sponsor B	
	Added As A Co-sponsor C	
	Added As A Co-sponsor L	
	Added As A Co-sponsor JC	DNES, JOHN
	Added As A Co-sponsor P	
	Added As A Co-sponsor M	
	Added As A Co-sponsor M	
	Added As A Co-sponsor D	
	Added As A Co-sponsor F	
	Added As A Co-sponsor H	
	3Rd Rdg-Sht Dbt-Pass/Ve	ot 109-000-000
	Arrive Senate	 A Fig. /ul>
M	Placed Calendr, First Read	
Mar 27	Sen Sponsor SYVERSON	
Mar 28	First reading	Referred to Rules
	Added as Chief Co-sponso	ITARKER

Apr 17 Apr 24 May 01	Amendment No.01 Amendment No.02 Amendment No.03	Assigned to Public He Held in committee PUB HEALTH S PUB HEALTH S PUB HEALTH S Recommnded do pass	Lost Adopted Adopted
		010-001-000	
May 02	Placed Calndr, Second Rea Second Reading		
May 08	Placed Calndr, Third Read Filed with Secretary	ing	
imay oo	Amendment No.04	SYVERSON	Amendment referred to
an shekara an		SRUL	referred to
	Filed with Secretary		
ger ger finnen ster	Amendment No.05	TROTTER	Amendment
and a state of the		SRUL	referred to
May 09	Amendment No.04 Rules refers to	SYVERSON SPBH	
May 14	Amendment No.04	SYVERSON Be adopted	
May 15	Added As A Co-sponsor S Recalled to Second Reading	HAW	
	Amendment No.04	SYVERSON	Adopted
May 16	Placed Calndr, Third Read Third Reading - Lost 023-		
ange en franke an an an Talager franke an an	Tabled Pursuant to Rule5- Third Reading - Lost 023-		
HR.2692 DANIE	FIS - COWLISHAW		

HB-2692 DANIELS – COWLISHAW.

105 ILCS 5/2-3.25g

from Ch. 122, par. 2-3.25g

Amends the School Code. Makes technical changes in the provisions of the Code that relate to the waiver and modification of mandates and administrative rules and regulations.

Jan 12 1996	Filed With Clerk	
fan San S	First reading	Referred to Rules
Jan 07 1997	Session Sine Die	

HB-2693 DANIELS – COWLISHAW.

105 ILCS 5/18-8

from Ch. 122, par. 18-8

Amends the School Code. Makes technical changes in the provisions relating to general apportionment of State aid to school districts.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 105 ILCS 5/18-8 Adds reference to: 105 ILCS 5/2-3.25g

from Ch. 122, par. 2-3.25g

Changes the title and replaces everything after the enacting clause with provisions amending the School Code. Eliminates the annual May waiver report currently required to be filed by the State Board of Education. Prohibits the State Board from forwarding to or including in its reports to the General Assembly any waivers from School Code mandates or rules and regulations promulgated under that Code relating to special education, teacher certification, or teacher tenure and seniority. Provides that if the General Assembly grants or disapproves a waiver request or appealed request, the State Board of Education is controlled by that action with respect to subsequent requests that are substantially the same. Provides that if a later request is controlled by prior action of the General Assembly on a substantially similar request, the State Board of Education is to grant or deny the request based on the prior action of the General Assembly and is not to include that request in its annual report filed with the General Assembly. Provides that requests approved by the General Assembly may be for specified periods that are shorter than 5 years. Adds an immediate effective date.

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

There would be no additional cost to SBE nor to local school districts resulting from HB2693, amended. A minor savings might result from filing one annual report rather than two. FISCAL NOTE, AMENDED (State Board of Ed.) No change from SBE mandates note.

HOUSE AMENDMENT NO. 2.

Adds that modifications may not be requested from laws, rules, or regulations pertaining to special education, teacher certification, or teacher tenure and seniority, and prohibits the State Board of Education from including any such modification request in any report that the Board files with the General Assembly relative to waivers or modifications of School Code mandates, rules or regulations. STATE MANDATES FISCAL NOTE, AMENDED (State Board of Ed.)

	No change from	DATES FISCAL NOTE, A n previous note. E, AMENDED (State Board		Ed.)	
		n previous note. Filed With Clerk	101 Eu.)		
	Feb 08	First reading	Referred to Rules Assigned to Elementary &	Secondary	
	Mar 21	Amendment No.01	Education ELEM SCND ED H Do Pass Amend/Short Deb 022-000-001	Adopted bate	
		Placed Cal 2nd Rdg-Sht Dbt			
	Mar 22		Fiscal Note Requested AS AMENDED/LANG St Mandate Fis Nte ReqA AMENDED/LANG	S	
		Cal Ord 2nd Rdg-Shr Dbt			
	Mar 25	Cal Ord 2nd Rdg-Shr Dbt	St Mandate Fis Note Filed		
		Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Deba	Fiscal Note Filed		
	Mar 28	Pld Cal Ord 3rd Rdg-Sht D Recalled to Second Reading Held 2nd Rdg-Short Debate Amendment No.02	5	Amendment	
•		Amendment No.02		referred to	
		Held 2nd Rdg-Short Debate	HRUL		
		Amendment No.02	COWLISHAW	Be approved considerati	
		Held 2nd Dde Short Dobat	HRUL		
		Held 2nd Rdg-Short Debate	e St Mandate Fis Note Filed Fiscal Note Filed		
		Held 2nd Rdg-Short Debate Amendment No.02 Pld Cal Ord 3rd Rdg-Sht D	COWLISHAW	Adopted	
	Apr 16	3Rd Rdg-Sht Dbt-Pass/Vot Arrive Senate Sen Sponsor BURZYNSKI Placed Calendr,First Readn			
	Apr 24	First reading	Referred to Rules Assigned to Education	n de la construcción de la constru La construcción de la construcción d	
	Apr 30 May 03		Held in committee PURSUANT TO RULE 3-9(A).		
			Re-referred to Rules		
-	Jan 07 1997	Session Sine Die			
~ ~	104 DABUTE				

HB-2694 DANIELS - COWLISHAW.

105 ILCS 5/18-8

from Ch. 122, par. 18-8

Amends the School Code. Makes technical changes in the provisions relating to general apportionment of State aid to school districts.

Jan 12 1996

Filed With Clerk First reading

Referred to Rules

Jan 07 1997 Session Sine Die HB-2695 HUGHES – MURPHY,M – PARKE – LACHNER – BRADY, SCHOEN-BERG, BOLAND, SMITH,M, HOLBROOK AND O'CONNOR.

New Act

Creates the Bond Ordinance Hearing Act. Requires the corporate authorities of a district issuing non-referendum bonds or bonds subject to a back-door referendum to hold at least one public hearing on the corporate authorities' intent to issue the bonds. Sets out notice requirements. Provides that the corporate authorities shall not vote on the bond ordinance or resolution less than 30 days after the close of the last hearing. Preempts home rule. Provides that taxing districts that are issuing refunding bonds are not required to comply with the provisions of this Act.

HOUSE AMENDMENT NO. 1.

Deletes everything. Creates the Bond Issue Notification Act. Requires the governing body of a governmental unit selling non-referendum general obligation bonds or limited bonds to hold at least one public hearing on the unit's intent to issue the bonds. Sets out notice requirements. Provides that the unit shall not vote on the bond ordinance less than 7 days after the close of the last hearing. Provides that units that are issuing refunding general obligation bonds or refunding limited bonds are not required to comply with the provisions of this Act. Provides that school districts issuing bonds for work that is required in order to meet the minimum mandatory safety scores under the Health/Life Safety Code for Public Schools are not required to comply with the provisions of this Act.

HOME RULE NOTE, H-AM 1

HB2695, with H-am 1, preempts home rule authority and will increase local notice and hearing costs. There may duplication since the Open Meetings Act requires notice of hearing to vote on the ordinance, which contains the purpose of the bonds. STATE MANDATES ACT FISCAL NOTE, H-AM 1 In the opinion of DCCA, HB2695, with H-am 1, creates a due process mandate for which no reimbursement is required.

SENATE AMENDMENT NO. 1.

Provides a form for the required notice in the Bond Notification Act. Exempts bonds issued for work that is required in order to implement a capital improvement program to provide for the health, life, and safety needs of the pupils, school personnel, and school districts from provisions of this Act. Provides that a unit of local gov't. may exempt itself from public hearing requirements of this Act by a 3/5 vote of its governing body if meeting those requirements are impractical due to an emergency need for revenue generated by the bonds.

SENATE AMENDMENT NO. 2.

Adds reference to:	
65 ILCS 5/8-4-25	from Ch.
65 ILCS 5/8-4-26	from Ch.
65 ILCS 5/8-5-16	from Ch.
65 ILCS 5/8-7-2	from Ch. 2
65 ILCS 5/11-11-2	from Ch.
65 ILCS 5/11-12.1-1	from Ch
65 ILCS 5/11-45.1-3	from Ch
65 ILCS 5/11-66-7	from Ch.
65 ILCS 5/11-74.2-18	from Ch
65 ILCS 5/11-114-3	from Ch
65 ILCS 5/11-137-4	from Ch
415 ILCS 5/46	from Ch. 1
745 ILCS 10/9-105	from Ch

from Ch. 24, par. 8-7-2 from Ch. 24, par. 11-11-2 from Ch. 24, par. 11-12.1-1 from Ch. 24, par. 11-45.1-3 from Ch. 24, par. 11-66-7 from Ch. 24, par. 11-66-7 from Ch. 24, par. 11-14-3 from Ch. 24, par. 11-137-4 from Ch. 24, par. 11-137-4 from Ch. 111 1/2, par. 1046 from Ch. 85, par. 9-105

24, par. 8-4-25 24, par. 8-4-26 24, par. 8-5-16

Amends the Illinois Municipal Code, the Environmental Protection Act, and the Local Governmental and Governmental Employees Tort Immunity Act. Requires various bonds issued under the Acts to meet the requirements of the Bond Issue Notification Act.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur with S-am 1.

Recommends that the bill be further amended as follows:

Replaces provisions concerning emergency situations. Provides that governmental units issuing bonds in emergency situations are exempt from the provisions of this Act. Defines "emergency". NOTE(s) THAT MAY APPLY: Fiscal; Home Rule; State Mandates

Jan 16 1996 Filed With Clerk First reading Referred to Rules Feb 08 Assigned to Revenue Mar 22 Amendment No.01 REVENUE H Adopted Amendment No.02 Amendment REVENUE н referred to RUL/008-004-000 Recommnded do pass as amend 008-001-003 Placed Caindr, Second Reading Mar 25 Second Reading Placed Calndr, Third Reading Added As A Joint Sponsor MURPHY,M Mar 26 Added As A Co-sponsor LACHNER Added As A Co-sponsor BRADY St Mandate Fis Note Filed Added As A Co-sponsor PARKE Added As A Co-sponsor SCHOENBERG Added As A Co-sponsor BOLAND Added As A Co-sponsor SMITH,M Added As A Co-sponsor HOLBROOK Tabled Pursuant to Rule5-4(A)/HCA 02 Third Reading - Passed 104-001-007 Mar 27 Arrive Senate Sen Sponsor KLEMM Placed Calendr, First Reading Referred to Rules First reading Mar 28 Assigned to Local Government & Elections Apr 25 Recommended do pass 007-001-002 Placed Calndr, Second Reading Apr 30 St Mandate Fis Nte ReqBOWLES Home Rule Note RequestBOWLES May 07 Home Rule Note Filed St Mandate Fis Note Filed Filed with Secretary May 08 Amendment No.01 **KLEMM** Amendment referred to SRUL Second Reading Placed Calndr, Third Reading Amendment No.01 **ŘLEMM** Rules refers to SLGV May 09 Filed with Secretary Amendment No.02 KLEMM Amendment referred to SRUL Amendment No.02 KLEMM Rules refers to SLGV Amendment No.01 KLEMM May 14 Be approved considerati SLGV/009-000-000 Amendment No.02 KLEMM Be approved considerati SLGV/009-000-000 Recalled to Second Reading May 15 Amendment No.01 KLEMM Adopted Amendment No.02 KLEMM Adopted Placed Calndr, Third Reading May 16 Third Reading - Passed 056-000-000 Arrive House

Referred to Rules

May 20

Approved for Consideration Place Cal Order Concurrence 01,02 Motion Filed Non-Concur 01/HUGHES Motion Filed Concur Refer to Rules/Rul 8-4(a) Be approved consideration Place Cal Order Concurrence 01,02 H Concurs in S Amend. 02/115-001-000

H Noncners in S Amend. 01 Secretary's Desk Non-concur 01

May 21

Filed with Secretary Mtn refuse recede-Sen Amend

May 22

S Refuses to Recede Amend 01 S Requests Conference Comm 1ST/KLEMM Sen Conference Comm Apptd 1ST/KLEMM, PETERSON, WALSH,T, TROTTER, BOWLES Hse Accede Req Conf Comm 1ST/HUGHES Hse Conference Comm Apptd 1ST/CHURCHILL HUGHES, MURPHY,M GRANBERG SCHOENBERG

May 23

House report submitted Conf Comm Rpt referred to 1ST/HRUL Conf Comm Rpt referred to 1ST/HEXC

Be approved consideration 010-000-000

House report submitted Filed with Secretary

Conference Committee Report Conf Comm Rpt referred to SRUL

Conference Committee Report

Rules refers to SLGV Added As A Co-sponsor O'CONNOR

Conference Committee Report Be approved consideration

May 24

Senate report submitted Senate Conf. report Adopted 1ST/055-000-000 House Conf. report Adopted 1ST/113-000-000 Both House Adoptd Conf rpt Passed both Houses Sent to the Governor Governor approved

PUBLIC ACT 89-0655 effective date 97-01-01

HB-2696 HANNIG.

Jun 21

Aug 14

New Act

30 ILCS 105/5.432 new

Creates the Budget Stabilization Act and amends the State Finance Act. Requires the Bureau of the Budget to annually certify to the General Assembly the next fiscal year's monthly revenue projections for each general fund. Prohibits the General Assembly from appropriating an aggregate general fund amount in excess of 98% of that fiscal year's certified revenue projections for that general fund. Creates a Budget Stabilization Fund within the State treasury to be used for payment of the State's Medicaid bills, budget deficits, revenue shortfalls, or other emergencies. Funds the Budget Stabilization Fund through transfers of 2% of each general fund's monthly receipts. Requires additional transfers of general fund receipts in excess of \$5,000,000 more than monthly revenue projections. Sets a Budget Stabilization Fund cap and requires transfer of certain excesses back to the general funds at the end of a fiscal year. Permits use of those transferred excesses for supplemental appropriations. Begins revenue projection certification, appropriation limits, and Budget Stabilization Fund transfers with fiscal year 1997. Effective immediately.

Note(s) THAT MAY APPLY: Fiscal Jan 16 1996 First reading

Referred to Rules

Jan 07 1997	Session Sine Die	

HB-2697 DEUCHLER – BIGGINS – BUGIELSKI – BIGGERT – BRADY.

205 ILCS 305/10	from Ch. 17, par. 4411
205 ILCS 305/15	from Ch. 17, par. 4416
205 ILCS 305/19	from Ch. 17, par. 4420
205 ILCS 305/29	from Ch. 17, par. 4430

Amends the Illinois Credit Union Act. Provides that a credit union shall not notify a member of a subpoena of the member's records if the notification would violate State or federal law. Authorizes the board of directors of a credit union to expel members who have caused a loss to the credit union. Provides that organizational members of a credit union may vote through an agent designated in writing for that purpose. Allows credit union directors to participate in meetings via a telephone conference call. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to:
205 ILCS 305/10
205 ILCS 305/15
205 ILCS 305/19
205 ILCS 305/29
Adds reference to:
205 ILCS 657/15
205 ILCS 657/90
215 ILCS 155/21

from Ch. 73, par. 1421

Replaces the title and everything after the enacting clause. Amends the Transmitters Money Act to provide that the exemption from licensing under the Act enjoyed by currency exchanges applies only to the issuance of money orders. Amends the Title Insurance Act. Provides that a person who, without a license, engages in activities requiring a license and a person who makes false statements in documents filed under the Act commits a Class 3 felony rather than a Class A misdemeanor. Effective immediately.

HOUSE AMENDMENT NO. 2. Adds reference to:

New Act

Creates the Adverse Claims to Deposit Accounts Act. Provides that in the absence of a court order or an indemnity agreement, a financial institution is not required to recognize any claim to a deposit account made by a person other than the depositor.

FISCAL NOTE, AMENDED (Commissioner of Banks & Trust Cos.) HB2697, with H-am2, has no estimated fiscal impact on the Commissioner of Banks and Trust Companies. FISCAL NOTE, AMENDED (Dpt. Financial Institutions) HB2697, amended, has no fiscal impact on the Department. Jan 19 1996 Filed With Clerk First reading Referred to Rules Assigned to Financial Institutions Feb 28 Mar 20 FIN INSTIT H Adopted Amendment No.01 017-000-000 Amendment No.02 FIN INSTIT · H Adopted 017-000-000 FIN INSTIT Withdrawn Amendment No.03 н FIN INSTIT H Amendment No.04 Amendment referred to HRUL Do Pass Amend/Short Debate 017-000-000 Placed Cal 2nd Rdg-Sht Dbt Mar 21 Added As A Joint Sponsor BIGGINS Added As A Co-sponsor BUGIELSKI Added As A Co-sponsor BIGGERT Fiscal Note Filed Fiscal Note Filed

Cal Ord 2nd Rdg-Shr Dbt

Fiscal Note Requested HOFFMAN/AS AMENDED

Cal Ord 2nd Rdg-Shr Dbt

Mar 22	Second Reading-Short Debate
	Pld Cal Ord 3rd Rdg-Sht Dbt
Mar 25	Added As A Co-sponsor BRADY
	Tabled Pursuant to Rule5-4(A)/HCA 04
	3Rd Rdg-Sht Dbt-Pass/Vot107-000-000
	Arrive Senate
	Sen Sponsor PARKER
	Placed Calendr, First Reading
Mar 26	First reading Referred to Rules
Mar 28	Assigned to Financial Institutions
May 02	Recommended do pass 008-000-000
1 B 1	Placed Calndr.Second Reading
May 07	Second Reading
	Placed Calndr, Third Reading
May 08	Third Reading - Passed 048-001-005
	Passed both Houses
Jun 05	Sent to the Governor
Aug 02	Governor approved
	PUBLIC ACT 89-0601 effective date 96-08-02
-2698 LINDN	IER – HUGHES.

225 ILCS 345/4	from Ch. 111, par. 7105
225 ILCS 345/6	from Ch. 111, par. 7107
225 ILCS 345/7	from Ch. 111, par. 7108
225 ILCS 345/12	from Ch. 111, par. 7113

Amends the Water Well and Pump Installation Contractor's License Act. Waives certain licensing requirements for persons already licensed under the Illinois Plumbing License Act. Requires the Water Well and Pump Installation Contractors Licensing Board to consider recommendations of the Illinois Association of Groundwater Professionals regarding appointments to the Board. Provides that applicants for original or renewal licenses must fulfill certain continuing education requirements.

Note(s) THAT MAY APPLY: Fiscal Jan 19 1996 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2699 WINKEL – LACHNER – BOST – MITCHELL.

10 ILCS 5/9-1.15 new	
10 ILCS 5/9-1.20 new	
10 ILCS 5/9-11	from Ch. 46, par. 9-11
10 ILCS 5/9-25	from Ch. 46, par. 9-25
10 ILCS 5/9-25.5 new	71

Amends the Election Code. Prohibits a General Assembly candidate from accepting more contributions from corporations, trusts, labor organizations, persons not within his or her district, and political committees than from individuals and businesses residing within the candidate's district. In all campaign contribution reports, requires categorization of contributors as family members within the district, district residents, nondistrict residents, or corporations, trusts, and labor organizations. Defines family member to include the candidate. Permits disclosure of contributors of \$150 or less. Classifies the making or acceptance of an anonymous contribution or a contribution in another's name a Class C misdemeanor. Effective January 1, 1997. NOTE(s) THAT MAY APPLY: Correctional

NOTE(S) THAT MAY APPLY: Correctional Jan 19 1996 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2700 WEAVER,M.

New Act

HB-

Creates the Swimming Pool Fence Act. Requires a private swimming pool (with specified exceptions) to be surrounded by a fence or other enclosure that is at least 3 feet high. Provides that the fence or enclosure shall meet other requirements. Provides that violation of the Act is a Class C misdemeanor and that injunctive and other relief may be entered to abate or prevent violations of the Act. Preempts home rule.

NOTE(S) THAT MAY	Y APPLY: Correctional;	Home Rule
lan 10 1006	Filed With Clerk	

Jan 19 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-2701 HARTKE – HOLBROOK.

625 ILCS 5/12-215

from Ch. 95 1/2, par. 12-215

Amends the Illinois Vehicle Code. Allows the use of blue oscillating lights on a vehicle owned or operated by a member of an ambulance unit, instead of only a member of a voluntary ambulance unit.

Jan 19 1996	Filed With Clerk			1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
	First reading	Referred to Rule	s	Sec. But the
Feb 20		Assigned to Tran	sportation	& Motor
		Vehicles	i	
Mar 05		Do Pass/Short D	bebate Cal ()24-000-000
	Placed Cal 2nd Rdg-Sht D			
Mar 07	Second Reading-Short Del			
	Pld Cal Ord 3rd Rdg-Sht]	Dbt		
Mar 22	3Rd Rdg-Sht Dbt-Pass/V	ot104-000-000		나는 가슴이
	Added As A Joint Sponsor	HOLBROOK	· · · ·	a ser a ser a ser a ser a ser a ser a ser a ser a ser a ser a ser a ser a ser a ser a ser a ser a ser a ser a s
Mar 25	Arrive Senate			
	Placed Calendr, First Read	Ing		
Jan 07 1997	Session Sine Die	-		
HB-2702 KUBIK	- WINKEL.			

35 ILCS 105/3-5 35 ILCS 110/3-5	from Ch. 120, par. 439.3-5 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 by deleting the provision requiring that coal exploration, mining, offhighway hauling, processing, maintenance, and reclamation equipment, including replacement parts and equipment, cost \$250 or more in order to qualify as exempt tangible personal property. Effective immediately.

STATE MANDATES FISCAL NOTE In the opinion of DCCA, HB2702 is a tax exemption mandate which requires reimbursement of 100% of the revenue loss of certain local governments directly attributable to the mandate exemption. No estimate of the amount or reimbursement is available. FISCAL NOTE (Dept. of Revenue) There would be an approximate loss to the State and local gov'ts. of \$3.5 million in sales tax receipts.

SENATE AMENDMENT NO. 2. (Senate recedes January 7, 1997)

Deletes reference to: 35 ILCS 105/3-5 35 ILCS 110/3-5 35 ILCS 115/3-5 35 ILCS 120/2-5 Adds reference to: 35 ILCS 200/18-185 35 ILCS 200/18-190 35 ILCS 200/18-213 35 ILCS 200/18-214 new

Deletes everything. Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, for purposes of those taxing districts that were not subject to this Law prior to January 1, 1997, the exemptions from the definition of aggregate extension shall apply to (i) certain bonds issued before June 1, 1997 or the date on which the referendum making this Law applicable to the taking district is held, whichever is later or (ii) certain bonds issued after May 31, 1997 or the date on which the referendum making this Law applicable to the taxing district is held, whichever is later (now the date on which the referendum making this Law applicable to the taxing district is held, whichever is later (now the date on which the referendum making this Law applicable to the taxing district is held). Provides that rates required to extend taxes on levies subject to a backdoor referendum in each year there is a levy are not new rates or rate increases if a levy has been made for the fund in one or more of the preceding

3 levy years. Provides that, with respect to taxing districts that do not have all of their EAV in a single county, in determining whether a majority of the EAV of the district is located in one or more counties that have approved the referendum, the EAV of the taxing district in any affected county shall be included with the EAV of the district in counties that have approved the referendum. Provides that the county board of a county that became subject to this Law on or after January 1, 1997 may, by ordinance or resolution, submit to the voters of the county the question of whether to exempt non-home rule taxing districts with all or a portion of their equalized valuation situated in the county from this Law. Provides that a taxing district with all of its EAV located in a single county shall become exempt from this Law on the January 1 of the year after the referendum is approved. Provides that if each county in which a multi-county taxing district has any EAV (except a county that became subject to this Law before January 1, 1997) has held a referendum to exempt the taxing districts and, excluding any EAV located in a county that became subject to this Law before January 1, 1997, counties with a majority of the EAV approve the referendum, then the taxing district shall be exempt from this Law beginning the next January 1. Effective June 1, 1997.

SENATE AMENDMENT NO. 3. (Senate recedes January 7, 1997)

Adds reference to:

55 ILCS 5/5-1006.5

Amends the Counties Code. Provides that any county may elect to become subject to the Special County Occupation Tax For Public Safety Law (now limited to counties with a population in excess of 180,000 inhabitants).

SENATE AMENDMENT NO. 4. (Senate recedes January 7, 1997)

Provides that, for purposes of those taxing districts that were not subject to this Law prior to January 1, 1997, for purposes of the definition of aggregate extension, the date on which the referendum is deemed to have been held in an affected county is June 1, 1997. Deletes amendatory provisions in the definition of aggregate extension stating that certain bonds are exempt from the definition if issued before June 1, 1997 or the date on which the referendum making this Law applicable to the taxing district is held, whichever is later. Provides that, for purposes of multi-county districts, the referendum in affected county is deemed to have been held on June 1, 1997.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-ams 2, 3 and 4.

Recommends that the bill be further amended as follows:

Adds reference to:

35 ILCS 200/16-8 new

30 ILCS 805/8.21 new

Deletes everything. Amends the Property Tax Code. Provides that, in counties with a population of 3,000,000 or more, the chief county assessment officer shall maintain records that contain the facts, data, work sheets, guidelines, and any other information used in determining the value of each parcel of property. Requires the officer to maintain the records until the next assessment or until final adjudication if the assessment is appealed. Requires the officer to immediately furnish the requested records to the board of appeals (until the first Monday in December 1998 and the board of review beginning the first Monday in December 1998 and thereafter) upon the request of the board of appeals or board of review. Requires the records to be available to the taxpayer on request. Requires the officer to certify, in writing, that the records are complete and accurate and to certify, in writing, the amount of the assessment to the board. Provides that if the officer fails to maintain and furnish the records then the valuation of the property by the officer shall be considered arbitrary and capricious and the taxpayer shall prevail in any appeal. Requires the officer to maintain records justifying his or her decision to raise or lower an assessment. Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that rates required to extend taxes on levies subject to a backdoor referendum in each year there is a levy are not new rates or rate increases if a levy has been made for the fund in one or more of the preceding 3 levy years. Provides that, with

respect to taxing districts that do not have all of their EAV in a single county, in determining whether a majority of the EAV of the district is located in one or more counties that have approved the referendum, the EAV of the taxing district in any affected county shall be included with the EAV of the district in counties that have approved the referendum. Provides that this Law shall become applicable to taxing districts on January 1, 1997 if following conditions are met: (i) the taxing district does not have all of its EAV in a single county, (ii) the district has EAV in an affected county, (iii) all counties, except an affected county, in which the taxing district has EAV have held a referendum, and (iv) counties in which a majority of the district's EAV is located have approved the referendum. Provides that the county board of a county that became subject to this Law by referendum, may, by ordinance or resolution, submit to the voters of the county the question of whether this Law shall apply to non-home rule taxing districts with all or a portion of their equalized valuation situated in the county. Provides that this Law shall no longer apply to a taxing district with all of its EAV located in a single county on the January 1 of the year after the referendum is rejected. Provides that if each county in which a multi-county taxing district has any EAV (except an affected county) has held a referendum and, excluding any EAV located in a affected county, counties with a majority of the EAV reject the referendum, then this Law shall no longer apply to the taxing district beginning the next January 1. Amends the Counties Code. Provides that any county may elect to become subject to the Special County Occupation Tax For Public Safety Law (now limited to counties with a population in excess of 180,000 inhabitants). Makes provisions severable. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

Jan 19 1996	Filed With Clerk	uates	
	First reading	Referred to Rules	
Jan 24	Ç	Assigned to Revenue	
Feb 08		Recommended do pass	011-000-000
100 00	Placed Calndr, Second Rea		
Feb 16		St Mandate Fis Note I	Filed
		Fiscal Note Filed	
	Placed Calndr, Second Rea		
Feb 20	Placed Calndr, Third Read	ling	
Feb 21	Third Reading - Passed 11	7-000-000	
	Arrive Senate		
	Placed Calendr, First Read	Ing	
Feb 22	Sen Sponsor LÜECHTEF	ELD	
	Added as Chief Co-sponso	r O'DANIEL	
	Added as Chief Co-sponso		
Feb 27	First reading	Referred to Rules	
Apr 17		Assigned to Revenue	
Apr 24		Recommended do pass	010-000-000
	Placed Calndr, Second Rea		
Apr 25	Second Reading		
- p	Placed Calndr, Third Read	ing	
Apr 30	Sponsor Removed LUECH	ITEFELD	
	Alt Chief Sponsor Change	d SYVERSON	
	Added as Chief Co-sponso		
May 01	Filed with Secretary		
	Amendment No.01	SYVERSON	Amendment
			referred to
		SRUL	
	Sponsor Removed O'DAN	IIEL	
	Chief Co-sponsor Changed		
May 02	Amendment No.01	SYVERSON	
11149 02	Rules refers to	SREV	
May 16	Amendment No.01	SYVERSON	. · · · · · · · · · · · · · · · · · · ·
		Held in committee	
	Calendar Order of 3rd Rd		
Jun 24	Tabled Pursuant to Rule5		
	Refer to Rules/RRules		
Nov 20	Filed with Secretary		
1101 20	Amendment No.02	SYVERSON	Amendment
	Third Miller 140.02	51 · Ensort	. monditione

referred to Nov 20 - Cont. SRUL Filed with Secretary Amendment No.03 WEAVER,S Amendment referred to SRUL Approved for Consideration SRUL SYVERSON Amendment No.02 Rules refers to SREV Amendment No.03 WEAVER,S Rules refers to SREV Filed with Secretary Amendment No.04 SYVERSON Amendment referred to SRUL Placed Calndr, Third Reading Primary Sponsor Changed To WINTERS Nov 21 Added As A Co-sponsor LAWFER Added As A Co-sponsor MOFFITT Amendment No.02 SYVERSON Be approved considerati SREV/009-000-000 Amendment No.03 WEAVER,S Be approved considerati SREV/007-001-001 Amendment No.04 SYVERSON Be approved considerati SRUL Recalled to Second Reading Amendment No.02 SYVERSON Adopted Amendment No.03 WEAVER.S Adopted 033-019-001 Amendment No.04 SYVERSON Adopted Placed Calndr, Third Reading Sponsor Removed REA Sponsor Removed DUNN,T Chief Co-sponsor Changed to BURZYNSKI Third Reading - Passed 038-012-000 Arrive House Place Cal Order Concurrence 02.03.04 Dec 03 Primary Sponsor Changed To KUBIK Motion Filed Non-Concur 02.03.04/KUBIK Motion referred to HRUL Place Cal Order Concurrence 02,03,04 H Noncners in S Amend. 02,03,04 Joint Sponsor Changed to WINKEL Secretary's Desk Non-concur 02,03,04 S Refuses to Recede Amend 02,03,04 Dec 04 S Requests Conference Comm 1ST/SYVERSON Sen Conference Comm Apptd 1ST/SYVERSON, WEAVER,S DEANGELIS, PALMER, O'DANIEL Hse Accede Reg Conf Comm 1ST Hse Conference Comm Apptd 1ST/CHURCHILL KUBIK, RYDER DART, CURRIE Jan 06 1997 House report submitted Conf Comm Rpt referred to 1ST/HRUL Conf Comm Rpt referred to 1ST/HEXC Jan 07 Be approved consideration 007-003-000 Filed with Secretary **Conference Committee Report** Conf Comm Rpt referred to SRUL House report submitted Conference Committee Report

Be approved consideration

Jan 07 Cont. Senate report submitted

Motion filed DILLARD-SUSPEND RULE 8-4(B).

Motion prevailed 031-026-000

Senate Conf. report lost 1ST/026-030-000 S Requests Conference Comm 2ND/SYVERSON Sen Conference Comm Apptd 2ND/SYVERSON, WEAVER.S.

DEANGELIS

BERMAN, O'DANIEL Motion to Reconsider Vote CHAIR RULES MOTION

IS IN ORDER. Appeal Ruling of Chair DEMUZIO

RULING SUSTAINED

033-025-000 Mtn Reconsider Vote Prevail

Senate report submitted

Verified

Senate Conf. report Adopted 1ST/030-027-000 House Conf. report Adopted 1ST/063-049-002 Both House Adoptd Conf rpt 1ST Passed both Houses Sent to the Governor Governor approved PUBLIC ACT 89-0718 effective date 97-03-07

HB-2703 JONES, JOHN - DEERING - BOST - STEPHENS - KLINGLER AND HOLBROOK.

35 ILCS 105/3-5 35 ILCS 110/3-5 35 ILCS 110/3-5 35 ILCS 115/3-5 35 ILCS 120/2-5

Jan 08

Mar 07

from Ch. 120, par. 439.3-5 from Ch. 120, par. 439.33-5 from Ch. 120, par. 439.103-5 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 by deleting the provision requiring that oil field exploration, drilling, and production equipment, including (i) rigs and parts of rigs, rotary rigs, cable tool rigs, and workover rigs, (ii) pipe and tubular goods, including casing and drill strings, (iii) pumps and pump jack units, (iv) storage tanks and flow lines, and (v) any individual replacement part for oil field exploration, drilling, and production equipment, cost \$250 or more in order to qualify as exempt tangible personal property. Effective immediately. STATE MANDATES FISCAL NOTE In the opinion of DCCA, HB 2703, as introduced in the House, is

a tax exemption mandate which required reimbursement in the amount of 100% of the loss in revenue of a local government directly attributable to the mandate exemption. Due to the nature of the bill, no estimate of the amount of reimbursement required is available.

FISCAL NOTE (Dept. of Revenue)

There would be an approximate loss to the State and local

gov'ts. of \$1.0 million in sales tax receipts.

Note(s) THAT MAY APPLY: Fiscal; State Mandates Jan 19 1996 Filed With Clerk

Jan 17 1770	I HOU WITH CICIK	
	First reading	Referred to Rules
Jan 24	Ũ	Assigned to Revenue
Feb 22		Do Pass/Short Debate Cal 013-000-000
	Placed Cal 2nd Rdg-Sht	
Feb 26	Ū.	Fiscal Note Requested LANG
		St Mandate Fis Nte RegLANG
		St Mandate Fis Note Filed
		Fiscal Note Filed
	Cal Ord 2nd Rdg-Shr D	
Feb 27	Second Reading-Short I	
100 27	Pld Cal Ord 3rd Rdg-Sh	
Feb 28	Third Reading - Passed	100-000-006
	Arrive Senate	
100 29	Sen Sponsor O'DANIEI	
	Placed Calendr, First Re	
	First reading	
	rustreading	Referred to Rules

Mar 06	Sponsor Removed O'DANIEL
an de la company	Alt Chief Sponsor Changed WOODYARD
	Added as Chief Co-sponsor O'DANIEL
Apr 24	Assigned to Revenue
May 02	Recommended do pass 008-000-001
	Placed Calndr, Second Reading
May 08	Second Reading
	Placed Calndr, Third Reading
May 09	Third Reading - Passed 056-000-000
· · · ·	Passed both Houses
Jun 07	Sent to the Governor
Jun 25	Governor approved
	PUBLIC ACT 89-0496 effective date 96-06-25

HB-2704 BLACK.

230 ILCS 10/7 from Ch. 120, par. 2407

Amends the Riverboat Gambling Act. Removes the provision requiring 4 riverboats to dock on the Mississippi River. Provides that the Board may authorize riverboats that dock on the Mississippi River to move to a new location.

Note(s) THAT MAY APPLY: Fiscal Jan 19 1996 Filed With Clerk First reading

First reading Referred to Rules Session Sine Die

Jan 07 1997 Sess HB-2705 MAUTINO.

(P.A. 89-22, Art. 36, Sec. 3) (P.A. 89-22, Art. 53, Sec. 62 rep.) (P.A. 89-22, Art. 53, Sec. 49.5 new)

Amends appropriations to the Department of State Police for fiscal year 1996 to provide that certain payments for miscellaneous programs shall be made from the General Revenue Fund rather than the State Police Services Fund. Repeals an appropriation from the Road Fund to the Department of Transportation for a grant to the Department of State Police for patrolling and policing public highways and support of highway safety programs. Amends appropriations to the Department of Transportation for fiscal year 1996 to provide that an additional sum of \$2,500,000 is appropriated from the General Revenue Fund for funding the State's share of the operating deficits for intercity rail passenger service. Effective immediately.

NOTE(S) THAT MAY APPLY: Balanced Budget Jan 19 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2706 MAUTINO.

625 ILCS 5/3-631 new

Amends the Illinois Vehicle Code to create special license plates for constitutional officers. Contains only a caption.

Jan 19 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-2707 MAUTINO.

105 ILCS 5/2-3.25g

from Ch. 122, par. 2-3.25g

AL ends the School Code. Makes technical changes in the provisions relating to the waiver or modification of School Code mandates and administrative rules and regulations. Effective immediately.

Jan 19 1996 First reading

Session Sine Die

Referred to Rules

Jan 07 1997 Ses HB-2708 MAUTINO.

730 ILCS 5/3-1-2

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

Amends the Unified Code of Corrections. Provides that the definition of "Department" means the Department of Corrections of the State of Illinois rather than the Department of Corrections of this State.

Jan 19 1996 First reading

Jan 07 1997 Session Sine Die

Referred to Rules

HB-2709 MAUTINO.

20 ILCS 2605/55a-1

from Ch. 127, par. 55a-1

Amends the Civil Administrative Code of Illinois. Adds a heading to Section establishing the Divisions of the Department of State Police.

Jan 19 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-2710 MAUTINO.

15 ILCS 405/1

from Ch. 15, par. 201

Amends the State Comptroller Act. Makes a technical change. Jan 19 1996 First reading Referred to Rules Jan 07 1997 Session Sine Die

HB-2711 LAWFER – NOLAND – WOOLARD – WIRSING – WINTERS, POE AND KLINGLER.

20 ILCS 3605/12.2 from Ch. 5, par. 1212.2 20 ILCS 3605/12.5 new

Amends the Illinois Farm Development Act. Provides that the Illinois Farm Development Authority may issue State Guarantees to lenders for loans to finance or refinance debts for specialized livestock operations. Sets out application procedures and requirements. Provides that the State Guarantees (i) shall not exceed \$1,000,000 per applicant, (ii) shall be no longer than 15 years in duration, and (iii) shall be subject to an annual review and renewal by the lender and the Authority. Allows an applicant to use the program more than once, provided that the aggregate principal amount of the State Guarantee does not exceed \$1,000,000. Requires a 90-day written notice before the Authority revokes a State Guarantee. Provides when the Authority shall provide or renew a State Guarantee. Provides that interest earned from investing moneys in the Illinois Farmer and Agribusiness Loan Guarantee Fund shall be deposited into the Fund (now, deposited into the General Revenue Fund). Effective immediately.

STATE DEBT IMPACT NOTE

HB2711 will have no impact on State debt.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 20 ILCS 3605/12.2 Adds reference to: 20 ILCS 3605/11

from Ch. 5, par. 1211

Provides that bonds or notes issued for the specialized livestock guarantee program shall not be included in the Authority's indebtedness limitation. Deletes the change that would have required interest earned on the Illinois Farmer and Agribusiness Loan Guarantee Fund to be deposited into that Fund rather than the general revenue fund.

STATE DEBT IMPACT NOTE, AMENDED No change from previous note.

NOTE(S) THAT MAY APPLY Fiscal

DTE(S) I HAT IVIA	AY APPLY: FISCAL	
Jan 22 1996	Filed With Clerk	
Jan 23	First reading	Referred to Rules
Jan 24	•	Assigned to Agriculture & Conservation
Feb 06		State Debt Note Filed
Feb 27	Amendment No.01	Committee Agriculture & Conservation AGRICULTURE H Adopted Recommnded do pass as amend 026-001-000
	Placed Calndr, Second Rea	
Feb 28	Second Reading	und the second se
	Held on 2nd Reading	
Feb 29	Ŭ	State Debt Note Filed AS AMENDED
	Held on 2nd Reading	
Mar 20	Second Reading	
	Placed Calndr, Third Read	ing
Mar 22	Third Reading - Passed 10	
Mar 25	Arrive Senate	
	Placed Calendr, First Read	ng

Mar 27	Sen Sponsor SIEBEN
	First reading Referred to Rules
	Added as Chief Co-sponsor WOODYARD
Mar 28	Assigned to Agriculture & Conservation
Apr 16	Added As A Co-sponsor O'DANIEL
Apr 17	Recommended do pass 008-000-000
-	Placed Caindr, Second Reading
	Added As A Co-sponsor DEMUZIO
Apr 24	Second Reading
	Placed Calndr, Third Reading
Apr 30	Third Reading - Passed 051-003-000
	Passed both Houses
May 29	Sent to the Governor
Jul 19	Governor approved
	PUBLIC ACT 89-0527 effective date 96-07-19

HB-2712 MAUTINO.

Appropriates \$1 from the General Revenue Fund to the Department of Transportation for ordinary and contingent expenses. Effective July 1, 1996.

Jan 22 1996 Jan 23 Jan 07 1997 Session Sine Die

Referred to Rules

HB-2713 MAUTINO.

Appropriates \$1 from the General Revenue Fund to the Department of Natural Resources for ordinary and contingent expenses. Effective July 1, 1996.

- Jan 22 1996 Filed With Clerk
- Jan 23 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2714 MAUTINO.

Appropriates \$1 from the General Revenue Fund to the Environmental Protection Agency for ordinary and contingent expenses. Effective July 1, 1996.

Jan 22 1996 Filed With Clerk

Jan 23 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-2715 MOFFITT.

55 ILCS 5/5-1006.5

Amends the Counties Code. Provides that, upon approval of the voters at a referendum, any county (now counties with more than 180,000 inhabitants) may impose a retailers' occupation tax and use the proceeds for public safety. Effective immediately.

Jan 22 1996	Filed With Clerk
Jan 23	First reading
Ian 07 1997	Session Sine Die

Referred to Rules

HB-2716 FRIAS,F. 305 ILCS 5/12-4.11

from Ch. 23, par. 12-4.11

Amends the Illinois Public Aid Code. Provides that the Illinois Department of Public Aid shall establish for assistance units receiving AFDC a monthly allowance for children attending elementary or secondary school who must take public transportation to or from school. Provides that these funds may come from the State Board of Education, if funds are available, and federal matching funds.

NOTE(S) THAT MAY APPLY: Fiscal

- Jan 22 1996 Filed With Clerk
- Jan 23 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2717 FRIAS,F.

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 Illinois Law Enforcement Training Standards 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) T	нат Мач	APPLY: Fiscal
Jan 22	1996	Filed With Clerk
Jan 23		First reading
Jan 07	1997	Session Sine Die
HB-2718	FRIAS,	7.

230 ILCS 25/2

from Ch. 120, par. 1102

Amends the Bingo License and Tax Act to raise the maximum payout per day from \$2,250, or \$2,250 plus 2 additional bingo games in certain counties, to \$10,000.

Jan 22 1996	Filed With Clerk
Jan 23	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

Referred to Rules

HB-2719 FRIAS.F - WINTERS.

105 ILCS 5/34-2.3

from Ch. 122, par. 34-2.3

Amends the School Code to provide that local school councils may require students to wear uniforms.

Jan 22 1996	Filed With Clerk
Jan 23	First reading
Jan 24	-

Jan 07 1997 Session Sine Die

Referred to Rules Assigned to Elementary & Secondary Education Refer to Rules/Rul 3-9(a)

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HB-2720 FRIAS,F - BOLAND - DAVIS,STEVE - HOFFMAN - GASH, DEERING, PHELPS, NOVAK, CAPPARELLI AND DART.

730 ILCS 5/3-2-2

Mar 25

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

Amend the Unified Code of Corrections. Provides that the Department of Corrections may install an electrified security fence system at any medium, maximum, or super-maximum security institution.

FISCAL NOTE (Dept. of Corrections) The fiscal impact on HB 2720 is unknown. CORRECTIONAL NOTE

No impact on prison population.

NOTE(S) THAT MAY APPLY: Fiscal

	I APPLI. LISUAL	
Jan 22 1996	Filed With Clerk	
Jan 23	First reading	Referred to Rules
Jan 24	and the second second	Assigned to Judiciary - Criminal Law
Feb 22		Recommended do pass 011-000-001
	Placed Calndr Second Rea	dng
Feb 26		Fiscal Note Filed
	1	Correctional Note Filed
	Placed Caindr.Second Rea	
Feb 27	Second Reading	 The second s
	Placed Calndr, Third Readi	ing
Feb 28	Third Reading - Passed 11	2-002-002
Feb 29	Arrive Senate	
	Sen Sponsor CRONIN	 A state of a state o
	Placed Calendr, First Read	ne
	First reading	Referred to Rules
Jan 07 1997	Session Sine Die	
	,F – SANTIAGO.	的复数形式 化二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十
110000/141	from Ch 2	9 man 04 1

HB-2721 FRIAS,F - SANTIAGO.

720 ILCS 5/24-1

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.

HOUSE AMENDMENT NO. 1.

Also prohibits the possession, purchasing, manufacturing, or carrying of these buckles, pens, combs, belts, or other similar objects made of hardened plastic that have weapons concealed on or within the objects.

NOTE(S) THAT MAY APPLY: Correctional

Jan 22 1996	Filed With Clerk
Jan 23	First reading
Feb 08	

Referred to Rules Assigned to Judiciary - Criminal Law Feb 29

JUD-CRIMINAL H Adopted Recommnded do pass as amend 014-000-000

Placed Calndr, Second Reading
Second Reading
Held on 2nd Reading
Added As A Joint Sponsor SANTIAGO
Re-refer Rules/RRules
Session Sine Die

Amendment No.01

HB-2722 FRIAS.F.

105 ILCS 5/34-43.01 new

Amends the School Code. Requires the Chicago Board of Education to sell its noneducational properties and use the net sale proceeds for new school construction in attendance center areas where student enrollment exceeds 110% of the design capacity of an attendance center. Establishes a construction priority among those attendance center areas. Effective immediately,

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

Jan 22 1996 Jan 23 Jan 07 1997	Filed With Clerk First reading Session Sine Die	Referred to Rules
and the second sec		

HB-2723 BOST.

720 ILCS 5/26-4

from Ch. 38, par. 26-4

Amends the Criminal Code of 1961. Provides that it is a Class A misdemeanor to make a recorded image of another person's body underneath the other person's overgarments or another person's undergarments underneath the other person's overgarments by means of a concealed or disguised camera or other device for the recording of images, unless the other person has consented to the recording.

Note(s) That May Apply: Correctional Jan 22 1996 Filed With Clerk

- Jan 23 First reading

Session Sine Die Jan 07 1997

HB-2724 PERSICO.

415 ILCS 5/22

from Ch. 111 1/2, par. 1022

Amends the Environmental Protection Act by adding a caption to the Section concerning the promulgation of regulations under Title VII of the Act. Makes technical changes.

Jan 23 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

Referred to Rules

HB-2725 PERSICO.

415 ILCS 5/19.2

from Ch. 111 1/2, par. 1039

Amends the Environmental Protection Act by adding a caption to a Section providing definitions. Makes technical changes.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 415 ILCS 5/19.2 Adds reference to: 415 ILCS 5/39

from Ch. 111 1/2, par. 1039

Deletes everything. Amends the Environmental Protection Act to provide that the Environmental Protection Agency may issue a permit for a municipal waste transfer station under specified conditions without requiring local siting approval as otherwise required under the Act. Effective immediately.

FISCAL NOTE, AMENDED (EPA) HB 2725, as amended, would not have a fiscal impact on EPA. STATE MANDATES ACT FISCAL NOTE In the opinion of DCCA, HB2725 fails to meet the definition of a State mandate. STATE MANDATES FISCAL NOTE, AMENDED No change from previous note. Jan 23 1996 First reading Referred to Rules Feb 08 Assigned to Environment & Energy Mar 21 Amendment No.01 ENVRMNT ENRGY H Adopted

Recomminded do pass as amend 017-005-000

Placed Calndr, Second Reading

Mar 22		Fiscal Note Filed
•	Placed Calndr, Second Read	ng
	· · · · · · · · · · · · · · · · · · ·	Fiscal Note Requested AS
		AMENDED/LANG
		St Mandate Fis Nte RegAS
		AMENDED/LANG
	Placed Caindr, Second Read	ng
Mar 26	•	St Mandate Fis Note Filed
		St Mandate Fis Note Filed
	Placed Calndr, Second Read	ng
	Second Reading	
	Placed Calndr, Third Reading	lg
Mar 27	Third Reading - Passed 97-0	007-000
	Arrive Senate	
	Placed Calendr, First Readn	g
	Sen Sponsor RAICA	
	First reading	Referred to Rules
Mar 28		Assigned to Environment & Energy
May 02		Recommended do pass 009-001-000
	Placed Calndr, Second Read	Ing
May 07	Second Reading	
	Placed Caindr, Third Readin	
May 08	Third Reading - Passed 048	-005-000
	Passed both Houses	
Jun 05	Sent to the Governor	
Jul 26	Governor approved	
	PUBLIC ACT 89-0556	effective date 96-07-26
HB-2726 SAV	IANO – MCAULIFFE – BUGI	ELSKI – CAPPARELLI – SANTIAGO.

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 5/13-309	from Ch. 108 1/2, par. 13-309
40 ILCS 5/13-310	from Ch. 108 1/2, par. 13-310
40 ILCS 5/13-401	from Ch. 108 1/2, par. 13-401

Amends the Metropolitan Water Reclamation District Article of the Pension Code. Extends the deadline for early retirement without discount; changes the eligibility requirements and method of calculating the required contributions. Extends the deadline for participating in the optional plan of additional contributions; limits the maximum optional benefit for persons entering the plan during its final 5 years and prohibits participation by persons who first enter service after June 30, 1997. For new employees only: raises the minimum retirement age from 50 to 55; eliminates duty and ordinary disability benefits for the first 3 days of disability if the total disability period extends to less than 14 calendar days; and requires a return to service for at least one year before credit may be purchased for an unpaid leave of absence. Declares that the bill accommodates a request from the affected unit of local government. Effective immediately.

PENSION NOTE

Increase in accrued liabilities is estimated at \$4.5 million.

NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates		
Jan 23 1996	First reading	Referred to Rules
Apr 23		Pension Note Filed
		Committee Rules

Jan 07 1997 Session Sine Die

HB-2727 SAVIANO – MCAULIFFE – O'CONNOR – BUGIELSKI – CAPPARELLI.

40 ILCS 5/8-125 40 ILCS 5/8-139 40 ILCS 5/8-158 40 ILCS 5/8-173 40 ILCS 5/8-201 40 ILCS 5/8-230 40 ILCS 5/8-230 40 ILCS 5/8-233 40 ILCS 5/11-110 40 ILCS 5/11-124 from Ch. 108 1/2, par. 8-125 from Ch. 108 1/2, par. 8-139 from Ch. 108 1/2, par. 8-139 from Ch. 108 1/2, par. 8-158 from Ch. 108 1/2, par. 8-201 from Ch. 108 1/2, par. 8-230 from Ch. 108 1/2, par. 8-233

from Ch. 108 1/2, par. 11-110 from Ch. 108 1/2, par. 11-124 40 ILCS 5/11-125.8 new 40 ILCS 5/11-134.2 40 ILCS 5/11-153 40 ILCS 5/11-169 40 ILCS 5/11-190 40 ILCS 5/11-217 40 ILCS 5/11-221 40 ILCS 5/11-221.3 new 30 ILCS 805/8.20 new

from Ch. 108 1/2, par. 11-134.2 from Ch. 108 1/2, par. 11-153 from Ch. 108 1/2, par. 11-169 from Ch. 108 1/2, par. 11-190 from Ch. 108 1/2, par. 11-217 from Ch. 108 1/2, par. 11-221

Amends the Chicago Municipal and Laborer Articles of the Pension Code. Provides that new annuities are payable on the first day of the calendar month, without proration. Authorizes the City to substitute funds obtained from borrowings and other sources for a portion of its authorized tax levy for pension purposes. Expands 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. 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. Authorizes 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. Changes 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 Chicago Laborer Article of the Pension Code to require participation by employees of the boards of certain other Chicago public pension funds. Provides that an employee may establish credit in the Fund for service rendered as a police officer, firefighter, or teacher. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Analysis as of January, 1995:

Municipal Fund:		
increase, accrued liability	\$4.	6 M
increase, total annual cost	\$609	,872
inc., total annual cost as % of payro	ال 0.	, 06%
Laborers' Fund:		
increase, accrued liability	\$943	,882
increase, total annual cost		691
inc., total annual cost as % of payro	110.	0 8 %
NOTE(S) THAT MAY APPLY: Fiscal; Pensio		
Jan 23 1996 First reading	Referred to Rules	
Mar 26	Pension Note Filed	
	Committee Rules	

Jan 07 1997 Session Sine Die

HB-2728 SAVIANO - MCAULIFFE - BUGIELSKI - O'CONNOR - CAPPARELLI.

40 ILCS 5/6-151.1 30 ILCS 805/8.20 new from Ch. 108 1/2, par. 6-151.1

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.

PENSION IMPACT NOTE

The cost of HB 2728 cannot be determined since the number of firefighters affected is unknown.

NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates Jan 23 1996 Referred to Rules First reading Mar 04 Pension Note Filed Committee Rules

Jan 07 1997 Session Sine Die

HB-2729 SAVIANO – MCAULIFFE – BUGIELSKI – O'CONNOR – CAPPARELLI.

40 ILCS 5/6-127.1 new 30 ILCS 805/8.20 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 Referred to Rules

Jan 23 1996 First reading Jan 07 1997

Session Sine Die

HB-2730 SAVIANO - MCAULIFFE - BUGIELSKI - O'CONNOR - CAPPARELLI.

40 ILCS 5/6-164 from Ch. 108 1/2, par. 6-164

30 ILCS 805/8.20 new

Amends the Chicago Firefighter Article of the Pension Code to extend the 3% automatic annual increase to all retirement annuities, beginning not earlier than age 55. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

TENSION NOTE	1
Increase in accrued liabilities	\$25.2 M
Increase in total annual cost	4.0 M
Increase in total annual cost as % of payroll	
NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates	
Jan 23 1996 First reading Referred to Rules	5
Apr 23 Pension Note File	d
Committee Rules	
Jan 07 1997 Session Sine Die	

HB-2731 SAVIANO - MCAULIFFE - BUGIELSKI - O'CONNOR - CAPPARELLI. 40 ILCS 5/6-163.1 new

30 ILCS 805/8.20 new

Amends the Chicago Firefighter Article of the Pension Code to provide a noncompounded 1.5% annual increase in widow's annuity. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately,

PENSION NOTE	
Increase in accrued liabilities	
Increase in total annual cost	
Increase in total annual cost as % of	of payroll 1.34%
NOTE(S) THAT MAY APPLY: Fiscal; Pensi	
Jan 23 1996 First reading	Referred to Rules
Apr 23	Pension Note Filed
1×10^{-1} and 1×10^{-1} and 1×10^{-1} m s 1×10^{-1}	Committee Rules

Jan 07 1997 Session Sine Die

HB-2732 SAVIANO - MCAULIFFE - BUGIELSKI - O'CONNOR - CAPPARELLI.

40 ILCS 5/6-219.1 new

Amends the Chicago Firefighter Article of the Pension Code to authorize the award of attorney's fees and costs to persons who are successful in litigation brought against the Board to establish eligibility or benefits under the Fund. Effective immediately.

PENŠION NOTE

Cost, not yet calculated, is estimated to be minimal. N

ote(s) That May	APPLY: Fiscal; Pension	
Jan 23 1996	First reading	Ref
Apr 23	Ū.	Per

ferred to Rules Pension Note Filed Committee Rules

Jan 07 1997 Session Sine Die

SAVIANO - MCAULIFFE - BUGIELSKI - O'CONNOR - CAPPARELLI. HB-2733

from Ch. 108 1/2, par. 6-164

30 ILCS 805/8.20 new

40 ILCS 5/6-164

Amends the Chicago Firefighter Article of the Pension Code to extend the 3% automatic annual increase at age 55 to persons born after December 31, 1944 and before January 1, 1960. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE	
Increase in accrued liabilities	\$22.9 M
Increase in total annual cost	
Increase in total annual cost as % of p	ayroll 1.45%
NOTE(S) THAT MAY APPLY: Fiscal; Pension;	
Jan 23 1996 First reading	Referred to Rules
Apr 23	Pension Note Filed
and the second second second second second second second second second second second second second second second	Committee Rules
Jan 07 1997 Session Sine Die	
HB-2734 HUGHES.	
	0(1/0 7105

70 ILCS 410/5 70 ILCS 410/6 from Ch. 96 1/2, par. 7105 from Ch. 96 1/2, par. 7106

Amends the Conservation District Act. Provides that by resolution of the county board, in the case of a single county district, or by resolution of each county board, in the case of a multi-county district, or by petition signed by 5% of the voters of the entire district, a proposal to elect, rather than appoint, a 5 or 7 member board of trustees of the conservation district shall be submitted to the voters in the next general election. Provides that if the resolution is approved by a majority of the voters in the district, the terms of the previously appointed trustees shall expire and the terms of the newly elected trustees shall commence on the first Monday in December following the election. Provides that elected trustees shall serve for 4 years, except that after the first election, some trustees shall serve for only 2 years. Provides limitations on the number of trustees that reside in the same township or county. Provides for appointment of successors in the case of a vacancy by the president of the board of trustees with the advice and consent of the board with respect to elected boards unless more than 28 months remain in the term and the vacancy occurs at least 182 days before the next general election, in which case the vacancy shall be filled by election for the remainder of the term. Provides that the trustees shall meet as soon as possible after the initial election or the initial appointments, as the case may be, rather than within 60 days after their selection, to elect officers. Provides that the officers of elected boards shall hold their position for 2 years rather than for the fiscal year in which elected. Effective immediately.

STĂTE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB 2734 creates a local government organization and structure mandate for which no reimbursement is required. FISCAL NOTE (DCCA) This legislation does not have a fiscal impact on the Dept.

I his legislatic	n does not nave a nscal impa	ct on the Dept.	
Jan 23 1996	First reading	Referred to Rules	
Feb 08	--	Assigned to Counties &	& Townships
Feb 21		Recommended do pass	
100 21	Placed Calndr, Second Rea		010-000 000
D-LOO	Traceu Camur, Seconu Rea		Siled
Feb 22		St Mandate Fis Noté I	neu
	Placed Calndr, Second Rea		· · ·
Feb 27		Fiscal Note Filed	
	Placed Calndr, Second Rea		
	Amendment No.01	SKINNER	Amendment
			referred to
		HRUL	
	Amendment No.02	SKINNER	Amendment
			referred to
		HRUL	
	Placed Calndr, Second Rea	adng	
	Second Reading	÷	
	Placed Calndr, Third Read	ling	
Mar 05		3d Reading Considera	tion PP
inter ob		Calendar Consideratio	
Mar 29		Verified	
Mai 27	Tabled Pursuant to Rule5-		
A . 1/	Third Reading - Passed 06	0-049-002	
Apr 16	Arrive Senate		
and the second	Sen Sponsor KLEMM		
1.	Placed Calendr, First Reac		
	First reading	Referred to Rules	

Jan 07 1997 Session Sine Die

HB-2735 HUGHES – HARTKE – HASSERT – SAVIANO – HOLBROOK AND MOORE,EUGENE.

35 ILCS 200/2-70 60 ILCS 1/65-5

60 ILCS 1/65-20

Amends the Property Tax Code and the Township Code. Requires that township and multi-township boards set the compensation of officers for whom they set compensation at least 150 days before the election of those officers. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: 60 ILCS 1/70-45 305 ILCS 5/11-8

11-8 from Ch. 23, par. 11-8

Amends the Township Code and the Illinois Public Aid Code. Provides that township supervisors in Cook County may serve as members of the Cook County Townships Public Aid Committee. Provides that the supervisors shall not receive additional compensation for duties associated with the Committee but shall be reimbursed for expenses related to service on the Committee. Provides that in counties in excess of 3,000,000 population and under township organization, the township whose action, inaction, or decision is being appealed shall bear the expenses related to an appeal by an applicant or recipient of Public Aid to a Public Aid Committee.

HOUSE AMENDMENT NO. 2.

Provides that a township board of trustees shall set the compensation of its assessor and collector at the same time it sets the compensation of its supervisor.

HOUSE AMENDMENT NO. 3.

Adds reference to:

65 ILCS 5/3.1-50-10 from Ch. 24, par. 3.1-50-10

Amends the Illinois Municipal Code. Provides that the compensation of elected officers be fixed at least 180 days before their terms commence, rather than at least 2 months before their election, as required by the Local Government Officer Compensation Act.

STATE MANDATES FISCAL NOTE, (H-am 5)

In the opinion of DCCA, HB 2735, as amended by H-am 5, creates both a local gov't. organzation and structure mandate and a due

due process mandate for which no reimbursement is required.

FISCAL NOTE, AMENDED (DCCA)

HB 2735, with H-am 3, does not have a fiscal impact on DCCA.

STATE MANDATES FISCAL NOTE, (H-am 3)

No change from previous State Mandates note.

HOUSE AMENDMENT NO. 5.

Requires that compensation of a multi-township assessor be set at least 150 days before that officer's election. Requires that a township assessor's and collector's compensation be set at the same time the compensation of its supervisor is set.

SENATE AMENDMENT NO. 1.

Adds reference to: 60 ILCS 1/30-10 60 ILCS 1/30-145 60 ILCS 1/30-20 60 ILCS 1/30-55 rep. 60 ILCS 1/30-80 rep. 60 ILCS 1/30-175 rep. 60 ILCS 1/65-15 rep.

Amends the Township Code. Requires a three-fourths, rather than simple, majority vote of electors to add to a township meeting agenda. Permits township electors to authorize their trustees to contract for the provision of mental health services from existing funds, rather than permitting electors to provide those services by appropriation. Repeals Sections permitting electors to employ engineers and provide weed removal, requiring electors to order audits, and specifying township clerk fees. CONFERENCE COMMITTEE REPORT NO. 1. Recommends that the House concur in S-am 1. Recommends that the bill be further amended as follows: Adds reference to: 5 ILCS 220/3.1 from Ch. 127, par. 743.1 45 ILCS 105/9 new 60 ILCS 1/50-15 60 ILCS 1/50-40 55 ILCS 5/5-1069.7 new 65 ILCS 5/10-4-2.7 new 70 ILCS 520/10 from Ch. 85, par. 6160 215 ILCS 5/123 from Ch. 73, par. 735 215 ILCS 5/367f from Ch. 73, par. 979f 215 ILCS 5/367g 215 ILCS 5/367h from Ch. 73, par. 979g from Ch. 73, par. 979h 30 ILCS 805/8.20 new

Upon the condition that the proceeds be used for land acquisition, authorizes the Kendall County Forest Preserve District to transfer certain real property to the Kendall County Fair Association for a certain monetary payment and authorizes the District to transfer certain real property to Kendall Township in exchange for a certain monetary payment. Amends the Intergovernmental Cooperation Act to allow a Municipal Joint Action Water Agency for municipalities, water districts, and areas within counties where the water supply is derived from Lake Michigan, the Mississippi River, or the Missouri River (now Lake Michigan or the Mississippi River). Amends the Bi-State Development Agency Act to provide that the commissioners' participation in agency meetings by conference telephone or other communication equipment constitutes personal presence at the meeting if the other attendees can communicate with the commissioners. Amends the Township Code. Specifies that May is the month after township supervisors, clerks, and trustees are elected and in which they begin their terms. Requires that copies of audits necessitated by the conclusion of or vacancy in a supervisor's term be filed with the township clerk and county clerk. Amends the Illinois Insurance Code. Provides for substituted service of process upon unauthorized foreign or alien companies that have issued policies of reinsurance. Applies to arbitration proceedings. Requires the foreign or alien company to post a bond before filing a pleading in actions brought against the company. Amends the Counties Code, Illinois Municipal Code, and Illinois Insurance Code. Provides that a municipality or county must pay the full amount of the cost of health care benefits or insurance on behalf of surviving spouses and dependents of firefighters, police officers, and deputies whose death results from the performance of a duty. Amends the State Mandates Act to require implementation without reimbursement with respect to the continuation of insurance benefits. Amends the Southwestern Illinois Development Authority Act. Authorizes the Authority to designate before January 1, 1998, certain territory in its jurisdiction as an Enterprise Zone. Effective immediately.

Jan 23 1996 First reading Feb 20

Mar 21

Mar 22

Mar 25

Amendment No.01 Amendment No.02 Amendment No.03 Amendment No.04

Referred to Rules Assigned to Counties & Townships CNTY TWNSHIP H Adopted CNTY TWNSHIP H **CNTY TWNSHIP H** CNTY TWNSHIP H

Adopted Adopted Amendment referred to

HRUL/006-003-000 Do Pass Amend/Short Debate 009-000-000

Placed Cal 2nd Rdg-Sht Dbt

St Mandate Fis Nte RegAS AMENDED/LANG M

Cal Ord 2nd Rdg-Shr Dbt Added As A Co-sponsor HOLBROOK Amendment No.05

Amendment referred to

Cal Ord 2nd Rdg-Shr Dbt

HRUL H100 FIRST R

HUGHES

Mar 26 St Mandate Fis Note Filed Fiscal Note Filed Cal Ord 2nd Rdg-Shr Dbt St Mandate Fis Note Filed Amendment No.05 HUGHES Be approved considerati HRUL Cal Ord 2nd Rdg-Shr Dbt Amendment No.05 HUGHES Adopted Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt Mar 27 Added As A Co-sponsor MOORE, EUGENE Tabled Pursuant to Rule5-4(A)/HCA 04 3Rd Rdg-Sht Dbt-Pass/Vot106-001-000 Arrive Senate Placed Calendr, First Reading Sen Sponsor KLEMM First reading Referred to Rules Mar 28 Assigned to Local Government & Elections Apr 25 Amendment No.01 LOCAL GOVERN S Adopted Recommnded do pass as amend 010-000-000 Placed Calndr,Second Readng May 01 Second Reading Placed Calndr, Third Reading May 07 Third Reading - Passed 055-000-000 Arrive House Referred to Rules May 14 Approved for Consideration Place Cal Order Concurrence 01 Motion Filed Concur Refer to Rules/Rul 8-4(a) May 23 Motion Filed Non-Concur 01/HUGHES Refer to Rules/Rul 8-4(a) Place Cal Order Concurrence 01 Jun 25 Re-refer Rules/RRules Dec 03 Approved for Consideration 01/HUGHES Place Cal Order Concurrence 01 H Noncners in S Amend. 01 Secretary's Desk Non-concur 01 Dec 04 Dec 05 Added As A Co-sponsor HASSERT Added As A Co-sponsor MOORE, EUGENE Jan 05 1997 Re-refer Rules/RRules Approved for Consideration SRUL Jan 06 Secretary's Desk Non-concur 01/97-01-07 S Refuses to Recede Amend 01 S Requests Conference Comm 1ST Hse Accede Req Conf Comm 1ST Hse Conference Comm Apptd 1ST/CHURCHILL HUGHES, STEPHENS HARTKE, CURRIE Hse Conference Comm Apptd 1ST Sen Conference Comm Apptd 1ST/KLEMM, DUDYCZ, BOMKE Jan 07 TROTTER, BOWLES Added as Chief Co-sponsor DUNN,T Filed with Secretary Conference Committee Report Conf Comm Rpt referred to SRUL House report submitted Conf Comm Rpt referred to 1ST/HRUL Conf Comm Rpt referred to 1ST/HCOT Be approved consideration 006-000-002 Conference Committee Report SLGV

Rules refers to

Jan 07-- Cont.

Conference Committee Report Be approved consideration House Conf. report Adopted 1ST/114-000-000 Senate report submitted Senate Conf. report Adopted 1ST/057-000-000 Both House Adoptd Conf rpt 1ST Passed both Houses

Jan 08 Feb 14

08Sent to the Governor14Governor vetoed

HB-2736 DEERING.

50 ILCS 20/15 50 ILCS 20/18 from Ch. 85, par. 1045 from Ch. 85, par. 1048

Amends the Public Building Commission Act to require a front door referendum for public building commissions in counties with a population of less than 3,000,000 to issue revenue bonds. Requires a front door referendum for municipalities to levy a tax for lease payments to a public building commission located in a county with a population of less than 3,000,000. Effective immediately.

Jan 23 1996First readingReferred to RulesJan 07 1997Session Sine Die

HB-2737 STEPHENS.

55 ILCS 5/5-1062

from Ch. 34, par. 5-1062

Amends the Counties Code to make a technical change in the Section concerning stormwater management.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 2737 fails to meet the definition

of a mandate under the State Mandates Act.

FISCAL NOTE (Dpt. Commerce and Community Affairs) HB2737 does not have a fiscal impact on DCCA.

SENATE AMENDMENT NO. 1. (Tabled May 16, 1996)

Deletes reference to: 55 ILCS 5/5-1062 Adds reference to: 55 ILCS 5/5-1095 65 ILCS 5/11-42-11

from Ch. 34, par. 5-1095 from Ch. 24, par. 11-42-11

Replaces the title and everything after the enacting clause. Amends the Counties Code and the Illinois Municipal Code in relation to cable television. Provides that a franchising authority may grant additional cable franchises. Provides that the franchising authority is not subject to suit for damages based upon a decision to grant an additional franchise. Effective immediately.

SENATE AMENDMENT NO. 2.

Replaces everything after the enacting clause. Amends the Counties Code and the Illinois Municipal Code. Provides that in determining whether to grant an additional cable television franchise, the franchising authority shall consider and evaluate the proposed terms and provisions of the additional franchise in addition to need, right-of-way capacity and potential disruption of the right-of-way, and long term economic effects. Effective immediately.

SENATE AMENDMENT NO. 4.

Changes the title and removes the effective date Section.

1 02 100/	T	
Jan 23 1996	First reading	Referred to Rules
Feb 20		Assigned to Counties & Townships
Mar 21		Do Pass/Short Debate Cal 010-000-000
	Placed Cal 2nd Rdg-Sht Db	ot
Mar 26	Second Reading-Short Deb	ate
	Held 2nd Rdg-Short Debat	e
Mar 29		St Mandate Fis Note Filed
	Held 2nd Rdg-Short Debat	
Apr 18	Pld Cal Ord 3rd Rdg-Sht D	
	3Rd Rdg-Sht Dbt-Pass/Vo	
Apr 19	Arrive Senate	· · · · · · · · · · · · · · · · · · ·
•	Placed Calendr, First Readr	1g
Apr 22	Sen Sponsor WATSON	
Apr 23	First reading	Referred to Rules
•	•	

1939

1940

	Apr 24		Assigned to Local Governr Elections	nent &
	Apr 26	Added as Chief Co-sponsor Added as Chief Co-sponsor	PETERSON JACOBS	
	Apr 29 May 01	Amendment No.01	Fiscal Note Filed LOCAL GOVERN S Recomminded do pass as an 010-000-000	Adopted mend
		Placed Calndr, Second Read		
	May 07	Second Reading		
	May 09	Placed Calndr, Third Reading Filed with Secretary	ng	
	inity of	Amendment No.02	WATSON	Amendment referred to
			SRUL	
		Amendment No.02 Rules refers to	WATSON SLGV	
	May 14	Amendment No.02	WATSON	Be approved considerati
			SLGV/006-004-000	
	May 15	Recalled to Second Readin, Amendment No.02	WATSON	Adopted
	May 16	Placed Calndr, Third Readi Recalled to Second Readin		
			Mtn Reconsider Vote Prev	
			Mtn Prevail -Table Amen 01/WATSON	d No
		Amendment No.01	LOCAL GOVERN S	Tabled
		Placed Calndr, Third Readi		FIP.
		¢	PURSUANT TO SENAT RULE 2-10(E),	LE
			DEADLINE FOR FINA	
			ACTION IS EXTENDED TO MAY 21, 1996.	D .
		Calendar Order of 3rd Rdr	ng 96 - 05-16	
	May 21		PURSUANT TO SENA RULE 2-10(E),	
			DEADLINE FOR FINA ACTION IS EXTENDE	L D.
	•		TO JANUARY 7, 1997	
		Calendar Order of 3rd Rdr		
	Jun 24 Nov 01	Refer to Rules/RRules Filed with Secretary		
	INOV UI	Amendment No.03	WATSON	Amendment referred to
			SRUL	
	Nov 19	Filed with Secretary Amendment No.04	WATSON	Amendment referred to
			SRUL	
			Committee Rules	SPIL
		Amendment No.04	Approved for Consideration	Be approved
		Attendine 140.01		considerati
	N 21	Decalled to Second D	SRUL	
	Nov 21	Recalled to Second Readir Amendment No.04	WATSON	Adopted
	Jan 05 1997	Placed Calndr, Third Read Tabled Pursuant to Rule5-	ing	
		Re-refer Rules/RRules		
	Jan 07	Session Sine Die	TO OTEVE AND OTEDHE	NC
HB-2		ROOK, MCAULIFFE, DAV		ND.
51	0 ILCS 5/13	from Ch. 8		aites a person

Amends the Animal Control Act. Provides that when a police dog bites a person, the police dog may continue to perform its duties for a peace officer or law enforcement agency and any period of observation of the police dog may be under the supervision of a peace officer. Describes what activities constitute supervision. (Present law would require these dogs to be confined for 10 days under observation of a veterinarian)

velermanan).		
Jan 23 1996	First reading	Referred to Rules
Feb 08		Assigned to Agriculture & Conservation
Feb 20		Recommended do pass 029-000-000
Feb 21	Placed Calndr, Second Read	dng
	Second Reading	a Filippine and the second second
	Placed Caindr, Third Readi	ng G
Feb 22	Third Reading - Passed 109	
Feb 27	Arrive Senate	
	Placed Calendr, First Read	ng -
	Sen Sponsor CLAYBORN	
Feb 28	Added as Chief Co-sponsor	
	First reading	Referred to Rules
Apr 17	U	Assigned to Agriculture & Conservation
Apr 30		Recommended do pass 009-000-000
•	Placed Calndr, Second Read	dng
May 01	Second Reading	
•	Placed Calndr, Third Readi	ng
May 07	Third Reading - Passed 055	
	Passed both Houses	
Jun 05	Sent to the Governor	
Jul 30	Governor approved	
	PUBLIC ACT 89-0576	effective date 97-01-01

HB-2739 MCAULIFFE - SAVIANO - DURKIN - CAPPARELLI.

Appropriates \$1,000,000 from the General Revenue Fund to the Capital Development Board for the purpose of carrying out Phase II of the Willow-Higgins Creek improvement consisting of widening a waterway and constructing precast retaining

walls. Effective July 1, 1996.

Jan 23 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-2740 BEAUBIEN.

10 ILCS 5/9-25.5 new

Amends the Election Code. Prohibits candidates for statewide executive office or the General Assembly, or candidates for any office who are statewide executive officers or General Assembly members, from accepting contributions from State contractors or those doing business with the State. Effective immediately.

Jan 23 1996 First reading Referred to Rules

Nov 12 Primary Sponsor Changed To BEAUBIEN

Jan 07 1997 Session Sine Die

HB-2741 SMITH,M – HOLBROOK – BOLAND – SCHOENBERG – WOOLARD, GASH, STEPHENS, DOODY, MURPHY,M, MYERS, BOST, JONES,JOHN, LOPEZ, DAVIS,M, BLACK, POE, KLINGLER, MITCH-ELL, CIARLO, WINTERS, LYONS, O'CONNOR AND GILES.

35 ILCS 200/15-172

Amends the Property Tax Code. Provides that if an applicant was denied the Senior Citizens Assessment Freeze Homestead Exemption in taxable year 1994 and the denial occurred due to an error on the part of assessment official, or his or her agent or employee, then beginning in taxable year 1997 the applicant's base year, for purposes of determining the exemption, shall be 1993 rather than 1994. Provides that beginning in taxable year 1997, the applicant's exemption shall also include an amount equal to (i) the amount of any exemption denied to the applicant in 1995 as a result of using 1994, rather than 1993, as the base year, (ii) the amount of any exemption denied to the applicant in taxable year 1996 as a result of using 1994, rather than 1993, as the base year, and (iii) the amount of the exemption erroneously denied for taxable year 1994. Effective January 1, 1997.

HOUSE AMENDMENT NO. 1.

Limits applicability to counties having a population of less than 3,000,000.

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

Jan 23 1996 First reading

Referred to Rules

1942

Feb 29 Mar 0	Amendment No.01 Amendment No.01 Amendment No.01 Amendment No.01 Amendment No.01 Amendment No.01 Amendment No.01 Accessed to Revenue Accessed to Revenue Do Pass Amend/Short Debate 008-000-003
	Placed Cal 2nd Rdg-Sht Dbt
Mar 2	Second Reading
	Placed Calndr, Third Reading
Mar 20	Added As A Joint Sponsor HOLBROOK
Mar 2	Added As A Co-sponsor BOLAND
	Added As A Co-sponsor SCHOENBERG
	Added As A Co-sponsor WOOLARD
	Added As A Co-sponsor GASH
	Added As A Co-sponsor STEPHENS
	Added As A Co-sponsor DOODY
	Added As A Co-sponsor MURPHY,M
	Added As A Co-sponsor MYERS
	Added As A Co-sponsor BOST
	Added As A Co-sponsor JONES, JOHN
	Added As A Co-sponsor LOPEZ
	Added As A Co-sponsor DAVIS,M
	Added As A Co-sponsor BLACK
	Added As A Co-sponsor POE
	Added As A Co-sponsor KLINGLER
	Added As A Co-sponsor MITCHELL
	Added As A Co-sponsor CIARLO
	Added As A Co-sponsor WINTERS
	Added As A Co-sponsor LYONS
	Added As A Co-sponsor O'CONNOR
	Added As A Co-sponsor GILES
	Third Reading - Passed 114-000-000
Apr 16	Arrive Senate
· · ·	Sen Sponsor SHADID
	Placed Calendr, First Reading
	First reading Referred to Rules
Apr 17	Assigned to Revenue
Apr 24	Recommended do pass 010-000-000
•	Placed Calndr, Second Reading
Apr 25	Second Reading
	Placed Calndr, Third Reading
Apr 30	Added as Chief Co-sponsor CLAYBORNE
	Third Reading - Passed 057-000-000
	Passed both Houses
May 29	Sent to the Governor
Jul 26	Governor approved
	PUBLIC ACT 89-0557 effective date 97-01-01
IR.2742	HARTKE

HB-2742 HARTKE.

235 ILCS 5/6-9

from Ch. 43, par. 126

Amends the Liquor Control Act of 1934. Provides that if a manufacturer, non-resident dealer, distributor, importing distributor, or foreign importer revokes the right of a person to sell a brand of alcoholic liquor he or she shall notify the State Commission that the person shall no longer be registered to sell that brand. Provides that a manufacturer, non-resident dealer, distributor, importing distributor, or foreign importer that revokes a person's right to sell a brand of alcoholic liquor shall buy the person's stock of that brand.

Jan 23 1996 First reading

Jan 07 1997 Session Sine Die

Referred to Rules

HB-2743 BRUNSVOLD.

55 ILCS 5/5-1006.5

Amends the Special County Occupation Tax For Public Safety Law in the Counties Code by providing that the county board of any county with a population in excess of 140,000 inhabitants, rather than 180,000, may impose the tax. Effective immediately.

Note(s) That May Apply: Fiscal Jan 23 1996 First reading

Referred to Rules

Jan 07 1997 Session Sine Die

HB-2744 HARTKE.

765 ILCS 130/4

from Ch. 54, par. 4

Amends the Fence Act. Provides that an adjoining owner who does not raise livestock shall not build or pay a proportion of the cost of construction of and maintenance of the fence. Provides that if the adjoining owner decides to raise livestock at a future date, the adjoining owner shall reimburse the person who encloses his or her land for a just proportion of the depreciated cost of construction of and maintenance of the fence and shall pay a just proportion of the cost of future maintenance.

Jan 23 1996 First reading Feb 20

Mar 25

Referred to Rules

Assigned to Agriculture & Conservation Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-2745 LACHNER.

70 ILCS 2305/28b	
70 ILCS 2405/9	
70 ILCS 2405/11	
70 ILCS 2405/23.7	
70 ILCS 2805/37	
70 ILCS 3010/1	
70 ILCS 3010/7	

from Ch. 42, par. 308
from Ch. 42, par. 310
from Ch. 42, par. 317e.7
from Ch. 42, par. 447.1
from Ch. 42, par. 319.1
from Ch. 42, par. 319.7

from Ch. 42, par. 296.8b

Amends the North Shore Sanitary District Act and the Sanitary District Act of 1917 by providing that territory separated by public utility property shall be considered contiguous territory for purposes of annexation of other property to a sanitary district. Amends the Sanitary District Act of 1917 by providing that the trustees may borrow money from financial institutions and may pledge district revenues or encumber district assets as security for notes. Increases the maximum loan amount to \$10,000,000 (now \$1,000,000) and the period of repayment to 20 years (now 5). Provides that the competitive bidding procedures do not apply to facilities built and tested before conveyance to the sanitary district. Amends the Sanitary District Act of 1936. Provides that when an incorporated territory within a sanitary district becomes wholly included in one or more municipalities, electors may file for a referendum on whether the sanitary district shall be dissolved or that if the petition is not filed within 6 months of the inclusion, then the district is dissolved by law. Amends the Sanitary District Revenue Bond Act by applying its provisions to any sanitary district organized under the North Shore Sanitary District Act. Provides that payment of delinquent charges for sewerage service may be enforced by discontinuing the water or sewerage service, that the political subdivision providing the water service shall discontinue service upon notice of delinquency of sewer charges by the sanitary district, and that the district shall reimburse the political subdivision for the cost of discontinuing and resuming the water service. Requires prior notice to the sewer user and an opportunity to be heard before discontinuance. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

70 ILCS 3010/1 70 ILCS 3010/7

Deletes the changes to the Sanitary District Revenue Bond Act. HOME RULE NOTE, AMENDED

HB 2745, as amended by H-am 1, does not preempt home rule

powers of local government.

FISCAL NOTE, AMENDED (DCCA)

HB 2745, as amended by H-am 1, has no fiscal impact on DCCA. STATE MANDATES FISCAL NOTE, AMENDED

In the opinion of DCCA, HB2745, as amended by H-am 1, creates a local gov't. organization and structure mandate for which no

reimbursement is required. Jan 23 1996 First reading

Referred to Rules Primary Sponsor Changed To LACHNER

Mar 07 Mar 21

Amendment No.01

Assigned to Counties & Townships CNTY TWNSHIP H Adopted Do Pass Amend/Short Debate 009-000-000

Placed Cal 2nd Rdg-Sht Dbt

Mar 22		St Mandate Fis Nte ReqAS AMENDED/LANG
Mar 26	Cal Ord 2nd Rdg-Shr Dbt	Home Rule Note Filed Fiscal Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	
		St Mandate Fis Note Filed
	Second Reading-Short Deb	
Mar 27	3Rd Rdg-Sht Dbt-Pass/Vo	t113-000-000
	Arrive Senate	
	Placed Calendr, First Readr	lg
Mar 28	Sen Sponsor WEAVER,S	
	First reading	Referred to Rules
Apr 17		Assigned to Local Government & Elections
Apr 18	Added as Chief Co-sponsor	PARKER
Apr 25		Recommended do pass 006-000-004
	Placed Calndr, Second Read Sponsor Removed PARKE	ing
Apr 30	Second Reading	
•	Placed Calndr, Third Readi	ng
	Added As A Co-sponsor VI	VERITO
May 01	Third Reading - Passed 039	
•	Passed both Houses	
May 30	Sent to the Governor	
Jul 26	Governor approved	
	PUBLIC ACT 89-0558	effective date 96-07-26
746 BLACK		

HB-2746 BLACK.

225 ILCS 115/3	from Ch. 111, par. 7003
225 ILCS 115/4	from Ch. 111, par. 7004

Amends the Veterinary Medicine and Surgery Practice Act of 1994. Provides that the Act does not apply to a veterinary assistant acting under the supervision of a veterinarian.

•	0545	NOTINE	GTROOTR	MOOTINE TONES OTHER DA	
	Jan 07	1997	Session Sine Die		
			First reading	Referred to Rules	
	Jan 24	1996	Filed With Clerk		

HB-2747 NOVAK - STROGER - MCGUIRE - JONES, SHIRLEY - MURPHY, H AND SCOTT.

415 ILCS 5/22.23a new

Amends the Environmental Protection Act to prohibit the disposal of fluorescent and high intensity discharge lamps in municipal waste sanitary landfills or incinerators. Specifies fluorescent and high intensity discharge lamp collection obligations applicable to sellers of those lamps. Limits the disposal of fluorescent and high intensity discharge lamps to lamp recycling or hazardous waste disposal or management facilities. Requires the Environmental Protection Agency to study potential collection systems for used fluorescent and high intensity discharge lamps. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: 415 ILC

415 ILCS 5/3.45	from Ch. 111 1/2, par. 1003.45
415 ILCS 5/22.28	from Ch. 111 1/2, par. 1022.28

Deletes all provisions after the enacting clause. Prohibits the disposal of fluorescent and high intensity discharge lamps in municipal waste incinerators beginning July 1, 1997, except for those lamps generated by households. Provides that the Pollution Control Board shall amend its rules to regulate hazardous fluorescent and high intensity discharge lamps as universal waste in accordance with State streamlined hazardous waste regulations upon authorization from the United States Environmental Protection Agency or upon the issuance of equivalent federal rules. Requires an Agency study of collection and recycling systems for used lamps. Excludes fluorescent and high intensity discharge lamps from the category of special waste. Provides that mercury-containing fluorescent lamps must be removed from white goods before the disposal of those goods in a landfill. Changes effective date to January 1, 1997.

Note(s) That Ma		Defensed (m. Deduc
Jan 24 1996	First reading	Referred to Rules
Feb 08 Mar 06	Amendment No.01	Assigned to Environment & Energy ENVRMNT ENRGY H Adopted 023-000-000 Do Pass Amend/Short Debate
		023-000-000
	Placed Cal 2nd Rdg-Sht D	bt -
Mar 20	Added As A Co-sponsor S	COTT
	 Second Reading-Short Del 	bate
	Pld Cal Ord 3rd Rdg-Sht I	
Mar 22	3Rd Rdg-Sht Dbt-Pass/Vo	ot097-007-001
Mar 25	Arrive Senate	
	Placed Calendr, First Read	ng
Mar 26	Sen Sponsor MAHAR	
	First reading	Referred to Rules
Mar 28		Assigned to Environment & Energy
May 02	·	Recommended do pass 010-000-000
	Placed Calndr, Second Rea	dng
May 07	Second Reading	
	Placed Calndr, Third Read	
May 08	Added as Chief Co-sponso	
May 15	Added as Chief Co-sponso	r CULLERION
	Third Reading - Passed 05	7-000-000
	Passed both Houses	
Jun 13	Sent to the Governor	
Aug 09		
	Governor approved	effective date 97-01-01

HB-2748 NOVAK – SCHOENBERG – HOWARD – PUGH.

5 ILCS 100/5-33 new

5 ILCS 100/5-40

from Ch. 127, par. 1005-40

Amends the Illinois Administrative Procedure Act to require an agency to analyze whether a proposed rule constitutes a taking of property that requires compensation under the U.S. Constitution or other federal or State law. Requires the results of the analysis to be published along with the first notice required under the Act. Provides that a takings analysis is not required for emergency or peremptory rules.

No	ote(s) That Ma	Y APPLY: Fiscal	
	Jan 24 1996	First reading	Referred to Rules
	Feb 20		Assigned to Elections & State Government
	Mar 25		Refer to Rules/Rul 3-9(a)
	Jan 07 1997	Session Sine Die	

HB-2749 CROSS.

735 ILCS 5/12-1001

from Ch. 110, par. 12-1001

Amends provisions of the Code of Civil Procedure setting forth personal property that is exempt from judgment and attachment. Provides that those personal property exemptions shall not be allowed against wages required to be withheld in a wage deduction proceeding. Effective immediately. Referred to Rules

Jan 24 1996 First reading

Jan 07 1997 Session Sine Die

SAVIANO. HB-2750

60 ILCS 1/70-45 305 ILCS 5/11-8

from Ch. 23, par. 11-8

Amends the Township Code and the Illinois Public Aid Code. Provides that township supervisors in Cook County may serve as members of the Cook County Townships Public Aid Committee. Provides that the supervisors shall not receive additional compensation for duties associated with the Committee but shall be reimbursed for expenses related to service on the Committee. Provides that in counties in excess of 3,000,000 population and under township organization, the township whose action, inaction, or decision is being appealed shall bear the expenses related to an appeal by an applicant or recipient of Public Aid to a Public Aid Committee.

	AY APPLY: Fiscal; State Mand	lates
Jan 24 1996		Referred to Rules
Jan 07 1990		Referred to Rules
		A DECODIO
HB-2751 DANI	ELS - RYDER - WEAVER,	M – BIGGINS.
Appropriates \$2	to the University of Illino	is. Effective July 1, 1996.
Jan 24 1996	First reading	Referred to Rules
Mar 21		Rules refers to
		Appropriations-Education
Mar 28		Recommended do pass 010-003-000
	Placed Calndr, Second Rea	
	Primary Sponsor Changed	
	Added As A Joint Sponsor	
	Added As A Co-sponsor B	IGGINS
Apr 15	Second Reading	
	Placed Calndr, Third Read	ing
Apr 19	Added As A Co-sponsor W	
	Third Reading - Passed 07	0-041-000
Apr 22	Arrive Senate	
A	Placed Calendr, First Read	ng
Apr 23	Sen Sponsor WEAVER,S	Referred to Rules
A == 24	First reading	Assigned to Appropriations
Apr 24 May 08		Recommended do pass 008-000-005
Way 00	Placed Calndr, Second Rea	
May 15	Second Reading	ung
May 15	Placed Calndr, Third Read	ing
Jun 24	Refer to Rules/RRules	0
Jan 07 1997	Session Sine Die	

HB-2752 WOJCIK.

40 ILCS 5/7-174	from Ch. 108 1/2, par. 7-174
40 ILCS 5/7-175	from Ch. 108 1/2, par. 7-175
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. Eliminates the elected annuitant member of the Board. Effective immediately.

PENSION IMPACT NOTE

HB 2752 has no fiscal impact. NOTE(s) THAT MAY APPLY: Pension Jan 24 1996 First reading Feb 16

Referred to Rules Pension Note Filed Committee Rules

Jan 07 1997 Session Sine Die

HB-2753 COWLISHAW.

325 ILCS 5/4.01 new

Amends the Abused and Neglected Child Reporting Act. Provides that a local school board, in adopting a policy on discipline, shall not include in the policy slapping, paddling, prolonged maintenance of students in physically painful positions, or the intentional infliction of bodily harm. Effective immediately.

Jan 24 1996	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-2754 BRUNSVOLD.

725 ILCS 5/107-2

from Ch. 38, par. 107-2

Amends the Code of Criminal Procedure of 1963. Makes the Section relating to arrest by a peace officer gender neutral.

Jan 24 1996 First reading

Referred to Rules

Jan 07 1997 Session Sine Die

HB-2755 COWLISHAW.

105 ILCS 5/2-3.25g

from Ch. 122, par. 2-3.25g

Amends the School Code. Prohibits school districts from requesting waivers of any laws, rules, or regulations pertaining to corporal punishment of students or the installation of sprinkler systems in any school buildings or facilities.

Jan 24 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-2756	ERWIN.		N 1999		
105 ILCS	5/30-9		from Ch.	122, par.	30-9
105 ILCS	5/30-10		from Ch.	122, par.	30-10
105 ILCS			from Ch.	122, par.	30-11
105 ILCS	5/30-12		from Ch.	122, par.	30-12

Amends the School Code. Abolishes the General Assembly Scholarship program beginning June 1, 1997, by limiting General Assembly scholarships to those where the person is nominated to receive the scholarship on or before that date. Makes the requirement of nomination on or before June 1, 1997 applicable to nominations to unused or unexpired scholarships and to scholarships for which a second nomination is made because the original nominee did not accept the nomination or qualify for the scholarship.

Note(s) That May Apply: Fiscal Jan 24 1996 First reading

Jan 07 1997 Session Sine Die

Referred to Rules

from Ch. 108 1/2, par. 3-112

from Ch. 108 1/2, par. 3-121

HB-2757 DEUCHLER – MCAULIFFE.

40 ILCS 5/3-112 40 ILCS 5/3-121 30 ILCS 805/8,20 new.

Amends the Downstate Police Article of the Pension Code to restore benefits to certain surviving spouses whose pensions were terminated upon remarriage. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Cost, not yet calculated, is estimated to be minor.

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

Jan 24 1996 First reading Apr 23 te Mandates Referred to Rules Pension Note Filed Committee Rules

Jan 07 1997 Session Sine Die

HB-2758 BOLAND, FANTIN AND MCGUIRE.

720 ILCS 5/14-3

from Ch. 38, par. 14-3

Amends the Criminal Code of 1961. Eliminates the provisions of the eavesdropping exemption that was added by Public Act 89-428 which permits a business entity to use a monitoring system with the consent of one party to the communication being intercepted for the purpose of service quality control or for educational, training, or research purposes. Effective immediately.

Jan 24 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-2759 COWLISHAW.

105 ILCS 5/34-8.17

Amends the School Code. Authorizes the Chicago School Reform Board of Trustees to deviate from statutory lump-sum allocation requirements applicable in Learning Zones if the deviations are necessary to successfully implement financial and operational systems in Learning Zone schools. Effective immediately.

Jan 24 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-2760 MURPHY,M – DURKIN.

35 ILCS 145/3 fr

from Ch. 120, par. 481b.33

Amends the Hotel Operators' Occupation Tax Act. Provides that the tax shall not apply to the operator's (i) receipts from selling food, beverages, or other tangible personal property, (ii) receipts from selling tickets to theatre performances or other similar activities, or (iii) separately stated charges that are not reasonably attributable to the renting, leasing, or letting of rooms for use as living quarters or for sleeping or housekeeping accommodations, including but not limited to receipts from in-room movie or video services, use of health club, sports facilities, masseuse, or steambath services, dry cleaning or laundry services, child care services, or parking or valet services. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 24 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

SCHAKOWSKY.

HB.2761 30 ILCS 5/3-1

from Ch. 15, par. 303-1

225 ILCS 60/22.1 new

Amends the Medical Practice Act of 1987 and the Illinois State Auditing Act. Provides that the Auditor General shall conduct an annual program audit of the Department of Professional Regulation in relation to compliance with the disciplinary process under the Act. Effective immediately.

Referred to Rules Jan 24 1996 First reading Session Sine Die Jan 07 1997

BRADY HB-2762

5 ILCS		from Ch. 127, par. 523
5 ILCS	375/6.6	
40 ILCS	5/16-151	from Ch. 108 1/2, par. 16-151
40 ILCS	5/16-169.1 new	
	5/16-179	from Ch. 108 1/2, par. 16-179
40 ILCS	5/16-181.3 new	
40 ILCS	5/16-185	from Ch. 108 1/2, par. 16-185
		C I I I I I I I I I I I I I I I I I I I

Amends the State Employees Group Insurance Act of 1971 in relation to health benefits for retired teachers. Eliminates coverage of certain dependent students who are age 23. Makes changes relating to the required contribution for annuitant health benefits that must be paid by persons establishing certain optional service credits in the Teachers' Retirement System. Amends the Downstate Teacher Article of the Pension Code. Permits the secretary of the Board to issue subpoenas. Permits the Board to adopt rules affecting the repayment of refunds, the purchase of optional service credits, the acceptance of partial payments, and the calculation of interest. Specifies that certain employee contributions that accrue during periods of disability are not refundable. Makes changes in provisions governing the valuation of the System's investments. Effective immediately.

PENSION NOTE

HB2762 would have no fiscal impact but may have a minimal administrative cost for TRS.

NOTE(S) THAT MAY APPLY: Fiscal; Pension Jan 24 1996 First reading Mar 26

Referred to Rules Pension Note Filed Committee Rules

Jan 07 1997 Session Sine Die

HB-2763 BRADY.

40 ILCS 5/22A-116 rep.

Amends the Illinois Pension Code to repeal an obsolete Section that provided funding for the State Board of Investment in 1970. Effective immediately. PENSION IMPACT NOTE

There would be no fiscal impact on public pension funds or

retirement systems subject to the Pension Code.

STATE MANDATES FISCAL NOTE In the opinion of DCCA, HB 2763 fails to meet the definition of

a mandate under the State Mandates Act.

FISCAL IMPACT NOTE (State Board of Investment)

There is no financial impact associated with this bill.

NOTE(S) THAT MAY APPLY: Pension

Jan 24 1996	First reading	Referred to Rules
Mar 07	Ũ	Assigned to Personnel & Pensions
Mar 20		Pension Note Filed
		Committee Personnel & Pensions
Mar 22		Recommended do pass 005-003-000
	Placed Calndr, Second R	eadng
Mar 26	Second Reading	
	Held on 2nd Reading	
Mar 27		St Mandate Fis Note Filed
	Held on 2nd Reading	
Mar 28		Fiscal Note Filed
	Held on 2nd Reading	

1949

Mar 28-Cont.

Amendment No.01 DEERING HRUL

Amendment · referred to

Held on 2nd Reading

RE-REFER RULES/RUL 3-7

Referred to Rules Pension Note Filed

Committee Rules

Jan 07 1997 Session Sine Die

HB-2764 BRADY.

Apr 23

40 ILCS 5/1-118 new

Amends the General Provisions Article of the Pension Code. Requires all public employee pension funds to comply with the requirements imposed on them by the federal Uniformed Services Employment and Reemployment Rights Act. Effective immediately.

PENSION IMPACT NOTE

HB 2764 would have a fiscal impact that cannot be determined.

NOTE(S) THAT MAY APPLY: Pension

Jan 24 1996 First reading Mar 20

Jan 07 1997 Session Sine Die

HB-2765 WOOLARD.

625 ILCS 5/11-601	from Ch. 95 1/2, par. 11-601
625 ILCS 5/11-602	from Ch. 95 1/2, par. 11-602
625 ILCS 5/11-603	from Ch. 95 1/2, par. 11-603
625 ILCS 5/11-604	from Ch. 95 1/2, par. 11-604

Amends the Illinois Vehicle Code. Reduces the maximum speed limit to 55 miles per hour but allows the Department of Transportation and Toll Highway Authority to set a limit not exceeding 65 (instead of 70) miles per hour for highways under their respective jurisdictions. Also allows a local authority or park district to increase a limit to 65 miles per hour (instead of only allowing the increase within an urban district). Adds that the maximum speed limit on all highways or roads is 55 miles per hour unless specifically increased by the governmental unit having jurisdiction. Eliminates the provisions setting a 55 mile per hour speed limit when reuuired by the Federal-Aid Highway Amendments of 1974. Eliminates the requirement that a local authority or park district base a determination to alter a maximum speed limit on an engineering or traffic investigation. Eliminates the requirement that a county board get Department of Transportation approval before a declaration of a maximum speed limit is effective.

Jan 24 1996 First reading Referred to Rules Jan 07 1997 Session Sine Die

HB-2766 TURNER.J. 705 ILCS 405/1-10

from Ch. 37, par. 801-10

Amends the Juvenile Court Act of 1987. Permits records of adjudication under the Juvenile Court Act to be used in proceedings under the Criminal Code of 1961 against a person for impeachment purposes and under the criminal trial evidence rules (now, the adjudications may be used only in criminal proceedings against a witness who has been previously adjudicated delinquent).

Jan 24 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

GASH. HB-2767

10 ILCS 5/9-2

from Ch. 46, par. 9-2

Amends the Campaign Contributions and Expenditures Article of the Election Code. Provides that a political committee may use use campaign funds only for personnel, services, materials, facilities, or other things of value purchased to further the candidate's nomination or election to office. Prohibits certain specified campaign expenditures.

Jan 24 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-2768 GASH AND ERWIN.

New Act

30 ILCS 340/3.1 new

Creates the Illinois Savings and 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 FY2003, if the balance in the Fund exceeds the Maximum Budget Reserve. Provides that moneys in the Fund may be used, starting April 1, 2002, 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 Short Term Borrowing Act by repealing the Act on April 1, 2002. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 24 1996 First reading

Jan 07 1997 Session Sine Die

Referred to Rules

HB-2769 GASH.

625 ILCS 5/11-1420

from Ch. 95 1/2, par. 11-1420

Amends the Illinois Vehicle Code. Requires vehicles comprising a funeral procession to utilize funeral pennants or flags or windshield stickers to identify the individual vehicles in the procession. Present law makes such pennants, flags, or stickers optional.

Jan 24 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-2770 DEUCHLER.

205 ILCS 105/7-7

from Ch. 17, par. 3307-7

Amends the Savings and Loan Act of 1985. Provides that savings and loan associations may publish a statement of condition rather than mailing the statement to members or making it available at each of its offices.

Jan 24 1996First readingReferred to RulesJan 07 1997Session Sine Die

HB-2771 GASH.

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

Amends the Juvenile Court Act. Makes changes regarding permanency plans and goals with respect to placement of minors found to be abused, neglected, dependent, requiring authoritative intervention, or addicted. Sets forth the required contents of a permanency report. Makes changes to procedures followed in making findings, at dispositional hearings, and in placing minors, in compliance with the requirement for permanency plans and goals.

NOTE(S) THAT MAY	APPLY: Fiscal	,		
Jan 24 1996	First reading		Referred to Rules	
Jan 07 1997	Session Sine Die			

HB-2772 SAVIANO – MCAULIFFE – BUGIELSKI – O'CONNOR – CAPPARELLI.

40 ILCS 5/6-174	from Ch. 108 1/2, par. 6-174
40 ILCS 5/6-175	from Ch. 108 1/2, par. 6-175
40 ILCS 5/6-176	from Ch. 108 1/2, par. 6-176

Amends the Chicago Firefighter Article of the Pension Code. Provides that the 3 active fireman members of the Board shall be appointed by the president of the local labor organization rather than elected. Effective immediately.

PENSION IMPACT NOTE

HB 2772 will have no direct fiscal impact. Note(s) That May Apply: Pension

Jan 24 1996 First reading

Referred to Rules

Mar 04		Pension Note Filed
11141 04		Committee Rules
Jan 07 1997	Session Sine Die	
HB-2773 BIGGE	RT – ERWIN – DURKIN	- MULLIGAN - CIARLO
625 ILCS 5/11-60		95 1/2, par. 11-605
		the special speed limit while passing a
school provision, cr	eates a definition for sch	001. 1
	TE (Dpt. Transportation) realize any fiscal impact due	- +- UD2772
STATE MAN	IDATES FISCAL NOTE	<i>c</i> to 11 <i>b</i> 2/75.
	of DCCA, HB 2773 create	s a service mandate for
	rsement of 50% to 100% of 1	
	overnment is required. No	
amount of rein	nbursement required is curr	ently available.
J an 24 1996	First reading	Referred to Rules
Feb 29		Assigned to Transportation & Motor Vehicles
Mar 20		Recommended do pass 030-000-000
Wai 20	Placed Calndr, Second Re	
Mar 21	Added As A Co-sponsor I	
		Fiscal Note Requested HOFFMAN
		St Mandate Fis Nte ReqHOFFMAN
	Placed Calndr, Second Re	
	Discol Calada Casa d Da	Fiscal Note Filed
Mar 22	Placed Calndr, Second Re Second Reading	aang
	Held on 2nd Reading	
Mar 25	field of 2nd fredding	St Mandate Fis Note Filed
	Second Reading	
	Placed Calndr, Third Rea	
	Third Reading - Passed 1	
	Added As A Co-sponsor I	
Mar 26	Added As A Co-sponsor (Arrive Senate	LIAKLU
IVIAI 20	Placed Calendr, First Rea	dna
Mar 27	Sen Sponsor DILLARD	ung
	Added as Chief Co-sponse	or FAWELL
	First reading	Referred to Rules
Mar 28	Added as Chief Co-sponse	
Apr 17		Assigned to Transportation
Apr 24	Placed Calndr, Second Re	Recommended do pass 010-000-000
Apr 25	Second Reading	atuig
Apr 25	Placed Calndr, Third Read	ding
Apr 30	Added as Chief Co-sponse	or SHAW
	Third Reading - Passed 0	54-000-000
	Passed both Houses	
May 29	Sent to the Governor	
Jul 26	Governor approved	

1951

HB-2774 SCOTT.

Jul 26

105 ILCS 5/10-22.33 from Ch. 122, par. 10-22.33

Governor approved

Amends the School Code. Supplies a gender neutral reference and makes changes of style and grammar in provisions relating to interfund loans of a school district.

PUBLIC ACT 89-0559 effective date 97-01-01

Jan 24 1996	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-2775 SPANGLER.

In each of State fiscal years 1997, 1998, 1999, and 2000, appropriates \$60,300 from the General Revenue Fund to the State Board of Education for the purpose of making a grant to Wilmington School District 209-U. Effective July 1, 1996.

Jan 24 1996 First reading Jan 07 1997 Session Sine I

First reading Referred to Rules Session Sine Die

HB-2776 KRAUSE.

720 ILCS 5/12-4

from Ch. 38, par. 12-4

Amends the Criminal Code of 1961. Provides that a person who intentionally and without legal justification uses a motor vehicle to cause bodily harm to another individual commits aggravated battery.

NOTE(S) THAT MAY APPLY: Correctional Jan 24 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

Referred to Rules

Labor

Assigned to Commerce, Industry &

Refer to Rules/Rul 3-9(a)

HB-2777 WINKELAND ERWIN.

New Act

Creates the Employment Record Disclosure Act. Provides that any employer, employer's agent, or authorized employee who, upon request by a prospective employer or a current or former employee, provides truthful written or verbal information about a current or former employee's job performance is presumed to be acting in good faith and is immune from civil liability for the disclosure and consequences thereof, unless the presumption is overcome by a preponderance of evidence. Provides that no employer shall be liable for damages arising as a result of hiring or retaining an employee unless the employer knows that the hiring or retaining poses a threat to others, provided the employer has taken reasonable steps to obtain and review the credentials and background of the employee prior to hiring. Provides that this Act does not exempt an employer from compliance with the Personnel Record Review Act. Effective immediately.

Jan 24 1996 First reading Feb 22

Mar 25

Jan 07 1997 Session Sine Die

HB-2778 CLAYTON.

220 ILCS 50/11.5 new 220 ILCS 50/12

from Ch. 111 2/3, par. 1612

Amends the Illinois Underground Utility Facilities Damage Prevention Act. Limits a municipality's liability for indemnification as a participant in the State-Wide One-Call Notice System to claims arising from the acts or omissions of the municipality or the operation of its underground utility facilities. Imposes no additional liability on a municipality in relation to any member of the System with whom the municipality has entered into a franchise agreement. Requires that indemnification actions against municipalities be commenced within 2 years of a violation of this Act. Effective immediately.

Jan 24 1996 First reading Jan 07 1997

Session Sine Die

HB-2779 CLAYTON.

10 ILCS 5/1-6 new

10 ILCS 5/1-5 rep.

Amends the Election Code. Extends various filing periods by one day if the first or last day of a period falls upon a Saturday, Sunday, or State holiday. Specifies the various State holidays. Provides that certain documents shall not be invalid merely because they were received for filing on a Saturday, Sunday, or State holiday. Effective immediately.

Jan 25 1996	Filed With Clerk
•	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

Referred to Rules

HB-2780 COWLISHAW.

625 ILCS 5/3-618

from Ch. 95 1/2, par. 3-618

Amends the Illinois Vehicle Code to make stylistic changes to a license plate provision.

Jan 25 1996	Filed With Clerk	
	First reading	Referred to Rules
Feb 08		Assigned to Constitutional Officers
Mar 07		Re-referred to Rules

	1953	HB-2/80—Cont.
Jan 07 1997 Session	n Sine Die	
HB-2781 SAVIANO.		
40 ILCS 5/17-122 30 ILCS 805/8.20 new	from Ch. 108 1/2, par.	17-122
mum total survivor's pensi of members who died befo	eacher Article of the Pension on to 50% of the earned retire re January 1, 1987. Amends thout reimbursement. Effecti	ement pension for survivors the State Mandates Act to
	sis by the System's acutary, based	lon the
August 1995 actuarial		
Increase in accrued lia		
Increase in total annua		
	I cost as a % of payroll .03%	
FISCAL NOTE (Stat		
	be obtained from the Chicago Te	achers'
Pension Fund.		
	SACT FISCAL NOTE (State B	oard of Education)
No change from SBE i	r: Fiscal; Pension; State Mandate	с п
	With Clerk	.
First r		Rules
Feb 16	Pension No	
	Committee	Rules
Feb 20	Fiscal Note	e Filed
		e Fis Note Filed
- h	Committee	Rules

Jan 07 1997 Session Sine Die

HB-2782 SAVIANO.

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
30 ILCS 805/8.20 new	

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 immediately.

	PENSION IMPACT NOTE	
	According to an analysis by the System's acutary, based on the	
	August 1995 actuarial valuation:	
	Increase in accrued liability \$544.2M	
	Increase in total annual cost \$ 42.1M	
	Increase in total annual cost as a % of payroll 3.60%	
	FISCAL NOTE (State Board of Education)	
	This information may be obtained from the Chicago Teachers'	
	Pension Fund.	
	STATE MANDATES ACT FISCAL NOTE (State Board of Education)	ation)
÷ 1	No change from SBE fiscal note.	
No	OTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates	
	Jan 25 1996 Filed With Clerk	
	First reading Referred to Rules	

Feb 16

Feb 20

Referred to Rules Pension Note Filed Committee Rules Fiscal Note Filed St Mandate Fis Note Filed Committee Rules

Jan 07 1997 Session Sine Die

HB-2783 SAVIANO.

40 ILCS 5/17-116	from Ch. 108 1/2, par. 17-116
40 ILCS 5/17-122	from Ch. 108 1/2, par. 17-122
30 ILCS 805/8.20 new	

Amends the Chicago Teacher Article of the Pension Code to change the period used to determine average salary, from 4 years to 3 years. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION IMPACT NOTE According to an analysis by the System's acutary, based on the August 1995 actuarial valuation: Increase in accrued liability \$71.1M Increase in total annual cost \$ 7.8M Increase in total annual cost as a % of payroll 67% FISCAL NOTE (State Board of Education) This information may be obtained from the Chicago Teachers' Pension Fund. STATE MANDATES ACT FISCAL NOTE (State Board of Education) No change from SBE fiscal note. NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates Jan 25 1996 Filed With Clerk First reading Referred to Rules Feb 16 Pension Note Filed Committee Rules

Feb 20

Jan 07 1997 Session Sine Die

HB.2784 SAVIANO

D-2704	SIL VIII IOI		
40 ILCS	5/17-127	from Ch. 108 1/2, par	. 17-127
40 ILCS	5/22-1001	from Ch. 108 1/2, par	. 22-1001
40 ILCS	5/22-1003	from Ch. 108 1/2, par	. 22-1003

Amends the Illinois Pension Code to provide additional State funding for the Chicago Teachers Pension Fund. Increases the annual State contribution to the Fund over a 7 year phase-in period beginning in fiscal year 1998, so that by fiscal year 2005, the annual State contribution is sufficient, with the other revenues available to the Fund, to meet the normal cost and amortize the unfunded liabilities of the Fund over a period of 40 years. Effective immediately.

PENSION IMPACT NOTE

HB2784 is intended to provide a 40-year amortiztation of the unfunded liabilities of the CTRS.

Note(s) THAT MAY APPLY: Fiscal; Pension Jan 25 1996 Filed With Clerk

			First reading	

Apr 23

Referred to Rules Pension Note Filed Committee Rules

Fiscal Note Filed

St Mandate Fis Note Filed Committee Rules

Jan 07 1997 Session Sine Die

HB-2785 SAVIANO.

40 ILCS 5/17-116 30 ILCS 805/8.20 new from Ch. 108 1/2, par. 17-116

Amends the Chicago Teacher Article of the Pension Code to eliminate the age discount for persons with at least 30 years of service who retire before age 60. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION IMPACT NOTE

According to an analysis by the System's acut	ary, ba	ised on th	he
August 1995 actuarial valuation:			

Increase in acc	rued liability	\$29.6M	
Increase in tota	al annual cost	\$ 2.9M	
Increase in tota	al annual cost as a %	of payroll 0.24%	
FISCAL NOT	E (State Board of E	ducation)	
This information	on may be obtained	from the Chicago Teachers'	•
Pension Fund.			
STATE MAN	DATES ACT FISC	AL NOTE (State Board of	Education)
No change from	m SBE fiscal note.		
NOTE(S) THAT MA	y Apply: Fiscal; Per	nsion; State Mandates	
Jan 25 1996	Filed With Clerk		
	First reading	Referred to Rules	1 A

Feb 16

Feb 20

Referred to Rules Pension Note Filed Committee Rules Fiscal Note Filed St Mandate Fis Note Filed Committee Rules

Session Sine Die Jan 07 1997

HB-2786 SAVIANO - ERWIN.

40 ILCS 5/17-116.3

30 ILCS 805/8.20 new

Amends the Chicago Teacher Article of the Pension Code to grant additional benefits to persons who began receiving early retirement benefits in 1993. Requires no additional contribution. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

FISCAL NOTE (State Board of Education)

This information may be obtained from the Chicago Teachers' Pension Fund. STATE MANDATES ACT FISCAL NOTE (State Board of Education) No change from SBE fiscal note. PENSION IMPACT NOTE Increase in accrued liability \$29.9M Increase in total annual cost \$ 1.5M Increase in total annual cost as a % of payroll 0.13% Changing the number of years used in the calculation of average

salary for pension purposes from 4 years to 3 years would:

Increase in accrued liability	\$/].IW	
Increase in total annual cost	\$ 2.9M	
Increase in total annual cost	\$ 2.9M	

Increase in total annual cost as a % of payroll 0.67% NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates

Jan 25 1996 Filed With Clerk

	First reading	Referred to Rules
Feb 20	5	Fiscal Note Filed
ta général de la c		St Mandate Fis Note Filed
		Committee Rules
Mar 07	Added As A Joint Spor	Isor ERWIN
Apr 23	· · · ·	Pension Note Filed
-		Committee Rules

Jan 07 1997 Session Sine Die

HB-2787 WIRSING.

110 ILCS 805/3-7.05 new

Amends the Public Community College Act. Requires persons who first become a member of a board of trustees of a community college district on or after the amendatory Act's effective date to attend a trustee orientation and education session sponsored by the Illinois Association of Community College Trustees. Provides that their office may be declared vacant by the board of trustees if, without justifiable excuse, they fail to attend such a session within 6 months after they take office.

Jan 25 1996 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2788 FLOWERS.

New Act

Creates the Human Development Agency Act. Creates the Human Development Agency.

Jan 25 1996 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2789 BRADY.

New Act

Creates the Adverse Claims to Deposit Accounts Act. Provides that in the absence of a court order or an indemnity agreement, a financial institution is not required to recognize any claim to a deposit account made by a person other than the depositor. Effective immediately.

Jan 25 1996	Filed With Clerk
Jan 07 1997	First reading Session Sine Die

Referred to Rules

HB-2790 DURKIN.

205 ILCS 5/8.1 new

Amends the Illinois Banking Act. Establishes a procedure by which persons seeking to incorporate a bank or a bank seeking to change its name may reserve the right to use a specific name. Requires a filing with, and approval by, the Commissioner of Banks and Trust Companies. Effective immediately,

Jan 25 1996

First reading Jan 07 1997 Session Sine Die

Filed With Clerk

Referred to Rules

HB-2791 SAVIANO - BURKE - WOJCIK - MCAULIFFE - FANTIN.

225 ILCS 335/3

from Ch. 111, par. 7503

Amends the Illinois Roofing Industry Licensing Act. Adds a caption to the Section providing the manner of applying for a certificate under the Act.

Jan 25 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-2792 ZICKUS.

415 ILCS 5/39 from Ch. 111 1/2, par. 1039

Amends the Environmental Protection Act to impose a moratorium on the issuance of permits for the development or construction of pollution control facilities intended for the combustion of waste or waste-derived fuel until January 1, 1998. Requires the EPA to study the environmental impacts of those facilities. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Jan 25 1990	
	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-2793 MCAULIFFE - SAVIANO - O'CONNOR - CAPPARELLI - BUGIELSKI AND ERWIN.

40 ILCS 5/17-119 30 ILCS 805/8.20 new

from Ch. 108 1/2, par. 17-119

Amends the Chicago Teacher Article of the Pension Code to provide a one-time increase in retirement pension for teachers with at least 20 years of service who retired on or before June 30, 1986. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

FISCAL NOTE (State Board of Education)

This information may be obtained from the Chicago Teachers' Pension Fund.

STATE MANDATES ACT FISCAL NOTE (State Board of Education) No change from SBE fiscal note.

PENSION IMPACT NOTE

Cost has not been determined, but could be substantial. NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates

Jan 25 1996

Jan 25 1996	Filed With Clerk
	First reading
Feb 20	

Referred to Rules Fiscal Note Filed St Mandate Fis Note Filed Committee Rules Pension Note Filed Committee Rules

Apr 23

Jan 07 1997 Session Sine Die

KUBIK - LYONS - MITCHELL - BOLAND - HOLBROOK, NOVAK, ER-HB-2794 WIN, SMITH, M, TURNER, J, KASZAK AND GILES.

35 ILCS 5/203

from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act. Provides that individuals, corporations, partnerships, trusts, and estates may deduct the fair market value of technological equipment, including computers, computer software, and scientific equipment or apparatus, that is donated, within 5 years after the equipment's manufacture has been substantially completed, to public elementary or secondary schools or public libraries and library districts located within the State from the taxpayers adjusted

gross income. Provides that this deduction may be taken for taxable years beginning with taxable years beginning on or after January 1, 1996 and ending on or before December 30, 2001.

HOUSE AMENDMENT NO. 1.

Provides that individuals, corporations, partnerships, trusts, and estates may deduct the fair market value at the time of donation (now, fair market value) of technological equipment that is donated to public or private (now, public) elementary or secondary schools, public libraries, or library districts. FISCAL NOTE, AMENDED, Ham-1 (Dpt. of Revenue)

No fiscal impact can be determined on HB 2794.

STATE MANDATES FISCAL NOTE, AMENDED

In the opinion of DCCA, HB 2794, as amended by H-am 2, fails to

meet the definition of a State mandate.

FISCAL NOTE, AMENDED (Dpt. of Revenue)

HB2794, with H-am 2, will have a significant impact on the

State and the Dpt. of Revenue. No specific amount may be

determined as it is unknown how many taxpayers or what

specific dollar amounts are involved.

HOUSE AMENDMENT NO. 2.

Deletes everything. Amends the Ill. Income Tax Act. Provides that individuals, corporations, partnerships, trusts, and estates may deduct the fair market value of computers and computer software that are donated to and accepted in writing by public or private elementary or secondary schools, public libraries, or library districts located within the State from the taxpavers adjusted gross income. Provides that this deduction may be taken for taxable years beginning with taxable years beginning on or after January 1, 1996 and ending on or before December 30, 2001.

NOTE(S) THAT MAY APPLY: Fiscal Feb (1) 1996 Filed With Cla

Feb 01 1996	Filed With Clerk		
	First reading	Referred to Rules	
Feb 22		Assigned to Revenue	
Mar 07	Amendment No.01	REVENUE H	Adopted
mar 07	Amendment 10.01		
	and the second second second second second second second second second second second second second second second	Recomminded do pass as a	imenu
		008-001-001	
	Placed Calndr, Second Rea		
		Fiscal Note Requested LA	ANG
	Placed Calndr, Second Rea	dng	
Mar 20		Fiscal Note Filed	
	Placed Calndr, Second Rea	dng	
	Second Reading		
	Placed Calndr, Third Read	ing .	· · · ·
Mar 25	Added As A Co-sponsor M	UTCHELL	
- Mai 25	Recalled to Second Readin		
		KUBIK	Amendment
	Amenument No.02	KUDIK	
6		TIDUI	referred to
M av		HRUL	
Mar 26		Be approved consideration	1
	Second Reading		
	Held on 2nd Reading		
Mar 27	Added As A Co-sponsor E		
		St Mandate Fis Note File	d
	Held on 2nd Reading		
Mar 28	Added As A Co-sponsor B	OLAND	
	Added As A Co-sponsor H	OLBROOK	
	Added As A Co-sponsor S	MITH.M	
		Fiscal Note Filed	
	Amendment No.02	KUBIK	Adopted
	Placed Calndr, Third Read	ing	· · · · · · ·
	Added As A Co-sponsor K		
	Added As A Co-sponsor G		
	Third Reading - Passed 11		
Apr 16	Arrive Senate	2-002-001	
Aprilo			
	Sen Sponsor WALSH,T	and the second second second second second second second second second second second second second second second	
	Placed Calendr, First Read		
	First reading	Referred to Rules	
Apr 24		Assigned to Revenue	

May 02	Recommended do pass 007-000-000		
	Placed Calndr, Second Reading		
May 08	Second Reading		
	Placed Calndr, Third Reading		
May 09	Third Reading - Passed 056-000-000		
-	Passed both Houses		
Jun 07	Sent to the Governor		
Aug 02	Governor vetoed		
	Placed Calendar Total Veto		
Nov 19	Mtn filed overrde Gov veto 01/KUBIK		
	Motion referred to 01/HRUL		
	Be approved consideration		
	Placed Calendar Total Veto		
Nov 21	Total veto stands.		

HB-2795 NOVAK – YOUNGE – HOLBROOK – DEERING – DAVIS, STEVE, CUR-RY, J, DAVIS, M, FLOWERS, MCGUIRE AND SALTSMAN,

New Act

Creates the Worker Benefit Security Act. Provides that a major employer must provide written notice to its affected employees at least 60 days before terminating or reducing any retirement or health care benefit. Effective 6 months after becoming law.

Feb 01 1996	Filed With Clerk		
Jan 07 1997	First reading	Referred to Rules	
Jan 07 1997	Session Sine Die		

HB-2796 HANNIG – KLINGLER – DEERING – POE – HOLBROOK, BOST, JONES, JOHN AND SCHOENBERG.

40 ILCS 5/24-105.1 new

Amends the Public Employees' Deferred Compensation Article of the Pension Code. Provides that, to the extent federal law authorizes employees to establish trusts for invested funds or to exercise other new options, the Department of Central Management Services shall make those options available to State employees. Provides that units of local government with deferred compensation plans may make those options available to their employees. Provides that, to the extent authorized by federal law, the Comptroller and Treasurer shall effect the transfer of a State employee's assets from the State Employees Deferred Compensation Plan Fund to a trust at the direction of the employee. Effective immediately.

HOUSE AMENDMENT NO. 2.

Deletes all substantive provisions. Provides that, to the extent that federal law or regulations which require a governmental employer to own the assets of its deferred compensation plan are changed to allow those plans to hold their assets in trust, a custodial account, an annuity contract, an insurance contract, or some other contract, the Department of Central Management Services and units of local government with deferred compensation plans shall, within a reasonable time, amend their plans accordingly.

PENSION IMPACT NOTE, AMENDED

HB 2796 would have no fiscal impact on any public retirement system or pension fund subject to the Illinois Pension Code.

NOTE(S) THAT MAY APPLY: Fiscal Feb 01 1996 Filed With Clerk First reading Referred to Rules Feb 08 Assigned to Elections & State Government Feb 21 Amendment No.01 ELECTN ST GOV H Amendment referred to HRUL/015-000-000 Amendment No.02 ELECTN ST GOV H Adopted 017-000-000 Do Pass Amend/Short Debate 018-000-000 Placed Cal 2nd Rdg-Sht Dbt

Feb 22

Second Reading-Short Debate Second Reading Placed Calndr, Third Reading

(a) A set of the se			
Feb 28	Tabled Pursuant to Rule5-	4(A)/HCA01	
	Third Reading - Passed 11	3-000-000	
Feb 29	Arrive Senate		
	Placed Calendr, First Read	ng	
Mar 05	Sen Sponsor DEMUZIO		
		Pension Note Filed	
	First reading	Referred to Rules	
Apr 17	, Alexandra de la companya de la com	Assigned to Insurance, I	Pensions &
		Licen. Act.	
Apr 24		Recommended do pass (10-000-000
. · ·	Placed Calndr, Second Rea	dng	
Apr 25	Second Reading		
	Placed Calndr, Third Read	ing	
Apr 30	Third Reading - Passed 05	5-000-000	
	Passed both Houses	and the second second	
May 29	Sent to the Governor	and the second second	
Jun 18	Governor approved		
	PUBLIC ACT 89-0478	effective date 96-06-18	
HB-2797 SANTI	AGO.		
40 ILCS 5/14-10	4 from Ch. 1	08 1/2, par. 14-104	
Amends the Stat	e Employee Article of the	Pension Code to remo	ve the deadline
	dit for certain contractual		
		i service as a member of	the legislative -
staff. Effective imn			
PENSION N		N	
	to SERS would be minor.		
	Y APPLY: Fiscal; Pension		
Feb 01 1996	Filed With Clerk	Defensed to Date	
NF 04	First reading	Referred to Rules	
Mar 26		Pension Note Filed	
L 07 1007	O	Committee Rules	
Jan 07 1997	Session Sine Die	and the second second	
HB-2798 HOWA	RD.		N
30 ILCS 105/5.4	32 new	and the second second second second second second second second second second second second second second second	de la constance de la constance de la constance de la constance de la constance de la constance de la constance

30 30 ILCS 105/6z-41 new 35 ILCS 5/201 35 ILCS 5/202.5 new 35 ILCS 5/204 35 ILCS 5/901 35 ILCS 200/18-183 new 105 ILCS 5/18-8

from Ch. 120, par. 2-201

from Ch. 120, par. 2-204 from Ch. 120, par. 9-901

from Ch. 122, par. 18-8

Amends the Illinois Income Tax Act to increase the rates to 4.25% for individuals and 6.8% for corporations beginning January 1, 1997. Provides that the personal exemption shall be \$2000 for persons with incomes under \$15,000 and gradually reduces the exemption until it is eliminated for persons with incomes over \$75,000. Provides that from income tax proceeds one-twelfth of \$1,000,000,000 shall be transferred monthly to the Common School Fund and that the same amount shall be transferred monthly to the School District Tax Abatement Fund. Amends the State Finance Act to create the School District Tax Abatement Fund and to provide that a school district shall be distributed money from the Fund based on the aggregate assessed value of property in the school district. Amends the Property Tax Code to require the county clerk to abate a school district's taxes in an amount that equals the amount that the school district received from the School District Tax Abatement Fund in the previous year. Amends the School Code to provide that this tax abatement shall not be considered in calculating a school district's State aid. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Feb 01 1996 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2799 **BOST – HOLBROOK – BOLAND AND STEPHENS.**

625 ILCS 5/3-621 from Ch. 95 1/2, par. 3-621

Amends the Illinois Vehicle Code to make stylistic changes to a provision concerning license plates.

HOUSE AMENDMENT NO. 1. Deletes reference to: 625 ILCS 5/3-621 Adds reference to: 30 ILCS 105/5.432 new 625 ILCS 5/3-631 new

Deletes everything. Amends the Vehicle Code and the State Finance Act. Authorizes special license plates designated as Master Mason plates. Provides for increased fees for these plates to be paid to the Illinois Masonic Foundation for the Prevention of Drug and Alcohol Abuse Among Children, Inc. for the purpose of providing Model Student Assistance Programs in public and private schools, subject to appropriation by the General Assembly and approval by the Secretary of State.

FISCAL NOTE, AMENDED (Sec. of State) HB 2799, amended, would result in a fiscal impact of \$45,000 for initial plate processing and administrative start-up costs. STATE MANDATE FISCAL NOTE, AMENDED In the opinion of DCCA, HB 2799, as amended by H-am 1, fails to meet the definition of a State mandate.

SENATE AMENDMENT NO. 1.

Adds reference to: 30 ILCS 105/5.433 new 625 ILCS 5/3-625 from 625 ILCS 5/3-632 new

from Ch. 95 1/2, par. 3-625

Provides that the Secretary of State may issue special Pearl Harbor license plates to the widowed spouse of an Illinois resident who participated in the battle of Pearl Harbor while a member of the armed forces. Further amends the Illinois Vehicle Code and State Finance Act to authorize special license plates designated as Knights of Columbus plates. Provides for increased fees for these plates to be paid to the Knights of Columbus for charitable purposes, subject to appropriation by the General Assembly and approval by the Secretary of State.

Feb 01 1996	Filed With Clerk		
	First reading	Referred to Rules	
Feb 08		Assigned to Constitutiona	1 Officers
Mar 22	Primary Sponsor Changed	To BOST	
	Amendment No.01	CONST OFFICER H	Adopted
	/ International Color	Do Pass Amend/Short D	
		007-000-000	
	Placed Cal 2nd Rdg-Sht D		and the second
	Theore out the ridg one p	Fiscal Note Filed	
	Placed Cal 2nd Rdg-Sht D		
Mar 25	Second Reading-Short Del		
Wiai 25	Pid Cal Ord 3rd Rdg-Sht I		
	Added As A Co-sponsor S		
Mar 26	Auded As A Co-sponsor 5	St Mandate Fis Note File	rd .
IVIAI 20	Cal Ord 3rd Rdg-Short Dt		
	Added As A Joint Sponsor	HOLBROOK	
	Added As A Co-sponsor B	OLAND	
	3Rd Rdg-Sht Dbt-Pass/V	ot106-000-005	
	Arrive Senate	01100-000-005	
	Placed Calendr, First Read	Ing	
Mar 27	Sup Sponger DUIL ID	шığ	
Mar 27	Sen Sponsor PHILIP	Referred to Rules	
M	First reading	Assigned to Transportation	n
Mar 28		Recommended do pass 0	
Apr 17	Dissued Calanda Susand Doc		10-000-000
A 19	Placed Calndr, Second Rea	iuig	
Apr 18	Filed with Secretary	DEMUZIÓ	Amendment
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		SRUL	
Apr 24	Second Reading	r	
	Placed Calndr, Third Read		2 - A - A - A - A - A - A - A - A - A -
Apr 30	Amendment No.01	DEMUZIO	
	Rules refers to	STRN	
	Amendment No.01	DEMUZIO	
		Be adopted	

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1961

May 01	Added as Chief Co-sponsor Recalled to Second Readin		
	Amendment No.01 Placed Calndr, Third Readi	DEMUZIO	Adopted
May 06	Filed with Secretary		
May 00	Amendment No.02	PHILIP	Amendment
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May 07	Amendment No.02	PHILIP	Be approved considerati
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May 08	Added as Chief Co-sponsor		
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May 09	Recalled to Second Readin	and the second second second second second second second second second second second second second second second	
May 07	Amendment No.02	PHILIP	Tabled
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	Third Reading - Passed 05:	5-000-000	
	Tabled Pursuant to Rule5-		
	Third Reading - Passed 05:		
	Arrive House		
		Referred to Rules	
May 14		Approved for Consideration)n
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	Passed both Houses		
Jun 12	Sent to the Governor		
Aug 09	Governor approved		
	PUBLIC ACT 89-0620	effective date 97-01-01	
HB-2800 DAVIS,	M – JONES,LOU – MO	ORE,EUGENE – BURKI	E – FEIGEN-
	, WOJCIK, ZICKUS AND		
410 ILCS 45/6.2		11 1/2, par. 1306.2	
	Poisoning Prevention Ac		
care providers may s	screen children for lead po	bisoning in conjunction w	ith the school
health exam when, i	in the physician's judgme	nt, the child is potentiall	y at high risk
of lead poisoning.			
Feb 01 1996	Filed With Clerk		
	First reading	Referred to Rules	
Feb 20		Assigned to Health Care of	& Human
		Services	
Feb 28		Do Pass/Short Debate Ca	1018-000-000
	Placed Cal 2nd Rdg-Sht D	bt	
Mar 26	Second Reading-Short Deb	bate	
	Held 2nd Rdg-Short Debat		
Mar 27	Pld Cal Ord 3rd Rdg-Sht I	Obt :	
	Added As A Co-sponsor W	'OJCIK	
	Added As A Co-sponsor Z		
Mar 28	Added As A Joint Sponsor		
	Added As A Co-sponsor M		
.	Added As A Co-sponsor B		
Mar 29	Added As A Co-sponsor Fl		
	Added As A Co-sponsor D		
	3Rd Rdg-Sht Dbt-Pass/Vo	ot115-000-000	
Apr 16	Arrive Senate	•	

Placed Calendr, First Reading

Referred to Rules

Sen Sponsor RÉA

First reading

Session Sine Die

Apr 17

Jan 07 1997

HB-2801 LAWFER – POE – TENHOUSE, KLINGLER, HUGHES AND MITCHELL. New Act

Creates the Property Rights Preservation Law and the Relief for Diminished Property Value Law. Requires the Attorney General to develop and provide to State and local agencies guidelines to assist in identifying and evaluating State and local government actions that may result in the taking of private property such that compensation to the property owner is required under the Illinois or United States constitution. Requires State and local agencies to assess whether a government action may result in such a taking of private property. Provides a cause of action for property owners and provides for enforcement by the Attorney General. Provides a cause of action for damages for a property owner whose property is diminished in value by 50% or more by application of a statute, ordinance, regulation, or policy or by denial of a permit or other governmental authorization. Provides for a civil action to invalidate a statute, ordinance, regulation, or policy or a provision of a permit or other governmental authorization that does not substantially advance its stated governmental purpose.

NOTE(S) THAT MA	y Apply: Fiscal	
Feb 01 1996	Filed With Clerk	
Mar 05	First reading Added As A Joint Sponsor P Added As A Joint Sponsor T	
Mar 22 Apr 19 Jan 07 1997	Added As A Co-sponsor HU Added As A Co-sponsor MIT Session Sine Die	GHES

HB-2802 FEIGENHOLTZ.

20 ILCS 3305/19.5 new

10 ILCS 5/4-6.1

10 ILCS 5/4-6.2

10 ILCS 5/4-6.4 new 10 ILCS 5/4-8

Amends the Illinois Emergency Management Agency Act. Creates the Commission on Emergency Equipment within the Illinois Emergency Management Agency. Requires the Commission to issue a report that recommends the equipment and supplies to be carried on fire trucks and equipment and supplier needs by emergency management services and disaster agencies. Requires copies of the report to be sent to the Governor, the General Assembly, the mayors or presidents of each municipality, and the chief of each fire department in the State.

Note(s) That May Apply: Fiscal

Jan 07 1997 Session Sine Die HB-2803 RONEN. 5 ILCS 140/7 from Ch. 116, par. 207 10 ILCS 5/1-3 from Ch. 46, par. 1-3 10 ILCS 5/1A-9 from Ch. 46, par. 1A-9 10 ILCS 5/3A-1 new 10 ILCS 5/3A-2 new 10 ILCS 5/3A-2 new 10 ILCS 5/3A-3 new 10 ILCS 5/3A-3 new 10 ILCS 5/3A-4 new 10 ILCS 5/3A-5 new 10 ILCS 5/3A-6 new 10 ILCS 5/3A-6 new 10 ILCS 5/3A-7 new 10 ILCS 5/3A-6 new 10 ILCS 5/3A-9 new 10 ILCS 5/3A-9 new 10 ILCS 5/3A-9 new 10 ILCS 5/3A-9 new 10 ILCS 5/3A-9 new 10 ILCS 5/3A-9 new 10 ILCS 5/3A-9 new 10 ILCS 5/3A-9 new 10 ILCS 5/3A-9 new 10 ILCS 5/3A-9 new 10 ILCS 5/3A-9 new 10 ILCS 5/3A-9 new 10 ILCS 5/3A-9 new 10 ILCS 5/3A-9 new 10 ILCS 5/3A-9 new 10 ILCS 5/3A-9 new 10 ILCS 5/3A-9 new 10 ILCS 5/3A-9 new 10 ILCS 5/3A-9 new 10 ILCS 5/3A-9 new 10 ILCS 5/3A-9 new 10 ILCS 5/3A-9 new 10 ILCS 5/3A-9 new 10 ILCS 5/3A-9 new 10 ILCS 5/3A-9 new
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10 ILCS 5/4-1 from Ch. 46, par. 4-1
10 ILCS 5/4-5 from Ch. 46, par. 4-5

from Ch. 46, par. 4-6.1 from Ch. 46, par. 4-6.2

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from Ch. 46, par. 6-52 from Ch. 46, par. 6-53 from Ch. 46, par. 6-54 from Ch. 46, par. 6-56

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10 ILCS 5/17-13
10 ILCS 5/18-1
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10 ILCS 5/4-12 rep.
10 ILCS 5/4-14 rep.
10 ILCS 5/4-17 rep.
10 ILCS 5/4-14 rep. 10 ILCS 5/4-17 rep. 10 ILCS 5/4-18.01 rep.
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10 ILCS 5/5-2 rep. 10 ILCS 5/5-15 rep. 10 ILCS 5/5-24 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 5/6-42 rep.
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from Ch. 46, par. 6-65 from Ch. 46, par. 6-66 from Ch. 46, par. 6A-4 from Ch. 46, par. 7-23 from Ch. 46, par. 7-43 from Ch. 46, par. 7-44 from Ch. 46, par. 7-45 from Ch. 46, par. 7-47 from Ch. 46, par. 7-47.1 from Ch. 46, par. 17-9 from Ch. 46, par. 17-10 from Ch. 46, par. 17-13 from Ch. 46, par. 18-1 from Ch. 46, par. 18-5 from Ch. 46, par. 18-15 from Ch. 46, par. 18-16 from Ch. 46, par. 20-13

> from Ch. 46, par. 20-13.1 from Ch. 95 1/2, par. 2-105 from Ch. 95 1/2, par. 2-106 from Ch. 95 1/2, par. 2-123

Amends the Election Code and other Acts to implement the National Voter Registration Act of 1993. Effective immediately. NOTE(s) THAT MAY APPLY: Fiscal: State Mandates

ote(s) That May	APPLY: Fiscal; State	Mandates
Feb 01 1996	Filed With Clerk	
	First reading	Ref
Jan 07 1997	Session Sine Die	

Referred to Rules

HB-2804 WIRSING.

510 ILCS 50/1	from Ch. 8, par. 168
510 ILCS 50/21	from Ch. 8, par. 188
510 ILCS 50/22	from Ch. 8, par. 189
510 ILCS 50/24	from Ch. 8, par. 191
510 ILCS 100/3	from Ch. 8, par. 503

Amends the Illinois Diseased Animals Act. Changes the definition of "infectious disease" to replace "the reaction" with "the clinical signs" resulting from the introduction into the body of a disease producing organism or its toxic product. Amends both the Illinois Diseased Animals Act and the Illinois Swine Disease Control and Eradication Act to refer specifically to a contagious or infectious disease as a disease which has been designated as a reportable disease by rules of the Illinois Department of Agriculture.

un or Agricu	nuio.
Feb 01 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

from Ch. 46, par. 6-59 from Ch. 46, par. 6-60

HB-2805 BURKE - BLACK, MURPHY, M, MORROW AND MOORE, EUGENE.

65 ILCS 5/11-8-10 new

Amends the Illinois Municipal Code. Provides that a board-up company or similar individual or entity shall not contact the insured or other victim after a fire or other loss unless contacted first or authorized by a fire chief. Provides that each violation is a business offense with a \$500 fine.

HOUSE AMENDMENT NO. 1.

Provides that a board-up company or similar individual or entity may contact the insured after a fire or other loss if contacted first by the insured's insurance agent. HOUSE AMENDMENT NO. 2.

Provides that the fire chief or fire chief's designee in a municipality with less than 1,000,000 inhabitants may authorize a board-up company to communicate with the insured, insured's insurance agent, or other victim after a fire or other loss.

Feb 01 1996	Filed With Clerk	D. f	
Feb 08 Feb 27	First reading Amendment No.01	Referred to Rules Assigned to Cities & Vil CITIES/VILLAG H	Adopted
		Do Pass Amend/Short D 009-000-000	ebate
T (A)	Placed Cal 2nd Rdg-Sht D	bt	
Feb 28	Second Reading Held on 2nd Reading		
Mar 20	Amendment No.02	BURKE	Amendment referred to
	WILL OLD T	HRUL	
Mar 26	Held on 2nd Reading Amendment No.02	BURKE	Be approved
		HRUL	considerati
M	Held on 2nd Reading	DL A CIV	. v
Mar 27		BURKE	Adopted
All the second	Placed Calndr, Third Read Third Reading - Passed 11		
Mar 28	Arrive Senate Placed Calendr, First Read		
Jan 07 1997	Session Sine Die	, B	

HB-2806 PERSICO AND NOVAK.

415 ILCS 5/57.12A

Amends the Environmental Protection Act to conform its provisions concerning lender liability to federal law. Extends the application of certain provisions to facilities or property on which a petroleum UST or UST system is located. Provides that participation in the management of a UST or UST system includes operational aspects, but not financial or administrative aspects. Permits a holder maintaining indicia of ownership in a UST or UST system who does not participate in management before or after foreclosure to initiate operation or arrange for continued operation of the UST or UST system following foreclosure, subject to stated conditions. Specifies actions which do not constitute participation in management after foreclosure. Determines when a holder is an operator for the purpose of compliance with this Section and the holder's obligations in the absence of an operator. Expands temporary closure requirements applicable to a holder. Adds and changes definitions. Makes technical changes. Effective immediately.

Feb 01 1996 Filed With Cler	
First reading	Referred to Rules
Jan 07 1997 Session Sine Die	•
UD 2007 DONIEN	

HB-2807 RONEN.

10 ILCS 5/7-10.3

from Ch. 46, par. 7-10.3

Amends the Election Code. Eliminates the placement upon the ballot of uncommitted candidates for delegate or alternate delegate to a national nominating convention.

Feb 01 1996

Filed With Clerk First reading

Referred to Rules

Jan 07 1997	Session Sine Die
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HB-2808 COWLISHAW.

20 ILCS 3805/1

from Ch. 67 1/2, par. 301

Amends the Illinois Housing Development Act by making technical changes to the short title Section.

Feb 01 1996 Filed With Clerk

First reading Jan 07 1997 Session Sine Die Referred to Rules

MOFFITT - MURPHY,M - WIRSING - LAWFER - BIGGINS, HOL-HB-2809 BROOK, MITCHELL AND CURRY, J.

35 ILCS 200/21-112 new 35 ILCS 200/21-145

35 ILCS 200/23-45 new

Amends the Property Tax Code. Provides that the Collector may recommend to a County Board that the Board pass an ordinance or resolution stating that the Collector shall no longer publish or send notice of delinquent or forfeited property taxes owed by a lessee of property if the taxes have been delinquent or forfeited for at least 10 years and there are no current delinquent or forfeited taxes. States that the collector shall no longer publish or send notice upon passage of the ordinance or resolution. Requires the county collector to publish notice of intended application for judgment and sale of all property on which general taxes have been delinquent for 2 or more years, including the current tax year, (now, 2 or more years). Provides that if, after 10 years from the date a tax objection is filed, there has been no further action on the objection, the Court objection shall be dismissed as a matter of law with prejudice. States that the Collector may distribute the taxes after the circuit clerk has entered the dismissal of record.

HOUSE AMENDMENT NO. 1.

Adds reference to:

35 ILCS 200/21-260

Provides that mineral rights offered for sale at a scavenger tax sale and not sold or confirmed after being offered for sale for 10 consecutive years shall revert back to the surface owner.

HOUSE AMENDMENT NO. 2.

Adds reference to:

35 ILCS 200/2-10

Further amends the Property Tax Code to provide that, for purposes of establishing multi-township assessment districts, townships are contiguous if they share a common boundary line or meet at any point.

STATE MANDATES ACT FISCAL NOTE In the opinion of DCCA, HB 2809 fails to meet the definition of a mandate under the State Mandates Act. FISCAL NOTE, AMENDED (Dpt. of Revenue) No fiscal impact to the State will be realized. HOUSING AFFORDABILITY NOTE, AMENDED This bill has no direct impact on the cost of constructing, purchasing, owning or selling a single-family residence. STATE MANDATES FISCAL NOTE, AMENDED No change from previous mandates note.

SENATE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 200/21-60

Deletes everything. Reinserts the bill's provisions. Removes the provision that rights that have been offered for sale for 10 consecutive years and have not been sold or have not been confirmed shall no longer be offered for scavanger tax sale and shall revert back to the surface owner. Effective immediately.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommeds allowing a collector to recommend that a county board pass an ordinance or resolution stating that the collector shall no longer publish or send notice of delinquent or forfeited property taxes owned by a lessee on (i) property owned by the State or (ii) the lease hold estate and appurtenances on exempt property (now, taxes owned by a lessee of the property).

1967

Note(s) That May Feb 01 1996	Y APPLY: Fiscal; Housing Aff Filed With Clerk	ford; State Mandates
	First reading	Referred to Rules
Feb 08		Assigned to Revenue
Feb 22	Amendment No.01	REVENUE H Adopted
	Amendment No.02	REVENUE H Adopted
		Recomminded do pass as amend
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F	Placed Calndr, Second Read	St Mandate Fis Note Filed
Feb 26	Placed Calndr, Second Read	
Feb 27	Traced Camer, Second Reac	Fiscal Note Filed
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Feb 28		St Mandate Fis Note Filed
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	Added As A Co-sponsor W	
	Added As A Co-sponsor LA	A W FEK CCINS
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Feb 29 Mar 05	Arrive Senate	-000-001
Ivial 05	Sen Sponsor HAWKINSO	N
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Mar 28	en en en en en en en en en en en en en e	Assigned to Revenue
Apr 17	Amendment No.01	REVENUE S Adopted
		Recommnded do pass as amend
		008-000-000
	Placed Calndr, Second Read	ing
Apr 24	Second Reading	
Apr 20	Placed Calndr, Third Readi Third Reading - Passed 056	
Apr 30	Arrive House	-000-000
May 07	Annie mouse	Referred to Rules
May 08		Approved for Consideration
	Place Cal Order Concurren	
	Motion Filed Concur	
	Refer to Rules/Rul 8-4(a)	
Addition of the second		Be approved consideration
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	H Concurs in S Amend. 01 Passed both Houses	/112-000-002
Jun 05	Sent to the Governor	
Aug 02	Governor amendatory veto	
1146 02	Placed Cal. Amendatory V	eto
Nov 14	Mtn fild accept amend veto	
	Motion referred to	01/HRUL
Nov 19	en an trainn an traint an trainn an trainn. Tha tha tha tha tha tha tha tha tha tha t	Be approved consideration
	Placed Cal. Amendatory V	eto
Nov 20	Accept Amnd Veto-House	Pass 112-000-000
Nov 21	Placed Cal. Amendatory V	eto
Dec 03	Min fild accept amend veto	0 TAWAINSUN 65 058 000 000
	Accept Amnd Veto-Sen Pa Bth House Accept Amend	
Dec 31	Return to Gov-Certification	
Dec J1	Governor certifies changes	 A set of the set of
and a particular for the	PUBLIC ACT 89-0695	effective date 96-12-31
	승규는 물건 것 같은 것 같아요. 한국 생활이 있는 것이 같아요.	이 이 가격에 가지 않았는 것 같은 것이 있는 것이 같다.
HB-2810 MAUT		0
820 ILCS 405/240	trom Ch. 4	8, par. 721
		t du la contra de la contra de la contra de la contra de la contra de la contra de la contra de la contra de la

Amends the Unemployment Insurance Act. Provides that, when a lien has been filed upon the assets of an employer because of contributions, interest, or penalties due from another employer and a court has ruled that the employer upon whose assets the lien has been filed is not a successor to the other employer, the Director of Employment Security shall issue a certificate of withdrawal of notice of lien. Effective immediately.

Feb 01 1996	Filed With Clerk
	First reading
Jan 07-1997	Session Sine Die

Referred to Rules

HB-2811 ERWIN AND NOVAK.

215 ILCS 105/7 215 ILCS 105/8

from Ch. 73, par. 1307 from Ch. 73, par. 1308

Amends the Comprehensive Health Insurance Plan Act. Increases the maximum lifetime benefit under the Act from \$500,000 to \$1,000,000. Establishes an annual benefit limit of \$250,000 per covered individual. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Feb 01 1996 Filed With Clerk First reading Session Sine Die

Referred to Rules

Jan 07 1997

HB-2812 CROSS.

735 ILCS 5/2-1009 735 ILCS 5/13-204 745 ILCS 10/1-101.1 745 ILCS 10/1-210 745 ILCS 10/2-112 new 745 ILCS 10/2-202 745 ILCS 10/2-214 new 745 ILCS 10/3-108

from Ch. 110, par. 2-1009 from Ch. 110, par. 13-204 from Ch. 85, par. 1-101.1 from Ch. 85, par. 1-210

from Ch. 85, par. 2-202

from Ch. 85, par. 3-108

Amends the Code of Civil Procedure. Provides that a plaintiff may dismiss an action once without prejudice without an order of the court (currently only by court order) in certain situations; all other voluntary dismissals by plaintiff shall be by court order. Provides for the dismissal of counterclaims, cross-claims, and third-party claims, and for payment of costs of previously dismissed actions. Provides that contribution and indemnity actions brought against a local entity or any of its employees shall be subject to a one year statute of limitations rather than the 2 year statute of limitations applied to all other actions. Amends the Local Governmental and Governmental Employees Tort Immunity Act. Provides that no duty on the part of local public entities or public employees is created by this Act and that exceptions to immunity for willful and wanton conduct only apply where specifically indicated. Describes the range of actions to which the immunities provided in this Act apply. Changes the definition of "willful and wanton conduct" to exclude utter indifference or conscious disregard for the safety or property of others. Provides that, barring willful and wanton conduct, immunity for local public entities and public employees extends to injuries sustained by individuals during pre-employment testing. Provides for the immunity of an employee of a police department or law enforcement agency unless his or her actions or omissions are willful or wanton, and the immunity of local public entity or public employees for the failure to supervise or oversee a municipal construction project, except as otherwise provided by this Act.

Feb 01 1996 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2813 HOFFMAN AND NOVAK.

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 without payment of the associated interest. Effective immediately.

PENSION NOTE Cost cannot be determined since the number of eligible individuals is unknown. Feb 01 1996 Filed With Clerk First reading Mar 26

Jan 07 1997 Session Sine Die

Referred to Rules Pension Note Filed Committee Rules

HB-2814 KASZAK.

5 ILCS 140/3

from Ch. 116, par. 203

Amends the Freedom of Information Act. Requires a public body to provide a copy of a record in electronic form if the record is available in that form and the person requests that form.

Feb 01 1996 Filed With Clerk

First reading

Feb 20

Mar 25

Jan 07 1997 Session Sine Die

HB-2815 HOWARD.

New Act

Creates the Part-Time Employee Wage Supplement Act. Provides that a part-time employee is entitled to a portion of the employer-sponsored insurance, pension, health, child care, and vacation time benefits available to full-time employees. Sets forth a method for computing benefits. Applies only to employers in this State with more than 500 employees. Provides that the Department of Labor shall administer the Act.

Feb 01 1996 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

Referred to Rules

HB-2816 MOORE, ANDREA.

605 ILCS 5/5-101 605 ILCS 5/5-101.12 new 605 ILCS 5/9-112.1

from Ch. 121, par. 5-101

from Ch. 121, par. 9-112.1

Amends the Illinois Highway Code. Authorizes the county board to treat the construction and maintenance of sidewalks, public transportation loading and unloading areas, and off-street parking facilities on a county highway as a road purpose. Specifically includes a county highway in the prohibition against advertising on a highway. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates Feb 01 1996 Filed With Clerk

Feb 01 1996	Filed With Clerk	
1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - No 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -	First reading	
Jan 07 1997	Session Sine Die	

HB-2817 MOORE, ANDREA.

50 ILCS 805/Act title	
50 ILCS 805/1	fror
50 ILCS 805/2	fror
50 ILCS 805/3.5 new	
50 ILCS 805/4	fror
50 ILCS 805/5.5 new	
50 ILCS 805/6.5 new	
50 ILCS 805/8	fror
50 ILCS 805/8.5 new	
50 ILCS 805/9	fror
50 ILCS 805/9.5 new	
50 ILCS 805/3 rep.	
50 ILCS 805/5 rep.	· ·
50 ILCS 805/6 rep.	
50 ILCS 805/7 rep.	

from Ch. 85, par. 5801 from Ch. 85, par. 5802 from Ch. 85, par. 5804 from Ch. 85, par. 5808 from Ch. 85, par. 5809

Amends the Local Land Resource Management Planning Act to change the short title to the Intergovernmental Planning Act. Provides that units of local government may plan for, protect, and manage the land, air, water, natural resources, transportation, and environment of the State through adoption of resource plans, intergovernmental resource plans, and intergovernmental land use plans. Sets out procedures for adoption, amendment, and repeal of the plans. Provides that the term of a plan shall not exceed 20 years. States that units of local government may establish the office of hearing officer to resolve disputes. Provides that existing plans shall remain valid and enforceable. Makes other changes.

Referred to Rules Assigned to Elections & State

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

HOUSE AMENDMENT NO. 1.

Deletes everything. Reinstates the provisions of the bill. Provides that a resource plan or intergovernmental resource plan may be repealed in the same manner as the plan was adopted or amended or by any other procedure set forth in the plan. Provides that the circuit court in the county in which the greatest part of the land subject to the plan is located shall have jurisdiction to determine disputes. Provides that an intergovernmental land use plan must be adopted by a city, village, or incorporated town if the plan will apply to land within the city, village, or incorporated town. Provides that proper venue may be stated in the plan or is where the greater area of land subject to the plan is located. Makes other changes.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 01 1996	Filed With Clerk First reading
Feb 20 Mar 05	Amendment No.01

Referred to Rules Assigned to Cities & Villages CITIES/VILLAG H Adopted Recommnded do pass as amend 007-002-000

	Placed Caindr, Second Reading
Mar 26	Second Reading
	Held on 2nd Reading
Apr 23	RE

Session Sine Die

RE-REFER RULES/RUL 3-7

HB-2818 JOHNSON.TOM – HUGHES.

New Act

10 ILCS 5/28-1

Jan 07 1997

from Ch. 46, par. 28-1

Creates the Special Tax District Advisory Referendum Act. Provides for the submission of a statewide advisory referendum at the 1996 general election on whether the General Assembly should consolidate special districts (excluding school districts) into county, municipal, and township governmental units. Amends the Election Code. Provides 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.

Feb 01 1996 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2819 JOHNSON.TOM - ROSKAM.

215 ILCS 5/121-2.10

Amends the Illinois Insurance Code. Exempts charitable gift annuities issued by an organization that reinsures the annuity with a commercial insurer or has been in active operation for not less than 10 (now 20) years before the date the annuity is issued and has an unrestricted fund balance of not less than \$2,000,000 on the date the annuity is issued.

HOUSE AMENDMENT NO. 1.

Provides that the exemption regarding charitable gift annuities is available to certain organizations described in Section 170(c) of the Internal Revenue Code if an insurer authorized to transact business in this State is directly obligated to the annuitant rather than if the organization reinsures the annuity with a commercial insurer. Removes provision reducing from 20 years to 10 years the period of existence requirement a charitable organization must meet to be able to issue annuities exempt from the Illinois Insurance Code. Effective immediately.

FISCAL NOTE, AMENDED (Dpt. of Insurance) HB 2819, as amended, will not have a fiscal impact.

Feb 01 1996	Filed With Clerk		an an prise
	First reading	Referred to Rules	and the second second
Feb 08	u	Assigned to Insurance	a sa kara na sa
Mar 20	Amendment No.01	INSURANCE H	Adopted
なられ しょうしょう		021-000-000	i di dafa sera di sit
	Amendment No.02	INSURANCE H	Amendment referred to
		HRUL/016-006-000	A Contractor
•	Amendment No.03	INSURANCE H	Amendment

Mar 20-Cont.

referred to HRUL/016-006-000

Recommnded do pass as amend 022/000//000

and the second second		022/000/000
	Placed Calndr, Second Rea	adng
Mar 21		Fiscal Note Filed
	Placed Calndr, Second Rea	
Mar 22	Second Reading	acing
IVIAI 22		
	Placed Calndr, Third Read	
Mar 25	Tabled Pursuant to Rule5	
	Third Reading - Passed 10)5-000-000
	Arrive Senate	
100 C	Placed Calendr, First Read	ing
Mar 27	Sen Sponsor KARPIEL	0
11141 27	First reading	Referred to Rules
May 29	First reading	
Mar 28		Assigned to Insurance, Pensions &
		Licen. Act.
Apr 17		Postponed
Apr 24		Recommended do pass 010-000-000
	Placed Calndr, Second Rea	adng
Apr 25	Second Reading	· · · · · · · · · · · · · · · · · · ·
1101 20	Placed Calndr, Third Read	ling
May 01	Third Reading - Passed 05	
May 01		00-000-000
	Passed both Houses	
May 30	Sent to the Governor	
Jun 21	Governor approved	
	PUBLIC ACT 89-0485	effective date 96-06-21

HB-2820 JOHNSON, TOM.

725 ILCS 105/10

from Ch. 38, par. 208-10

Amends the State Appellate Defender Act. Provides that the State Appellate Defender shall represent indigent persons on direct appeal in felony criminal proceedings when appointed to do so by a State court (now the State Appellate Defender represents indigents on appeal in any criminal and delinquent minor proceeding when appointed by a court under Supreme Court Rule or law of the State). Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Feb 01 1996 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

JOHNSON, TOM - ROSKAM. HB-2821

775 ILCS 5/1-103

from Ch. 68, par. 1-103

Amends the Human Rights Act. Excludes, from the definition of unlawful discrimination, discrimination by a religious organization or other specified organization with respect to the employment of individuals of a particular religion to perform work to carry out the organization's activities. Effective immediately. erk

Feb	01	1996	Filed W	ith	CI	e

First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-2822 MURPHY.M - MCAULIFFE.

65 ILCS 5/8-11-1 from Ch. 24, par. 8-11-1

Amends the Illinois Municipal Code, Provides that if a certified copy of an ordinance or resolution imposing or discontinuing a home rule retailers' occupation tax or effecting a change in the rate of the tax is filed with the Department of Revenue after October 1 but on or before April 1, then the Department shall administer and enforce the tax beginning the next July 1. Provides that if a certified copy of the ordinance or resolution is filed with the Department after April 1 but on or before October 1, then the Department shall administer and enforce the tax beginning the next January 1. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Filed With Clerk Feb 01 1996

Jan 07 1997

First reading Session Sine Die Referred to Rules

HB-2823 DAVIS,M.

105 ILCS 5/2-3.84a new

Amends the School Code. Requires all unexpended amounts appropriated for FY96 to the State Board of Education for the ordinary and contingent expenses of the Teachers' Academy for Math and Science in Chicago and all amounts appropriated for that purpose in any subsequent fiscal year to be distributed in a lump sum by the State Board of Education or other State agency to which the appropriation is made to the Chicago School Reform Board of Trustees or its successor for its use in operating and maintaining the Chicago public schools. Effective immediately.

NOTE(S) THAT MA	y Apply: Fiscal
Feb 01 1996	Filed With Clerk
	First reading
lan 07 1997	Session Sine Die

Referred to Rules

HB-2824 DEUCHLER AND ERWIN.

215 ILCS 5/370t new

215 ILCS 125/5-3.4 new

Amends the Illinois Insurance Code and the Health Maintenance Organization Act. Requires insurance companies and health maintenance organizations to specifically inform insureds and enrollees of the terms and conditions of coverage for mental health care.

Feb 01 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-2825 CROSS.

735 ILCS 5/2-109	from Ch. 110, par. 2-109
735 ILCS 5/2-1113	from Ch. 110, par. 2-1113
	D I I Channel I I

Amends the Code of Civil Procedure. Changes headings of Sections relating to malicious prosecution and res ipsa loquitur in medical malpractice cases. Changes references from "medical" to "healing art".

Feb 01 1996 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2826 KLINGLER.

New Act

Creates the Good Samaritan Volunteer Transportation Act. Provides that a volunteer who transports another person to or from a health care facility or service is not liable for civil damages unless the volunteer's acts or omissions constitute wilful or wanton misconduct.

Feb 01 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

Referred to Rules

HB-2827 BURKE AND ERWIN.

New Act

Creates the Free Tobacco Sample Prohibition Act. Prohibits a person engaged in a business enterprise concerning the manufacture, production, sale, or distribution of tobacco products from directly or indirectly distributing or causing to be distributed tobacco products without charge or monetary compensation. Penalty is \$100 for a first offense and \$250 for a second or subsequent offense.

Feb 01 1996	Filed With Clerk	
	First reading	
Jan 07 1997	Session Sine Die	

HB-2828 LOPEZ.

New Act

Creates the Hand Washing Notice Act. Requires that proprietors of public restroom facilities prominently display legible signs in the facility stating: PLEASE PREVENT THE SPREAD OF DISEASE. WASH HANDS AFTER USING FACILITIES. Allows the Illinois Department of Public Health to authorize alternative statements by rule. Requires the Department to adopt rules regarding size, placement, and number of signs, and requires the Department or local health department to inspect for compliance, only in conjunction with any other investigation, except upon complaint from the public. A proprietor who violates this Act is guilty of a petty offense and subject to a \$100 fine for each sign he or she fails to post as required by the Act. Repeated violations subject the proprietor to an injunction issued by a court in an action brought by the Department, a local health department, or any individual personally affected by repeated violations of this Act, with the proprietor to pay costs of suit if an injunction is entered.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 01 1996	Filed With Clerk	
	First reading	Referred to Rules
Feb 08		Assigned to Consumer Protection
Feb 21	and the second second second second second second second second second second second second second second second	Motion Do Pass-Lost 000-004-005
		Remains in Committee Consumer
the state of the s		Protection
Mar 25		Refer to Rules/Rul 3-9(a)

Jan 07-1997 Session Sine Die

LINDNER - STEPHENS - ROSKAM - JONES.LOU - ERWIN, HB-2829 KLINGLER, MULLIGAN, KRAUSE, BIGGERT AND DURKIN. 750 ILCS 5/602

from Ch. 40, par. 602

Amends provisions of the Marriage and Dissolution of Marriage Act relating to child custody. Makes stylistic changes.

Feb 01 1996 First reading

750 ILCS 5/503

Jan 07 1997 Session Sine Die Referred to Rules

HB-2830 LINDNER - STEPHENS - ROSKAM - JONES.LOU - ERWIN. KLINGLER, MULLIGAN, KRAUSE, BIGGERT, DURKIN AND LYONS.

from Ch. 40, par. 503

Amends the Marriage and Dissolution of Marriage Act. Makes a stylistic change in provisions concerning disposition of property.

Feb 01 1996 First reading Referred to Rules

Mar 27 Added As A Co-sponsor LYONS

Jan 07 1997 Session Sine Die

LINDNER - STEPHENS - ROSKAM - JONES,LOU - ERWIN, KLINGLER, MULLIGAN, KRAUSE, BIGGERT, DURKIN AND LYONS. HB-2831

750 ILCS 5/504 from Ch. 40, par. 504

Amends provisions of the Marriage and Dissolution of Marriage Act relating to maintenance. Makes a stylistic change.

Feb 01 1996 First reading

Referred to Rules Added As A Co-sponsor LYONS Mar 27

Jan 07 1997 Session Sine Die

HB-2832 LINDNER - STEPHENS - ROSKAM - JONES,LOU - ERWIN, KLINGLER, MULLIGAN, KRAUSE, BIGGERT, DURKIN AND LYONS.

750 ILCS 5/507 from Ch. 40, par. 507

Amends the Marriage and Dissolution of Marriage Act relating to the making of maintenance and support payments to the court. Makes a stylistic change.

Feb 01 1996 First reading Referred to Rules

Mar 27 Added As A Co-sponsor LYONS

Jan 07 1997 Session Sine Die

LINDNER - STEPHENS - ROSKAM - JONES,LOU - ERWIN, HB-2833 KLINGLER, MULLIGAN, KRAUSE, BIGGERT, DURKIN AND LYONS.

750 ILCS 5/508 from Ch. 40, par. 508

Amends provisions of the Marriage and Dissolution of Marriage Act concerning attorney's fees. Makes a stylistic change.

Feb 01 1996 First reading Referred to Rules

Added As A Co-sponsor LYONS Mar 27

Jan 07 1997 Session Sine Die

LINDNER - STEPHENS - ROSKAM - JONES,LOU - ERWIN, HB-2834 KLINGLER, MULLIGAN, KRAUSE, BIGGERT, DURKIN AND LYONS. 750 ILCS 5/502

from Ch. 40, par. 502

Amends provisions of the Marriage and Dissolution of Marriage Act relating to agreements. Makes a stylistic change.

750 ILCS 5/505

Feb 01 1996	First reading	Referred to Rules
Mar 27	Added As A Co-sponso	r LYONS
Jan 07 1997	Session Sine Die	

HB-2835 LINDNER – STEPHENS – ROSKAM – JONES,LOU – ERWIN, KLINGLER, MULLIGAN, KRAUSE, BIGGERT, DURKIN AND LYONS.

from Ch. 40, par. 505

Amends the Marriage and Dissolution of Marriage Act by making a stylistic change in provisions concerning child support.

Feb 01 1996 First reading Referred to Rules

Mar 27 Added As A Co-sponsor LYONS

Jan 07 1997 Session Sine Die

HB-2836

WEAVER,M - WIRSING - WINKEL - BOST - KLINGLER, MYERS, MEYER, BRADY, JOHNSON,TIM, POE, WOOLARD, ERWIN, PUGH, HOWARD, STEPHENS, BLACK, WAIT, HOLBROOK, NOVAK, DAVIS,M AND MURPHY,M.

30 ILCS 105/6a-1 30 ILCS 105/6a-1a 30 ILCS 105/6a-1b 30 ILCS 105/6a-1c 30 ILCS 105/6a-1d 30 ILCS 105/6a-1e 30 ILCS 105/6a-1f 30 ILCS 105/6a-1g 30 ILCS 105/6d 40 ILCS 5/15-155 110 ILCS 327/40-10 110 ILCS 660/5-35 110 ILCS 665/10-35 110 ILCS 670/15-35 110 ILCS 675/20-35 110 ILCS 680/25-35 110 ILCS 685/30-35 110 ILCS 690/35-35

from Ch. 127, par. 142a1

from Ch. 127, par. 142d from Ch. 108 1/2, par. 15-155

Amends the State Finance Act. Provides that items of income received by each of the public universities of the State for general operational and educational purposes (including tuition and fees) and currently required to be paid into the respective income funds established for each public university in the State Treasury, shall instead be retained by each public university in an income account, known as the University Income Fund, that each such university is to establish in its own treasury, and that is to be used for the support and improvement of the university. Requires all moneys currently in the several income funds maintained in the State Treasury for those university Income Fund established by that university in its own treasury. Makes related changes in the Illinois Pension Code and in the Laws relating to the governance of those public universities that previously were under the jurisdiction of the former Board of Regents or former Board of Governors of State Colleges and Universities. Effective July 1, 1996.

State Coneges and Chinersteles. Encether	uij 1, 1770.
FISCAL NOTE (State Treasurer)	
Lost investment earnings would be approx	ximately \$3.5 million
(GRF) annually. Additionally, each incre	ase or decrease in the state of
short-term interest rates of one percent w	ill increase or
decrease the loss to GRF another \$580,00	00 annually.
STATE MANDATES FISCAL NOTE	and a second state of the second state of the second state of the second state of the second state of the second
In the opinion of DCCA, HB 2836 fails to	o meet the definition of
a mandate under the State Mandates Act	part of the second second second second second second second second second second second second second second s
PENSION IMPACT NOTE	and the second second second second second second second second second second second second second second second
Fiscal impact would be minimal, since the	e State would continue
to be obligated to make annual employer	
PENSION NOTE, ENGROSSED	(4) 「「「「」」」」」「「」」」「「」」「「」」「」」「」」」「」」」「「」」」」」
No change from previous pension note.	人名布尔 化合理合理 化合理合理 化合理管理合理
NOTE(S) THAT MAY APPLY: Fiscal; Pension	
Feb 01 1996 First reading	Referred to Rules
Feb 08	Assigned to Higher Education

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Feb 28	Placed Cal 2nd Rdg-Sht D	Do Pass/Short Debate Cal 011-000-000
Feb 29		Fiscal Note Filed St Mandate Fis Note Filed
Mar 22	Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Deb	
Mar 25	Pld Cal Ord 3rd Rdg-Sht L Added As A Co-sponsor D Added As A Co-sponsor M 3Rd Rdg-Sht Dbt-Pass/Vo	AVIS,M URPHY,M
	Arrive Senate Placed Calendr, First Read	Jg
Mar 26	Sen Sponsor BURZYNSK First reading Added as Chief Co-sponsor	Referred to Rules
Mar 28	Added as Chief Co-sponsor	Assigned to Higher Education
Apr 22		Pension Note Filed
Apr 24		Recommended do pass 009-000-000
Apr 25	Placed Calndr, Second Read Second Reading Placed Calndr, Third Readi	
May 08	Thatta Camar, Third Keadi	Verified
	Third Reading - Passed 030 Passed both Houses)-023-000
Jun 05 Aug 02	Sent to the Governor Governor approved	
Aug 02	PUBLIC ACT 89-0602	effective date 96-08-02
NB-2837 NOVA	Κ.	
415 ILCS 5/22.14	from Ch. 1	11 1/2, par. 1022.14
Feb 01 1996	First reading	to add a Section caption. Referred to Rules
Jan 07 1997	Session Sine Die	
NB-2838 NOVA		
430 ILCS 15/1		27 1/2, par. 153
Feb 01 1996	oline Storage Act to add a First reading Session Sine Die	Section caption. Referred to Rules
HB-2839 NOVA	K.	
415 ILCS 5/8		11 1/2, par. 1008
Amends the Env Feb 01 1996 Jan 07 1997	First reading	by adding a Section caption. Referred to Rules
HB-2840 WOOI	ARD.	
505 ILCS 135/1	from Ch. 5	, par. 2651
Amends the Sus	tainable Agriculture Act ion concerning the Act's s First reading	to make a technical change and add a
Jan 07 1997	Session Sine Die	
HB-2841 WOOI		
520 ILCS 5/1.2k	and the second second second second second second second second second second second second second second second	1, par. 1.2k
Amends the Wil definition of "hunt Feb 01 1996	•	nical change in a Section concerning a Referred to Rules
Jan 07 1997	Session Sine Die	Keleited to Rules
HB-2842 WOOI	ARD.	
240 ILCS 25/5	from Ch. 1	14, par. 705
Amends the Illin	ois Grain Insurance Act to	make a technical change in a Section
concerning fees.	First reading	

First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2843 WOOLARD.

from Ch. 114, par. 705

Amends the Illinois Grain Insurance Act to make a technical change in a Section concerning fees.

Feb 01 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2844 DART.

240 ILCS 25/5

105 ILCS 5/14-9.01

from Ch. 122, par. 14-9.01

Amends the School Code. Authorizes employment of speech and language pathologists as professional personnel in special education programs, though they do not hold a certificate issued under the School Code, if they possess a masters degree and if the district certifies that a chronic shortage of certified personnel exists. Effective immediately. NOTE(s) THAT MAY APPLY: Fiscal

OTE(S) I HAT MIA	Y APPLY: Fiscal
Feb 05 1996	Filed With Clerk
Feb 06	First reading
Jan 07 1997	Session Sine Die

HB-2845 KASZAK.

New Act

Creates the Senior Citizens Amendments Act of 1996. Contains only the short title.

Feb 05 1996	Filed With Clerk
Feb 06	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

Referred to Rules

HB-2846 KASZAK.

New Act

Creates the Educational Amendments Act of 1996. Contains only the short title. Feb 05 1996 Filed With Clerk Feb 06 First reading Referred to Rules

	00		r not reading
Jan	07	1997	Session Sine Die

HB-2847 KASZAK.

New Act

Creates the Women's Issues Amendments Act of 1996. Contains only the short title.

Feb 05 1996	Filed With Clerk		
Feb 06	First reading	Referred to Rules	
Jan 07 1997	Session Sine Die		

HB-2848 SCHAKOWSKY AND ERWIN.

40 ILCS 5/17-116.3

30 ILCS 805/8.20 new

Amends the Chicago Teacher Article of the Pension Code to grant additional benefits to persons who began receiving early retirement benefits in 1993. Requires no additional contribution. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION IM	PACT NOTE		
Increase in acc	rued liability	\$29.9 M	
Increase in tota	al annual cost	\$ 1.5M	
Increase in tota	al annual cost as a	a % of payroll 0.13%	
NOTE(S) THAT MAY	Y APPLY: Fiscal:	Pension; State Mandates	
	Filed With Cler		
Feb 06	First reading	Referred to Rules	
Apr 23	· ·	Pension Note Filed	

Jan 07 1997 Session Sine Die

HB-2849 BLACK.

50 ILCS 750/0.01

Amends the Emergency Telephone System Act concerning the short title. Makes a technical change.

Committee Rules

Feb 05 1996 Filed With Clerk

Feb 06 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-2850 LACHNER.

225 ILCS 70/3

from Ch. 111, par. 3653

Amends the Nursing Home Administrators Licensing and Disciplinary Act. Provides that applicants that are employed by an institution conducted by and for persons relying on spiritual means through prayer alone for healing in accord with the practices of a recognized church or religious denomination are not required to demonstrate proficiency in certain medical techniques to qualify for licensure as nursing home administrators.

Feb 05 1996 Filed With Clerk Feb 06 First reading Jan 07 1997 Session Sine Die

Referred to Rules

BALTHIS - CLAYTON. HB-2851

65 ILCS 5/3.1-55-10

Amends the Illinois Municipal Code. Provides that a municipal officer may have an interest in a municipality's contract, work, or business unless the officer's duties include evaluating, recommending, or approving the contract, work, or business. Deletes reference to persons serving on municipal advisory panels or commissions or on nongoverning boards or commissions in certain provisions relating to interests in contracts. Effective immediately.

Feb 05 1996 Filed With Clerk Feb 06 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2852 KENNER.

305 ILCS 5/12-4.4

from Ch. 23, par. 12-4.4

Amends the the Public Aid Code. Authorizes the Department of Public Aid to extend eligibility for Earnfare participation for 3 months (beyond the basic eligibility period of 6 months out of any 12-consecutive-month period) for successfully-employed participants. (Now, eligibility is limited to 6 months out of any 12-consecutive-month period.)

Note(s) That May	y Apply: Fiscal
Feb 05 1996	Filed With Clerk
Feb 06	First reading
Ian 07 1997	Session Sine Die

Referred to Rules

HB-2853 DEERING

40 ILCS 5/14-104

from Ch. 108 1/2, par. 14-104

Amends the State Employee Article of the Pension Code. Authorizes purchase of service credit for periods of authorized leave of absence not exceeding one year. Requires the applicant to pay both employee and employer contributions plus interest. Effective immediately.

PENSION IMPACT NOTE

Costs cannot be determined since the number of individuals who would seek to establish the service credit is unknown.

NOTE(S) THAT MAY APPLY: Pension

Feb 05 1996	Filed With Clerk	
Feb 06	First reading	Referred to Rules
Feb 20	-	Assigned to Personnel & Pensions
Feb 27		Pension Note Filed
		Committee Personnel & Pensions
Mar 25		Refer to Rules/Rul 3-9(a)

Mar 25

Jan 07 1997 Session Sine Die

HB-2854 JOHNSON, TOM.

75 ILCS 5/4-7

from Ch. 81, par. 4-7

Amends the Illinois Local Library Act. Provides that each library is an independent unit of local government and that a municipality is not a joint employer of the library's personnel unless the municipality has adopted Division 1 of Article 10 of the Illinois Municipal Code. Provides that the amendatory Act only clarifies the existing provisions. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes the added provision that states each library is a separate unit of local government under the Illinois Constitution.

Feb 05 1996	Filed With Clerk
Feb 06	First reading
Feb 29	
Mar 20	Amendment No.01

Referred to Rules Assigned to Cities & Villages CITIES/VILLAG H Adopted Remains in Committee Cities & Villages Refer to Rules/Rul 3-9(a)

Mar 25

Jan 07 1997 Session Sine Die

HB-2855 CROSS - KLINGLER.

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. Effective immediately.

PENSION IMPACT NOTE

According to figures prepared by the actuary for the State Employees' Retirement System, based on the June 30, 1994, actuarial valuation, HB 2855 would increase the accrued liability of the State Employees' Retirement System by \$252,000.

NOTE(S) THAT MAY APPLY: Fiscal; Pension Feb 05 1996 Filed With Clerk Feb 06 First reading

Mar 04

Referred to Rules Pension Note Filed Committee Rules

Jan 07 1997 Session Sine Die

HB-2856 MOORE.ANDREA.

410 ILCS 80/3

from Ch. 111 1/2, par. 8203

Amends the Illinois Clean Indoor Air Act. Excludes private offices located in privately owned buildings and occupied only by smokers from the public places regulated under this Act. Filed With Clerk

Feb 06	First reading	Referred to Rules
Feb 20	Ŭ	Assigned to Environment & Energy
Mar 25		Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	

HB-2857 RONEN.

10 ILCS 5/2A-1.1	from Ch. 46, par. 2A-1.1
10 ILCS 5/2A-1.2	from Ch. 46, par. 2A-1.2
10 ILCS 5/2A-54	from Ch. 46, par. 2A-54
1 A 4	

Amends the Election Code. Permits county-wide elimination of the nonpartisan election in November of odd-numbered years and conducting of that election at the consolidated election in April of odd-numbered years. Provides for the terms of incumbents elected before an elimination to expire one month after election of their successors. Prohibits consolidating election dates for political subdivisions in more than one county unless all counties consolidate. Effective immediately,

Feb 05 1996 Feb 06	Filed With Clerk First reading	Referred to Rules
Jan 07 1997 HB-2858 RONE	Session Sine Die N.	

10 ILCS 5/2A-1.1 10 ILCS 5/2A-1.2 10 ILCS 5/2A-54	from Ch. 46, par. 2A-1.1 from Ch. 46, par. 2A-1.2 from Ch. 46, par. 2A-54
10 ILCS 5/2A-54	from Ch. 46, par. 2A-54

Amends the Election Code. Permits Cook County to eliminate the nonpartisan election in November of odd-numbered years and conduct that election at the consolidated election in April of odd-numbered years. Provides for the terms of incumbents elected before an elimination to expire one month after election of their successors. Prohibits consolidating election dates for political subdivisions in more than one county. Effective immediately,

Feb 05 1996 Filed With Clerk

d al h si	Feb 06 Jan 07 1997		Referred to Rules
HB-28	59 STEPH	ENS.	
70	ILCS 5/2.4	from Ch. 15	1/2, par. 68.2d
Am	ends the Airpo	ort Authorities Act provis	ions concerning how population is de-
termin	ned to make st	ylistic changes.	
		Filed With Clerk	
	Feb 06	First reading	Referred to Rules
	Feb 20	n an 17 mailte Saithean an Airtean an Saithean	Assigned to Transportation & Motor Vehicles
	Feb 29		Re-referred to Executive
	Mar 21		Recommended do pass 007-004-000
		Placed Calndr, Second Read	
	Mar 26	Second Reading	
$\mathcal{F} \to \mathcal{F}_{1}^{-1}$	1. N. 1. N. 1. 1.	Held on 2nd Reading	and the second second second second second second second second second second second second second second second
en al	Apr 17	Placed Calndr, Third Reading	1g fa haran ta sa
			Verified
		Third Reading - Passed 061	-053-001
	Apr 18	Arrive Senate	and the second second second second
		Placed Calendr, First Readn	g state was stated a state of the
	Apr 22	Sen Sponsor WATSON	
	Apr 23	First reading	Referred to Rules
	Apr 24		Assigned to Transportation
	Apr 30		Held in committee
	May 03	All shares and shares	PURSUANT TO RULE
		de la construcción de la	3-9(A).
			Re-referred to Rules
	Jan 07 1997	Session Sine Die	

DEUCHLER - BUGIELSKI - BIGGERT - LINDNER, Jackey and Agender HB-2860

205 ILCS 5/5a

from Ch. 17, par. 312

Amends the Illinois Banking Act. Adds a caption to a Section of the Act concerning reverse mortgage loans.

HOUSE AMENDMENT NO. 1.

 205 ILCS 5/5C
 from Ch. 17, par. 312.2

 205 ILCS 5/5e new
 from Ch. 17, par. 320

 205 ILCS 5/13
 from Ch. 17, par. 320

 205 ILCS 105/1-6
 from Cl. 17, par. 320

 205 ILCS 105/1-7
 from Cl. 17, par. 320

 Deletes reference to: Adds reference to: 205 ILCS 105/7-20 205 ILCS 205/1008

from Ch. 17, par. 3301-6 from Ch. 17, par. 3307-7 from Ch. 17, par. 3307-20

from Ch. 17, par. 7301-8

Amends the Illinois Savings and Loan Act of 1985. Provides that savings and loan associations may publish a statement of condition rather than mailing the statement to members or making it available at each of its offices. Provides that persons experienced in the management of savings banks may serve on the Savings and Loan Board. Amends the Illinois Banking Act to provide that as to most extensions of credit, a bank may elect to charge interest and fees subject to certain provisions of the Interest Act. Authorizes the Commissioner of Banks and Trust Companies to issue a charter to a banker's bank and to allow banks to own stock of a banker's bank under specified conditions. Amends the Illinois Savings and Loan Act of 1985 and the Savings Bank Act to authorize associations and savings banks operating under these Acts to own stock of a banker's bank on the same terms and conditions as a bank. Effective immediately.

HOUSE AMENDMENT NO. 2.

Adds reference to:	and the second second	
205 ILCS 305/10	from Ch.	17, par. 4411
205 ILCS 305/15	from Ch.	17, par. 4416
205 ILCS 305/19	from Ch.	17, par. 4420
205 ILCS 305/29	from Ch.	17, par. 4430

Amends the Illinois Credit Union Act. Provides that a credit union shall not notify a member of a subpoena of the member's records if the notification would violate

State or federal law. Authorizes the board of directors of a credit union to expel members who have caused a loss to the credit union. Provides that organizational members of a credit union may vote through an agent designated in writing for that purpose. Allows credit union directors to participate in meetings via a telephone conference call.

FISCAL NOTE, AMENDED (Commissioner of Savings & Res. Fin.) HB2860 would have no fiscal or operational impact on the Commissioner of Savings & Res. Finance office. FISCAL NOTE, AMENDED (Dpt. of Financial Inst.) There will be no fiscal impact on the Dpt. of Financial Inst. FISCAL NOTE, AMENDED (Commissioner of Banks & Trust Co.) There would be no estimated fiscal impact on the office of Commissioner of Banks & Trust Companies. Filed With Clerk Feb 05 1996 Feb 06 First reading Referred to Rules Feb 08 Assigned to Financial Institutions Mar 05 Amendment No.01 FININSTIT ·H Adopted 020-000-000 **FIN INSTIT** Amendment No.02 н Adopted 020-000-000 Do Pass Amend/Short Debate 020-000-000 Placed Cal 2nd Rdg-Sht Dbt Mar 06 Fiscal Note Filed Fiscal Note Filed Cal Ord 2nd Rdg-Shr Dbt Mar 08 Fiscal Note Filed Cal Ord 2nd Rdg-Shr Dbt Added As A Joint Sponsor BIGGINS Mar 21 Added As A Co-sponsor BUGIELSKI Added As A Co-sponsor BIGGERT Second Reading-Short Debate Mar 22 Pld Cal Ord 3rd Rdg-Sht Dbt Added As A Co-sponsor LINDNER 3Rd Rdg-Sht Dbt-Pass/Vot104-000-002 Mar 25 Arrive Senate Sen Sponsor WALSH,T Placed Calendr, First Reading Referred to Rules Mar 26 First reading Assigned to Financial Institutions Mar 28 Recommended do pass 009-000-000 May 02 Placed Caindr.Second Reading May 08 Second Reading Placed Calndr, Third Reading May 09 Third Reading - Passed 056-000-000 Passed both Houses Jun 07 Sent to the Governor Aug 02 Governor approved PUBLIC ACT 89-0603 effective date 96-08-02

HB-2861 MOFFITT – BOST – JONES, JOHN – KLINGLER – POE, ACKERMAN, WIRSING, WINKEL, MITCHELL, SPANGLER, GRANBERG, NOVAK, WINTERS, BOLAND AND DEERING.

30 ILCS 515/16.1

from Ch. 127, par. 132.216-1

Amends the State Printing Contracts Act. Requires all printing by or for the State to use soybean ink unless the agency determines that another type ink is required because of quality or cost. Requires printing done by or for the State in soybean oil-based ink to state, if practical, that soybean oil-based ink was used.

FISCAL NOTE (DCMS)

HB2861 will have no fiscal impact on the Department.

Note(s) That Ma	y Apply: Fiscal		
Feb 05 1996	Filed With Clerk		
Feb 06	First reading	Referred to Rules	Sec. A Specie
Feb 08	U	Assigned to Elections &	State
Feb 21	Ámendment No.01	Government ELECTN ST GOV H	Amendment referred to
		HRUL/008-005-000 Do Pass/Short Debate C	al 017-000-000

Placed Cal 2nd Rdg-Sht Dbt

Feb 22	Fiscal Note Requested LANG
	Second Reading-Short Debate
	Held on 2nd Reading
Feb 23	Fiscal Note Filed
	Held on 2nd Reading
Feb 27	Second Reading
	Placed Calndr, Third Reading
Feb 28	Tabled Pursuant to Rule5-4(A)/HCA01
100 20	Third Reading - Passed 117-000-000
Feb 29	Arrive Senate
10027	Sen Sponsor HAWKINSON
	Placed Calendr, First Reading
	First reading Referred to Rules
Mar 29	•
Mar 28	Assigned to State Government
A	Operations
Apr 17	Added as Chief Co-sponsor SIEBEN
Apr 18	Recommended do pass 007-000-000
	Placed Calndr, Second Readng
Apr 24	Second Reading
1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -	Placed Calndr, Third Reading
Apr 30	Third Reading - Passed 054-001-000
	Passed both Houses
May 29	Sent to the Governor
Jul 19	Governor approved
	PUBLIC ACT 89-0528 effective date 97-01-01

HB-2862 MOFFITT. 625 ILCS 5/3-625

from Ch. 95 1/2, par. 3-625

Amends the Illinois Vehicle Code to make stylistic changes to a provision concerning special license plates.

Feb 05 1996Filed With ClerkFeb 06First readingJan 07 1997Session Sine Die

Referred to Rules

HB-2863 ZICKUS – LYONS.

750 ILCS 50/4

from Ch. 40, par. 1505

Amends the Adoption Act. Makes a technical change in the Section on jurisdiction and venue.

Feb 05 1996	Filed With Clerk	
Feb 06	First reading	Referred to Rules
Mar 07		Assigned to Judiciary - Civil Law
Mar 25		Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	

HB-2864 BLACK AND MCGUIRE.

215 ILCS 5/143.30 215 ILCS 5/154.6 from Ch. 73, par. 755.30 from Ch. 73, par. 766.6

Amends the Illinois Insurance Code. Provides that for a motor vehicle requiring repair by an auto body shop within 3 years of manufacture, the body shop shall use original equipment manufacturer's replacement parts or equivalent salvage parts meeting certain manufacturer's warranties unless the motor vehicle owner consents in writing at the time of repair to the use of aftermarket crash parts. Effective immediately.

Feb 05 1996 Filed With Clerk Feb 06 First reading

First reading Referred to Rules Added As A Co-sponsor MCGUIRE

Mar 21 Added As A Co-Jan 07 1997 Session Sine Die

HB-2865 LEITCH. 740 ILCS 10/5

from Ch. 38, par. 60-5

Amends provisions of the Illinois Antitrust Act setting forth activities that are not made illegal by the Act. Makes a stylistic change.

Feb 06 1996	Filed With Clerk	
	First reading	Referred to Rules
Jan 07 1997	Session Sine Die	

HB-2866 LEITCH.

405 ILCS 5/5-108.1 new

Amends the Mental Health and Developmental Disabilities Code. Provides that a recipient of services participating in a research program in cooperation with the Department or the University of Illinois shall not be charged for services incurred as a direct result of the research program. Effective immediately.

Feb 06 1996 Filed With Clerk First reading

Jan 07 1997 Session Sine Die

HB-2867 JOHNSON, TOM.

510 ILCS 70/7.15 new

510 ILCS 70/16

from Ch. 8, par. 716

Amends the Humane Care for Animals Act. Provides that it is unlawful to willfully and maliciously harass, injure, or kill a guide, hearing, or support dog. Provides for penalties which include a Class B misdemeanor for harassing the dog, a Class A misdemeanor for injuring the dog, and a Class 4 felony, along with restitution, for killing or totally disabling the dog. Effective immediately.

Feb 06 1996	Filed With Clerk
	First reading
Ian 07 1997	Session Sine Die

Referred to Rules

Referred to Rules

HB-2868 BLACK.

305 ILCS 5/5-5.20

Amends the Illinois Public Aid Code. Makes a stylistic change in the Section regarding payments to certain health centers.

Feb 06 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-2869 BLACK.

410	ILCS	65/4
410	ILCS	65/4.1

from Ch. 111 1/2, par. 8054 from Ch. 111 1/2, par. 8054.1

Amends the Illinois Rural/Downstate Health Act. Makes stylistic changes in provisions setting forth the powers of the Center for Rural Health and authorizing Community Health Center Program grants.

Feb 06 1996 Filed With Clerk

	First reading	Referred to Rules
J an 07 1997 🍐	Session Sine Die	

HB-2870 PERSICO. 415 ILCS 5/22.15

from Ch. 111 1/2, par. 1022.15

Amends the Environmental Protection Act to authorize local governments to collect a fee, tax, or surcharge from transfer stations. Requires the Environmental Protection Agency to provide financial assistance to counties and municipal joint action agencies that implement solid waste plans and to units of local government that include alternatives to disposal in their planning for and management of nonhazardous solid waste. Effective January 1, 1997.

Note(s) That May Apply: Fiscal	
Feb 06 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-2871 PERSICO AND NOVAK.

430 ILCS 55/2	from Ch. 127 1/2, par. 1002
430 ILCS 55/4	from Ch. 127 1/2, par. 1004
430 ILCS 55/5	from Ch. 127 1/2, par. 1005
430 ILCS 55/6	from Ch. 127 1/2, par. 1006

Amends the Hazardous Material Emergency Response Reimbursement Act to reimburse any community that incurs costs in responding to emergency incidents involving hazardous materials. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 06 1996	Filed With Clerk
	First reading

Referred to Rules

Jan 07 1997 Session Sine Die

HB-2872 RYDER.

225 ILCS 60/54

from Ch. 111, par. 4400-54

Amends the Medical Practice Act of 1987. Provides that the Act shall permit partnerships, limited liability companies, associations, and corporations in accordance with the Act. Filed With Clerk

Feb 06 1996

First reading Jan 07 1997 Session Sine Die Referred to Rules

Referred to Rules

Committee Rules

Motion disch comm, advc 2nd

HB-2873 FEIGENHOLTZ.

New Act

720 ILCS 635/3.5 new

Creates the Needle Exchange Program Act. Authorizes the Department of Public Health to establish sterile needle and syringe exchange programs. Requires the Director of the Department to appoint a program oversight committee. Amends the Hypodermic Syringes and Needles Act. Provides that possession of needles and syringes in connection with an exchange program is not a violation of the Act. Effective July 1, 1997.

NOTE(S) THAT MAY APPLY: Fiscal Feb 06 1996 Filed With Clerk First reading

May 20

Jan 07 1997 Session Sine Die

KRAUSE - RYDER - BIGGERT - MULLIGAN - PHELPS, LANG AND HB-2874 ERWIN.

New Act 215 ILCS 5/370g 215 ILCS 5/370i 215 ILCS 5/370o 215 ILCS 5/370o 215 ILCS 105/2 215 ILCS 105/3 215 ILCS 105/5 215 ILCS 105/8 215 ILCS 125/1-2 215 ILCS 125/4-10 215 ILCS 125/4-15 215 ILCS 125/5-7.2 new 305 ILCS 5/5-5.04 new 305 ILCS 5/5-16.3

from Ch. 73, par. 982g from Ch. 73, par. 982i from Ch. 73, par. 9820 from Ch. 73, par. 1302 from Ch. 73, pa . 1303 from Ch. 73, par. 1305 from Ch. 73, par. 1308 from Ch. 111 1/2, par. 1402 from Ch. 111 1/2, par. 1409.3 from Ch. 111 1/2, par. 1409.8

Creates the Access to Emergency Services Act. Provides that health insurance plans, as defined, must provide coverage for emergency services obtained by a covered individual. Provides for administration by the Department of Insurance. Amends the Illinois Insurance Code, Comprehensive Health Insurance Plan Act, Health Maintenance Organization Act, and Illinois Public Aid Code to require coverage under those Acts for emergency service. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Feb 06 1996 **Filed With Clerk** First reading

Feb 08

Referred to Rules Assigned to Health Care & Human Services Refer to Rules/Rul 3-9(a)

Mar 25 - Jan 07 1997 Session Sine Die

HUGHES. HB-2875

30 ILCS 105/5.408 rep.

415 ILCS 5/17.8

Amends the Environmental Protection Act to delete provisions relating to certification of laboratories. Provides that on January 1, 1997, all moneys collected by the Agency under the laboratory certification program shall be transferred from the Environmental Laboratory Certification Fund to the General Revenue Fund. Amends the State Finance Act to delete the Environmental Laboratory Certification Fund from the list of special funds in the State Treasury. Effective immediately.

NOTE(S) THAT MAY	y Apply: Fiscal
Feb 06 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

CROSS - WOJCIK - ERWIN - SCHOENBERG - TURNER, J, ZICKUS, HB-2876 SAVIANO, MCAULIFFE, MULLIGAN, BLACK, LINDNER, WIRSING, KLINGLER, LOPEZ, GRANBERG, FEIGENHOLTZ, DEUCHLER, HOE-FT, HASSERT, CURRY, J, KUBIK, WENNLUND, SPANGLER, DURKIN, MURPHY, M, DEERING, LANG, FLOWERS, BIGGERT, NOVAK AND GASH.

New Act

5 ILCS 375/6.7 new 55 ILCS 5/5-1069.5 new 65 ILCS 5/10-4-2.5 new 215 ILCS 5/155.31 new 215 ILCS 5/370s new 215 ILCS 5/511.118 new 215 ILCS 105/8.5 new 215 ILCS 125/5-3.1 new 215 ILCS 130/4002.1 new 305 ILCS 5/5-16.9 new

Creates the Managed Care Patient Rights Act. Provides that patients who receive health care under a managed care program have rights to certain coverage and service standards including, but not limited to, quality health care service, privacy and confidentiality, freedom of choice of physician, explanation of bills, and protection from revocation of prior authorization. Establishes standards for post-parturition care. Provides for the Department of Public Health to establish standards to ensure patient protection, quality of care, fairness to physicians, and utilization review safeguards. Requires managed care plans and utilization review plans to be certified by the Department of Public Health. Amends various Acts to require compliance by health care providers under the Illinois Insurance Code, Comprehensive Health Insurance Program Act, Health Maintenance Organization Act, State Employees Group Insurance Act of 1971, Counties Code, Illinois Municipal Code, and Illinois Public Aid Code. Effective immediately.

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

2877 5	COTT -	- MOORE.A	NDREA – GA	SH AND NOVAK.
Jan 07 1	1997 - 1	Session Sine	Die	
Mar 21	4	Added As A	Co-sponsor G	ASH
	J	First reading		Referred to Rules
Feb 06 1	1996	Filed With C	lerk	

HB-2877

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. Specifies the materials to be considered by a county when calculating the municipal waste generation and recycling rate required to implement its recycling program. Defines terms. Requires persons who (i) collect or transport materials for recycling purposes, (ii) collect or transport municipal wastes, or (iii) deliver recyclable materials to end markets to provide statements to county recycling coordinators by July 1, 1997 and semiannually thereafter. Exempts persons who collect, transport, or process less than 1000 tons of municipal waste or recyclable materials per year. Imposes reporting requirements on county recycling coordinators and the Department of Natural Resources. Effective July 1, 1996.

NOTE(S) THAT MAY APPLY: Fiscal Feb 06 1996 Filed With Clerk First reading Session Sine Die Jan 07 1997

Referred to Rules

HB-2878 BLACK.

Appropriates \$600,000 to the Department of Commerce and Community Affairs for the Family and Community Development Demonstration Grant Program, Effective July 1, 1996.

Feb 06 1996	Filed With Clerk
	First reading
Jan 07-1997	Session Sine Die

Referred to Rules

Referred to Rules

HB-2879 BLACK.

20 ILCS 625/4.1 new

Amends the Illinois Economic Opportunity Act. Provides that the Department of Commerce and Community Affairs (DCCA) shall administer a family and community development demonstration grant program to make grants to community action agencies for demonstration projects to reduce economic dependency. Creates a Family and Community Development Council within DCCA to perform advisory functions relating to the program. Sets forth the powers and duties of DCCA and community action agencies in relation to selecting grantees, program requirements, contracting, and administrative and other matters. Effective immediately.

Note(s) THAT MAY APPLY: Fiscal

LGD 00 1990	rhed with Clerk
	First reading
Jan 07 1997	Session Sine Die

HB-2880 HARTKE AND BLACK.

625 ILCS 5/3-411	from Ch. 95 1/2, par. 3-411
625 ILCS 5/12-702	from Ch. 95 1/2, par. 12-702

Amends the Illinois Vehicle Code. Changes the requirements that motor vehicles of the second division must carry registration cards and flares and other warning devices by limiting the class to motor vehicles of the second division weighing more than 8,000 pounds.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Reinserts the bill as introduced but adds that the requirement that motor vehicles of the second division must carry registration cards and flares and other warning devices is also limited to the class of motor vehicles of the second division weighing 8,000 pounds or less towing a trailer.

Feb 06 1996	Filed With Clerk	
	First reading Referred to Rules	
Feb 29	Assigned to Transportation & Moto	or
	Vehicles	
Mar 20	Amendment No.01 TRANSPORTAT'N H Adopted	1.
	Do Pass Amend/Short Debate	-
	030-000-000	
	Placed Cal 2nd Rdg-Sht Dbt	
Mar 21	Added As A Co-sponsor BLACK	
Mar 26	Second Reading-Short Debate	
Wai 20		
_	Held 2nd Rdg-Short Debate	
Jun 25	Re-refer Rules/RRules	
Jan 07 1997	Session Sine Die	

HB-2881 LANG.

735 ILCS 5/2-1115.05 rep. 735 ILCS 5/2-1115.1 rep. 735 ILCS 5/2-1115.2 rep.

Amends the Code of Civil Procedure. Repeals provisions defining economic and non-economic loss. Repeals provisions limiting the recovery of punitive and non-economic damages. Effective immediately,

Feb 06 1996	Filed With Clerk First reading	Referred to Rules
Jan 07 1997	Session Sine Die	Referred to Rules
HB-2882 LANG	•	
735 ILCS 5/2-100)3 from	Ch. 110, par. 2-1003
735 ILCS 5/8-802	2 from	Ch. 110, par. 8-802
735 ILCS 5/8-200)1 from	Ch. 110, par. 8-2001
735 ILCS 5/8-200)3 from	Ch. 110, par. 8-2003
735 ILCS 5/8-200)4 from	Ch. 110, par. 8-2004
735 ILCS 5/8-250		Ch. 110, par. 8-2501

Amends the Code of Civil Procedure by restoring certain provisions concerning discovery and medical records and information to the form in which they existed before Public Act 89-7 became law. Effective immediately.

Feb 06 1996	Filed With Clerk
Jan 07 1997	First reading Session Sine Die

HB-2883 LANG.

New Act

Creates the Road Worker Safety Act of 1996 and the Structural Work Act of 1996, containing the same provisions as the Road Worker Safety Act and the Structural Work Act. Effective immediately.

Note(s) That May Apply: Correctional; Fiscal Feb 06 1996 Filed With Clerk

	First reading	
Jan 07 1997	Session Sine Die	

Referred to Rules

Referred to Rules

HB-2884 LANG.

735 ILCS 5/2-1117 from Ch. 110, par. 2-1117

Amends the Code of Civil Procedure by restoring certain provisions concerning joint and several liability to the form in which they existed before Public Act 89-7 became law. Effective immediately.

Feb 06 1996 Filed With Clerk

Jan 07 1997 First reading Session Sine Die Referred to Rules

HB-2885 LANG – GRANBERG, HOFFMAN, FEIGENHOLTZ, CURRY, J, FANTIN AND NOVAK.

410 ILCS 415/6 new

Amends the Experimental Cancer Treatment Act. Creates the ovarian cancer information program within the Department of Public Health to provide information to consumers, patients, and health care providers regarding signs, symptoms, risk factors, and the benefits of early detection through appropriate diagnostic testing and treatment options. The Director shall accept grants from public or private entities, coordinate the program with other public or private efforts, and make rules necessary to implement the program.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 06 1996Filed With Clerk
First readingReferred to RulesMar 26Added As A Joint Sponsor GRANBERGJan 07 1997Session Sine Die

HB-2886 BOST AND HUGHES.

40 ILCS 5/16-163		from Ch. 108 1/2, par. 16-163
40 ILCS 5/16-165		from Ch. 108 1/2, par. 16-165

Amends the Downstate Teacher Article of the Illinois Pension Code to add a second elected annuitant to the Board of Trustees. Effective immediately.

PENSION IMPACT NOTE

This bill would have no fiscal impact on TRS.

NOTE(S) THAT MAY APPLY: Pension

Feb 06 1996 Filed With Clerk First reading

Feb 20 Feb 27 Referred to Rules Assigned to Personnel & Pensions Pension Note Filed Committee Personnel & Pensions Refer to Rules/Rul 3-9(a)

Mar 25 Jan 07 1997

7 1997 Session Sine Die

HB-2887 PHELPS. 730 ILCS 5/3-14-3

from Ch. 38, par. 1003-14-3

Amends the Unified Code of Corrections. Provides that the Department of Corrections shall establish 2 Regional Life Skills Resource Centers. Provides that the 2 sites for the centers shall be Chicago and Southern Illinois. Provides that the centers shall address the need to provide life skills services to offenders to prevent them from becoming recurring offenders. Provides that the centers shall provide services regarding employment, marketing, and specialized classes on substance abuse and DUI. Provides that an annual appropriation shall be made by the General Assembly from the General Revenue Fund to Southeastern Illinois Community College to provide for the life skills services. Effective immediately.

NOTE(S) THAT MA	y Apply: Fiscal
Feb 06 1996	Filed With Clerk
÷	First reading
Ian 07 1997	Session Sine Die

Referred to Rules

HB-2888 SAVIANO – MCAULIFFE – CAPPARELLI – BUGIELSKI – O'CONNOR AND NOVAK.

40 ILCS 5/6-165

from Ch. 108 1/2, par. 6-165

Amends the Chicago Firefighter Article of the Pension Code. Increases the multiplier used to calculate the maximum tax that may be levied for pension purposes. Effective immediately.

PENSION IMPACT NOTE

HB 2888 would increase the employer contribution to the Fund.

NOTE(S) THAT MAY APPLY: Pension

Feb	06	1996	Filed With Clerk
÷.,			First reading

Apr 23

Referred to Rules Pension Note Filed Committee Rules

Jan 07 1997 Session Sine Die

HB-2889 SAVIANO – MCAULIFFE – CAPPARELLI – BUGIELSKI – O'CONNOR AND NOVAK.

40 ILCS 5/6-164.2 30 ILCS 805/8.20 new from Ch. 108 1/2, par. 6-164.2

Amends the Chicago Firefighter Article of the Pension Code to make changes in the provisions on group health benefits. Extends the plan indefinitely into the future. Increases the portion of the costs of the plan to be paid by the city and decreases the pension fund's maximum contribution. Adds limitations on the increase of premiums. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

Feb 06 1996 Filed With Clerk First reading

Referred to Rules

Jan 07 1997 Session Sine Die

HB-2890 SMITH,M – SCOTT AND NOVAK.

(P.A. 89-22, Article 49, Sec. 8b)

Appropriates \$11 million to EPA for financial assistance to local governments for facilities pursuant to rules defining the Water Pollution Control Revolving Fund program.

NOTE(S) THAT MAY APPLY: Balanced Budget

Feb 06 1996 Filed With Clerk First reading

Jan 07 1997 Session Sine Die

Referred to Rules

HB-2891 MOORE,ANDREA.

10 ILCS 5/1-1

from Ch. 46, par. 1-1

Amends the Election Code by making a technical change to the short title Section.

Feb 06-1996	Filed With Clerk	
	First reading	F
Jan 07 1997	Session Sine Die	

Referred to Rules

HB-2892 MOORE, ANDREA.

10 ILCS 5/1-4

'1-4 from Ch. 46, par. 1-4

Amends the Election Code by making a technical change to the Section concerning office hours for filing nomination petitions.

Feb 06 1996	Filed With Clerk				
	First reading	Referred	to R	ules	
Jan 07 1997	Session Sine Die	4			

HB-2893 MOORE,ANDREA.

and the second states to

10 ILCS 5/1-2

from Ch. 46, par. 1-2

Amends the Election Code by making technical changes to the Section concerning the continuation of prior laws.

Feb 06 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-2894 SAVIANO – MCAULIFFE – CAPPARELLI – BUGIELSKI – O'CONNOR, NOVAK AND GRANBERG.

40 ILCS 5/17-116.7 new

30 ILCS 805/8.20 new

Amends the Chicago Teacher Article of the Pension Code to extend the early retirement program for persons who retire at the end of the 1996-1997 school year. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION IM	IPACT NOTE				
The cost of the	e HB 2894 is un	certain, as	it depends (on the num-	
ber of employe	es who particip	ate in the e	xtension of	the early	
retirement pro	gram. The Syst	em has, ho	wever, calcu	ulated the	
	arious assumed				
	e: 2				
Increase in acc	rued liablility	\$21.8M	\$43.6M	\$65.4M	
	al annual cost			\$3.2M	
Increase in tot	al annual cost				
as a % of payr		10% .2	0% .29%	,	
NOTE(S) THAT MA		1: Pension;	State Man	lates	
Feb 06 1996	Filed With Cl	erk			
	First reading		Referre	d to Rules	
Apr 23			Pension	Note Filed	
			Commi	ttee Rules	
Jan 07 1997	Session Sine I	Die			
HB-2895 SAVIA	NO – NOVAK.				

New Act

Creates the Electrician Licensing Act. Contains only the short title. Feb 06 1996 Filed With Clerk First reading Referred to Rules Jan 07 1997 Session Sine Die

HB-2896 BOLAND.

230 ILCS 5/26.7 new

Amends the Illinois Horse Racing Act of 1975. Provides that, upon approval of the Illinois Racing Board, an organization licensee may install slot machines at his or her race track. Imposes a tax of 20% on the adjusted gross receipts from the machines. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Feb 06 1996 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2897 PANKAU.

55 ILCS 5/5-1071.2 new

Amends the Counties Code to specifically authorize counties to enact ordinances or resolutions that prohibit barking dogs and certain other noisy animals. Permits fines of not less than \$25 nor more than \$200. NOTE(s) THAT MAY APPLY: Fiscal

lote(s) That Ma	y Apply: Fiscal
Feb 06 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die
1	

Referred to Rules

HB-2898 LANG – FEIGENHOLTZ.

510 ILCS 70/5.01 new 510 ILCS 70/16

from Ch. 8, par. 716

Amends the Humane Care for Animals Act to prohibit, except for certain purposes, the poling or tripping of horses. Provides for penalties. Effective immediately. NOTE(s) THAT MAY APPLY: Correctional

FE(S) I HAT IVIA'	y Apply: Correction
Feb 06 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-2899 SCOTT - FANTIN.

625 ILCS 5/12-503 from Ch. 95 1/2, par. 12-503

Amends the Illinois Vehicle Code. Requires a person who has a medical condition requiring exemption from the ban on tinted windows to submit a copy of the physician's certification to the Secretary of State. Requires the Secretary of State to forward to law enforcement agencies notice of the physician's certification.

NOTE(S) THAT MAY APPLY: Fiscal Filed With Clerk Feb 06 1996 First reading

Feb 29 Mar 25

Jan 07 1997 Session Sine Die Referred to Rules Assigned to Constitutional Officers Refer to Rules/Rul 3-9(a)

HB-2900

SKINNER - O'CONNOR - ZICKUS - BOST - JONES, JOHN, LOPEZ, GOSLIN, SPANGLER, WAIT, WINTERS, KLINGLER, POE, CIARLO, DOODY, MYERS, ACKERMAN, MITCHELL, LYONS, PEDERSEN, JOHNSON, TOM AND CLAYTON.

35 ILCS 200/31-15

35 ILCS 200/31-35

Amends the Real Estate Transfer Tax Law in the Property Tax Code. Creates the Local Open Space and Recreational Land Acquisition Fund outside the State Treasury as a trust fund to be re-allocated to counties and the City of Chicago to purchase and maintain parks, open space areas, and recreational areas. Provides that beginning July 1, 1996, 50% of the moneys collected for real estate transfer tax stamps by the State shall be deposited into the Local Open Space and Recreational Land Acquisition Fund (Now 35% into the Open Space Lands Acquisition and Development Fund and 15% into the Natural Areas Acquisition Fund). Provides that the county recorder or registrar of Cook County shall certify to the Department of Revenue for each month the amount of the total proceeds collected and the amount of those proceeds collected from the City of Chicago. Provides for continuing monthly disbursements from the fund by the Department to counties, other than Cook County, from which a tax was derived in proportion to the amount collected by each county. The monthly amount disbursed to Cook County and the City of Chicago shall be divided in proportionate shares based on the amount collected with respect to property outside the City of Chicago or within the City of Chicago. Provides that each county and the City of Chicago shall use the money as follows: counties under township organization, including the part of Cook County outside the City of Chicago, shall use the money within each township in proportion to the amount of taxes derived from that township, counties not under township organization shall use the money anywhere in the county as long as the distribution is equitable, and the City of Chicago shall use the money anywhere within the City as long as the distribution is equitable. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 200/31-15 35 ILCS 200/31-35 Adds reference to: 35 ILCS 5/204

from Ch. 120, par. 2-204

Deletes everything. Amends the Illinois Income Tax Act. Allows each taxpayer an additional basic exemption of \$200 for taxable years beginning on or after January 1, 1996 and ending on or before December 31, 2000. Effective immediately. HOUSE AMENDMENT NO. 2.

Deletes reference to: 35 ILCS 5/204 Adds reference to: 35 ILCS 200/15-172

Deletes everything. Amends the Property Tax Code. Provides that when an individual who has been granted a senior citizens assessment freeze exemption dies, the surviving spouse is entitled to the exemption for the taxable year of and the taxable year following the death of the individual, computed as if the individual had survived, despite the fact that the surviving spouse would not independently qualify for the exemption because of age.

STATE MANDATES ACT FISCAL NOTE, AMENDED In the opinion of DCCA, HB2900, amended, is a tax exemption mandate for which State reimbursement of the revenue loss to local governments is required. No estimate of the amount of revenue loss is currently available.

HOUSE AMENDMENT NO. 4.

Deletes everything. Amends the Senior Citizens Assessment Freeze Homestead Exemption in the Property Tax Code. Provides that, beginning January 1, 1997, when an individual dies who would have qualified for this exemption and the surviving spouse does not independently qualify for this exemption because of age, the surviving spouse shall be granted this exemption for the taxable year preceding and the taxable year of the death if the surviving spouse meets all other qualifications of the exemption.

STATE MANDATES FISCAL NOTE, AMENDED In the opinion of DCCA, HB2655, amended, is a tax exemption mandate for which reimbursement would normally be required. However, the State Mandates Act is amended to relieve the State of reimbursement liability. No estimate of the amount of reimbursement required is available.

Dursement red	quired is available.		
Note(s) That Ma	AY APPLY: FISCAL		
Feb 06 1996	Filed With Clerk		
	First reading	Referred to Rules	
Feb 20	5	Assigned to Revenue	
Mar 07	Amendment No.01	REVENUE H	Adopted
WIAT UT	Amendment No.01		
14		Remains in Committee	
Mar 22	Amendment No.02	REVENUE H	Adopted
	and the second second second	Recomminded do pass a	is amend
		008-003-002	an an an an an an an an an an an an an a
	Placed Calndr, Second Rea		
Mar 25	Second Reading		
	Placed Calndr, Third Read		
	Recalled to Second Readir	1g	2015년 14월 14일 -
and the second second	Held on 2nd Reading		
Mar 27	Added As A Joint Sponsor	O'CONNOR	the state of the second second
and the second second second	Added As A Co-sponsor Z		Alexandra Magala Araba
and the second second	Added As A Co-sponsor B		
	Added As A Co-sponsor J		
	Added As A Co-sponsor L		가 가지 말았는 것
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	Added As A Co-sponsor C		
,	Added As A Co-sponsor D	DOODY	
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			New York Street Street
	Added As A Co-sponsor L		
Mar 28		St Mandate Fis Note F	lled
	Held on 2nd Reading	and a second second	Station and American
Apr 16	Amendment No.03	SKINNER	Amendment
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		HRUL	and the second second
	Held on 2nd Reading	INCE	
	Amendment No.03	OVININED	Amendment
	Amendment No.03	SKINNER	
			referred to
		HREV	and a second state
	Held on 2nd Reading		
Apr 17	Amendment No.04	SKINNER	Amendment
1.1.1.			referred to
		HRUL	
and the first No.	Tistday 2nd Deedler	IKUL	
이번 사람이 많이 같을 것을 못했다.	Held on 2nd Reading		
and see the work of	Amendment No.04	SKINNER	Be approved
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	Apr 17-Cont.	considera	ati
		HRUL	
		Added As A Co-sponsor PEDERSEN	
		Added As A Co-sponsor JOHNSON, TOM	
		Amendment No.04 SKINNER Adopted	
		Placed Calndr, Third Reading	
	and the second second second	Added As A Co-sponsor CLAYTON	
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		Third Reading - Passed 112-001-001	÷.,
	Apr 18	Arrive Senate	
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	Apr 23	Sen Sponsor FITZGERALD	
	All All All All All All	First reading Referred to Rules	
	Apr 24	Assigned to Revenue	
	Apr 29	St Mandate Fis Note Filed	
	May 02	Recommended do pass 009-000-000	
		Placed Calndr.Second Reading	
	May 07	Second Reading	
		Placed Calndr, Third Reading	
	May 08	Added as Chief Co-sponsor BOMKE	
		Added as Chief Co-sponsor DEMUZIO	
		Added as Chief Co-sponsor SHAW	
	and the second second second second second second second second second second second second second second second	Added as Chief Co-sponsor PALMER	
	A part of the second	Added As A Co-sponsor BOWLES	
		Added As A Co-sponsor CLAYBORNE	
		Third Reading - Passed 055-000-000	
		Passed both Houses	
	J un 05	Sent to the Governor	
	Jul 31	Governor approved	
	J UI J I	PUBLIC ACT 89-0581 effective date 97-01-01	
]	HB-2901 DART -	- HOFFMAN – LANG.	
	820 ILCS 305/5	from Ch. 48, par. 138.5	
	820 ILCS 310/5	from Ch. 48, par. 172.40	

Amends the Workers' Compensation Act and Workers' Occupational Diseases Act by restoring provisions regarding contribution and reduction of certain payments to the form in which those provisions existed before Public Act 89-7 became law. Effective immediately.

Feb 06 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-2992 DART - HOFFMAN - LANG.

from Ch. 110, par. 2-622

Amends the Code of Civil Procedure by restoring certain provisions concerning affidavits in healing art malpractice actions to the form in which they existed before Public Act 89-7 became law. Effective immediately.

Feb 06 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

Referred to Rules

HB-2963 DEERING AND NOVAK.

20 ILCS 2610/9

735 ILCS 5/2-622

from Ch. 121, par. 307.9

Amends the State Police Act. Deletes provision allowing persons who are 20 years of age to become qualified for appointment by completing 2 years of law enforcement studies at college.

Filed With Clerk Feb 06 1996

and states and	First reading
Jan 07 1997	Session Sine Die

HB-2904 DAVIS, STEVE.

15 ILCS 305/5	from Ch. 124, par. 5
20 ILCS 2605/55a	from Ch. 127, par. 55a
20 ILCS 2610/9	from Ch. 121, par. 307.9

Amends the Secretary of State Act, the Civil Administrative Code of Illinois, and the State Police Act. Prohibits the Secretary of State from maintaining a police or

1991

security force. Transfers from the Secretary of State to the Department of State Police jurisdiction over the policing and security of and employment of uniformed law enforcement agents at property under the Secretary's charge. Provides that up to 25 Secretary of State policemen may be appointed to the State Police force within 90 days after the transfer of jurisdiction.

NOTE(S) THAT M	AY APPLY: Fiscal
Feb 06 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-2905 GASH.

205 ILCS 5/48.1	from Ch. 17, par. 360
205 ILCS 105/3-8	from Ch. 17, par. 3303-8
205 ILCS 205/4013	from Ch. 17, par. 7304-13
205 ILCS 305/10	from Ch. 17, par. 4411
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Amends the Illinois Banking Act, Illinois Savings and Loan Act of 1985, Savings Bank Act, and Illinois Credit Union Act. Provides that an executor or administrator of a customer's estate may have access to the customer's financial records.

Feb 06 1996 Filed With Clerk First reading

Referred to Rules

HB-2906 GASH.

Jan 07 1997

605 ILCS 10/23 605 ILCS 10/24 from Ch. 121, par. 100-23 from Ch. 121, par. 100-24

Amends the Toll Highway Act to require the Authority to make an annual budget request to the General Assembly, and requires the General Assembly to appropriate toll highway funds to the Authority for the Authority's expenditures.

Note(s) That May Apply: Fiscal Feb 06 1996 Filed With Clerk

First reading May 16

Session Sine Die

Referred to Rules Motion disch comm, advc 2nd Committee Rules

Jan 07 1997 Session Sine Die

HB-2907 KRAUSE.

305 ILCS 5/1-6

from Ch. 23, par. 1-6

Amends the Illinois Public Aid Code to add a caption to a Section concerning filing for unemployment compensation benefits.

Feb 06 1996	Filed With Clerk	
	First reading	Ref
Jan 07 1997	Session Sine Die	a sa

eferred to Rules

HB-2908 KRAUSE.

305 ILCS 5/1-1

from Ch. 23, par. 1-1

Amends the Illinois Public Aid Code to make stylistic changes in a Section concerning the purpose of the Code.

Feb 06 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-2909 CLAYTON.

225 ILCS 10/1

from Ch. 23, par. 2211

Amends the Child Care Act of 1969. Adds a caption to the short title Section. FISCAL NOTE (DCFS)

There would be no meaningful cost to this bill.

Filed With Clerk	
First reading	Referred to Rules
	Assigned to Executive
	Recommended do pass 007-004-000
Placed Calndr, Second Re	adng
	Fiscal Note Filed
Placed Calndr, Second Re	adng
Second Reading	
Held on 2nd Reading	
	RE-REFER RULES/RUL 3-7
	First reading Placed Calndr,Second Re Placed Calndr,Second Re Second Reading

Jan 07 1997 Session Sine Die

HB-2910 WIRSING.

625 ILCS 5/15-316

from Ch. 95 1/2, par. 15-316

Amends the Illinois Vehicle Code. Provides that motor vehicles and motor vehicles in combination with gross and axle weights not exceeding the weight limitations applicable to operation on Interstate and State highways (now, with gross weights not exceeding 73,280 pounds) operating on highways under the control of State or local authorities (now, local only) may have unlimited access (now, access for a distance of 5 miles) from a State highway for loading, unloading, and other purposes. Effective January 1, 1997.

Feb 06 1996 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

Jan 07 1997	Session Sine Die	Referred to Rules	
	NO – PANKAU – LOPEZ	– MCAULIFFE – M	OORE,EUGENE.
5 ILCS 80/1 5 ILCS 80/2 5 ILCS 80/3 5 ILCS 80/4 5 ILCS 80/5 5 ILCS 80/6 5 ILCS 80/7 5 ILCS 80/4	from Ch. from Ch. from Ch. from Ch. from Ch. from Ch. from Ch.	127, par. 1901 127, par. 1902 127, par. 1903 127, par. 1904 127, par. 1905 127, par. 1906 127, par. 1907	
5 ILCS 80/4.1 rf 5 ILCS 80/4.2 rf 5 ILCS 80/4.3 rf 5 ILCS 80/4.4 rf 5 ILCS 80/4.4 rf 5 ILCS 80/4.4 rf 5 ILCS 80/4.6 rf 5 ILCS 80/4.6 rf 5 ILCS 80/4.1 re	ep. ep. rep. ep. ep.		
	ulatory Agency Sunset and Program Sunset A		

Amends the Regulatory Agency Sunset Act. Changes the title of the Act to the Regulatory Agency and Program Sunset Act. Provides that the Act shall provide for the termination or continuation of programs as well as regulatory agencies. Repeals certain Sections that repealed certain regulatory Acts. Repeals the Section that provides that no more than one regulatory agency may be continued in any bill for an Act enacted by the General Assembly.

Feb 06 1996	Filed With Clerk First reading	Referred to Rules
Feb 08 Mar 25		Assigned to Registration & Regulation Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	

HB-2912 SAVIANO – PANKAU – LOPEZ – MCAULIFFE – MOORE, EUGENE.

5 ILCS 80/4.9

5 ILCS 80/4.17 new

from Ch. 127, par. 1904.9

Amends the Regulatory Agency Sunset Act to extend the sunset date for the Medical Practice Act of 1987 from December 31, 1997 to January 1, 2007.

Feb 06 1996 Filed With Clerk First reading

Referred to Rules

Jan 07 1997 Session Sine Die

Referred to Run

HB-2913 HOLBROOK.

55 ILCS 5/5-1062.2 new

Amends the Counties Code. Allows the county board of a county served by the East-West Gateway Coordinating Council to authorize a 9-member stormwater management committee to develop, implement, and administer an urban stormwater plan for watersheds in the county. Allows the committee to enter into contracts and retain personnel. Requires the committee to submit the stormwater management plan to the Department of Natural Resources for review and non-binding recommendations. Requires the committee to hold at least one public hearing on the preliminary plan in each affected watershed and the county seat. Allows the county board to establish rates and charges for furnishing services. States that service charge fees shall not be collected until the question of whether to collect the fees has been submitted to the electors and approved by a majority of the voters. Allows the county to issue revenue bonds. Preempts home rule powers.

NOTE(s) THAT MAY APPLY: Home Rule Feb 06 1996 Filed With Clerk First reading

> Feb 29 Mar 21

Mar 25

Jan 07 1997 Session Sine Die

HB-2914 SPANGLER.

55 ILCS 5/5-1030.5 new

Amends the Counties Code. Authorizes a county to levy an annual tax at a maximum rate of .01% for distribution to its election authorities to defray the costs of implementing and complying with the National Voter Registration Act of 1993.

Feb 06 1996	Filed With Clerk
	First reading
Ian 07 1997	Session Sine Die

Referred to Rules

HB-2915 SPANGLER – TURNER, J – HOLBROOK – SMITH, M – DART, FLOWERS AND DAVIS, M.

730 ILCS 5/3-2-2 from Ch. 38, par. 1003-2-2

Amends the Unified Code of Corrections. Eliminates the statutory authority of the Department of Corrections to charge a per diem to counties to defray the costs of housing minors in regional juvenile detention centers.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 730 ILCS 5/3-2-2 Adds reference to: 705 ILCS 405/2-10

from Ch. 37, par. 802-10

Deletes the title and everything after the enacting clause. Amends the Juvenile Court Act of 1987. Permits a dependent, neglected, or abused minor at least 13 years of age who is charged with a criminal offense or adjudicated delinquent to be placed in the custody of or committed to the Department of Children and Family Services.

CORRECTIONAL NOTE, AMENDED The fiscal impact of HB 2915 is unknown. JUDICIAL NOTE, AMENDED Exact impact cannot be predicted; however, HB-2915, amended, will tend to reduce the amount of judicial time expended. JUDICIAL NOTE, AMENDED (H-am2) No change from previous note. FISCAL IMPACT NOTE, AMENDED (Dpt. of Corrections) HB2915, as amended by H-am 2, will have an unknown effect on fiscal and prison population impacts. CORRECTIONAL NOTE, AMENDED No change from DOC fiscal note. STATE MANDATES FISCAL NOTE, AMENDED In the opinion of DCCA, HB 2915, as amended by H-am 2, fails to meet the definition of a State mandate.

HOUSE AMENDMENT NO. 2.

Deletes all amendatory provisions of the bill as amended. Amends provisions of the Juvenile Court Act of 1987 prohibiting a dependent, neglected, or abused minor at least 13 years of age who is charged with a criminal offense or adjudicated delinquent to be placed in the custody of or committed to DCFS. Provides that the prohibition does not apply if a separate petition alleging the minor is neglected or abused has previously been filed or filed after the arrest or adjudication and the minor was placed in the custody of DCFS.

SENATE AMENDMENT NO. 1.

Replaces changes in the bill. Permits the court to commit a minor to or place a minor in the custody of the Department of Children and Family Services if an independent basis of abuse, neglect, or dependency exists as defined by departmental rule.

Referred to Rules Assigned to Counties & Townships Motion Do Pass-Lost 004-004-002 HCOT Remains in Committee Counties & Townships Refer to Rules/Rul 3-9(a) Note(s) That May Apply: Fiscal Feb 06 1996 Filed With Clerk First reading Referred to Rules Feb 20 Assigned to Judiciary - Criminal Law Feb 29 Amendment No.01 JUD-CRIMINAL H Adopted Remains in Committee Judiciary -Criminal Law Mar 07 Recommnded do pass as amend 011-002-002 Placed Calndr, Second Reading Fiscal Note Requested LANG St Mandate Fis Nte RegLANG Correctional Note Requested LANG Judicial Note Request LANG Placed Calndr, Second Reading Mar 19 Correctional Note Filed AS AMENDED Placed Caindr, Second Reading Mar 22 Amendment No.02 SPANGLER Amendment referred to HRUL Placed Calndr, Second Reading Added As A Co-sponsor DART Mar 25 Judicial Note Filed Placed Calndr, Second Reading Added As A Co-sponsor HOLBROOK Added As A Co-sponsor SMITH,M Judicial Note Filed Mar 26 SPANGLER Amendment No.02 HJUB Rules refers to Placed Calndr, Second Reading Second Reading Held on 2nd Reading Amendment No.02 SPANGLER Be approved considerati HJUB Held on 2nd Reading Fiscal Note Filed Mar 27 Correctional Note Filed AS AMENDED St Mandate Fis Note Filed . Fiscal Note Requested AS AMENDED/LANG St Mandate Fis Nte ReqAS AMENDED/LANG Held on 2nd Reading Added As A Co-sponsor FLOWERS Added As A Co-sponsor DAVIS,M Amendment No.02 SPANGLER Adopted Placed Calndr, Third Reading Third Reading - Passed 106-003-005 Mar 28 Arrive Senate Sen Sponsor BURZYNSKI Placed Calendr, First Readng First reading Referred to Rules Apr 17 Assigned to Judiciary Apr 23 Added as Chief Co-sponsor DUNN,T Apr 25 Amendment No.01 JUDICIARY S Adopted Recommnded do pass as amend 010-000-000 Placed Calndr, Second Reading Second Reading Placed Calndr, Third Reading Apr 30 May 01 Third Reading - Passed 056-001-000 Arrive House May 07 Referred to Rules Approved for Consideration May 08 Place Cal Order Concurrence 01 menual estimates and an anti-Motion Filed Concur Refer to Rules/Rul 8-4(a) Place Cal Order Concurrence 01

1996

May 09	Motion referred to 01/HJUB
	Place Cal Order Concurrence 01
	Be approved consideration
	Place Cal Order Concurrence 01
	H Concurs in S Amend. 01/113-000-000
	Passed both Houses
Jun 07	Sent to the Governor
Jul 31	Governor approved
	PUBLIC ACT 89-0582 effective date 97-01-01
HB-2916	SPANG LER – ZICKUS – MYERS – MCAULIFFE – GRANBERG AND NO- VAK.

30 ILCS 105/5.432 new

30 ILCS 105/5.433 new

625 ILCS 5/3-412

625 ILCS 5/3-631 new

from Ch. 95 1/2, par. 3-412

Amends the Illinois Vehicle Code to create D.A.R.E. (Drug Abuse Resistance Education) license plates. Provides for an additional \$40 fee for original issuance and a \$27 fee for each plate renewal period. Provides that these fees shall be deposited into the State D.A.R.E. Fund and the County D.A.R.E. Fund. Provides that the money in these funds shall be distributed to the State Police and counties for their D.A.R.E. programs.

HOUSE AMENDMENT NO. 1.

Increases the additional fee for original issuance to \$45 (from \$40) and for renewal periods to \$29 (from \$27). Decreases the amounts to be deposited to the State and County D.A.R.E. Funds to \$15 each fund (from \$20 each fund). Provides that \$15 of the original issue fee and \$2 of the plate renewal fee shall be deposited into the Secretary of State Special License Plate Fund.

FISCAL NOTE, AMENDED (Sec. of State)

HB 2916, as amended, would cost the Secretary of State \$45,000 for initial plate processing and administrative start-up. The additional initial \$15 fee per plate issued and \$2 fee per renewal would offset processing and start-up costs and would cover subsequent plate processing costs.

SENATE AMENDMENT NO. 1.

Adds reference to:

30 ILCS 105/5.434 new

Provides that \$10 of the fee for original issuance of the D.A.R.E. license plate (instead of \$15) and \$9 for registration renewal (instead of \$13.50) shall be deposited into the State, County and Municipal D.A.R.E. Funds. Provides that the money in the Municipal D.A.R.E. Fund shall be distributed to the Illinois State Police, who shall make grants of the money to municipalities for their D.A.R.E. programs. Further amends the State Finance Act to create the Municipal D.A.R.E. Fund. Note(s) THAT MAY APPLY: Fiscal

te(s) That Ma	y Apply: Fiscal	
Feb 06 1996	Filed With Clerk	and the second second second second second
	First reading	Referred to Rules
Feb 08	-	Assigned to Constitutional Officers
Feb 22	Amendment No.01	CONST OFFICER H Adopted Do Pass Amend/Short Debate 007-000-000
	Placed Cal 2nd Rdg-Sht D	bt
		Fiscal Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	
Feb 27	Second Reading	
	Placed Calndr, Third Read	ing
Feb 28	Third Reading - Passed 11	6-001-000
Feb 29	Arrive Senate	
	Placed Calendr, First Read	ng
Mar 25	Sen Sponsor RAICA	
Mar 26	First reading	Referred to Rules
Mar 28		Assigned to Transportation
Apr 17		Recommended do pass 010-000-000
	Placed Calndr, Second Rea	
Apr 24	Second Reading	
•	Placed Calndr, Third Read	ing

Apr 2	5	Filed with Secretary		
	-	Amendment No.01	RAICA	Amendment referred to
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Apr 3	0	Amendment No.01 Rules refers to	RAICA	
May ()9	Amendment No.01	RAICA	Be approved considerati
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		Recalled to Second Reading		
		Amendment No.01	RAICA	Adopted
		Placed Calndr, Third Readi		Auopicu
May		Third Reading - Passed 057		
Way		Arrive House	-000-000	
		Arrive mouse	Referred to Rules	111 A.
May	16		Approved for Consideration	119
Way		Motion Filed Concur	Approved for consideration	
		Refer to Rules/Rul 8-4(a)		
		Place Cal Order Concurren	ce 01	
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		H Concurs in S Amend. 01.		
		Passed both Houses	115 000 000	
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Aug 0		Governor approved	and the second second	· ·
		PUBLIC ACT 89-0621	effective date 97-01-01	
HB-2917	MAUTH	NO.		and the species
500 H CO			2.24	

520 ILCS 5/2.34

from Ch. 61, par. 2.34

Amends the Wildlife Code by making technical changes to a Section concerning trials.

Feb 06 1996	Filed With Clerk
2	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

Jan of 1777 Bession Bine Di

HB-2918 MYERS – WINKEL – WIRSING – MOFFITT.

230 ILCS 5/31.1

from Ch. 8, par. 37-31.1

Amends the Illinois Horse Racing Act of 1975. Provides that the Quad City Downs racetrack shall be exempt from making a portion of the charitable contribution for backstretch workers required by the Act for years where no live racing is conducted at that track. Effective immediately.

HOUSE AMENDMENT NO. 1.

Further amends the Illinois Horse Racing Act of 1975. Provides that any racetrack that did not conduct live racing during the previous year, rather than a racetrack located in a county of fewer than 200,000 inhabitants that did not conduct live racing during the previous year, shall be exempt from making a certain charitable contribution.

SENATE AMENDMENT NO. 1. (Senate recedes January 6, 1997)

Further amends the Illinois Horse Racing Act of 1975. Provides that any track that did not conduct live racing during the previous year shall not be required to make any charitable contribution under the Section concerning charitable contributions for backstretch workers. Also changes a reference in that Section to the amount to be paid by organization licensees who are not exempt from all or part of the contribution from "\$690,000" to "the remainder".

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-am 1. Recommends that the bill be amended as follows:

Deletes reference to: 230 ILCS 5/31.1 Adds reference to: 5 ILCS 100/5-45

from Ch. 127, par. 1005-45

Deletes everything. Amends the Illinois Administrative Procedure Act to allow the Pollution Control Board to readopt within 24 months its emergency rules implementing portions of the Livestock Management Facilities Act. Effective immediately.

	Feb 06 1	996	Filed With Clerk		1. A.
	,		First reading	Referred to Rules	
	Feb 29			Assigned to Executive	
	Mar 06		Amendment No.01	EXECUTIVE H	Adopted
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	Mar 21		Cal Ord 3rd Rdg-Short Db		
	Mar 22		3Rd Rdg-Sht Dbt-Pass/Vo		
	Mar 25	1.5	Arrive Senate		
		1.00	Placed Calendr, First Read	ng	
		in te co	Sen Sponsor MADIGAN		
			Alt Chief Sponsor Change	d PETERSON	
			Added as Chief Co-sponsor	r MADIGAN	
			First reading	Referred to Rules	
	Mar 27		Added as Chief Co-sponsor		
	Mar 28			Assigned to Insurance, P	ensions &
	4 - 17		and the second second second	Licen. Act.	
	Apr 17		Arrander and Na Ol	Postponed	A damaad .
	Apr 24		Amendment No.01	INS PEN LIC S	Adopted
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e redici.	Apr 30		Third Reading - Passed 03		in that is the second
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Jan 05 1997

IST CCR-PETERSON RE-REFER TO RULES PURSUANT TO RULE 3-9(B).

Sen Conference Comm Apptd 1ST/96-12-04

Jan 06

td 1ST/96-12-04 PURSUANT TO RULE 2-10 DEADLINE FOR FINAL PASSAGE EXTENDED TO 01/07/97

House Conf. report Adopted 1ST/112-002-000 Conference Committee Report Be approved consideration

Senate report submitted Senate Conf. report Adopted 1ST/057-000-000 Both House Adoptd Conf rpt 1ST Passed both Houses Sent to the Governor Governor approved PUBLIC ACT 89-0714 effective date 97-02-21

HB-2919 WOJCIK.

Jan 07

Feb 21

220 ILCS 5/13-303 new

Amends the Public Utilities Act. Provides that the Commission shall provide by rule that all telecommunication carriers that install technology that allows the recipient of a telephone call to identify the calling party's telephone number shall provide an optional service that automatically blocks the identification of the caller's telephone number on all calls made from a particular telephone number.

Feb 06 1996	Filed With Clerk	
	First reading	Referred to Rules
Jan 07 1997	Session Sine Die	

HB-2920 SAVIANO – BLACK – MOORE, EUGENE – FLOWERS – DURKIN.

Appropriates \$35,000,000 to the Department of Commerce and Community Affairs for grants under the Low Income Home Energy Assistance Act of 1981. Effective immediately.

Feb 06 1996	Filed With Clerk	1 1 4 S 4 4 L 1
	First reading	Referred to Rules
Jan 07 1997	Session Sine Die	

HB-2921 WOJCIK.

215 ILCS 5/245.22 from Ch. 73, par. 857.22

Amends the Illinois Insurance Code. Adds a caption to a Section relating to required disclosures in connection with contracts that provide benefits in variable amounts.

Feb 00 1990	Flied with Clerk	
	First reading	Referred to Rules
Jan 07 1997	Session Sine Die	

HB-2922 BIGGERT. 625 ILCS 5/12-610

from Ch. 95 1/2, par. 12-610

Amends the Illinois Vehicle Code to exempt emergency service providers from the prohibition against wearing headset receivers while driving.

Feb 06 1996	Filed With Clerk		
	First reading	Referred to Ru	les
Jan 07 1997	Session Sine Die		
1. 11.11.4	and a second second second second second		

HB-2923 SCOTT.

105 ILCS 5/18-8.1 from Ch. 122, par. 18-8.1

Amends the School Code. In the provisions relating to apportionment to co-terminous districts, makes technical changes.

Feb 06 1996	Filed With Clerk	
	First reading	
Jan 07 1997	Session Sine Die	

HB-2924 BRADY.

625 ILCS 5/15-316

from Ch. 95 1/2, par. 15-316

Amends the Illinois Vehicle Code. Provides that the provisions governing local authorities and road district highway commissioners prohibiting the operation of trucks or other commercial vehicles or imposing limits on weight take precedence over provisions governing motor vehicles with gross weights not exceeding 73,280 pounds operating on highways under the control of a county, township road district highway commissioner, or municipal authorities having access for a certain distance from a State highway for certain purposes. Raises the fine from \$50 to \$500 for a vehicle weight exceeding the posted limit up to the axle or gross weight allowed. Provides that the fine is \$75 per every 500 pounds for any weight exceeding weight limits on certain State highways (instead of having general weight limits on all highways apply).

NOTE(S) THAT MAY APPLY: Fiscal

Feb 06 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-2925 BRADY.

720 ILCS 5/31-5

from Ch. 38, par. 31-5

Amends the Criminal Code of 1961. Provides that it is a Class C misdemeanor for a person who witnesses or has actual knowledge of the theft of State funds or State property by a State public officer or State employee to fail to immediately report the theft to the local law enforcement agency.

NOTE(S) THAT MAY	APPLY: Correctional	-	-	
Feb 06 1996	Filed With Clerk			
and the second second	First reading			Refe
Jan 07 1997	Session Sine Die			

Referred to Rules

HB-2926 BRADY.

820 ILCS 205/22

from Ch. 48, par. 31.22

Amends the short title Section of the Child Labor Law to add a caption and make a stylistic change.

Feb 06 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-2927 BRADY.

215 ILCS 5/121-2

from Ch. 73, par. 733-2

Amends the Illinois Insurance Code. Makes a technical change concerning certain exempt transactions.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 215 ILCS 5/121-2 Adds reference to:

215 ILCS 5/107.17

from Ch. 73, par. 719.17

Replaces the title and everything after the enacting clause. Amends the Illinois Insurance Code. Removes the prohibition against insurers or exchange brokers or their employees serving on the Board of Trustees of the Insurance Exchange. Provides that 5, now 4, of the 13 trustees shall be public trustees who are individual persons who are not subscribers or employees of subscribers, syndicates, or affiliates thereof. Effective immediately.

FISCAL NOTE, AMENDED (Dpt. of Insurance) HB 2927, as amended, will not have a fiscal impact.

TID 2927, as allended, will not have a listal

SENATE AMENDMENT NO. 1.

Deletes reference to: 215 ILCS 5/107.17 Adds reference to: New Act 215 ILCS 5/499.1

Replaces the title and everything after the enacting clause. Creates the Financial Institution Insurance Sales Act. Provides that financial institutions may sell insurance products through subsidiaries that qualify as a registered firm under the Illinois Insurance Code. Prohibits the tying of banking products to insurance products. Limits the use of bank customer information for insurance sales purposes. Amends the Illinois Insurance Code to prohibit bank holding companies from being a registered firm or owning a registered firm. Effective immediately.

SENATE AMENDMENT NO. 2.

Replaces everything. Reinserts provisions of S-am 1, except amends the Illinois Insurance Code to remove restriction prohibiting a bank from owning a registered firm. Effective immediately.

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1. A. A.	Feb 06 1996	Filed With Clerk		
		First reading	Referred to Rules	
	Mar 07	i not routing	Assigned to Insurance	
	Mar 20	A successful and the NTA (D.1		A
	War 20	Amendment No.01	INSURANCE H	Adopted
			022-000-000	
		Amendment No.02	INSURANCE H	Withdrawn
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	Mar 22	Second Reading		
		 Placed Calndr, Third Reading 	ing	· •
	Mar 29	Third Reading - Passed 11:	5-000-000	
	Apr 16	Arrive Senate		
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	Apr 18		Assigned to Insurance, P	ensions &
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		District Calaba Calaba		
		Placed Calndr, Second Rea		
		Added as Chief Co-sponsor		
	May 02	Added as Chief Co-sponsor	JACOBS	
		Added as Chief Co-sponsor	LAUZEN	
	May 13	Filed with Secretary	an an an Araba an Araba an Araba an Araba. An an Araba	
		Amendment No.02	MADIGAN	Amendment
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	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -		Be adopted	
	May 15	Second Reading	•	
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	Jan 07 1997	Session Sine Die		
HB-29	928 BRAD	ř.		
215	ILCS 5/142	from Ch. 7	3. par. 754	, e
			o, p=	

Amends the Illinois Insurance Code. Makes a stylistic change in a Section concerning notice of amendment or change in by-laws.

Feb 06 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

HB-2929 BALTHIS.

35 ILCS 120/5

from Ch. 120, par. 444

Amends the Retailers' Occupation Tax Act by making the Section concerning the failure to file a return gender neutral.

Feb 06 1996 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

Referred to Rules

HB.2930 PEDERSÉN.

215 ILCS 5/200

from Ch. 73, par. 812

Amends the Illinois Insurance Code. Provides that summaries of certain audits rather than a copy of the audits shall be provided to the majority and minority leaders of the House of Representatives and Senate.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 06 1996	Filed With Clerk		
	First reading	Referred to Rules	
Jan 07 1997	Session Sine Die		

HB-2931 LANG

30 ILCS 210/8

from Ch. 15, par. 158

Amends the Illinois State Collection Act of 1986 concerning the Debt Collection Board. Makes a technical change.

Feb 06 1996	Filed With Clerk	D (11 1
Carlo Carpone -	First reading	Referre	d to I	Rules	
Jan 07 1997	Session Sine Die			11 g 1	

HB-2932 LANG.

15 ILCS 205/2 from Ch. 14, par. 2

Amends the Attorney General Act concerning the additional bond. Makes a technical change.

Feb 06 1996	Filed With Clerk	an an garaf sha
a tha ann an an Air an Air an Air an Air an Air an Air an Air an Air an Air an Air an Air an Air an Air an Air	First reading	Referred to Rules
Jan 07 1997	Session Sine Die	1

HB-2933 LANG.

> 15 ILCS 405/9.02 from Ch. 15, par. 209.02

Amends the State Comptroller Act by making technical changes to a Section concerning warrants for the expenditure, disbursement, contract, administration, transfer, or use of federal funds.

Feb 06 1996	Filed With Clerk		
	First reading	Referred to Rules	
Jan 07 1997	Session Sine Die		

HB-2934 LANG.

30 ILCS 5/1-6

from Ch. 15, par. 301-6

Amends the Illinois State Auditing Act in the Section concerning the definition of "Office of Auditor General". Makes a technical change.

Feb 06 1 Jan 07 19	 Filed With Cle First reading Session Sine D 	Referred to Rules	
HB-2935 L	ANG.	and the second sec	
35 ILCS 5/9	905	from Ch. 120, par. 9-905	
Amends the	Illinois Income Tay	Act by making technical changes in th	ė

ne Illinois Income I ax Act by making technical changes in the Section concerning limitations on notices of deficiency.

Feb 06 1996	Filed With Clerk First reading		Referred to Rules	
Jan 07 1997	Session Sine Die		and the second	• • • • •
HB-2936 MCAUI	LIFFE - LANG - ERV	VIN.	and the second second second second second second second second second second second second second second second	

115 ILCS 5/13 (and a substantial from Ch. 48, par. 1713 and the state of the 115 ILCS 5/4.5 rep.

Amends the Illinois Educational Labor Relations Act. Repeals provisions added by Public Act 89-15 that establish prohibited subjects of collective bargaining between an educational employer whose territorial boundaries are coterminous with those of a city having a population in excess of 500,000 and an exclusive representative of the employees of that educational employer. Also eliminates language added by that Public Act that prohibits educational employees employed by the Chicago school district from engaging in strikes for an 18 month period beginning on the effective date of that Public Act and that prohibits payment of compensation to employees participating in a prohibited strike. Effective immediately.

NOTE(S) THAT MA	Y APPLY: Fiscal	an an the second states of	
Feb 06 1996	Filed With Clerk		
	First reading	Referred to Rules	
May 20	Added As A Co-sponsor	ERWIN	
Jan 07 1997	Session Sine Die	a she ta she an an an an an an an an an an an an an	
		en en en en en en en en en en en en en e	

HB-2937 LOPEZ.

105 ILCS 5/17-1

from Ch. 122, par. 17-1

Amends the School Code. Makes changes of grammar in provisions of the School Code relating to the annual budgets of school districts.

Feb 06 1996 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

Referred to Rules

Referred to Rules

St Mandate Fis Note Filed

Fiscal Note Filed Committee Rules

HB-2938 BLACK AND LEITCH.

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 and issuance of bonds for life-safety purposes, eliminates requirements that certain alterations, repairs, reconstruction, or purchases of equipment be made on the basis of regulations adopted by the State Board of Education and approved by the regional superintendent of schools and State Superintendent of Education. Provides that if the proceeds of the life-safety tax are insufficient to complete the work, that the ability of the school district to levy a tax to pay debt service on bonds issued to obtain proceeds sufficient to complete the work is subject to a backdoor referendum, unless the regional superintendent certifies that the work proposed for which the bonds will be issued is required to meet minimum mandatory safety scores under the Health/Life Safety Code.

STATE MANDATES ACT FISCAL NOTE (State Board of Education) No fiscal implications.

FISCAL NOTE (State Board of Education)

No change from SBE mandates note. Feb 06 1996 Filed With Clerk

996 Filed With Clerk First reading

Feb 20

Jan 07 1997 Session Sine Die

HB-2939 HOWARD AND ERWIN.

230 ILCS 10/13

from Ch. 120, par. 2413

Amends the Riverboat Gambling Act. Changes the wagering tax rate from a flat 20% tax to a graduated tax. Effective immediately.

No	te(s) That May	Y APPLY: Fiscal
	Feb 06 1996	Filed With Clerk
		First reading
	Jan 07 1997	Session Sine Die

HB-2940 BIGGERT.

755 ILCS 5/2-2	from Ch. 110 1/2, par. 2-2
755 ILCS 5/2-4	from Ch. 110 1/2, par. 2-4
760 ILCS 30/1	from Ch. 40, par. 1652

Amends the Probate Act of 1975. Provides that an adopted child who is adopted after attaining age 18 and who never resides with the adopting parent before attaining that age is a child but not a descendant of the adopting parent for the purpose of inheriting from the adopting parent's kindred. Provides that an adopted child is not a child or descendant of a natural parent or a natural parent's kindred for purposes of inheritance, unless certain conditions are met. Amends the Instruments Regarding Adopted Children Act. Provides that, in determining the property rights of any person under a nontestamentary instrument, an adopted child's relationship to his or her adopting and natural parents shall be governed by specified provisions of the Probate Act of 1975 (and deletes current language regarding the rights of an adopted child under an instrument).

Feb 06 1996 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2941 BLACK.

105 ILCS 5/14-8.05

from Ch. 122, par. 14-8.05

Amends the School Code. Eliminates a requirement that a school district furnish a copy of its local policies and procedures relating to the use of behavioral interventions to parents and guardians of students with individualized education plans at the beginning of each school year and adds a requirement for furnishing such copies within 15 days after the school board amends those policies and procedures. Effective immediately.

Feb 06 1996	Filed With Clerk	
	First reading	Referred to Rules
Jan 07 1997	Session Sine Die	

HB-2942 WOOLARD.

10 ILCS 5/7-43 10 ILCS 5/7-44 from Ch. 46, par. 7-43 from Ch. 46, par. 7-44

A mends 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.

Feb 06 1996 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2943 ERWIN – FEIGENHOLTZ – SCHOENBERG – RONEN – GASH.

215 ILCS 5/155.31 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, Health Maintenance Organization Act, Limited Health Service Organization Act, and Voluntary Health Services Plans Act. Provides that insurers may not discriminate against persons based upon results of genetic testing or screening.

Feb 06 1996	Filed With Clerk	
	First reading	Referred to Rules
May 17	Added As A Co-sponso	r SCHOENBERG
-	Added As A Co-sponso	F RONEN
	Added As A Co-sponso	or GASH
Jan 07 1997	Session Sine Die	

HB-2944 CROSS.

735 ILCS 5/3-103	from Ch. 110, par. 3-103
735 ILCS 5/3-105	from Ch. 110, par. 3-105
735 ILCS 5/3-107	from Ch. 110, par. 3-107

Amends the Code of Civil Procedure Administrative Review Law provisions. Permits amendment of complaint to name other necessary parties. Provides that failure to serve an individual party is not fatal if the agency has been served. Also provides that service on the director is deemed service on the agency, and that naming the director as a defendant includes the agency.

Feb 06 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

HB-2945 HUGHES AND ERWIN.

625 ILCS 5/11-501.3a new

Amends the Illinois Vehicle Code. Provides that the results of blood or urine tests performed for the purpose of determining the content of alcohol or other drugs in a person's blood or urine conducted upon persons receiving medical treatment in a hospital emergency room for injuries resulting from a motor vehicle accident may be reported to the Department of State Police or local law enforcement agencies. Effective immediately.

Filed With Clerk Feb 06 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2946 FEIGENHOLTZ - ERWIN AND LINDNER.

New Act

30 ILCS 105/5.435 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 riding as a passenger on a bicycle. Additionally, requires passengers that weigh under 40 pounds or are under 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 a petty offense penalty, which includes not allowing a violator to ride a bicycle in public if convicted for not wearing a helmet and paying a \$30 fine if convicted for other violations. Creates a State fund to assist low income families in purchasing helmets. Effective 60 days after becoming law.

NOTE(S) THAT MAY APPLY: Fiscal Feb 06 1996 Filed With Clerk

First reading

Referred to Rules Motion disch comm, advc 2nd Committee Rules

May 20

Jan 07 1997 Session Sine Die

HB-2947 HUGHES.

105 ILCS 5/18-8

from Ch. 122, par. 18-8

Amends the School Code. Provides that for a school district subject to tax caps, its EAV for State aid formula purposes is its 1990 EAV, increased for each year by the lesser of 5% or the percentage increase in the Consumer Price Index, less amounts computed by dividing the amount of certain tax abatements by the maximum operating tax rate of the district.

NOTE(S) THAT MAY	APPLY: Fiscal
Feb 06 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

HB-2948 HUGHES.

55 ILCS 5/5-1025.5 new 60 ILCS 1/25-10 60 ILCS 1/25-15 60 ILCS 1/25-20 60 ILCS 1/25-25 605 ILCS 5/6-103

Referred to Rules

from Ch. 121, par. 6-103

Amends the Counties Code, the Township Code, and the Illinois Highway Code. Provides that a referendum to discontinue township organization takes effect upon the next election of the county board or 18 months after the referendum, whichever is later. Provides that a county assumes the assets and liabilities of the townships when township organization is discontinued. Permits counties in which township organization is discontinued to increase their tax levies by the aggregate levies of the townships for equivalent taxes the year township organization is discontinued.

Feb 06 1996 Filed With Clerk First reading

Jan 07 1997 Session Sine Die

305 ILCS 5/5-5

2006

HB-2949 FEIGENHOLTZ, CURRY, J AND DAVIS, STEVE.

from Ch. 23, par. 5-5

Amends the Medicaid Article of the Public Aid Code. Requires Medicaid coverage of the following services for certain adult aid recipients: dental, chiropractic, podiatric, and hospice services and optical services and supplies. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Filed With Clerk Feb 06 1996

First reading May 20

Referred to Rules Motion disch comm, advc 2nd Committee Rules

Jan 07 1997 Session Sine Die

HB-2950 MCAULIFFE, CAPPARELLI, BUGIELSKI, O'CONNOR AND SAVIANO.

40 ILCS 5/5-167.5

from Ch. 108 1/2, par. 5-167.5

30 ILCS 805/8.20 new

Amends the Chicago Police Article of the Pension Code to make changes in the provisions on group health benefits. Extends the plan indefinitely into the future. Increases the portion of the costs of the plan to be paid by the city and decreases the pension fund's maximum contribution. Adds limitations on the increase of premiums. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately,

PENSION IN	APACT NOTE	
Increase in ac		\$27.6M
	al annual cost	\$2.5M
Increase in tot	al annual cost as a % of	payroll .40%
NOTE(S) THAT MA	Y APPLY: Fiscal; Pensio	n; State Mandates
Feb 06 1996	Filed With Clerk	
	First reading	Referred to Rules

Session Sine Die

Apr 23

Jan 07 1997

Pension Note Filed Committee Rules

HB-2951 MCAULIFFE, CAPPARELLI, BUGIELSKI, O'CONNOR AND SAVIANO.

40 ILCS 5/5-154	
40 ILCS 5/5-154.1	
30 ILCS 805/8.20 new	

from Ch. 108 1/2, par. 5-154 from Ch. 108 1/2, par. 5-154.1

Amends the Chicago Police Article of the Pension Code. Provides that a policeman who is eligible for an occupational disease disability benefit is also eligible for all benefits that the City provides for a policeman injured in the performance of an act of duty, and requires the City to contribute all amounts ordinarily contributed by it for annuity purposes for the policeman as if he or she were in active discharge of his or her duties. Clarifies that a policeman who suffers a heart attack during the performance of an act of duty is still entitled to a duty disability benefit. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION IMPACT NOTE	
Increase in accrued liability	\$199,000
Increase in total annual cost	\$23,000
Increase in total annual cost as	a % of payroll 0.00%
NOTE(S) THAT MAY APPLY: Fiscal;	Pension; State Mandates
Feb 06 1996 Filed With Cler	rk
First reading	Referred to Rules

Apr 23

40 ILCS 5/5-114

Pension Note Filed Committee Rules

Session Sine Die Jan 07 1997

HB-2952 MCAULIFFE, CAPPARELLI, BUGIELSKI, O'CONNOR AND SAVIANO.

from Ch. 108 1/2, par. 5-114

30 ILCS 805/8.20 new

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.

PENSION IMPACT NOTE Increase in accrued liability \$51.1M Increase in total annual cost \$5.5M Increase in total annual cost as a % of payroll 0.89% NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates Feb 06 1996 Filed With Clerk First reading Referred to Rules

Apr 23

Jan 07 1997 Session Sine Die

Referred to Rules Pension Note Filed Committee Rules

Referred to Rules

Pension Note Filed Committee Rules

HB-2953 MCAULIFFE, CAPPARELLI, BUGIELSKI, O'CONNOR AND SAVIANO.

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.

PENSION IMPACT NOTE

House Bill 2953 would have no fiscal impact.

NOTE(S) THAT MAY APPLY: Pension

Feb 06 1996 Filed With Clerk First reading

Mar 20

IVIAI 20

Jan 07 1997 Session Sine Die

HB-2954 MCAULIFFE, CAPPARELLI, BUGIELSKI, O'CONNOR AND SAVIANO.

40 ILCS 5/5-178 from Ch. 108 1/2, par. 5-178

Amends the Chicago Police Article of the Pension Code. Adds an additional active policeman (of the rank of investigator or below) to the Board of Trustees. Replaces one trustee appointed by the mayor with the elected city clerk, ex officio. Staggers the terms of elected trustees. Effective immediately.

PENSION IMPACT NOTE

HB 2954 would have no direct fiscal impact.

Note(s) THAT MAY APPLY: Pension Feb 06 1996 Filed With Clerk

ta de la calencia de la composición de la composición de la composición de la composición de la composición de	First reading	Referred to Rules
Apr 23	ni i Santa	Pension Note Filed
		Committee Rules
Jan 07 1997	Session Sine Die	

HB-2955 MCAULIFFE, CAPPARELLI, BUGIELSKI, O'CONNOR AND SAVIANO.

40 ILCS 5/5-157 from

from Ch. 108 1/2, par. 5-157

30 ILCS 805/8.20 new

Amends the Chicago Police Article of the Pension Code to remove the earnings

limitation on disability benefits. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION IMPACT NOTE

ed to be substa		rmined, but it is estimat-	
	crued liability	\$1.0 M	
	al annual cost	\$118,000	
	al annual cost as a % of		
	y APPLY: Fiscal; Pension		
	Filed With Clerk		
	First reading	Referred to Rules	
Mar 20		Pension Note Filed	, i
		Committee Rules	
Apr 23		Pension Note Filed	
		Committee Rules	
Jan 07 1997	Session Sine Die		

HB-2956 MCAULIFFE, CAPPARELLI, BUGIELSKI, O'CONNOR AND SAVIANO.

from Ch. 108 1/2, par. 5-132

40 ILCS 5/5-132

30 ILCS 805/8.20 new

Amends the Chicago Police Article of the Pension Code to base retirement benefits on the highest 36 months, rather than 4 years, of salary within the last 10 years immediately. PENSION IMPACT NOTE Increase in accrued liability \$43.4M Increase in total annual cost \$4.9M Increase in total annual cost as a % of payroll 0.79% NOTE(S) THAT MAY APPLY: Fiscal: Pension: State Mandates Feb 06 1996 Filed With Clerk First reading Referred to Rules Apr 23 Pension Note Filed Committee Rules Jan 07 1997 Session Sine Die MCAULIFFE, CAPPARELLI, BUGIELSKI, O'CONNOR AND SAVIANO. 40 ILCS 5/5-152.1 new 30 ILCS 805/8.20 new PENSION IMPACT NOTE HB 2957 would have virtually no cost. PENSION IMPACT NOTE, REVISED \$1.0 M Increase in accrued liability Increase in total annual cost \$120,000

HB-2957

Amends the Chicago Police Article of the Pension Code. Provides an annuity for dependent parents of deceased police officers who have no surviving spouse or child. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

0.02%

Referred to Rules

Committee Rules

Pension Note Filed Committee Rules Pension Note Filed

Increase in total annual cost as % of payroll NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates

Feb 06 1996 Filed With Clerk

First reading

Mar 20

Apr 23

Session Sine Die Jan 07 1997

HB-2958 MCAULIFFE, CAPPARELLI, BUGIELSKI, O'CONNOR AND SAVIANO.

40 ILCS 5/5-132.3 new

30 ILCS 805/8.20 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.

PENSION NOTE Utilization rate: Increase in accrued liability

Feb 06 1996

Apr 23

50% 100% \$233.3 M \$516.3 M \$ 31.1 M \$ 62.2 M Increase in total annual cost NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates Filed With Clerk

Referred to Rules
Pension Note Filed
Committee Rules

from Ch. 108 1/2, par. 5-132

Jan 07 1997 Session Sine Die

First reading

HB-2959 MCAULIFFE, CAPPARELLI, BUGIELSKI, O'CONNOR AND SAVIANO.

40 ILCS 5/5-132 30 ILCS 805/8.20 new

Amends the Chicago Police Article of the Pension Code. Allows retirement at any age with 25 years of service. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately,

PENSION NOTE		
Increase in accrued liability	\$36.7 M	
Increase in total annual cost	\$ 2.4 M	
Increase in total annual cost as % of payroll	0.38%	

of service, for persons retiring after December 31, 1996. Amends the State Mandates Act to require implementation without reimbursement. Effective 2009

NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates Feb 06 1996 Filed With Clerk

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Apr 23

Referred to Rules Pension Note Filed Committee Rules

Referred to Rules

Pension Note Filed Committee Rules

Jan 07 1997 Session Sine Die

HB-2960 MCAULIFFE, CAPPARELLI, BUGIELSKI, O'CONNOR AND SAVIANO.

40 ILCS 5/5-168 from Ch. 108 1/2, par. 5-168

Amends the Chicago Police Article of the Pension Code to increase the multiplier used to calculate the maximum allowable pension tax, from 2.00 to 2.36. Effective immediately.

PENSION NOTE

HB2960 would significantly increase employer contributions.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

Feb 06 1996 Filed With Clerk

First reading

Apr 23

Jan 07 1997 Session Sine Die

HB-2961 WENNLUND.

415 ILCS 5/22.28-1 new

Amends the Environmental Protection Act. Prohibits the disposal of fluorescent and high intensity discharge lamps and ballasts in municipal waste sanitary landfills. Provides for fluorescent and high intensity discharge lamp and ballast collection obligations applicable to sellers of those lamps. Limits the disposal of fluorescent and high intensity discharge lamps to lamp recycling or hazardous waste disposal or management facilities. Requires the Environmental Protection Agency to study potential collection systems for used fluorescent and high intensity discharge lamps and ballasts.

Note(s) THAT MAY APPLY: Fiscal Feb 06 1996 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2962 WENNLUND AND ERWIN.

430 ILCS 65/13.1 rep.

Amends the Firearm Owners Identification Card Act. Repeals Section that grants municipalities the power to enact ordinances that require registration or impose greater restrictions or limitations on the acquisition, possession, and transfer of firearms than are imposed by the Firearm Owners Identification Card Act. Effective immediately.

Feb 06 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-2963 WENNLUND – NOLAND – SPANGLER – BOST – BRUNSVOLD, WEAV-ER,M, BLACK, POE, KLINGLER, JONES, JOHN, STEPHENS AND TUR-NER,J.

720 ILCS 5/24-1	from Ch. 38, par. 24-1
720 ILCS 5/24-2	from Ch. 38; par. 24-2
720 ILCS 5/24-6	from Ch. 38, par. 24-6

Amends the Criminal Code of 1961. Changes penalties for unlawful use of weapons offenses. Makes it a Class A misdemeanor instead of a Class 4 felony for a person at least 18 years of age to carry or possess a firearm in a vehicle or concealed on or about his or her person or to carry a firearm on or about his or her person. Makes it a Class 4 felony for a person under 18 years of age to commit these acts. Defines immediately accessible for purposes of exemption to unlawful use of weapons for transporting weapons that are not immediately accessible. Provides that upon conviction of an offense in which a weapon was used or possessed by the offender, any weapon seized may (now shall) be confiscated by the trial court.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

720 ILCS 5/24-1

720 ILCS 5/24-6

Deletes the title and everything after the enacting clause. Amends the Criminal Code of 1961. Provides that the exemption from an unlawful use of weapons violation for carrying or possessing a firearm in a vehicle applies to weapons that are transported in utility vehicles or vehicles without trunks if the weapons are unloaded, enclosed in a case or container, and transported by the possessor of a valid Firearm Owners Identification Card.

CORRECTIONAL NOTE

HB2963 would have minimal impact on the prison population,

resulting in a minimal cost reduction of an estimated \$735,500

over 10 years.

FISCAL IMPACT NOTE (Dpt. of Corrections)

No change from correctional note.

HOUSE AMENDMENT NO. 2.

Deletes the title and everything after the enacting clause. Amends the Criminal Code of 1961. Provides that the exemption from an unlawful use of weapons violation for carrying or possessing a firearm in a vehicle applies to weapons that are transported in utility motor vehicles, pickup trucks, or other motor vehicles without trunks or other secure areas outside the passenger compartment if the weapons are unloaded, enclosed in a case or container, and transported in the rear most portion of the passenger compartment of a motor vehicle.

CORRECTIONAL NOTE, AMENDED

H-am 2 has no fiscal or prison population impact on the Dpt. FISCAL IMPACT NOTE, AMENDED (Dpt. of Corrections) No change from correctional note, amended.

SENATE AMENDMENT NO. 1.

Deletes reference to:	
720 ILCS 5/24-2	
Adds reference to:	
520 ILCS 5/2.11	from Ch. 61, par. 2.11
520 ILCS 5/2.26	from Ch. 61, par. 2.26

Deletes title and everything after the enacting clause. Amends the Wildlife Code. Permits the Department of Natural Resources to set aside a limited number of wild turkey and deer hunting permits evidencing a contractual right to hunt on land controlled by a bona fide Illinois outfitter. Provides for a reservation fee not to exceed \$200 to be charged to an outfitter. The fee shall be deposited into the Wildlife and Fish Fund. Effective immediately.

Note(s) THAT MAY APPLY: Correctional Eeb 06 1996 Filed With Clerk

Feb 06 1996	Filed With Clerk	
100 102	First reading	Referred to Rules
Mar 07	Added As A Co-sponsor B	
Mar 21	Amendment No.01	Assigned to Executive EXECUTIVE H Adopted
		Recomminded do pass as amend 011-000-000
	Placed Calndr, Second Rea	dng
Mar 22		Judicial Note Request AS AMENDED/LANG
e e e e e e e e e e e e e e e e e e e		Fiscal Note Requested AS AMENDED/LANG
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	Placed Calndr, Second Rea	
Mar 25		Fiscal Note Request W/drawn
		Correct Note Reqst Withdrn LANG
	$(x_1, \dots, x_n) \in \mathbb{R}^{n \times n}$	Motion withdrawn JUDICIAL NOTE/LANG
	Placed Calndr, Second Rea	dng sa sa sa sa sa sa sa sa sa sa sa sa sa
Mar 26		Correctional Note Filed Fiscal Note Filed
	Placed Calndr, Second Rea	
	Second Reading	

Held on 2nd Reading

Amendment referred to

Mar 29

Amendment No.02 WENNLUND

HRUL

Placed Calndr, Second Reading Amendment No.02 WENNLUND

Be approved considerati

HRUL Placed Calndr, Second Readng Added As A Co-sponsor WEAVER,M Added As A Co-sponsor BLACK Added As A Co-sponsor POE Added As A Co-sponsor KLINGLER Added As A Co-sponsor JONES, JOHN Added As A Co-sponsor STEPHENS Added As A Co-sponsor TURNER, J

> Fiscal Note Requested AS AMENDED/DAVIS,M Correctional Note Requested AS AMENDED/DAVIS,M

Placed Calndr, Second Reading

Amendment No.02 WENNLUND Second Reading Held on 2nd Reading

Adopted

Mtn Fisc Nte not Applicable JOHNSON, TIM Balanced Bdgt Note Not Rord

Placed Calndr, Third Reading

Correctional Note Filed AS AMENDED Fiscal Note Filed

Calendar Order of 3rd Rdng Third Reading - Passed 110-000-004 Arrive Senate Sen Sponsor WOODYARD Added as Chief Co-sponsor MADIGAN Placed Calendr, First Reading First reading

Nov 19 Dec 03

Apr 16

Placed Caindr.Second Reading

Placed Calndr, Third Reading

Third Reading - Passed 058-000-000

Second Reading

Arrive House

Amendment No.01

Referred to Rules Assigned to Agriculture & Conservation AGRICULTURE S Adopted Recommnded do pass as amend 009-000-000

Dec 04

Dec 05

Jan 06 1997

Referred to Rules Approved for Consideration HRUL

Place Cal Order Concurrence 01 Motion Filed Concur

Motion referred to HRUL/01 Motion referred to HAGC/01 Place Cal Order Concurrence 01

Motion Filed Concur

Be approved consideration 025-002-000

Place Cal Order Concurrence 01

H Concurs in S Amend. 01/096-013-005

Passed both Houses

Sent to the Governor Governor approved

PUBLIC ACT 89-0715 effective date 97-02-21

HB-2964 RUTHERFORD.

Jan 07

Feb 21

210 ILCS 85/12

from Ch. 111 1/2, par. 153

Amends the Hospital Licensing Act. Requires the Department of Public Health to submit its annual report to the Governor and the General Assembly within 60 days after the close of the State's fiscal year.

Feb 06 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-2965 HOWARD.

Appropriates \$1 to the State Board of Education for distribution to a school district with a population exceeding 500,000 to be used to support the district's employment of additional truant officers. Effective July 1, 1996.

Feb 06 1996 Filed With Clerk First reading Session Sine Die Jan 07 1997

Referred to Rules

HB-2966 HOWARD.

Appropriates \$1 to the State Board of Education for distribution to a school district with a population exceeding 500,000 to be used to support the district's employment of additional guidance counselors. Effective July 1, 1996.

Feb 06 1996	Filed With Clerk	
	First reading	Referred to Rules
Jan 07 1997	Session Sine Die	

HB-2967 MULLIGAN, KRAUSE, CIARLO, CLAYTON AND BIGGERT.

215 ILCS 125/4-17 new

Amends the Health Maintenance Organization Act. Requires a Health Maintenance Organization to disclose to its enrollees any agreement with a physician provider whereby the Health Maintenance Organization provides a financial incentive to the physician to provide less care to the enrollee. Effective January 1, 1997.

Feb 06 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

JONES, SHIRLEY - HOFFMAN. HB-2968

110 ILCS 305/7f 110 ILCS 520/8f 110 ILCS 660/5-90 110 ILCS 665/10-90 110 ILCS 670/15-90 110 ILCS 675/20-90 110 ILCS 680/25-90 110 ILCS 685/30-90 110 ILCS 690/35-90

from Ch. 144, par. 28f from Ch. 144, par. 658f

Amends the University of Illinois Act, the Southern Illinois University Management Act, the Chicago State University Law, the Eastern Illinois University Law, the Governors State University Law, the Illinois State University Law, the Northeastern Illinois University Law, the Northern Illinois University Law, and the Western Illinois University Law. Requires each of the colleges and universities that are part of the systems governed by those 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. N

OTE(S) THAT MAY	APPLY: Fiscal
Feb 06 1996	Filed With Clerk
	First reading

· Jan 07 1997 Session Sine Die

Referred to Rules

HB-2969 HOFFMAN - LANG.

735 ILCS 5/2-1107.1 735 ILCS 5/2-1109

from Ch. 110, par. 2-1107.1 from Ch. 110, par. 2-1109

Amends the Code of Civil Procedure by restoring certain provisions concerning jury instructions and itemized verdicts in tort actions to the form in which they existed before Public Act 89-7 became law. Effective immediately.

Feb 06 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

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HB-2970 HOFFMAN - LANG.

735 ILCS 5/2-624 rep.

Amends the Code of Civil Procedure. Repeals provisions setting forth requirements in actions in which claims are based on apparent or ostensible agency. Effective immediately.

Feb 06 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-2971 HOFFMAN - LANG.

735 ILCS 5/2-623 rep.

735 ILCS 5/Art. II, Part 21 rep.

Amends the Code of Civil Procedure. Repeals provisions requiring certificates of merit, setting forth presumptions and procedures, and limiting liability in product liability actions. Effective immediately.

Feb 06 1996 Filed With Clerk

Ian 07 1997

First reading Session Sine Die Referred to Rules

HB-2972 HOFFMAN - LANG.

735 ILCS 5/2-1116	from Ch. 110, par. 2-1116	5 -
740 ILCS 100/4	from Ch. 70, par. 304	
740 ILCS 100/5	from Ch. 70, par. 305	
740 ILCS 100/3.5 rep.		

Amends the Joint Tortfeasor Contribution Act by restoring that Act to the form in which it existed before Public Act 89-7 became law. Restores provisions of the Code of Civil Procedure relating to contributory fault to the form in which they existed before Public Act 89-7 became law. Effective immediately.

Feb 06 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-2973 HOFFMAN - LANG.

740 ILCS 180/1 740 ILCS 180/2

from Ch. 70, par. 1 from Ch. 70, par. 2

Amends the Wrongful Death Act by restoring the Act to the form in which it existed before Public Act 89-7 became law. Effective immediately. Feb

o 06	1996	Filed	With	Clerk	

First reading Jan 07 1997 Session Sine Die Referred to Rules

HR-2974 COWLISHAW - ERWIN - GASH - FEIGENHOLTZ - BEAUBIEN. RONEN, BLAGOJEVICH AND SCHOENBERG.

New Act

Creates the Limitation on Distributing Tobacco Products Act. Prohibits the sale of cigarettes in a pack of less than 20. Prohibits the distribution of free tobacco samples. Provides that a person who violates this Act is guilty of a petty offense. Feb 06 1996 Filed With Clerk

May 08

May 16 Nov 12

First reading	Referred to Rules
Added As A Co-sponsor	
Added As A Co-sponsor	FEIGENHOLTZ
Added As A Co-sponsor	SALVI
Added As A Co-sponsor	
Added As A Co-sponsor	BLAGOJEVICH
Added As A Co-sponsor	
Added As A Joint Spons	or ERWIN
Added As A Co-sponsor	BEAUBIEN
Session Sine Die	

Jan 07 1997 HB-2975 BIGGERT. 220 ILCS 5/13-405

from Ch. 111 2/3, par. 13-405

Amends the telecommunications article of the Public Utilities Act to provide that the Commerce Commission shall approve an application for a certificate of exchange service authority upon showing only that the applicant possesses sufficient technical, financial, and managerial resources to provide the service. Current law requires finding of no adverse effect on prices or viability of the principal local service provider.

	There STAT In the	will be no E MANI opinion c date undo	DATES FISCAL of DCCA, HB 297 or the State Mand Filed With Clerk	State rever NOTE 5 fails to n	nues from HB 2975.	
	Mar 0' Mar 20		First reading		Referred to Rules Assigned to Public U Do Pass/Short Deba	
			Placed Cal 2nd R	dg-Sht Db	t ···	
	Mar 2	1 .			Fiscal Note Requeste	ed HOFFMAN
			Cal Ord 2nd Rdg	-Shr Dbt	Fiscal Note Filed	
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	Jan 07	1997	Session Sine Die			
HB-29	76	MEYER	1			
	ILCS :		-	om Ch. 11	1, par. 5026	
					tling Act to make a	correction in the
		iome rul	e preemption. E Filed With Clerk	ffective in		
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	Jan 07		Session Sine Die			
HB-29		CROSS.				and the second second
		5/3-114			1/2, par. 3-114	•
		transfer	of an interest in Filed With Clerk	a vehicle	stylistic changes t Referred to Rules	o a provision con-
	Jan 07	1997	First reading Session Sine Die		Referred to Rules	
HB-29		SCOTT			BURKE, BRUNSVO	DLD, SALTSMAN,
65	TICO	5/11-20-			mon 11 20 12	
					, par. 11-20-13	
	i from				ides that a municip over the cost from t	
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	Feb 22				Assigned to Cities & Do Pass/Short Deba	
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	Mar 0	7	Second Reading- Pld Cal Ord 3rd	Short Deba	ate	an an an Arthur An Arthur An Arthur
	Mar 2	8	Added As A Joint Sponsor MOORE,EUGENE Added As A Co-sponsor BURKE			
2 1	Apr 16 Apr 17		3Rd Rdg-Sht Db Arrive Senate			
	Apr 25	5	Placed Calendr,F Sen Sponsor SYV First reading		g Referred to Rules	
	Jan 07	1997	Session Sine Die			
HB-29	79				- DART - SANTIAG NNER AND LOPEZ	
325	ILCS :	5/11.8 ne	W			100 E
An	nends t	he Abus	ed and Neglecte	d Child F	Reporting Act. Und	er certain circum-

stances, allows the Department of Children and Family Services to disclose information in the central register of child abuse regarding the Child Protective Service Unit. Sets forth the information that the Department may disclose.

Feb 06 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

2015

HB-2980 NOLAND.

New Act

Creates the School Construction Retailers' Occupation Tax Referenda Act. Creates only a short title.

Feb 06 1996 Filed With Clerk First reading

Jan 07 1997 Session Sine Die

Referred to Rules

HB-2981 LANG.

735 ILCS 5/2-101

from Ch. 110, par. 2-101

Amends the Code of Civil Procedure to make a stylistic change in a Section concerning the commencement of actions.

Feb 06 1996Filed With Clerk
First readingJan 07 1997Session Sine Die

Referred to Rules

HB-2982 LANG. 735 ILCS 5/1-108

from Ch. 110, par. 1-108

Amends the Code of Civil Procedure by making stylistic changes in provisions concerning the application of the Civil Practice Law.

Feb 06 1996 Filed With Clerk First reading

Jan 07 1997 Session Sine Die

HB-2983 WOJCIK.

New Act

Creates the Assisted Living Act. Contains a short title provision only. Feb 06 1996 Filed With Clerk

b 06 1996 Filed With Clerk First reading

Jan 07 1997 Session Sine Die

Referred to Rules

Referred to Rules

HB-2984 WOJCIK, LAWFER AND BURKE.

215 ILCS 125/4-17 new

Amends the Health Maintenance Organization Act. Provides that enrollees who are residents of a retirement facility consisting of a long-term care facility and residential apartments may be referred to that facility's long-term care facility even though the facility is not part of the health maintenance organization network. Specifies conditions that must be met.

Feb 06 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-2985 GASH.

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 or 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 that address before the effective date of this amendatory Act.

Note(s) That May Apply: Correctional Feb 06 1996 Filed With Clerk

First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2986 MCGUIRE – LANG AND FANTIN.

720 ILCS 5/14-3

from Ch. 38, par. 14-3

Amends the Criminal Code of 1961. Eliminates the provisions of the eavesdropping exemption that was added by Public Act 89-428 which permits a business entity to use a monitoring system with the consent of one party to the communication being intercepted for the purpose of service quality control or for educational, training, or research purposes. Effective immediately.

Feb 06 1996 Filed With Clerk

First reading

Session Sine Die Jan 07 1997

SCOTT AND NOVAK. HB-2987

New Act

30 ILCS 105/5.432 new 725 ILCS 5/106-2.5 725 ILCS 5/108B-3

from Ch. 38, par. 106-2.5 from Ch. 38, par. 108B-3

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.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal Feb 06 1996 Filed With Clerk

First reading Jan 07 1997 Session Sine Die

Referred to Rules

GASH AND ERWIN. HB-2988

720 ILCS 675/1 720 ILCS 680/3.5 new 720 ILCS 685/4

from Ch. 23, par. 2357 from Ch. 23, par. 2358-4

Amends the Sale of Tobacco to Minors Act, the Smokeless Tobacco Limitation Act, and the Tobacco Accessories and Smoking Herbs Control Act. Provides that a person may refuse to sell tobacco or smoking herbs to any person who fails to produce written evidence that he or she is over 18 years of age. Provides that the demand for and reasonable reliance on written identification is an affirmative defense to proceedings under these Acts. Provides that municipalities and counties may

place stricter regulations on the sale of tobacco and smoking herbs. Feb 06 1996 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2989 SCOTT AND NOVAK.

730 ILCS 150/8

from Ch. 38, par. 228

Amends the Sex Offender Registration Act. Requires a sex offender to pay a \$25 fee at the time of registration. Provides that the law enforcement agency shall assess a lesser fee if the sex offender is unable to pay a fee. Provides the moneys collected from the fees shall be used to defray the costs of administering the registration requirements.

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

Feb 06 1996	Filed With Clerk		
	First reading		Referred to R
Feb 29			Assigned to Ju
Mar 25			Refer to Rules
Jan 07 1997	Session Sine Die	·	•

lules udiciary - Criminal Law s/Rul 3-9(a)

HB-2990 HOFFMAN.

720 ILCS 5/31-6 720 ILCS 5/31-7

from Ch. 38, par. 31-6 from Ch. 38, par. 31-7

Amends the Criminal Code of 1961 relating to escape and aiding escape. Makes it a Class A misdemeanor to escape or aid a person in escaping from the lawful custody of a peace officer for the alleged violation of a condition of parole, mandatory supervised release, probation, conditional discharge, or supervision when the alleged violation is not itself a criminal offense.

NOTE(S) THAT MAY APPLY: Correctional

Feb 06 1996	Filed With Clerk
	First reading
Jan 07, 1997	Session Sine Die

HB-2991 NOVAK – CURRY, J – DEERING – GRANBERG – SCOTT, HOLBROOK, MAUTINO, SALTSMAN, LOPEZ, CAPPARELLI, SANTIAGO, BUGIEL-SKI, HANNIG AND HARTKE.

730 IL	CS 150/2
730 IL	CS 150/10
730 IL	CS 152/120
730 IL	CS 152/125

from Ch. 38, par. 222 from Ch. 38, par. 230

Amends the Sex Offender Registration Act. Makes child abduction by luring or attempting to lure a child under 16 years of age into a motor vehicle or building without parental consent for an unlawful purpose a sex offense. Classifies first degree murder, stalking, and aggravated stalking or an attempt to commit any of these offenses as sex offenses. Provides that a violation of the Act is a Class 4 felony for a first offense and a Class 3 felony for second or subsequent offenses. Amends the Child Sex Offender Community Notification Law to require that law enforcement agencies furnish photographs of child sex offenders to persons who are entitled to receive information about child sex offenders. Effective June 1, 1996.

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

Feb 06 1996 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2992 HOWARD.

720 ILCS 5/24-2.1	from Ch. 38, par. 24-2.1
720 ILCS 5/24-2.2	from Ch. 38, par. 24-2.2
720 ILCS 5/24-3.2	from Ch. 38, par. 24-3.2

Amends the Criminal Code of 1961. Changes the offenses of unlawful use of metal piercing bullets; the manufacture, sale, or transfer of bullets represented to be metal piercing; and the unlawful discharge of metal piercing bullets to include all bullets that can pierce body armor. Retains present penalties.

NOTE(S) THAT MAY APPLY: Correctional

Feb 06 1996 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-2993 TURNER,A.

New Act

30 ILCS 105/5.432 new 30 ILCS 105/5.433 new 30 ILCS 105/6z-41 new 30 ILCS 105/6z-42 new 30 ILCS 105/8a rep. 35 ILCS 5/201 35 ILCS 5/202.5 new 35 ILCS 5/204 35 ILCS 5/211 new 35 ILCS 5/901 105 ILCS 5/2-3.25c 105 ILCS 5/10-19 105 ILCS 5/17-2 105 ILCS 5/18-8 105 ILCS 5/24-1a new 105 ILCS 5/34-2.3b 105 ILCS 5/34-2.3c new 105 ILCS 5/34-15 rep. 105 ILCS 5/34-84 rep. 105 ILCS 5/34-85 rep. 105 ILCS 5/34-85b rep.

from Ch. 120, par. 2-201 from Ch. 120, par. 2-204 from Ch. 120, par. 9-901 from Ch. 122, par. 2-3.25c from Ch. 122, par. 10-19 from Ch. 122, par. 17-2 from Ch. 122, par. 18-8

Creates the Service Revenue Act. Imposes a tax on advertising, legal, accounting, bookkeeping and entertainment services at the rate of 5%. Establishes procedures. Provides that the proceeds of the tax shall be deposited into the School Improvement Fund. Amends the State Finance Act to create the School Improvement Fund and the School District Capital Development Fund. Provides that \$2,000,000,000 shall be transferred from the School Improvement Fund to the School District Capital Development Fund.

Fund shall be transferred to the School Improvement Fund each year. Provides for distribution of the moneys in the Funds. Amends the Illinois Income Tax Act to increase the personal tax rate to 4.75% and the corporate rate to 6.0%. Increases the standard exemption to \$4,000 for persons with an income of \$50,000 or less. Gradually reduces the exemption as income increases. Creates an earned income credit equal to 20% of the federal earned income credit. Amends the School Code. Changes the maximum tax levy rate for all purposes to 2.25% for unit districts, 1.41% for elementary districts, and 0.84% for high school districts. Provides that a school district may not levy any other tax except for payments into the Illinois Municipal Retirement Fund, payment of principal and interest on bonded indebtedness, payments of obligations for Social Security taxes, and payments of rent. Allows school districts to levy a property tax to maintain the same funding level as the previous year. Allows a school district to impose an additional levy by referendum. Provides that the county collector shall distribute proceeds of the tax levy for all purposes to the Department of Revenue which shall deposit the tax proceeds into the School Improvement Fund. All other property taxes shall be distributed to the school district. Changes the School Aid formula. Establishes training for members of local school councils. Requires the State Board of Education to establish a schedule of audits for each attendance centers and to establish a system of monetary awards for outstanding schools. Repeals certain Sections concerning the removal of teachers and employees and the appointment of teachers in Chicago schools. Makes

other changes. Effective July 1, 1996.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates Feb 06 1996 Filed With Clerk First reading Referred to Rules Jan 07 1997 Session Sine Die

HB-2994 DEUCHLER – BIGGINS – LINDNER – BUGIELSKI.

205 ILCS 5/5C	from Ch. 17, par. 312.2
205 ILCS 5/13	from Ch. 17, par. 320
205 ILCS 105/1-6	from Ch. 17, par. 3301-6
205 ILCS 205/1008	from Ch. 17, par. 7301-8

Amends the Illinois Banking Act to authorize the Commissioner of Banks and Trust Companies to issue a charter to a banker's bank and to allow banks to own stock of a banker's bank. Amends the Illinois Savings and Loan Act of 1985 and the Savings Bank Act to allow those institutions to own stock of a banker's bank. Effective immediately.

Feb 06 1996	First reading	Referred to Rules
Mar 05	Added As A Joint Sponsor	BIGGINS
	Added As A Joint Sponsor	LINDNER
	Added As A Joint Sponsor	
Jan 07 1997	Session Sine Die	

HB-2995 SAVIANO – TURNER, A – LANG.

720 ILCS 5/24-3.3 from Ch. 38, par. 24-3.3 720 ILCS 5/24-3.5 new

Amends the Criminal Code of 1961. Provides that it is a Class 3 felony to possess, sell, or deliver firearms or firearm ammunition on or within 500 feet of the premises of any property owned, operated, and managed by a public housing authority (now the offense is limited to the sale or delivery of firearms to persons under 18 years of age on residential property owned, operated, and managed by a public housing agency). Exempts peace officers and persons owning or possessing firearms and firearm ammunition in accordance with statutes and ordinances. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

Feb 06 1996 First reading

Referred to Rules

Jan 07 1997 Session Sine Die

HB-2996 SAVIANO, TURNER, A, JONES, LOU AND GRANBERG.

65 ILCS 5/1-2-11 705 ILCS 105/27.1 705 ILCS 105/27.1a from Ch. 24, par. 1-2-11 from Ch. 25, par. 27.1 from Ch. 25, par. 27.1a

705 ILCS 105/27.2 705 ILCS 105/27.2a 720 ILCS 5/24-1 720 ILCS 5/24-2 720 ILCS 5/24-3.3 735 ILCS 5/2-202

from Ch. 25, par. 27.2 from Ch. 25, par. 27.2a from Ch. 38, par. 24-1 from Ch. 38, par. 24-2 from Ch. 38, par. 24-3.3 from Ch. 110, par. 2-202

Amends the Illinois Municipal Code and the Code of Civil Procedure. Provides that members of a housing authority police force may serve summons for forcible entry and detainer actions commenced by the housing authority. Amends the Clerks of Courts Act. Provides that no fee required to be paid to the clerk of the court in any county in Illinois will be required of a housing authority, unless the court orders another party to pay the fee on the housing authority's behalf. Amends the Criminal Code of 1961. Provides that it is a Class 3 felony to sell, purchase, possess, give, deliver, or carry a firearm or firearm ammunition in or on residential property owned, operated, and managed by a public housing agency or within 500 feet of that property (now the offense is limited to the sale or delivery of firearms to persons under 18 years of age on residential property owned, operated, and managed by a public housing agency); and exempts law enforcement officers, Armed Forces members, security guards, and certain other persons. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

Feb 06 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

SAVIANO, JONES, LOU AND TURNER, A. HB-2997

65 ILCS 5/1-2-11 735 ILCS 5/2-202

from Ch. 24, par. 1-2-11 from Ch. 110, par. 2-202

Amends the Illinois Municipal Code and the Code of Civil Procedure. Provides that members of a housing authority police force may serve summons for forcible entry and detainer actions commenced by the housing authority. Effective immediately.

Feb 06 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

Referred to Rules

SAVIANO, TURNER, A, JONES, LOU AND GRANBERG. HB-2998

720 ILCS 5/24-1	from Ch. 38, par. 24-1
720 ILCS 5/24-2	from Ch. 38, par. 24-2
720 ILCS 5/24-3.3	from Ch. 38, par. 24-3.3

Amends the Criminal Code of 1961. Prohibits the sale, purchase, possession, or carrying of a firearm in or on residential property owned, operated, and managed by a public housing agency or on a public way within 1,000 feet of that property. Exempts law enforcement officers, Armed Forces members, security guards, and certain other persons. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

Feb 06 1996	First reading
Ian 07 1997	Session Sine Die

HB-2999 SAVIANO, TURNER, A AND JONES, LOU.

705 IL CE 105 /07 1	from Ch. 25, par. 27.1
705 ILCS 105/27.1	
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. Provides that no fee required to be paid to the clerk of the court in any county in Illinois will be required of a housing authority, unless the court orders another party to pay the fee on the housing authority's behalf. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 06 1996 First reading

Jan 07 1997 Session Sine Die Referred to Rules

HB-3000 TURNER, A AND JONES, LOU.

New Act

Creates the Firearm Prohibition on Public Housing Property Act. Short title only. Effective immediately.

Feb 06 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3001 SAVIANO, TURNER, A AND JONES, LOU.

705 ILCS 105/27.3d new 55 ILCS 5/5-39001

from Ch. 34, par. 5-39001

Amends the Clerks of Courts Act. Provides that the county board of any county having a population of 3,000,000 or more inhabitants may waive certain fees for housing authorities in those counties. Amends the Counties Code. Provides that the county board of any county having a population of 3,000,000 or more inhabitants is authorized to waive for housing authorities the fee charged by the clerk of court for a county law library. Effective immediately.

Feb 06 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HR.3002 TURNER, A AND JONES, LOU.

65 ILCS 5/1-2-11

from Ch. 24, par. 1-2-11

Amends the Illinois Municipal Code by making technical changes to a Section concerning service of process and summons. Effective immediately.

Feb 06 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3003 TURNER, A AND JONES, LOU.

705 ILCS 105/1.1 from Ch. 25, par. 1.1

Amends the Clerks of Courts Act. Makes a stylistic change concerning commencement of duties. Effective immediately,

Feb 06 1996 First reading

Jan 07, 1997 Session Sine Die Referred to Rules

HB-3004 TURNER, A. JONES, LOU AND NOVAK.

720 ILCS 5/24-3.3

from Ch. 38, par. 24-3.3

Amends the Criminal Code of 1961 in the Section concerning the unlawful sale or delivery of firearms on the premises of any school. Makes a technical change. Effective immediately.

Feb 06 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3005 SAVIANO, TURNER A AND JONES, LOU.

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. Provides that in counties having a population of 3,000,000 or more inhabitants the County Board is authorized to waive for housing authorities the fees required to be paid to the clerk of court. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 06 1996 First reading Referred to Rules Session Sine Die Jan 07 1997

HB-3006 SAVIANO, TURNER, A AND JONES, LOU.

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. Provides that no fee required to be paid to the clerk of court in any county having a population of 3,000,000 or more inhabitants will be required of a housing authority, unless the court orders another party to pay the fee on the housing authority's behalf. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 06 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3007 LANG.

New Act

Creates the Illinois Gaming Act of 1996. Contains only the short title. Feb 06 1996 First reading Referred to Rules Jan 07 1997 Session Sine Die

HB-3008 DANIELS – RYDER – WEAVER,M.

Makes appropriations to the State Board of Education for its FY 1997 ordinary and contingent expenses and other purposes. Effective July 1, 1996. Feb 06 1996 First reading Referred to Rules Mar 07 Assigned to Appropriations-Education Mar 15 Primary Sponsor Changed To DANIELS Joint Sponsor Changed to RYDER Apr-15 Refer to Rules/Rul 3-9(a) Jan 07 1997 Session Sine Die KUBIK - BRADY - LEITCH - BIGGERT - MAUTINO, MURPHY,M, HB-3009 BRUNSVOLD AND NOVAK. 760 ILCS 100/3 from Ch. 21, par. 64.3 760 ILCS 100/3a from Ch. 21, par. 64.3a from Ch. 21, par. 64.4 from Ch. 21, par. 64.7 from Ch. 21, par. 64.7 from Ch. 21, par. 64.9 from Ch. 21, par. 64.12 760 ILCS 100/4 760 ILCS 100/7 760 ILCS 100/9 760 ILCS 100/12 760 ILCS 100/18 from Ch. 21, par. 64.18

815 ILCS 390/15from Ch. 21, par. 215815 ILCS 390/16from Ch. 21, par. 216Amends the Cemetery Care Act and the Illinois Pre-Need Cemetery Sales Act to

require that an independent trustee be retained whenever money held in trust is \$500,000 or more. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

	Feb 07 1996	Filed With Clerk	and the second second second second second second second second second second second second second second secon
		First reading	Referred to Rules
	Feb 20		Assigned to Constitutional Officers
	Mar 06	Added As A Joint Sponse	or BRADY
		Added As A Co-sponsor 1	
		Added As A Co-sponsor 1	BIGGERT
	2 - 9 	Added As A Co-sponsor 1	MAUTINO
e.	Mar 18	Added As A Co-sponsor I	MURPHY,M
		Added As A Co-sponsor I	BRUNSVOLD
		Added As A Co-sponsor	NOVAK
	Mar 25	-	Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-3010 KUBIK AND NOVAK.

30 ILCS 105/5.432 new	
225 ILCS 45/3	from Ch. 111 1/2, par. 73.103
760 ILCS 100/14	from Ch. 21, par. 64.14
815 ILCS 390/21	from Ch. 21, par. 221

Amends the Illinois Funeral or Burial Funds Act, the Cemetery Care Act, and the Illinois Pre-Need Cemetery Sales Act. Provides that the Comptroller may order additional audits or examinations to ensure the safety and stability of trust funds under those Acts and to ensure compliance with those Acts. Effective immediately.

Feb 07 1996 Filed With Clerk

			-	First reading
,	Jar	ı 07	1997	Session Sine Die

Referred to Rules

HB-3011 KUBIK.

225 ILCS 45/7.2 new 225 ILCS 45/7.3 new 760 ILCS 100/11.1 new 760 ILCS 100/11.2 new 760 ILCS 100/16 815 ILCS 390/8a new 815 ILCS 390/8b new

from Ch. 21, par. 64.16

Amends the Illinois Funeral or Burial Funds Act, the Cemetery Care Act, and the Illinois Pre-Need Cemetery Sales Act. Provides that the Comptroller may investigate a person who engages in or is suspected of engaging in a practice that is unlawful under one or more of those Acts. Provides that the Comptroller may examine the person being investigated, examine that person's records, require that person to file a report with the Comptroller, and impound certain books and records. Effective immediately.

Feb 07 1996 Jan 07 1997	Filed With Cler First reading Session Sine Di	Referred to Rules	
HB-3012 KUBIK 225 ILCS 45/8		from Ch. 111 1/2, par. 73.108	

760 ILCS 100/24from Ch. 21, par. 64.24815 ILCS 390/23from Ch. 21, par. 223Amends the Illinois Funeral or Burial Funds Act, the Cemetery Care Act, and

the Illinois Pre-Need Cemetery Sales Act. Provides that the Comptroller may bring an action through the Attorney General on behalf of a person who suffers damage as a result of a violation of one or more of the Acts. Effective immediately.

Feb 07 1996 Filed With Clerk

First readingJan 07 1997Session Sine Die

Referred to Rules

HB-3013 KUBIK. 5 ILCS 140/6

from Ch. 116, par. 206

Amends the Freedom of Information Act. Provides that a public body may not charge fees (i) for the cost of searching for and reviewing the record and (ii) that exceed the actual cost of reproducing and certifying the record (now, if provided for by State statute, the fee may include costs of searching and reviewing and may exceed the actual cost of reproducing and certifying).

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates Feb 07 1996 Filed With Clerk

996	Filed With Clerk	
	First reading	
97	Session Sine Die	

Referred to Rules

Jan 07 1997

HB-3014 KUBIK.

220 ILCS 5/13-405

from Ch. 111 2/3, par. 13-405

Amends the Public Utilities Act. Provides that the Commerce Commission shall approve an application for a certificate of exchange service authority upon showing only that the applicant possesses sufficient technical, financial, and managerial resources to provide the service. Current law requires finding of no adverse effect on prices or viability of the principal local service provider.

Feb 07 1996 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3015 MITCHELL

New Act

30 ILCS 105/5.432 new 5 ILCS 80/4.17 new

Creates the Hypnotherapist Registration Act. Designates the Department of Professional Regulation as the Department responsible for administrating the provisions of this Act. Requires registration by the Department of persons practicing hypnotherapy (induction of hypnotic state). Establishes registration and education requirements. Imposes fees for application, registration, renewal, and restoration of registration. Establishes grounds for discipline and provides that the Department, through the Attorney General, may enforce violations, issue injunctions and cease and desist orders, and impose fines for violation of this Act. Requires the Department to hold a hearing prior to revoking, suspending, placing on probation, reprimanding, or other action. Allows for review and preservation of the hearing record. Amends State Finance Act to establish the Registered Hypnotherapists Dedicated Fund. Amends the Regulatory Agency Sunset Act to repeal this Act January 1, 2007.

NOTE(S) THAT MAY APPLY: Fiscal; Home RuleFeb 07 1996Filed With ClerkFirst readingReferred to RulesJan 07 1997Session Sine Die

HB-3016 PERSICO AND NOVAK.

625 ILCS 32/5 625 ILCS 32/20 625 ILCS 32/35 625 ILCS 32/60 625 ILCS 32/80 new

Amends the Employee Commute Options Act. Requires the State to notify the United States EPA to remove the mandatory Employee Commute Options program from the State Implementation Plan for ozone. Allows stationary sources to voluntarily implement an Employee Commute Options program to obtain emission reductions that are creditable toward emission reductions required under other post-1996 stationary source emission reduction banking and trading programs. Effective immediately.

Feb 07 1996 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3017 HOWARD – JONES,LOU.

205 ILCS 5/32.2 new 205 ILCS 105/5-17 new 205 ILCS 205/6015 new 205 ILCS 305/47.5 new 205 ILCS 635/5-2 new 205 ILCS 660/13.5 new 205 ILCS 670/14.5 new 815 ILCS 375/3.5 new 815 ILCS 405/3.5 new

Amends the Illinois Banking Act, Illinois Savings and Loan Act of 1985, Savings Bank Act, Credit Union Act, Residential Mortgage License Act of 1987, Sales Finance Agency Act, Consumer Installment Loan Act, Motor Vehicle Retail Installment Sales Act, and Retail Installment Sales Act. Provides that if a lender subject to those Acts denies a credit application because of the contents of a credit report, the lender shall provide a copy of the entire credit report to the applicant.

Feb 07 1996	Filed With Clerk	a se para se a se presente en el servicio de la seconda de la seconda de la seconda de la seconda de la second
	First reading	Referred to Rules
Feb 28		Assigned to Financial Institutions
Mar 06	Added As A Joint Sponsor	
Mar 20		Motion Do Pass-Lost 002-021-001
		HFIN

Remains in Committee Financial Institutions Refer to Rules/Rul 3-9(a)

Mar 25 Jan 07 1997 Session Sine Die

HB-3018 HOWARD - JONES,LOU.

765 ILCS 910/5.1 new 765 ILCS 915/1

from Ch. 17, par. 5001

Amends the Mortgage Escrow Account Act. Requires a mortgage lender to pay interest to the borrower on escrow accounts. Amends the Mortgage Tax Escrow Act. Deletes all existing substantive provisions of the Act. Adds language providing that a lender may hold no more in an escrow account than the amount of taxes and insurance plus one-sixth of the estimated total charges payable from the account in the next 12 months.

NOTE(S) THAT MAY APPLY: Housing Afford Feb 07 1996 Filed With Clerk First reading Referred to Rules Assigned to Financial Institutions Feb 28 Mar 06 Added As A Joint Sponsor JONES,LOU Mar 20 Motion Do Pass-Lost 004-013-000 Remains in Committee Financial 102.00 Institutions Mar 25 Refer to Rules/Rul 3-9(a) Jan 07 1997 Session Sine Die

HB-3019 ROSKAM – JOHNSON, TOM.

New Act 30 ILCS 5/3-1

from Ch. 15, par. 303-1

Creates the Taxpayer-Funded Political Advocacy Limitation Act and amends the Illinois State Auditing Act. Prohibits recipients of State grants from expending those moneys to influence State legislation and agency action. Prohibits granting State funds to entities, other than individuals, that have exceeded certain levels of political advocacy spending. Imposes certain reporting requirements and authorizes the Auditor General to audit State grantees. Makes violations by State officers and employees punishable by disciplinary action or as a business offense.

Mar (First reading Added As A Join Session Sine Die	Referred t t Sponsor JOHNSON	
HB-3020	HARTI	KE, POE, KLINGL	- MITCHELL - RYI ER, MOORE,EUGEN	NE, BOLAN

20 BLACK – BOST – LANG – MITCHELL – RYDER, BURKE, JONES, JOHN, HARTKE, POE, KLINGLER, MOORE, EUGENE, BOLAND, BRUNSVOLD, CURRIE, DAVIS,M, DAVIS, STEVE, FANTIN, FEIGENHOLTZ, FLOW-ERS, GILES, GRANBERG, HANNIG, HASSERT, HOFFMAN, HOWARD, JONES, LOU, JONES, SHIR LEY, MAUTINO, MCGUIRE, MOFFITT, NO-LAND, NOVAK, PHELPS, PUGH, RONEN, SALTSMAN, SANTIAGO, SCHAKOWSKY, SCHOENBERG, SCOTT, TURNER, J, WOOLARD, YOUNGE, STROGER, KENNER, TENHOUSE, SAVIANO, BUGIELSKI, LOPEZ, MCAULIFFE, RUTHERFORD, MARTINEZ AND DEERING.

40 ILCS 5/14-103.12	from Ch. 108 1/2, par. 14-103.12
40 ILCS 5/14-108	from Ch. 108 1/2, par. 14-108
40 ILCS 5/14-114	from Ch. 108 1/2, par. 14-114
40 ILCS 5/14-119	from Ch. 108 1/2, par. 14-119
40 ILCS 5/14-121	from Ch. 108 1/2, par. 14-121
40 ILCS 5/15-136	from Ch. 108 1/2, par. 15-136

Amends the State Employee Article of the Pension Code to allow all persons who receive the alternative (State police) formula to have their pensions based on their salary on the last day of eligible creditable service. Provides a one-time increase in retirement and survivor annuities for certain persons whose annuities began on or before January 1, 1990. Also provides a new (flat rate) retirement formula of 1.67% per year of service for regular coordinated members and 2.2% per year of service for regular members of the State Employees and State Universities Retirement Systems. Effective immediately.

PENSIÓN IMPACT NOTE

In total, HB 3020 would increase the accrued liabilities of State Retirement Systems by \$1,541.9 million. HB 3020 would require an increase in FY 1997 contributions of \$20.8 million, and pursuant to P.A. 88-593, the increased contributions would rise during the remainder of the 15 year phase-in to \$390.3 million in FY 2010.

NOTE(s) THAT MAY APPLY: Fiscal; PensionFeb 07 1996First readingFeb 29Assigned to Personnel & PensionsMar 05Pension Note FiledMar 07Added As A Co-sponsor DEERINGMar 25Refer to Rules/Rul 3-9(a)

HB-3021 TURNER, J, NOVAK AND ERWIN.

720 ILCS 550/5.2 720 ILCS 570/407

725 ILCS 5/108-8

from Ch. 56 1/2, par. 705.2 from Ch. 56 1/2, par. 1407

Amends the Cannabis Control Act and the Controlled Substances Act. Provides that the enhanced penalties for delivering cannabis near school grounds or delivering controlled substances near a school, public housing, or public park applies to delivering cannabis or comprising those properties (now, the cannabis or controlled substances must be delivered on a public way within 1,000 feet of the real property comprising those properties).

- NOTE(S) THAT MAY APPLY: Correctional
 - Feb 07 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3022 TURNER, J – HASSERT.

from Ch. 38, par. 108-8

Amends the Code of Criminal Procedure of 1963. Provides that upon a finding of probable cause, a judge issuing a search warrant may authorize officers executing

the warrant to make entry without first knocking and announcing their office (now the judge must find that the exigent circumstances exist of the presence of firearms or explosives in the building accessible to an occupant, prior possession of firearms by an occupant of the building, the presence of surveillance equipment inside or outside the building or the presence of steel doors, wooden planking, crossbars, dogs, or other similar means of impeding entry into the building before authorizing the officer's entry without knocking and announcing his or her office).

Feb 07 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3023 TURNER, J AND NOVAK.

720 ILCS 570/401

from Ch. 56 1/2, par. 1401

Amends the Illinois Controlled Substances Act. Changes the Class X penalties for the manufacture and delivery of heroin. Establishes penalties from 6 to 30 years imprisonment for the manufacture or delivery of more than 5 grams but not more than 15 grams of heroin to a maximum of 18 to 70 years imprisonment for the manufacture or delivery of 900 grams or more of heroin. Permits a maximum \$250,000 fine for a Class 1 felony conviction involving not more than 5 grams of heroin (instead of 10 or more but less than 15).

NOTE(S) THAT MAY APPLY: Correctional

Feb 07 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3024 SAVIANO - LANG - BIGGINS - NOVAK AND DURKIN.

New Act

5 ILCS 80/4.17 new 30 ILCS 105/5.432 new 65 ILCS 5/11-33-1 rep.

Creates the Electrician Licensing Act to regulate the electrical wiring practices of electricians and electrical contractors through licensure requirements. Amends the State Finance Act to create the Board of Electrical Examiners Fund. Amends the Regulatory Agency Sunset Act to repeal the Act on January 1, 2007. Repeals provisions of the Illinois Municipal Code granting municipalities the authority to require the registration of electrical contractors. Effective 180 days after becoming law.

NOTE(S) THAT MAY APPLY: Fiscal; Home Rule

Feb 07 1996First readingReferred to RulesJan 07 1997Session Sine Die

HB-3025 HASSERT - LANG AND ERWIN.

775 ILCS 5/5-101	from Ch. 68, par. 5-101
775 ILCS 5/5-103	from Ch. 68, par. 5-103
775 ILCS 5/8A-104	from Ch. 68, par. 8A-104

Amends the Illinois Human Rights Act. Provides that a private club is subject to the requirements of the Act relating to places of public accommodation if the club has the following characteristics: it has more than 100 members, it provides regular meal service, it receives payments from nonmembers for certain services in furtherance of trade or business, and it is not operated by a religious corporation or benevolent order. Provides that establishments having the above characteristics shall be considered "places of public accommodation" for purposes of the Act. Adds language concerning the sale of liquor by private clubs. Authorizes the Human Rights Commission to direct a respondent to eliminate its discriminatory policies. Effective immediately.

Feb 07 1996	First reading	Referred to Rules
Jan 07 1997	Session Sine Die	

HB-3026 HASSERT – PERSICO – DAVIS, STEVE – BUGIELSKI.

415 ILCS 5/22.14

from Ch. 111 1/2, par. 1022.14

Amends the Environmental Protection Act. Provides that property zoned residential but used exclusively for utility or railroad purposes is not to be considered in determining whether a garbage transfer station is properly set back from areas zoned for primarily residential uses. Effective immediately. STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 3026 fails to meet the definition of a mandate under the State Mandates Act.

HOUSE AMENDMENT NO. 1.

Provides that property zoned for primarily residential uses but used exclusively for utility, railroad, cemetery, or public roadway purposes shall be considered in calculating the 800-foot and 1000-foot setback requirements applicable to garbage. transfer stations.

FISCAL NOTE, AMENDED (EPA)

HB 3026, as amended, will have no fiscal impact on EPA. Feb 07 1996 First reading Referred to Rules Feb 08 Feb 21 Amendment No.01

Assigned to Environment & Energy St Mandate Fis Note Filed ENVRMNT ENRGY H Adopted Recomminded do pass as amend 016-001-004 Fiscal Note Filed

	Placed Calndr, Second Reading
Mar 26	Second Reading
	Held on 2nd Reading
Mar 27	Placed Caindr, Third Reading
and the second second	Recalled to Second Reading
	Held on 2nd Reading
Apr 23	RE-

Jan 07 1997 Session Sine Die

REFER RULES/RUL 3-7

HB-3027 PANKAU.

New Act

from Ch. 127, par. 1904.12

5 ILCS 80/4.12 5 ILCS 80/4.17 new 225 ILCS 310/Act rep.

Creates the Interior Design Practice and Residential Interior Design Title Act, repeals the Interior Design Profession Title Act, and amends the Regulatory Agency Sunset Act. Creates the Interior Design Practice and Residential Interior Design Title Act to regulate the practice of interior design through licensing and registration requirements. Repealed January 1, 2007.

STATE MANDÂTES FISCAL NOTE

In the opinion of DCCA, HB 3027 fails to meet the definition of a mandate under the State Mandates Act.

NOTE(S) THAT MAY APPLY: Correctional: Fiscal: Home Rule Feb 07 1996 First reading Referred to Rules Feb 22

St Mandate Fis Note Filed Committee Rules

Jan 07 1997 Session Sine Die

HB-3028 PERSICO.

20 ILCS 2310/55.82 new

Amends the Civil Administrative Code of Illinois to allow the Illinois Department of Public Health to promulgate rules and regulations concerning bloodborne pathogens applicable to State employees. Effective immediately.

Feb 07 1996 Jan 07 1997 First reading Referred to Rules

Session Sine Die

HB-3029 PERSICO AND NOVAK.

415 ILCS 5/3.78	from Ch. 111 1/2, par. 1003.78
415 ILCS 5/3.78a new	
415 ILCS 5/3.81	from Ch. 111 1/2, par. 1003.81
415 ILCS 5/21	from Ch. 111 1/2, par. 1021
415 ILCS 5/22.38 new	
415 ILCS 5/39.2	from Ch. 111 1/2, par. 1039.2

Amends the Environmental Protection Act. Expands the meaning of "recycling center" to include a site or facility that accepts general construction or demolition. debris generated off site. Exempts recycling centers used solely for general construction or demolition debris from certain permit and local siting approval requirements. Limits the establishment of recycling centers that accept general

construction or demolition debris to areas regulated by local zoning laws. Specifies the duties of owners and operators of recycling centers that accept general construction or demolition debris. Defines terms.

Note(s) THAT MAY APPLY: Fiscal Feb 07 1996 First reading Jan 07 1997 Session Sine D	Referred to Rules
HB-3030 BRADY - STEPHENS	
40 ILCS 5/3-111	from Ch. 108 1/2, par. 3-111
40 ILCS 5/3-153 new	and the second second second
40 ILCS 5/4-109	from Ch. 108 1/2, par. 4-109
40 ILCS 5/4-145 new	
40 ILCS 5/7-142.1	from Ch. 108 1/2, par. 7-142.1
40 ILCS 5/9-128.1	from Ch. 108 1/2, par. 9-128.1
40 ILCS 5/14-110	from Ch. 108 1/2, par. 14-110
40 ILCS 5/15-136	from Ch. 108 1/2, par. 15-136
40 ILCS 5/20-127.1 new	
30 ILCS 805/8.20 new	

Amends the Illinois Pension Code. Puts downstate police and firefighter pension funds under the Retirement Systems Reciprocal Act. Allows use of police and firefighter reciprocal credits to meet the minimum service requirements for the alternative police and firefighter formulas under the State Employee, State Universities, Illinois Municipal, and Cook County retirement systems. Amends the State Mandates Act to require implementation without reimbursement. Effective January 1, 1997.

PENSION NOTE

Cost cannot be determined due to unknown number of utilizers; reciprocity may be costly for individual downstate funds. NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates Feb 07 1996 First reading Referred to Rules Apr 26 Pension Note Filed

Jan 07 1997 Session Sine Die

HB-3031 HOFFMAN – LANG.

New Act

from Ch. 85, par. 1603

Committee Rules

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 405/35.7b 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.

Creates the Illinois Procurement Code. Provides for the purchasing of supplies, services, and construction and, until 1997, the leasing of real property and capital improvements by the State. Establishes a Procurement Policy Board appointed by the Governor to promulgate procurement policies and rules. Provides for a Chief Procurement Officer appointed by the Board to oversee implementation of its policies. Grants general procurement and rulemaking 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. Makes competitive sealed bidding the required method of source selection, with exceptions for procurement preferences, contract requirements, auditing, prohibitions, and penalties. Amends the Governmental Joint Purchasing Act and repeals various Acts and Sections of Acts governing State purchasing. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Feb 07 1996 First reading Jan 07 1997 Session Sine Die

HB-3032 **RYDER - CAPPARELLI**.

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 assist them in acquiring housing or financial expertise. Effective immediately.

Feb 07 1996 First reading

Jan 07 1997 Session Sine Die Referred to Rules

Referred to Rules

HB-3033 **RYDER - CAPPARELLI.**

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. Makes other stylistic changes. Effective immediately.

Feb 07 1996	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-3034 LANG.

20 ILCS 3805/2

215 ILCS 5/472.1 215 ILCS 5/475.1a new 215 ILCS 5/482.1a new 215 ILCS 5/483.2 215 ILCS 5/484.2 215 ILCS 5/484.2 215 ILCS 5/475.1 rep. 215 ILCS 5/484.1 rep.

from Ch. 73, par. 1065.18-20

Amends the Illinois Insurance Code in relation to property and casualty insurance premium rates. Authorizes the Department to review and approve or disapprove premium rates. Requires prior Department approval with respect to an increase or decrease of 15% or more. Specifies financial information to be reported

NOTE(S) THAT MAY APPLY: Fiscal

FANTIN AND NOVAK. HB-3035

40 ILCS 5/4-114

from Ch. 108 1/2, par. 4-114

30 ILCS 805/8.20 new

Amends the Downstate Firefighter Article of the Pension Code to provide that the pension paid to a surviving spouse shall be equal to the pension payable to the deceased firefighter at the time of death. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately,

NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates Referred to Rules

Feb 07 1996 First reading Jan 07 1997 Session Sine Die

HB-3036 FANTIN AND NOVAK.

40 ILCS 5/4-109.1 from Ch. 108 1/2, par. 4-109.1 30 ILCS 805/8.20 new

Amends the Downstate Firefighter Article of the Illinois Pension Code to provide a compounded 3% annual increase in certain survivor pensions. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Cost has not been calculated, but could be substantial. NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates

Feb 07 1996 First reading May 08

Referred to Rules Pension Note Filed Committee Rules

Ian 07 1997 Session Sine Die

from Ch. 73, par. 1065.18-1

from Ch. 73, par. 1065.18-24

to the Department. Effective January 1, 1997.

Feb 07 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3037 CURRIE - CURRY.J.

625 ILCS 5/2-123 from Ch. 95 1/2, par. 2-123

Amends the Illinois Vehicle Code. Requires the Secretary of State to give notice on an application for a driver's license, vehicle registration, or certificate of title that personal information may be disclosed to individuals or public or business entities. Also requires the Secretary to provide on the application an opportunity for an individual to request that the information not be used for commercial solicitation purposes.

Feb 07 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3038 HOEFT.

25 ILCS 120/4 105 ILCS 5/3-2.5 from Ch. 63, par. 904

Amends the Compensation Review Act and the School Code. Provides that beginning with their elected terms of office that commence on or after the first Monday of August, 1999, the salaries of the regional superintendents of schools, exclusive of any additional compensation that may be provided by county boards, shall be as set by the Compensation Review Board.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3039 TENHOUSE - RYDER - TURNER, A - PHELPS - FLOWERS AND GRAN. BERG.

305 ILCS 5/5-5

from Ch. 23, par. 5-5

Amends the Illinois Public Aid Code. Requires the Illinois Department of Public Aid to provide medical assistance for dental services to recipients under 21 years of age and emergency dental services to recipients 21 years or older to treat severe pain in the teeth, gums, or palate, broken or damaged teeth or other problem of the oral cavity treated by a dentist requiring immediate attention (now, the Department may provide medical assistance for these services but it is not required). Effective immediately.

FISCAL NOTE (Dpt. Public Aid)

Estimated cost for resumption of adult dental service coverage is \$19.9 million; emergency coverage would likely comprise nearly all of this cost.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1996 First reading

Referred to Rules Added As A Joint Sponsor RYDER Added As A Co-sponsor TURNER,A Added As A Co-sponsor PHELPS Added As A Co-sponsor FLOWERS

Assigned to Health Care & Human

Services Fiscal Note Filed

Committee Health Care & Human

Mar 25

Mar 07

Mar 21

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

Mar 27 Added As A Co-sponsor GRANBERG Jan 07/1997 Session Sine Die

HB-3040 SKINNER.

625 ILCS 5/13B-45

Amends the Illinois Vehicle Code. Provides for a pilot program under which any person who demonstrates the ability to perform emission inspections, in accordance with federal and certain State standards, may perform the inspections in pilot areas designated by the Agency. The program expires July 1, 2001. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

	CHILL.		
70 ILCS 1205/1	-1 from Ch. 1	05, par. 1-1	and the second second
	k District Code to add a S	Section caption.	
	NDMENT NO. 1.		
Adds reference		at difference after	
65 ILCS 5/11			and the second day
Amends the Ill	inois Municipal Code. P	ermits municipalities	s of fewer than
500,000 inhabitan	ts to form joint plan com	missions by intergove	rnmental agree-
ments to regulate of	certain unincorporated are	as. Adds immediate e	ffective date
Feb 07 1996	First reading	Referred to Rules	è
Mar 07		Assigned to Executive	
Mar 21		Recommended do pass	007-004-000
	Placed Caindr, Second Rea	dng	
Mar 26	Second Reading		
·	Held on 2nd Reading		
Apr 17	Placed Calndr, Third Readi	ng	
	Third Reading - Passed 110	0-001-003	
Apr 18	Arrive Senate		e de la companya de la companya de la companya de la companya de la companya de la companya de la companya de l
4 00	Placed Calendr, First Read	ng	$p = f \cdot f \cdot f \cdot f \cdot f \cdot f \cdot f \cdot f \cdot f \cdot f$
Apr 23	Sen Sponsor KLEMM	1	
Apr 24	First reading	Referred to Rules	
		Assigned to Local Gov	ernment &
M		Elections	
May 01	Amendment No.01	LOCAL GOVERN S	Adopted
		Recommnded do pass a 010-000-000	is amend
	Placed Calndr, Second Read		and the second second
May 08	Filed with Secretary	uig	
1114) 00	Amendment No.02	RAICA	Amendment
	Tunenament 140.02	RAICA	referred to
		SRUL	referred to
	Second Reading		
	Placed Calndr, Third Readi	ng	and the second second
	Amendment No.02	RAICA	
	Rules refers to	SLGV	
May 09	Added as Chief Co-sponsor	PARKER	
May 14	Amendment No.02	RAICA	
		Held in committee	
May 15	Third Reading - Passed 056		
	Tabled Pursuant to Rule5-4		
	Third Reading - Passed 056	5-000-000	
	Arrive House		
Les 07 1007	Session Sine Die	Referred to Rules	
Jan 07 1997			and the second second
HB-3042 BUGIE	LSKI – LANG.		an an 199
	LSKI – LANG.		yan sa sa sa sa sa sa sa sa sa sa sa sa sa
HB-3042 BUGIE 30 ILCS 105/8.30	LSKI – LANG.	at no appropriations s	hall be made for

a portrait of a Governor or former Governor that exceed \$5,000 in the aggregate for any Governor or former Governor.

Feb 07 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3043 PHELPS AND HOFFMAN.

 110 ILCS 205/2
 from Ch. 144, par. 182

 110 ILCS 205/3
 from Ch. 144, par. 183

Amends the Board of Higher Education Act. Increases the membership of the Board of Higher Education to 18 from 15 members by making the chairpersons of the Boards of Trustees of the University of Illinois and Southern Illinois University and a member of the board of trustees of a public community college district (who is appointed by the Governor without the advice and consent of the Senate) members of the Board of Higher Education. Provides that the member of the Board of Higher Education who is to be appointed by the Governor (without the advice and consent of the Senate) as a representative of a public university governing board shall not be a member of either the Board of Trustees of the University of Illinois or the Board of Trustees of Southern Illinois University, and provides that if the Governor has already appointed (without the advice and consent of the Senate) a member of either the Board of Trustees of the University of Illinois or the Board of Trustees of Southern Illinois University as the public university governing board representative on the Board of Higher Education, that the appointed term of that Board member shall expire on the amendatory Act's effective date. Provides that the terms of all Board members appointed by the Governor without the advice and consent of the Senate shall be one year terms commencing on January 1, except that those initially so appointed shall serve terms commencing with the date of their appointment and expiring on December 31, 1997. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3044 FANTIN – CURRY,J – DAVIS,STEVE – BOLAND – CAPPARELLI, BLA-GOJEVICH, KASZAK, BUGIELSKI, FEIGENHOLTZ, DART, KOTLARZ AND ERWIN.

20 ILCS 105/5.03 new

20 ILCS 2405/3

from Ch. 23, par. 3434

Amends the Illinois Act on Aging and the Disabled Persons Rehabilitation Act. Provides that the Department on Aging and Department of Rehabilitation Services shall require each home care worker applicant and each officer and employee of a contractor or subcontractor for home care workers to authorize a criminal background investigation. Provides that the Department shall not hire any applicant nor enter into any contract with a contractor or subcontractor who has an officer or employee who (i) refuses to authorize the background check or (ii) has been declared a sexually dangerous person or convicted of any felony.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1996 First reading

Referred to Rules

HB-3045 MORROW – KOTLARZ – JONES, SHIRLEY – LOPEZ – MURPHY,H.

625 ILCS 5/6-118.3 new

Jan 07 1997

Amends the Illinois Vehicle Code. Provides that a driver between the age of 21 and 68 with a driving record free of accidents and moving violations for a continuous period since the issuance of his or her previous license shall receive a \$5 discount on his or her driver's license renewal.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1996 First reading Referred to Rules Jan 07 1997 Session Sine Die

Session Sine Die

HB-3046 BOLAND – KASZAK – DAVIS,M – LOPEZ – PHELPS, HOWARD, KEN-NER, SANTIAGO, BUGIELSKI AND DART.

105 ILCS 5/2-3.119 new	
225 ILCS 25/18	from Ch. 111, par. 2318
225 ILCS 25/54.1	from Ch. 111, par. 2354.

Amends the School Code and the Illinois Dental Practice Act to provide that a dental hygienist may, on a volunteer basis and without pay, clean the teeth of economically disadvantaged school children in economically disadvantaged schools without the supervision of a dentist. Provides immunity from civil liability for these services.

Feb 07 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

1

HB-3047 LEITCH – SALTSMAN.

Authorizes the Secretary of Transportation to convey certain property to the Peoria Park District in exchange for a certain monetary payment. Effective immediately.

	Feb 07 1996 Feb 20	First reading	Referred to Rules Assigned to Cities & Villages
	Mar 20	Amendment No.0	
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s; 1.	et i se garante	and the second second second second second second second second second second second second second second second	HRUL/006-002-000

Mar 20 Cont.	Amendment No.02	CITIES/VILLAG H	Amendment
			referred to
		HRUL/006-002-000	
	Bloopd Cal 2nd Dds Cld D	Do Pass/Short Debate Ca	al 009-000-000
Mar 21	Placed Cal 2nd Rdg-Sht Dt		
10141 -1	Cal Ord 2nd Rdg-Shr Dbt	Land convey apraise requ	est LANG
Mar 25	Second Reading-Short Deb	ate	
	Held 2nd Rdg-Short Debat	e , ,	
Mar 28	Amendment No.03	GASH	Amendment
		the second second second	referred to
		HRUL	
	Pld Cal Ord 3rd Rdg-Sht D		
A 1 (3Rd Rdg-Sht Dbt-Pass/Vo	t113-000-002	
Apr 16	Arrive Senate	NT.	
	Sen Sponsor HAWKINSO Placed Calendr, First Readn		
	First reading	Referred to Rules	
	Added as Chief Co-sponsor		
Apr 17	reade us enter co sporbor	Assigned to State Govern	ment
•		Operations	inone
Apr 25		Recommended do pass 00	6-000-000
	Placed Calndr, Second Read	Ing	
Apr 30	Second Reading		
Man 01	Placed Calndr, Third Readin		an the second second
May 01	Third Reading - Passed 057 Passed both Houses	-000-000	
May 30	Sent to the Governor		
Jul 19	Governor approved		
	PUBLIC ACT 89-0521	effective date 96-07-19	
HB-3048 TURNE			
LAND.	R,J – BLACK – HOFFMAN	- HULDKUUK - SMITT	1, WI AIND BO-
705 ILCS 405/2-10	from Ch 37	, par. 802-10	
705 ILCS 405/3-12	from Ch. 37	, par. 803-12	100 C 100 C
705 IL CS 405 /4 0	from CL 27		

705 ILCS 405/3-12 705 ILCS 405/4-9 705 ILCS 405/4-9 705 ILCS 405/5-7 705 ILCS 405/5-10 720 ILCS 5/31-6 730 ILCS 5/3-3-2 730 ILCS 5/3-6-3 730 ILCS 100/15 1	from Ch. 37, par. 803-12 from Ch. 37, par. 803-12 from Ch. 37, par. 804-9 from Ch. 37, par. 805-7 from Ch. 37, par. 805-10 from Ch. 38, par. 31-6 from Ch. 38, par. 1003-3-2 from Ch. 38, par. 1003-6-3
730 ILCS 110/15.1	from Ch. 38, par. 204-7.1

Amends the Juvenile Court Act of 1987. Permits a minor to be confined in a jail in counties with fewer than 3,000,000 inhabitants. Provides that there must be substantially no contact by sight, sound or otherwise between the minor and adult prisoners. Provides that minors under 17 years of age must be kept separate from confined adults. Amends the Criminal Code of 1961. Provides that it is a Class 2 felony for a person in the lawful custody of a peace officer for an alleged violation of a term or condition of probation, conditional discharge, parole, or mandatory supervised release for a felony to intentionally escape from custody and a Class A misdemeanor if the person is in lawful custody of a peace officer for an alleged violation of supervision, probation, or conditional discharge for a misdemeanor and intentionally escapes from custody. Amends the Unified Code of Corrections to permit the Department of Corrections to revoke up to 180 days of good conduct credit of a prisoner who files a frivolous lawsuit against the State, the Department of Corrections, or Prisoner Review Board or against their officer or employees. Amends the Probation and Probation Officers Act to delete provision that prohibits moneys in the probation and court services fund from being used for the payment of salaries of probation and court services personnel.

FISCAL NOTE (Dpt. of Corrections)

The fiscal impact on HB 3048 is unknown.

CORRECTIONAL NOTE

No change from DOC fiscal note.

HOUSE AMENDMENT NO. 1. (Tabled March 27, 1996)

Provides that the Prisoner Review Board shall decide cases brought against a prisoner who filed a frivolous lawsuit in which the Department of Corrections seeks

to revoke up to 180 days of good conduct credit rather than exactly 180 days of good conduct credit. Also corrects an erroneous cross reference to this provision.

HOUSE AMENDMENT NO. 2.

Adds reference to: 720 ILCS 5/31-7

from Ch. 38, par. 31-7

Amends the Criminal Code of 1961. Imposes penalties for aiding the escape of a person in custody for an alleged parole, probation, or conditional discharge violation. Provides that the penalty for a prisoner filing a frivolous lawsuit may be the revocation of up to 180 days of good time (instead of exactly 180 days). Corrects a cross reference.

SENATE AMENDMENT NO. 1. (Senate recedes May 24, 1996)

Deletes reference to:

730 ILCS 110/15.1

Further amends the Juvenile Court Act of 1987 to limit to 36 hours the time a minor may be kept at a police station unless the place of confinement meets Dept. of Corrections standards for confinement of minors. Revises the definition of frivolous lawsuit by a prisoner in the changes to the Unified Code of Corrections. Deletes changes to the Probation and Probation Officers Act.

SENATE AMENDMENT NO. 3. (Senate recedes May 24, 1996)

Deletes reference to: 705 ILCS 405/2-10 705 ILCS 405/3-12 705 ILCS 405/4-9 Adds reference to: 705 ILCS 405/1-4.1

from Ch. 37, par. 801-4.1

Further amends the Juvenile Court Act of 1987. Deletes the bill's changes regarding confinement of minors in county jails in counties under 3,000,000 and provides that minors in such counties may be confined for up to 36 hours if certain conditions and Dept. of Corrections rules are followed.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-ams 1 and 3.

Recommends that the bill be further amended as follows:

Adds reference to: 730 ILCS 5/3-15-2

from Ch. 38, par. 1003-15-2

Deletes everything after the enacting clause. Amends the Juvenile Court Act of 1987. Provides that confinement in a county jail of a minor at least 12 years of age accused of a violation of an order of the court or of a minor at least 12 years of age for whom there is a reasonable cause to believe that the minor is delinquent shall meet certain standards. Provides that if a minor is confined in a county jail in a county with a population below 3,000,000 inhabitants, then the minor's confinement shall be implemented in such a manner that there will be no contact by sight, sound, or otherwise between the minor and adult prisoners. Provides that in each county, other than Cook County, the county may establish a multi-diciplinary agency (SHOCAP) committee. Provides that in Cook County, each subcircuit or group of subcircuits may establish a multi-disciplinary agency (SHOCAP) Committee. Amends the Criminal Code of 1961 relating to escape and aiding escape. Establishes penalties for escaping from or aiding escape of a person who escapes from the lawful custody of a peace officer for an alleged violation of a term or condition of probation, conditional discharge, parole, mandatory supervised release, or supervision. Amends the Unified Code of Corrections to provide for revocation of up to 180 days of good conduct credit for prisoners who file frivolous lawsuits against the State, the Department of Corrections, or the Prisoner Review Board, or their officers or employees. Provides that the Department of Corrections shall adopt standards for county jails to hold juveniles on a temporary basis. Adds a severability clause to the bill. Effective January 1, 1997, except that provisions for the Department of Corrections adopting standards for county jails to hold juveniles on a temporary basis take effect immediately.

NOTE(s) THAT MAY APPLY: Correctional; Fiscal Feb 07 1996 First reading

Referred to Rules

2034

	Feb 20		Assigned to Judiciary - Cr	iminal Law
	Mar 06	Added As A Joint Sponsor		
	Mar 07		Recommended do pass 015	5-000-000
		Placed Calndr, Second Read		
		Added As A Joint Sponsor	BLACK	
		Added As A Co-sponsor HO		NC
			Fiscal Note Requested LA St Mandate Fis Nte ReqL	
			Correctional Note Reques	
		Placed Calndr, Second Read		
	Mar 20	Theea canar, becond Reac	Fiscal Note Filed	
		Placed Calndr, Second Read		
			Correctional Note Filed	
		Placed Calndr, Second Read	ing	
	Mar 26	Amendment No.01	TURNER, J	Amendment
				referred to
			HRUL	1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -
	and the second		Be approved consideration	n para la composición de la composición de la composición de la composición de la composición de la composición
		Added As A Co-sponsor HO		
		Added As A Co-sponsor SM		
		Added As A Co-sponsor BC	JLAND	
	Mar 27	Held on 2nd Reading Amendment No.02	TUDNEDI	Amandmant
	mai 27	Amenument 100.02	I OKNER,J	Amendment referred to
			HRUL	referred to
		Held on 2nd Reading	ince	
			Fiscal Note Requested AS	
	1		AMENDED/HOFFM/	AN
			Correctional Note Reques	ted AS
			AMENDED/HOFFM/	AN
		Held on 2nd Reading		_
		Amendment No.02	TURNER,J	Be approved
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		Hold on and Deciding	HRUL	
		Held on 2nd Reading Amendment No.01	TURNER,J	Withdrawn
		Amendment No.02	TURNER,J	Adopted
		Placed Calndr, Third Reading		Auopicu
		Third Reading - Passed 113		
	Mar 28	Arrive Senate		
		Placed Calendr, First Readr	ig ,	
		Sen Sponsor DILLARD	°	
		First reading	Referred to Rules	
	Apr 24		Assigned to Judiciary	
	May 01	Amendment No.01	JUDICIARY S	Adopted
			Recomminded do pass as a	mend
			009-000-001	
		Placed Calndr, Second Read Added as Chief Co-sponsor		
	May 08	Second Reading		
•	Way 00	Placed Calndr, Third Reading	ησ	المرجا فكاله
	May 14	Filed with Secretary	116	in the second second second second second second second second second second second second second second second
		Amendment No.02	DILLARD	Amendment
				referred to
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·		Amendment No.03	DILLARD	Amendment
				referred to
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		Amendment No.02	DILLARD	
		Rules refers to	SJUD	
		Amendment No.03		1
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		Amendment No.03	DILLARD	
		Amenument 140.03	Be adopted	
	May 15	Recalled to Second Reading		
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Amendment No.03 DILLARD Placed Calndr, Third Reading

May 16 Third Reading - Passed 056-001-000 Tabled Pursuant to Rule5-4(A) SA 02 Third Reading - Passed 056-001-000 Arrive House Referred to Rules May 17 Approved for Consideration Place Cal Order Concurrence 01,03 Motion Filed Concur Refer to Rules/Rul 8-4(a) Place Cal Order Concurrence 01.03 May 20 Floor motion REP LANG MOVES TO DIVIDE THE QUESTION Motion prevailed H Noncners in S Amend. 01/082-029-002 H Noncners in S Amend. 03 May 21 Secretary's Desk Non-concur 01.03 May 22 Mtn refuse recede-Sen Amend S Refuses to Recede Amend 01,03 S Requests Conference Comm 1ST/DILLARD Sen Conference Comm Apptd 1ST/DILLARD. PETKA, HAWKINSON CULLERTON, SHADID Hse Accede Req Conf Comm 1ST/TURNER,J Hse Conference Comm Apptd 1ST/CHURCHILL BLACK, TURNERJ HOFFMAN, GRANBERG Hse Conference Comm Apptd May 23 House report submitted Conf Comm Rpt referred to 1ST/HRUL Be approved consideration House report submitted Filed with Secretary Conference Committee Report Conf Comm Rpt referred to SRUL House Conf. report Adopted 1ST/116-000-000 **Conference Committee Report** Rules refers to SJUD May 24 Conference Committee Report Be approved consideration Senate report submitted Senate Conf. report Adopted 1ST/049-000-004 Both House Adoptd Conf rpt 1ST Passed both Houses Sent to the Governor

Jun 21 Aug 14

HB-3049

SOME PARTS

96-08-14

PUBLIC ACT 89-0656 effective date 97-01-01 GENERALLY

ZICKUS – BALTHIS.

Governor approved

70 ILCS 2605/3 70 ILCS 2605/4 from Ch. 42, par. 322 from Ch. 42, par. 323

Amends the Metropolitan Water Reclamation District Act. Abolishes the current, elected 9-member board of commissioners. Provides for appointment by the Governor of a 7-member board of commissioners. Requires the Governor to designate one appointee as chairman. Eliminates the positions of president and vice-president. Provides for appointment of a general superintendent by the Governor, rather than the board. Effective immediately.

 Feb 07 1996	First reading	Referred to Rules	
Feb 20		Assigned to Counties	& Townships
Mar 25		Refer to Rules/Rul	
Jan 07 1997	Session Sine Die		

HB-3050 MAUTINO – RUTHERFORD – SPANGLER.

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

Amends the Code of Civil Procedure. Permits quick-take by the City of Streator for the acquisition of specified property. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that the quick-take authority granted to the City of Streator is for a first flush basin sanitary sewer system.

ar basin sannai y	sewer system.	
Feb 07 1996	First reading	Referred to Rules
Feb 20		Assigned to Cities & Villages
Feb 27	Amendment No.01	CITIES/VILLAG H Adopted
		Do Pass Amend/Short Debate
		009-000-000
	Placed Cal 2nd Rdg-Sht D	
Feb 28	Second Reading	
	Held on 2nd Reading	
Feb 29	Placed Calndr, Third Read	ing
Mar 25	Third Reading - Passed 10	
	Added As A Co-sponsor SI	
Mar 26	Arrive Senate	ANGEER
	Placed Calendr First Read	ng
Mar 27	Sen Sponsor MAITLAND	
initia (2)	Added as Chief Co-sponsor	
	First reading	Referred to Rules
Mar 28	That reading	Assigned to Executive
Apr 17		Recommended do pass 014-000-000
Apr 17	Placed Calndr, Second Rea	
May 01	Second Reading	uig
Widy 01	Placed Calndr, Third Read	ing
May 08	Third Reading - Passed 05	
May 00	Passed both Houses	3-000-000
Jun 05	Sent to the Governor	
Jun 28	Governor approved	effective data 06 06 28
	PUBLIC ACT 89-0504	effective date 96-06-28

HB-3051 DANIELS.

105 ILCS 5/2-3.25b

from Ch. 122, par. 2-3.25b

Amends the School Code. Makes changes of grammar in the provisions relating to recognition levels and school district appeals therefrom.

Feb 07 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3052 COWLISHAW – MAUTINO.

105 ILCS 5/17-11.1

from Ch. 122, par. 17-11.1

Amends the School Code. Makes grammatical changes in a provision relating to the amended tax certificates of school districts.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 105 ILCS 5/17-11.1 Adds reference to:

 105 ILCS 5/2-3.13a
 fr

 105 ILCS 5/10-21.4a
 fn

 105 ILCS 5/10-22.5a
 fn

 105 ILCS 5/14-8.01
 fr

 105 ILCS 5/24-2
 fro

from Ch. 122, par. 2-3.13a from Ch. 122, par. 10-21.4a from Ch. 122, par. 10-22.5a from Ch. 122, par. 14-8.01 from Ch. 122, par. 24-2

Changes the title and replaces everything after the enacting clause with provisions amending the School Code. Provides that a pupil who is suspended or expelled for possession of a weapon or possession, sale, or delivery of a controlled substance or cannabis on school property or for battering a staff member of a school and who thereafter transfers to another school district shall not be permitted to attend school in the latter district until the period of suspension or expulsion expires. Provides that unless residency within a school district is made an express condition of a person's employment or continued employment as principal of the district at the time of his or her initial employment in that capacity, residency within the district may not thereafter be made a condition of that person's employment or continued employment as a principal of the district. Provides that residency within a district shall not be considered in determining a principal's compensation or assignment or transfer to an attendance center. Authorizes written agreements between adjacent school districts under which a pupil who is a resident of one of those districts may attend

the schools of the other such district on a tuition free basis, if both districts determine that the student's health and safety will be served by that attendance and the student or student's parents have requested such attendance for reasons of the student's health and safety. For fiscal year 1997 through fiscal year 2000, requires the State Board of Education to allocate 100% of certain federal funds in the same manner as IDEA, PART B flow through funding for maintenance of instructional and related support services to students with disabilities. Prohibits school districts with a population in excess of 500,000 from designating as a legal or special holiday the days on which general elections for members of the Illinois House of Representatives are held. Adds an immediate effective date.

FISCAL NOTE, AMENDED (State Board of Ed.) If only 1% of the 35,566 students suspended (1995 figures) seek a transfer, the potential cost would be at least \$500,000. STATE MANDATES FISCAL NOTE, AMENDED (State Board of Ed.) No change from SBE fiscal note. SENATE AMENDMENT NO. 1. (Senate recedes May 21, 1996) Deletes reference to: 105 ILCS 5/24-2 Deletes amendatory language prohibiting school districts with a population in excess of 500,000 from designating as a legal or special holiday the days on which general elections for members of the Ill. House of Representatives are held. Feb 07 1996 First reading Referred to Rules Feb 29 Assigned to Elementary & Secondary Education Mar 21 Amendment No.01 ELEM SCND ED H Adopted Recomminded do pass as amend 19-002-001 Placed Calndr, Second Reading Mar 22 Amendment No.02 DAVIS.M Amendment referred to HRUL Placed Calndr, Second Reading St Mandate Fis Nte ReqAS AMENDED Placed Caindr, Second Reading Held 2nd Rdg-Short Debate Added As A Joint Sponsor MAUTINO

Mar 25

Fiscal Note Filed St Mandate Fis Note Filed

Held 2nd Rdg-Short Debate

Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt

Placed Calendr, First Reading

Amendment No.01

Motion disch comm, advc 2nd Pld Cal Ord 3rd Rdg-Sht Dbt

Tabled Pursuant to Rule5-4(A)/HFA 02 Verified

3Rd Rdg-Sht Dbt-Pass/Vot068-004-036

Mar 26

Mar 28

Apr 24 Apr 30

May 01

May 07

Referred to Rules Assigned to Education EDUCATION S Adopted Recommided do pass as amend 008-000-000

Placed Caindr.Second Reading

Second Reading Placed Calndr, Third Reading

Arrive Senate

Sen Sponsor RAICA First reading

Third Reading - Passed 055-000-000 Arrive House

May 08

Referred to Rules Approved for Consideration Place Cal Order Concurrence 01

Motion Filed Non-Concur 01/COWLISHAW Place Cal Order Concurrence 01

2038

May 09 May 14	H Noncners in S Amend. O Secretary's Desk Non-cone	
May 20	Filed with Secretary	
		Mtn recede - Senate Amend
ана. 19	Motion referred to	SRUL
		Mtn recede - Senate Amend
	Rules refers to	SESE
May 21		Mtn recede - Senate Amend
		Be approved consideration
		Mtn recede - Senate Amend
		Verified
	S Recedes from Amend. 01	/031-025-000
	Passed both Houses	
Jun 19	Sent to the Governor	
Aug 09	Governor approved	
	PUBLIC ACT 89-0622	effective date 96-08-09

HB-3053 COWLISHAW AND NOVAK.

105 ILCS 5/27-23.5 new

Amends the School Code. Gives public school students the right to exercise freedom of speech and freedom of the press through publication and distribution of expression in publications that are school sponsored, whether or not the publications are supported financially by the school, by the use of school facilities, or are produced in conjunction with a class. Limits certain types of expression such as expression that incites students to imminent lawless action. Makes student editors of school sponsored publications responsible for determining the content of the publications subject to prescribed limitations and standards. Requires school boards to adopt a freedom of expression policy. Protects school districts and officials that have not interfered with or altered the content of student expression from civil or criminal liability for expressions made or published by students. Authorizes actions for injunctive or declaratory relief to enforce freedom of expression rights.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1996 First reading Jan 07 1997

Session Sine Die

HB-3054 COWLISHAW.

from Ch. 122, par. 18-8

Amends the School Code. Makes technical changes in the provisions relating to general apportionment of State aid to school districts.

Feb 07 1996 First reading

Jan 07 1997 Session Sine Die Referred to Rules

Referred to Rules

HB-3055 NOLAND - MOFFITT - SPANGLER AND POE.

730 ILCS 5/3-7-2

105 ILCS 5/18-8

from Ch. 38, par. 1003-7-2

Amends the Unified Code of Corrections. Requires the Department of Corrections, in consultation with the Department of Central Management Services, to establish rules to limit outgoing telephone calls by prisoners to only telephone numbers approved by the chief administrative officer of the correctional institution.

NOTE(S) THAT MAY APPLY: Fiscal Feb 07 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3056 RYDER - PERSICO - BRUNSVOLD - SMITH,M - CROSS, DEUCHLER, DOODY, MITCHELL, MULLIGAN, CLAYTON, TENHOUSE, NOLAND, MOFFITT, LACHNER, HASSERT, MURPHY,H, SCHOENBERG, MOORE, ANDREA, STEPHENS, MEYER, HANNIG, WENNLUND, SAN-TIAGO, ERWIN, WIRSING, DAVIS,M, KRAUSE, JOHNSON,TIM, BALTHIS, WEAVER, M, RONEN, YOUNGE, COWLISHAW, KUBIK, BO-LAND, CURRY, J, SCOTT, HOLBROOK, RUTHERFORD, MAUTINO, SALTSMAN, HOWARD, MCAULIFFE, WOOLARD, PHELPS, BURKE, GASH, MCGUIRE, JONES, LOU, KLINGLER, NOVAK AND LINDNER.

from Ch. 122, par. 2-3.25g

105 ILCS 5/2-3.25g 105 ILCS 5/Art. 27A heading new 105 ILCS 5/27A-1 new 105 ILCS 5/27A-5 new 105 ILCS 5/27A-10 new

105 JLCS 5/27A-15 new 105 JLCS 5/27A-20 new 105 JLCS 5/27A-25 new

Amends the School Code. Creates the Partnership School Law applicable in all school districts outside Chicago. Sets forth legislative findings and declarations. Provides that every public school in Illinois is eligible to apply for partnership school status but makes each school that attains that status accountable to the school district in which it is located and of which it remains a part. Requires a partnership school to comply with health and safety requirements and the terms of its partnership school proposal. Specifies certain School Code provisions from which a partnership school proposal may not request a waiver or modification. Specifies the required content of a partnership school proposal. Requires the proposal to be developed at the school building level by parents, teachers and other school employees, and the building principal. Requires the school board to create a district-wide partnership school committee to review the proposal. If approved by that committee, provides for review of the proposal by the State Board of Education, which must approve the proposal unless some provision of the Partnership School Law is not met. Authorizes proposals to be granted and renewed for 3-year periods.

Feb 07 1996 First reading Mar 07 Referred to Rules

Assigned to Elementary & Secondary Education

Mar 21 Added As A Co-sponsor LINDNER Mar 25 Refer to

Refer to Rules/Rul 3-9(a)

Jan 07 1997

70 ILCS 1205/3-1

1997 Session Sine Die

HB-3057 BALTHIS – MOORE,ANDREA – CIARLO – LACHNER – NOLAND, FAN-TIN, MURPHY,M, WENNLUND, MOORE,EUGENE AND MULLIGAN.

from Ch. 105, par, 3-1

70 ILCS 1205/3-12.5 new

70 ILCS 1205/8-6a new

Amends the Park District Code. Provides that a certified copy of the annexing ordinance shall be filed with the county where the annexation takes place (now district), and that park district land that is outside the district's boundaries and not contiguous shall not be involuntarily annexed to another park district or municipality. Provides that police may enforce park district ordinances on its noncontiguous land located outside the district's boundaries. Effective immediately.

HOUSE AMENDMENT NO. 2.

 Deletes reference to:

 70 ILCS 1205/3-12.5 new

 Adds reference to:

 70 ILCS 1205/4-7

 fr

 70 ILCS 1205/10-7

 fr

 70 ILCS 1325/1

from Ch. 105, par. 4-7 from Ch. 105, par. 10-7 from Ch. 105, par. 330a

Deletes new provisions prohibiting involuntary annexation of park district property located outside the district's boundaries. Provides that a park district may lease its property to any not for profit corporation organized under Illinois law according to the terms and price set by the district board and for a period not to exceed 99 years. Provides that the district may lease property not required for park purposes to any individual or entity for a term of years not exceeding 2 and one-half times (now a term equal to) the period governing installment contracts. Amends the Park District Code and the Park District Police Act to delete specific powers of a park district police force from the Park District Code and to insert those powers in the Park District Police Act if not already stated. Provides that the park district police force may extend park district jurisdiction in cases of fresh pursuit. Deletes the provisions allowing a park district police officer to detain offenders overnight. Provides that the officer shall comply with the requirements of the Illinois Police Training Act and Peace Officer Firearm Training Act. Makes other changes.

SENATE AMENDMENT NO. 1.

Adds reference to: 70 ILCS 1205/8-1

from Ch. 105, par. 8-1

Amends the Park District Code. Provides that a park district may allow a not-for-profit corporation to operate park district property upon the condition that

the corporation uses the property to provide public park or recreational programs for youth. Provides that a park district may allow those corporations to buy its property under the same condition if the park district serves a territory within a municipality of more than 40,000 inhabitants and within a county of more than 260,000 inhabitants that borders the Mississippi River. Provides for a public meeting on a proposed sale to a not-for-profit corporation and for approval of a sale by a majority of the park board. Makes technical changes. Effective immediately.

inc.	Eab 07 1006	First reading		•
	Feb 07 1996	First reading	Referred to Rules	•
	Feb 29	A marked a second contract of the second cont	Assigned to Cities & Vi	
	Mar 20	Amendment No.01	CITIES/VILLAG H	Withdrawn
		Amendment No.02	CITIES/VILLAG H	Adopted
			Do Pass Amend/Short	Debate
			009-000-000	
		Placed Cal 2nd Rdg-Sht Dl		
	Mar 22	 Second Reading-Short Deb 	ate	
		Held 2nd Rdg-Short Debat	e	
	Mar 25	 Second Reading-Short Deb 	ate	
		Pld Cal Ord 3rd Rdg-Sht E	bt	1
	Mar 26	Added As A Joint Sponsor	MOORE.ANDREA	
		Added As A Co-sponsor CI		
		Added As A Co-sponsor LA		
		Added As A Co-sponsor No		
		Added As A Co-sponsor FA	NTIN	
		3Rd Rdg-Sht Dbt-Pass/Vo	1086-007-016	
		Added As A Co-sponsor M		
		Added As A Co-sponsor W		
		Added As A Co-sponsor M	OODEEUGENE	
		Arrive Senate	OOKE,EUGENE	
	Mar 27	Placed Calendr, First Readr	ig	
	Mar 27	Sen Sponsor KLEMM		
	M 20	First reading	Referred to Rules	
	Mar 29	Added as Chief Co-sponsor		
		Added As A Co-sponsor DI		
	Apr 17	Added as Chief Co-sponsor		
	Apr 24		Assigned to Local Gove	rnment &
			Elections	
	May 01		Recommended do pass ()10-000-000
		Placed Calndr, Second Read	ing	
	May 02	Second Reading		
	<i>i i i i i i i i i i</i>	Placed Calndr, Third Readin	ng	
	May 07	Filed with Secretary	-	
		Amendment No.01	WATSON	Amendment
				referred to
			SRUL	
	May 09	Amendment No.01	WATSON	
	•	Rules refers to	SLGV	
	May 14	Amendment No.01	WATSON	Be approved
				considerati
			SLGV/009-000-000	Considerati
	May 15	Recalled to Second Reading		
	initity 15	Amendment No.01	WATSON	Adopted
		Placed Caindr Third Reading		Auopteu
		Placed Calndr, Third Readin Added as Chief Co-sponsor		
	May 16	Added as Chief Co-sponsor	WATSON	
	Widy 10			
		Third Reading - Passed 057 Arrive House	-000-000	
		Arrive nouse		
	Mar. 17		Referred to Rules	
	May 17	Diana California C	Approved for Considera	tion
		Place Cal Order Concurrence		
		Motion Filed Non-Concur (1/STEPHENS	
		Place Cal Order Concurrence		
	May 20	Added As A Co-sponsor MI	JLLIGAN	
		Motion Filed Concur		
		Refer to Rules/Rul 8-4(a)		
			Be approved consideration	0 n
		H Concurs in S Amend. 01/	112-001-001	
		Passed both Houses		•
		Sent to the Governor		

May 24

Governor approved

PUBLIC ACT 89-0458 effective date 96-05-24

HB-3058 HOFFMAN.

115 ILCS 5/7

from Ch. 48, par. 1707

Amends the Illinois Educational Labor Relations Act. Eliminates the provisions added by P.A. 89-4 relative to the sole appropriate bargaining unit for academic faculty at the University of Illinois and provides that the sole unit for academic faculty at that University's Springfield campus is the unit that existed at Sangamon State University on January 1, 1995. Provides for reinstatement of any decisions, rules, or regulations of the Illinois Educational Labor Relations Board that were voided by specified provisions of P.A. 89-4. Effective immediately.

Feb 07 1996 First reading Jan 07 1997

Referred to Rules

328b 328bb 328c 328cc

Session Sine Die

HB-3059 BALTHIS.

from Ch. 42, par.
from Ch. 42, par.
from Ch. 42, par.
from Ch. 42, par.

Amends the Metropolitan Water Reclamation District Act. Provides that the sanitary district may transfer an amount from the corporate and construction working cash funds to the respective corporate or construction fund, as long as the total of the proceeds of bonds issued, the tax levy, and transferred funds does not exceed 100% (now 90%) of the product of the corresponding maximum tax rate and the last valuation of all property in the sanitary district plus 100% (now 90%) of the allocation from the district's last entitlement from the Personal Property Tax Replacement Fund

Feb 07 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3060 BALTHIS.

70 ILCS 2605/7bb

from Ch. 42, par. 326bb

Amends the Metropolitan Water Reclamation District Act. Allows a general superintendent to order a company to cease the discharge of wastewaters upon a finding by the General Superintendent (i) that the final order of the Board of Commissioners has been and continues to be violated or (ii) that the discharge presently or imminently endangers the District's facilities, the public's health, or the public's safety. Provides that the district may plug the sewer containing the company's discharge if the company does not comply with the order.

Feb 07 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3061 BALTHIS.

35 ILCS 200/15-143 new

Amends the Property Tax Code. Provides that property owned by metropolitan water reclamation districts in counties with a population greater than 3,000,000 is exempt for purposes of taxing leased property. Provides that a tax may be levied upon a lessee of the district's property or upon any improvements constructed and owned by individuals or entities different from the district.

NOTE(S) THAT MAY APPLY: Fiscal; State Mandates Feb 07 1996 First reading Referred to Rules

Session Sine Die Jan 07 1997

HB-3062 BALTHIS. 70 ILCS 2605/5.9

from Ch. 42, par. 324s

Amends the Metropolitan Water Reclamation District Act. Permits the district's board of trustees to transfer appropriations among departments after March 1 of a fiscal year, rather than after the first half of a fiscal year.

Feb 07 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3063 BALTHIS.

70 ILCS 2605/7bb

from Ch. 42, par. 326bb

Amends the Metropolitan Water Reclamation District Act. States that unless a person objects to paying a fee for filing a report late by requesting a conference with a designee of the General Superintendent within 30 days after the fee is assessed that person waives his or her right to a conference and the district may impose a lien on the property of the person for the amount of the unpaid fee.

Feb 07 1996 First reading

Jan 07 1997 Session Sine Die Referred to Rules

HB-3064 BALTHIS. 30 ILCS 15/1

from Ch. 102, par. 5

Amends the Public Funds Statement Publication Act. Requires a public officer to report all of certain disbursements exceeding \$2,500 (now \$1,000). Referred to Rules

Feb 07 1996 First reading

Jan 07 1997 Session Sine Die

HB-3065 BALTHIS.

70 ILCS 2605/11.3	from Ch. 42, par. 331.3
70 ILCS 2605/11.6	from Ch. 42, par. 331.6
70 ILCS 2605/11.7	from Ch. 42, par. 331.7
70 ILCS 2605/11.10	from Ch. 42, par. 331.10

Amends the Metropolitan Water Reclamation District Act. Provides that all purchase orders or contracts that involve amounts of \$20,000 or less for the furnishing and delivering of materials, equipment, or supplies that are not part of a contract for services or construction work shall be let by soliciting 3 or more bidders, whenever practicable, and accepting the lowest bid. Provides that these purchase orders or contracts are not subject to the Act's competitive bidding requirements.

First reading Feb 07 1996

Jan 07 1997 Session Sine Die

HB-3066 **RUTHERFORD - HOFFMAN.**

5 ILCS 350/2

from Ch. 127, par. 1302

Referred to Rules

Amends the State Employee Indemnification Act. Provides that in deciding whether to represent a State employee in a civil proceeding, the Attorney General shall not determine intentional, wilful, or wanton misconduct if the employee was not disciplined, or if disciplined, the employee prevailed by grievance, arbitration, or Civil Service Commission proceeding. If the Attorney General declines to represent an employee who later prevails, then the State shall indemnify the employee for awarded damages, court costs, and reasonable attorneys' fees. Provides that these provisions may be enforced in the court of the county where the underlying incident arose. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1996 First reading

Mar 26 Added As A Joint Sponsor HOFFMAN

Jan 07 1997 Session Sine Die

COWLISHAW - WOOLARD - BLACK - CURRIE. HB.3067

from Ch. 122, par. 14-8.01 105 ILCS 5/14-8.01

Amends the School Code. For fiscal year 1997 through fiscal year 2000, requires the State Board of Education to allocate 100% of certain federal funds in the same manner as IDEA, PART B flow through funding for maintenance of instructional and related support services to students with disabilities. Effective immediately,

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

Referred to Rules

HB-3068 RUTHERFORD.

35 ILCS 110/3c

from Ch. 120, par. 439.33c

Amends the Service Use Tax Act by making technical changes in the Section concerning entities that are organized and operated exclusively for educational purposes.

Feb 07 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3069 RUTHERFORD.

35 ILCS 105/5

from Ch. 120, par. 439.5

Amends the Use Tax Act by adding a Section caption to the Section requiring a retailer to (i) provide the purchaser with a receipt if the purchaser so requests and (ii) list with the Department of Revenue the names and addresses of all agents in his or her employ.

Feb 07 1996	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-3070 RUTHERFORD.

> 35 ILCS 120/1d from Ch. 120, par. 440d

Amends the Retailers' Occupation Tax Act by making technical changes in the Section providing an exemption for tangible personal property used or consumed in an enterprise zone or by a High Impact Business.

Feb 07 1996 First reading Jan 07 1997 Session Sine I Referred to Rules

Session Sine Die

HB-3071 DAVIS, STEVE AND SALTSMAN.

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 nonconstruction bidder who will perform the majority of the contract work outside Illinois shall be considered a nonresident bidder. If that nonconstruction bidder has its principal place of business in this State or has 1,000 employees or more in this State, however, then the bidder shall be allowed the preference.

Feb 07 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3072 PHELPS AND NOVAK.

30 ILCS 330/3	from Ch. 127, par. 653
30 ILCS 330/5	from Ch. 127, par. 655
30 ILCS 330/9	from Ch. 127, par. 659

Amends the General Obligation Bond Act. Provides that for every \$1 authorized for bonds for correctional purposes on or after the effective date of this amendatory Act of 1996, an equal amount shall be authorized for school purposes. Provides that the bonds issued and sold for correctional purposes on or after the effective date of this amendatory Act of 1996 shall be matched by an equal amount of bonds issued and sold for school purposes.

Feb 07 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3073 DAVIS.M.

20 ILCS 3105/17 new

Amends the Capital Development Board Act. Provides that the Capital Development Board shall adopt rules requiring all bidders to certify that at least 10% of the persons involved in the construction of correctional facilities will hold apprentice or training level positions. Requires the Board to adopt rules imposing monetary sanctions for violations.

Feb 07 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3074 HANNIG - LANG, CURRY, J, BOLAND, GASH, KENNER, DAVIS, STEVE, HOWARD, LOPEZ, NOVAK, PHELPS, SCOTT, SMITH, M AND ERWIN.

from Ch. 85, par. 1603

New Act 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 405/35.7b 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 510/Act rep. 30 ILCS 515/Act rep. 30 ILCS 615/Act rep.

Creates the Illinois Procurement Code. Provides for the purchasing of supplies, services, and construction and, until 1997, the leasing of real property and capital improvements by the State. Establishes a Procurement Policy Board appointed by the Governor to promulgate procurement policies and rules. Provides for a Chief Procurement Officer appointed by the Board to oversee implementation of its policies. Grants general procurement and rulemaking 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. Makes competitive sealed bidding the required method of source selection, with exceptions for procurement preferences, contract requirements, auditing, prohibitions, and penalties. Amends the Governmental Joint Purchasing Act and repeals various Acts and Sections of Acts governing State purchasing. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1996	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-3075 BOLAND – JONES,LOU – MOORE,EUGENE – KASZAK, LANG AND BURKE.

225 ILCS 25/18	from Ch. 111, par. 2318
225 ILCS 25/54.1	from Ch. 111, par. 2354.1

Amends the Illinois Dental Practice Act to provide that a dental hygienist may, on a volunteer basis and without pay, provide teeth cleaning services to a resident of a long-term care facility without the supervision of a dentist. Provides immunity from civil liability for these services.

Feb 07 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3076 JONES, JOHN AND PERSICO.

415 ILCS 5/3.53	from Ch. 111 1/2, par. 1003.53
415 ILCS 5/3.76	from Ch. 111 1/2, par. 1003.76
415 ILCS 5/3.93 new	
415 ILCS 5/9.4	from Ch. 111 1/2, par. 1009.4
415 ILCS 5/21	from Ch. 111 1/2, par. 1021
· · · · · · · · · · · · · · · · · · ·	

Amends the Environmental Protection Act. Authorizes the burning of alternate fuels in boilers when combined with coal at a rate not to exceed 20% by weight. Alternate fuels include wood, paper, agricultural products, plastic, and other materials. Prohibits any person from storing or disposing of coal combustion waste, rather than coal combustion by-product, except under certain conditions. Effective immediately.

Feb 07 1996	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-3077 DAVIS,M – DAVIS,STEVE – MARTINEZ – CURRY,J – HOWARD, FRIAS, GILES, LOPEZ, KENNER, SCOTT, BURKE, PHELPS, KASZAK, SMITH,M, KOTLARZ AND NOVAK.

30 ILCS 105/5.432 new 30 ILCS 105/6z-41 new

30 ILCS 115/12

from Ch. 85, par. 616

Amends the State Finance Act and the State Revenue Sharing Act. Provides that before making the required allocations each month to the specified taxing districts from the Personal Property Tax Replacement Fund, the Treasurer and Comptroller shall transfer the first \$3,000,000 realized each month, or as much of that amount as possible if less than \$3,000,000 is realized, from the additional personal property replacement invested capital taxes imposed by the Messages Tax Act from that Fund into the School Technology Fund, a special fund created in the State treasury. Provides that the moneys in the School Technology Fund shall, subject to appropriation, be distributed to school districts for the purchase of computers, on-line computer services, or telecommunications equipment.

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

Feb 07 1996 First reading Jan 07 1997

Session Sine Die

HB-3078 LANG - BUGIELSKI.

605 ILCS 10/10

from Ch. 121, par. 100-10

Amends the Toll Highway Act. Allows the Toll Highway Authority and law enforcement officers to use an automated camera system to take photographs of violators and mail the photograph to the violator with a fine payment form.

Feb 07 1996 First reading

Jan 07 1997 Session Sine Die Referred to Rules

BOLAND - KASZAK - PHELPS - PUGH - LANG, KOTLARZ AND NO-HB-3079 VAK.

35 ILCS 5/215 new

Amends the Illinois Income Tax Act. Provides that beginning with tax years ending on or after December 31, 1996 and ending with tax years ending on or before December 31, 2005, an individual may receive an income tax credit in an amount equal to 10% of the individual's expenditure during the tax year for the care of a child in a State certified day care or child care facility. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3080 HOWARD - SCHAKOWSKY - KASZAK - JONESLOU - BOLAND -LANG, PHELPS, BUGIELSKI, PUGH, HOFFMAN AND ERWIN.

20 ILCS 2310/55.82 new 30 ILCS 105/5.432 new 35 ILCS 5/507R new

35 ILCS 5/509 35 ILCS 5/510

from Ch. 120, par. 5-509 from Ch. 120, par. 5-510

Amends the Civil Administrative Code of Illinois, the State Finance Act, and the Illinois Income Tax Act. Creates a tax checkoff for the Mammogram Assistance Fund. Amends the Civil Administrative Code of Illinois to provide that the Illinois Department of Public Health shall make grants from the Fund to community organizations, hospitals, and health care centers to provide funding for annual mammograms for uninsured women. Amends the State Finance Act to add the Fund to the list of funds in the State treasury.

NOTE(S) THAT MAY APPLY: Fiscal

First reading

Session Sine Die

Feb 07 1996 Feb 22 Mar 25 Jan 07 1997 Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a)

HB-3081 PUGH - LOPEZ - FEIGENHOLTZ - SCHAKOWSKY - RONEN, DAV-IS,M, KASZAK AND CURRIE.

815 ILCS 505/2B.2 new

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is an unlawful practice for a person to discriminate, with respect to the price charged for services of a similar or like kind, against a person because of the person's gender. Provides that these provisions do not prohibit certain price differentiations.

Feb 07 1996	First reading	Referred to Rules
Feb 22		Assigned to Consumer Protection
Mar 21		Do Pass/Short Debate Cal 006-000-003
	Placed Cal 2nd Rdg-S	ht Dbt
Mar 22	Added As A Joint Spo	onsor FEIGENHOLTZ
	Added As A Co-spons	or SCHAKOWSKY
	Added As A Co-spons	or RONEN
Mar 26	Second Reading-Shor	t Debate
	Held 2nd Rdg-Short I	Debate

2045

Mar 27 Apr 18 Joint Sponsor Changed to LOPEZ Pld Cal Ord 3rd Rdg-Sht Dbt 3Rd Rdg-Sht Dbt-Pass/Vot061-044-003 Added As A Co-sponsor DAVIS,M Added As A Co-sponsor KASZAK Added As A Co-sponsor CURRIE Motion to Reconsider Vote

Motion referred to HRUL 3Rd Rdg-Sht Dbt-Pass/Vot061-044-003 Session Sine Die

Jan 07 1997 Se HB-3082 BALTHIS.

5 ILCS 220/15 new 65 ILCS 5/3.1-35-48 new 65 ILCS 5/3.1-35-50

from Ch. 24, par. 3.1-35-50

Amends the Intergovernmental Cooperation Act and the Illinois Municipal Code. Authorizes municipalities to adopt investment policies and specifies the requirements of those policies. Specifies the types of investments that may be made by certain intergovernmental entities that adopt a municipal investment policy. Authorizes municipal treasurers and other custodians of municipal funds to combine funds of the municipality or to combine municipal funds with those of other entities for investment purposes. Effective immediately.

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

Feb 07 1996First readingReferred to RulesJan 07 1997Session Sine Die

HB-3083 KENNER, BOLAND, MURPHY,H, BURKE, STROGER, BUGIELSKI, JONES, SHIRLEY, KASZAK AND MORROW.

720 ILCS 570/312

from Ch. 56 1/2, par. 1312

Amends the Illinois Controlled Substances Act. Provides that a written prescription, other than the signature of the prescriber, shall be only in the following form: (1) typed print, (2) computer printer generated print, or (3) handwritten print that is not in a cursive writing style. Effective immediately.

Feb 07 1996 First reading Feb 22 Mar 05 Referred to Rules Assigned to Registration & Regulation Motion Do Pass-Lost 003-009-000 HREG Remains in Committee Pagistration &

Remains in Committee Registration & Regulation

Refer to Rules/Rul 3-9(a)

Mar 25 Jan 07 1997

07 1997 Session Sine Die

HB-3084 POE.

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 any reinforced steel gun safe used to store firearms or ammunition beginning on January 1, 1997 and ending on December 31, 2001. Effective January 1, 1997.

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

Feb 07 1996First readingReferred to RulesJan 07 1997Session Sine Die

HB-3085 SAVIANO – MCAULIFFE – CAPPARELLI, BUGIELSKI AND DURKIN. 40 ILCS 5/18-112.6 new

Amends the Judges Article of the Pension Code. Allows a judge to purchase up to 2 years of service credit for a period spent as an elected member of a board of education in this State. Effective immediately.

PENSION IMPACT NOTE

HB 3085 would have a minimal fiscal impact on the Judges' Retirement System.

Note(s) That May Apply: Fiscal; Pension Feb 07 1996 First reading

Mar 20

Referred to Rules Pension Note Filed Committee Rules

Jan C	07 1997 Se	ession Sine Die				
HB-3086	SAVIANO	– MCAULIFFE –	CAPPAREL	LI – BUGIEL	SKI - O'COP	NOR.
40 ILCS	5/1-113	from	Ch. 108 1/2,	par. 1-113		
40 ILCS	5/13-204		Ch. 108 1/2,			
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	5/13-309	from	Ch. 108 1/2,	par. 13-309		
40 ILCS	5/13-310	from	Ch. 108 1/2,	par. 13-310		
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		Ch. 108 1/2,			

Amends the Metropolitan Water Reclamation District Article of the Pension Code. Extends the deadline for early retirement without discount; changes the eligibility requirements and method of calculating the required contributions. Extends the deadline for participating in the optional plan of additional contributions; limits the maximum optional benefit that may be purchased under the plan during its final 5 years and prohibits participation by persons who first enter service after June 30, 1997. For new employees only: raises the minimum retirement age from 50 to 55 and eliminates duty and ordinary disability benefits for the first 3 days of disability if the total disability period extends to less than 14 calendar days. Eliminates the duty disability benefit for children. 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. Provides that future appointees to the Civil Service Board of the District shall not be deemed to be employees of the District for purposes of qualifying to participate in the Fund. Removes certain age restrictions from the provisions relating to the period during which disability benefits may be received. Makes other changes in the manner of administering the Fund. Also amends the General Provisions Article to authorize the Metropolitan Water Reclamation District pension fund to invest up to 50% (rather than 40%) of its assets in stocks and convertible debt instruments. Declares that the bill accommodates a request from the affected unit of local government. Effective immediately.

PENSION NOTE

Increase in accrued liabilities is estimated at \$4.5 million.

Note(s) THAT MAY APPLY: Fiscal; Pension; State Mandates Feb 07 1996 First reading Referred to Apr 23 Pension Not

Referred to Rules Pension Note Filed Committee Rules

Jan 07 1997 Session Sine Die

HB-3087 SAVIANO – NOVAK.

625 ILCS 5/1-102.02 625 ILCS 5/3-101 from Ch. 95 1/2, par. 1-102.02 from Ch. 95 1/2, par. 3-101

Amends the Illinois Vehicle Code. Changes definition of all-terrain vehicle. Increases the maximum manufacturer's dry weight from 600 pounds to 750 pounds and the minimum number of low-pressure tires from 3 to 4 to qualify as an all-terrain vehicle. Provides that an owner of an all-terrain vehicle purchased new on or after January 1, 1997 must make application to the Secretary of State for a certificate of title. Effective January 1, 1997.

NOTE(S) THAT MAY APPLY: Fiscal Feb 07 1996 First reading

Feb 07 1996First readingJan 07 1997Session Sine Die

Referred to Rules

HB-3088	SAVIANO
225 ILCS	320/2
225 ILCS	320/3

D – MCAULIFFE – NOVAK. from Ch. 111, par. 1102 from Ch. 111, par. 1103

225 ILCS 320/8 225 ILCS 320/14 225 ILCS 320/18 225 ICLS 320/31 new 225 ILCS 320/37

from Ch. 111, par. 1107 from Ch. 111, par. 1113 from Ch. 111, par. 1117

from Ch. 111, par. 1135

Amends the Illinois Plumbing License Law. Provides that a plumber may be licensed as a retired plumber if he or she meets certain requirements and surrenders his or her plumber's license. Provides that holders of a retired plumber's license may not perform certain functions that are performed by licensed plumbers. Provides that no municipality or county shall charge or collect a fee for a permit to install or repair plumbing unless the installation or repair is inspected by a competent plumbing inspector.

Feb 07 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3089 SAVIANO - NOVAK.

625 ILCS 5/3-631 new

Amends the Illinois Vehicle Code to create motorcycle safety education license plates. Provides for an additional \$40 fee for original issuance and a \$27 fee for each plate renewal period. Provides that these fees shall be deposited into the Cycle Rider Safety Training Fund and the Secretary of State Special License Plate Fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Feb 07 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3090 PANKAU - SAVIANO - ERWIN - BURKE - LOPEZ, MCAULIFFE, SAN-TIAGO, JONES, LOU, LANG AND NOVAK.

30 ILCS 505/10.5 new

Amends the Illinois Purchasing Act. Requires bidders and potential contractors to disclose court-ordered child support delinquencies of their substantial owners when seeking State contracts. Requires State agencies to increase the bid of delinquent entities in determining a lowest bid. Authorizes State agencies to investigate child support payment records of substantial owners. Imposes a 3-year ban on contracting with the State for entities misrepresenting child support delinquencies or repeatedly submitting bids despite delinquencies.

HOUSE AMENDMENT NO. 1.

Adds reference to: New Act

5 ILCS 405/10

Creates the Parental Responsibility State Loan Act. Requires applicants for State loans to disclose court-ordered child support delinquencies. Authorizes State agencies to investigate loan applicants regarding child support delinquencies. Prohibits State loans to borrowers when the borrowers or their substantial owners are delinquent in court-ordered child support. Makes misrepresentation as to delinquency grounds for ineligibility for State loans for 3 years. Permits State agencies to make loans despite delinquencies under certain circumstances. Amends the Child Support Information Act. Makes State employment of court-ordered child support delinguents conditional upon correcting the situation within 6 months of employment. Makes compliance with child support orders a condition of State employment. Authorizes State agencies to investigate child support delinquencies of their employees.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1996 First reading Referred to Rules Primary Sponsor Changed To PANKAU Joint Sponsor Changed to SAVIANO Added As A Co-sponsor JONES,LOU Assigned to Elections & State Government

Mar 21

Mar 07

Amendment No.01

ELECTN ST GOV H Adopted Do Pass Amend/Short Debate 015-000-001

Placed Cal 2nd Rdg-Sht Dbt

Mar 22

Judicial Note Request AS AMENDED/LANG Fiscal Note Requested AS AMENDED/LANG

	Cal Ord 2nd Rdg-Shr Dbt
Mar 26	Added As A Co-sponsor SANTIAGO
	Second Reading-Short Debate
	Held 2nd Rdg-Short Debate
Apr 23	RE-REFER RU
Jan 07 1997	Session Sine Die

Jan 07 1997

JLES/RUL 3-7

HB-3091 SAVIANO - MCAULIFFE - DURKIN - SCHOENBERG.

105 ILCS 5/5-1

from Ch. 122, par. 5-1

Amends the School Code. Provides that the offices of township treasurer and trustee of schools of a township that has a population of less than 200,000, contains a unit school district, and is located in a Class II county school unit shall be abolished if, upon proper notice from and resolutions of the school boards of each elementary and unit school district subject to the jurisdiction of those offices, a referendum is held and at that same nonpartisan election a majority of the electors in all of the affected school districts combined voting on the proposition votes in favor of the proposition. Effective immediately.

FISCAL NOTE (State Board of Ed.)

HB3091 will not have an adverse fiscal impact on SBE or local local schools; minor savings might occur if offices of township treasurer and trustee of schools are abolished.

rd of Ed.)

STATE MAN	IDATES FISCAL	NOTE (State Board of Ed.)
No change fro	m SBE fiscal note.	
Feb 07 1996	First reading	Referred to Rules
Mar 07	-	Assigned to Eleme

Mar 07		Assigned to Elementary & Education	& Secondary
Mar 21	Amendment No.01	ELEM SCNDED H	Amendment referred to
. * .	Amendment No.02	HRUL ELEM SCND ED H	Amendment referred to
	Amendment No.03	HRUL ELEM SCND ED H	Amendment referred to
	Placed Cal 2nd Rdg-Sht Dl		al 020-000-001
	Cal Ord 2nd Rdg-Shr Dbt	St Mandate Fis Nte Requ	GRANBERG
Mar 22		Fiscal Note Filed St Mandate Fis Note File	xd
	Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Deb		
Mar 25	Held 2nd Rdg-Short Debat Second Reading-Short Deb Pld Cal Ord 3rd Rdg-Sht E Added As A Co-sponsor SC Tabled Pursuant to Rule5	ate Dbt CHOENBERG	
		03	
Mar 26	3Rd Rdg-Sht Dbt-Pass/Vo Arrive Senate Sen Sponsor WALSH,T Placed Calendr,First Readu		
Mar 28	First reading	Referred to Rules	
Apr 16 Apr 17	Added as Chief Co-sponsor Amendment No.01	Assigned to Education CRONIN EDUCATION S Recommended do pass 00	Lost
Apr 24	Placed Calndr,Second Read Second Reading	ing	
May 01	Placed Calndr, Third Readi Third Reading - Passed 052 Passed both Houses		

2049

May 30 Jul 26

815 ILCS 505/2J.2

Sent to the Governor Governor approved

PUBLIC ACT 89-0560 effective date 96-07-26

HB-3092 SCHAKOWSKY – GILES – SMITH,M – JONES,SHIRLEY – MORROW, KOTLARZ, STROGER, KASZAK, MURPHY,H, BURKE AND LOPEZ.

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. Requires a defendant to be notified before filing an injunction. Allows a person to bring an individual or class action suit. Requires a buyer suffering loss because a price charged is more than the price posted to notify the seller before bringing an action. Effective immediately.

Feb 07 1996 First reading Jan 07 1997 Session Sine Die

HB-3093 CURRY,J.

220 ILCS 5/13-408 new

Amends the Public Utilities Act. Provides that a telecommunications carrier providing local service to a customer is prohibited from switching the customer from one long distance carrier to another without notifying the customer and obtaining written confirmation of the change from the customer. Specifies contents of the notice. Effective immediately.

Feb 07 1996 First reading

Jan 07 1997 Session Sine Die

Referred to Rules

Referred to Rules

HB-3094 FEIGENHOLTZ – MORROW – KOTLARZ – PUGH – JONES, SHIRLEY, DART, MURPHY, H AND STROGER.

815 ILCS 310/10 new

Amends the Bottled Water Act. Requires every bottle of water of one gallon capacity or more sold in Illinois to be labeled with (i) the date of bottling, (ii) the source of the water, (iii) the mineral content, (iv) the bottling company name and address, and (v) a statement that the water is potable.

Feb 07 1996	First reading	Referred to Rules
Feb 20	· · · -	Assigned to Consumer Protection
Mar 25		Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-3095 PUGH.

30 ILCS 105/5.400 new

415 ILCS 5/9.5

from Ch. 111 1/2, par. 1009.5

Amends the Environmental Protection Act to impose a fee on facilities that emit toxic air pollutants of 5 cents per pound of toxic air pollutants emitted. Provides that the fees shall be deposited into the Toxic Air Pollution Reduction Fund. Moneys in the Fund shall be used for the Air Pollution Control Division, the Hazardous Waste Research and Information Center, activities under the Illinois Health and Hazardous Substances Registry Act, grants to the Illinois Cancer Society, and costs of collecting the fee. Imposes penalties for violations. Amends the State Finance Act to create the Toxic Air Pollution Reduction Fund. Effective immediately.

NOTE(s) THAT MAY APPLY: Correctional; Fiscal Feb 07 1996 First reading

10007.1990	rinstreating
Jan 07 1997	Session Sine Die

HB-3096 BURKE – PUGH – KOTLARZ.

55 ILCS 5/5-1061 65 ILCS 5/11-19.1-11 625 ILCS 5/11-429 new from Ch. 34, par. 5-1061 from Ch. 24, par. 11-19.1-11

Referred to Rules

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. 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.

Feb 07 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3097 STROGER - MORROW - SMITH, M - JONES, SHIRLEY - BUGIELSKI, DAVIS, STEVE, LANG, MURPHY, H, PUGH.

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

Feb 07 1996 First reading Feb 22 Mar 25 Jan 07 1997 Session Sine Die Referred to Rules Assigned to Environment & Energy Refer to Rules/Rul 3-9(a)

PUGH - STROGER. HB-3098

New Act

30 ILCS 105/5.400 new

Creates the Container Fee and Deposit Act. Imposes a refundable advance disposal fee on certain food or beverage containers that are not being recycled at a rate of at least 50%. Also requires payment of a 5 cent refundable deposit on such containers. Makes violations of the Act a business offense with a \$500 fine for each violation. Amends the State Finance Act to create The Container Recycling Trust Fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1996 First reading Session Sine Die Jan 07 1997

Referred to Rules

Referred to Rules

HB.3099 LANG.

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.

Feb 07 1996 First reading

Jan 07 1997 Session Sine Die

HB.3100 DART - LANG.

415 ILCS 5/40

from Ch. 111 1/2, par. 1040

Amends the Environmental Protection Act to allow third party appeals of certain permits granted by the Agency. Effective immediately,

Feb 07 1996 First reading Jan 07 1997

Referred to Rules Session Sine Die

HB-3101 PUGH - DART - BOLAND - LANG - HOFFMAN, GILES AND KASZAK. 20 ILCS 505/17a-15 new

Amends the Children and Family Services Act. Requires the Department to increase emphasis upon adoptions by streamlining procedures. Effective July 1, 1996. NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1996 First reading

Jan 07 1997 Session Sine Die Referred to Rules

HB-3102 PUGH - MARTINEZ - DAVIS, STEVE.

20 ILCS 505/17a-15 new

Amends the Children and Family Services Act. Prohibits increases in the Department's appropriations without a decrease in its caseworker-to-caseload ratio. Effective July 1, 1996.

NOTE(S) THAT MAY APPLY: Fiscal Feb 07 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

DAVIS,M ~ PUGH. HB-3103

415 ILCS 5/39.

415 ILCS 5/39.2

220 ILCS 5/2-101

from Ch. 111 1/2, par. 1039 from Ch. 111 1/2, par. 1039.2

Amends the Environmental Protection Act to require new regional hazardous waste facilities to undergo local siting review by every municipality (other than Chicago) located within 5 miles of the proposed site. Effective immediately,

Feb 07 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

PHELPS - BOLAND - PUGH - LANG - DAVIS, STEVE, HOFFMAN. HB-3104

from Ch. 111 2/3, par. 2-101

Amends the Public Utilities Act to provide that a Commerce Commission member shall serve until a successor is qualified or until 60 days after his or her term expires, whichever is first. Requires appointees to the Commission to make financial disclosures within 5 days after appointment.

Feb 07 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3105 CLAYTON.

305 ILCS 5/12-4.32 new

Amends the Illinois Public Aid Code to require the Department of Public Aid to operate a 5-year Job Transportation Demonstration Program in one or more Chicago neighborhoods to determine the value of ride-sharing to suburban workplaces for current, and certain former, aid recipients in urban areas. Requires the Department to apply for waivers if necessary to obtain federal matching or block grant funds and to report annually to the General Assembly.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3106 BOLAND - LANG - PUGH - HOFFMAN AND PHELPS.

10 ILCS 5/2A-1.2	from Ch. 46, par. 2A-1.2
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
220 ILCS 5/2-101	from Ch. 111 2/3, par. 2-101
220 ILCS 5/2-102	from Ch. 111 2/3, par. 2-102

Amends the Election Code and the Public Utilities Act. Provides for an elected Commerce Commission consisting of 5 members. Requires the General Assembly to divide the State into 5 districts for the election of Commerce Commission members with one member being elected from each district. Provides that the members of the Commission shall elect one of the members to serve as chairman of the Commission. Provides for the chairman to serve a 2-year term.

Note(s) That May	APPLY: Fiscal	
Feb 07 1996	First reading	Referred to Rules
J an 07 1997	Session Sine Die	

HB-3107 BLACK.

305 ILCS 5/4-1.6 305 ILCS 5/4-19 new 305 ILCS 5/9-6.05 new 305 ILCS 5/9-6.06 new 305 ILCS 5/9A-9 305 ILCS 5/9A-9.5 new 305 ILCS 5/9A-9.6 new 305 ILCS 5/10-1

from Ch. 23, par. 4-1.6

from Ch. 23, par. 9A-9

from Ch. 23, par. 10-1

Amends the Illinois Public Aid Code. Requires the Dept. of Public Aid to operate demonstration projects (i) concerning the amount of resources a person may possess while retaining eligibility for AFDC and working, (ii) to provide special benefits and services to person who are caring for minor children, who have recently lost employment, and who are eligible for AFDC, (iii) to count hours of classroom instruction received by an aid recipient who is subject to work, education, or training requirements as hours of participation in certain activities required by federal rules, and (iv) under which the federally-required rules include volunteer work and community service work. Requires the Department to seek waivers if necessary to obtain federal matching or block grant funds to extend job retention counseling and services beyond 3 months for AFDC recipients subject to education, training, and employment program participation. Provides that the assignment of the right to support to the Department of Public Aid or a local governmental unit is suspended for the period during which the person who is responsible for providing support is found eligible for financial assistance under the Public Aid Code in an assistance household with the child for whom the child support order was entered.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3108 WENNLUND – JOHNSON, TIM – BLACK – WOJCIK – CURRY, J.

305 ILCS 5/10-3.1 from Ch. 23, par. 10-3.1

Amends the Illinois Public Aid Code. In a Section providing for a Child and Spouse Support Unit within the Department of Public Aid, authorizes responsible relatives (in addition to applicants for and recipients of public aid) to request an explanation of the Unit's handling of a case and a conference concerning a decision denying or terminating child or spouse support services.

Feb 07 1996 First reading

Referred to Rules

Jan 07 1997 Session Sine Die

HB-3109 MCAULIFFE - CAPPARELLI - SAVIANO - O'CONNOR - BUGIELSKI.

65 ILCS 5/10-3-13 new

30 ILCS 805/8.20 new

Amends the Municipal Code. Provides that a police officer who is an elected state officer of a statewide labor organization that represents municipal police officers in Illinois shall be granted leave by the employing municipality, without loss of pay or benefits and without being required to make up for lost time, for work hours devoted to performing the police officer's responsibilities as an elected state officer of the statewide labor organization. Requires the officer to arrange for a police officer's duties to work for those hours. Preempts home rule, but specifically excludes Chicago. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

Feb 07 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3110 MCAULIFFE - CAPPARELLI - SAVIANO - O'CONNOR - BUGIELSKI.

40 ILCS 5/3-110.7 new 40 ILCS 5/5-238 new 40 ILCS 5/7-139.9 new 40 ILCS 5/9-121.14 new 40 ILCS 5/14-105.7 new

30 ILCS 805/8.20 new

Amends the Illinois Pension Code. Allows members of the Cook County Sheriff's Police Department to reinstate and transfer service credits from the downstate police, Chicago police, State police, and IMRF SLEP (sheriff's law enforcement employee) retirement systems. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Increase in cost could reach \$3.6 million.

NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates Feb 07 1996 First reading Referred to

Apr 23

Referred to Rules Pension Note Filed Committee Rules Jan 07 1997 Session Sine Die

MCAULIFFE - CAPPARELLI - O'CONNOR - SAVIANO - BUGIELSKI. HB-3111 5 ILCS 315/3 from Ch. 48, par. 1603

Amends the Public Labor Relations Act. Excludes from coverage under the Act all peace officers above the rank of captain; this exclusion is currently limited to the City of Chicago. Effective immediately.

Feb 07 1996 First reading

Jan ()7 1997 Session Sine Die Referred to Rules

HB-3112 MCAULIFFE - CAPPARELLI - SAVIANO - O'CONNOR - BUGIELSKI.

40 ILCS 5/22-306	from Ch. 108 1/2, par. 22-306
40 ILCS 5/22-306.1	from Ch. 108 1/2, par. 22-306.1
40 ILCS 5/22-307	from Ch. 108 1/2, par. 22-307

Amends Article 22, Division 3 of the Pension Code in relation to benefits for an injured policeman or fireman. Provides that the payment of medical expenses or a death allowance by a municipality does not limit or reduce the benefits available to the policeman or fireman under the Workers' Compensation Act. Effective immediately.

PENSION NOTE

HB3112 would not increase costs to any Downstate Police or Firefighters' pension funds.

NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; Pension Feb 07 1996 Referred to Rules First reading Pension Note Filed Mar 26 Committee Rules

Jan 07 1997 Session Sine Die

MCAULIFFE - CAPPARELLI - SAVIANO - O'CONNOR - BUGIELSKI. HB-3113 5 ILCS 315/20 from Ch. 48, par. 1620

Amends the Illinois Public Labor Relations Act to extend application of the Act to units of local government that employ between 15 and 35 persons. Effective immediately.

Feb 07 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

from Ch. 108 1/2, par. 9-146.1

MCAULIFFE - CAPPARELLI - SAVIANO - O'CONNOR - BUGIELSKI. HB-3114

40 ILCS 5/9-146.1 30 ILCS 805/8.20 new

Amends the Cook County Article of the Pension Code. For surviving spouses of persons with at least 20 years of service as a member of the county police department, removes the reduction in minimum annuity for being under age 55. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE	
Increase in accrued liability	\$250,000
Increase in total annual cost	\$35,000
Increase in total annual cost as % of	payroll .003%
NOTE(s) THAT MAY APPLY: Fiscal; Pensi	ion; State Mandates
Feb 07 1996 First reading	Referred to Rules
Apr 23	Pension Note Filed
	Committee Rules
I 07 1007 0 0' D'	

Jan 07 1997 Session Sine Die

HB-3115	MCAULIFFE -	- CAPPARELLI -	- SAVIANO -	O'CONNOR	- BUGIELSKI.
40 ILCS	5/7-109.3	from Ch	. 108 1/2, par.	. 7-109.3	
40 11 00	C (T 130	r 01	100 1 /0	7 1 2 2	

40 ILCS 5/7-132 30 ILCS 805/8.20 new from Ch. 108 1/2, par. 7-132

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Pension Code to require participation by all full-time municipal police officers who do not participate in an Article 3 police pension fund. Makes these police officers eligible for the sheriff's law enforcement (SLEP) formula. Excludes Chicago. Pre-empts home rule powers. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Cost, not yet calculated, is estimated to be minor.

NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; Pension; State Mandates Feb 07 1996 First reading Apr 23

Referred to Rules Pension Note Filed Committee Rules

Jan 07 1997 Session Sine Die

MCAULIFFE - CAPPARELLI - SAVIANO - O'CONNOR - BUGIELSKI. HB-3116

from Ch. 108 1/2, par. 9-128.1

40 ILCS 5/9-128.1 30 ILCS 805/8.20 new

Amends the Cook County Article of the Pension Code. For persons with at least 20 years of service as a member of the county police department, allows the retirement annuity to be based on the average salary for the highest 12 (rather than 48) consecutive months within the last 10 years of service! Amends the State Mandates Act to require implementation without reimbursement. Effective immediately,

PENSION IMPACT NOTE

According to an analysis prepared by the actuary for the Cook

County Employees' Pension Fund in 1995, HB 3116 would have

the following impact: Increase in accrued liability

Increase in total annual cost

\$8.2M \$1.0M

Increase in total annual cost as a % of payroll .12% NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates

Feb 07 1996 First reading Mar 04

Referred to Rules Pension Note Filed Committee Rules

Jan 07 1997 Session Sine Die

HB-3117 MURPHY,M AND JOHNSON,TOM.

35 ILCS 5/204

from Ch. 120, par. 2-204

Amends the Illinois Income Tax Act. Allows each taxpayer an additional basic exemption of \$1,000 for taxable years beginning on or after January 1, 1996 and ending on or before December 30, 2001.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3118 MURPHY.M.

35 ILCS 200/15-20 35 ILCS 200/15-45

Amends the Property Tax Code. Provides that during the time property used exclusively as a graveyard or grounds for burying the dead is offered for sale to the public, the property loses its tax-exempt status. Requires the owner to notify the chief county assessment officer in writing within 30 days. Provides that if property that is (i) exempt from taxation because the property is used exclusively as a gravevard or grounds for burying the dead and (ii) owned by a for-profit entity is sold, the entity shall pay to the county treasurer, by the following September 1, an amount equal to what the taxes for the 3 preceding years would have been together with 5% interest. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3119 MURPHY.M.

35 ILCS 110/1

from Ch. 120, par. 439.31

Amends the Service Use Tax Act in the short title Section. Makes a technical change.

Feb 07 1996 First reading

Jan 07 1997 Session Sine Die

HB-3120 MURPHY.M.

35 ILCS 5/308

from Ch. 120, par. 3-308

Amends the Illinois Income Tax Act concerning allocation of Subchapter S Corporation Income. Makes a technical change.

Feb 07 1996 First reading

Referred to Rules

Referred to Rules

Jan 07 1997 Session Sine Die

HB-3121 MURPHY.M.

35 ILCS 200/16-120

Amends the Property Tax Code concerning decisions on complaints. Makes a technical change.

Feb 07 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3122 MURPHY.M.

35 ILCS 5/202

from Ch. 120, par. 2-202

Amends the Illinois Income Tax Act in the definition of net income. Makes a technical change.

Die

Feb 07	1996	 First reading
Jan 07	1997	Session Sine

Referred to Rules

HB-3123 MURPHY.M.

35 ILCS 200/18-230

Amends the Property Tax Extension Limitation Law in the Property Tax Code concerning the rate increase or decrease factor. Makes a technical change. Referred to Rules

Feb 07 1996 First reading

Session Sine Die Jan 07 1997

HB-3124 STEPHENS.

305 ILCS 5/6-1	from Ch. 23, par. 6-1
305 ILCS 5/6-2	from Ch. 23, par. 6-2
305 ILCS 5/6-5	from Ch. 23, par. 6-5

Amends the Illinois Public Aid Code. Provides that a local governmental unit in any county, except a county with a population over 3,000,000 or a county adjacent to a county with a population over 3,000,000, may elect to provide, under the General Assistance program, financial aid for emergency medical treatment, care, and supplies only, rather than for necessary treatment, care, and supplies required because of illness or disability. Requires that the General Assistance rules of the local governmental unit shall specify the emergency treatment, care, and supplies for which financial aid is provided and shall state, at a minimum, that financial aid is provided for medical treatment, care, and supplies necessitated by a condition which is life-threatening, will result in significant and permanent physical impairment, or requires immediate attention to relieve significant present physical pain and suffering.

Feb 07 1996 First reading Referred to Rules Jan 07, 1997 Session Sine Die

WOJCIK, KRAUSE, ZICKUS, BURKE AND ERWIN. HB-3125

New Act

Creates the Managed Dental Care Patient Protection and Reform Act. Provides for the regulation of dental managed care plans by the Director of Insurance. Establishes requirements for disclosure to enrollees. Establishes credentialing and utilization review standards. Requires plans to include a point-of-service option. Provides that the Director of Insurance shall issue an annual report on the performance of managed care entities.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1996	First reading	Referred to Rules
May 20	Added As A Co-sponsor	ERWIN
Jan 07 1997	Session Sine Die	

HB-3126 NOLAND - CLAYTON - HUGHES.

40 ILCS 5/16-153.5 new

Amends the Downstate Teacher Article of the Pension Code. Provides for the creation of a Health Insurance Advisory Committee. Effective immediately.

PENSION NOTE

HB3126 would have no fiscal impact on TRS, but would have a minimal administrative cost.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

Feb 07 1996 First reading Referred to Rules

Mar 26

Pension Note Filed Committee Rules

Jan 07 1997 Session Sine Die

BIGGINS – BUGIELSKI. HB-3127

225 ILCS 450/30.1 rep.

735 ILCS 5/13-214.2 rep.

Amends the Illinois Public Accounting Act to repeal limitations on accountant liability. Amends the Code of Civil Procedure to repeal a Section establishing specific limitation periods regarding actions against accountants. Effective immediately. Referred to Rules

Feb 07 1996 First reading Jan 07 1997

Session Sine Die

HB-3128 **BRADY - BUGIELSKI - DEUCHLER.**

New Act

Creates the Collateral Protection Act. Establishes the conditions under which a creditor may place collateral protection insurance. Provides that the debtor is responsible for the charges. Provides that coverage may be limited to the creditor's interest. Provides that the creditor is not required to place the insurance and that the creditor is not liable to any person for not placing the insurance. Requires substantive compliance by creditors after June 30, 1997. Provides that a creditor who substantially complies with the Act before July 1, 1997 is protected under the Act, but that the Act may not be applied against a creditor in relation to insurance placed by the creditor before July 1, 1997. Effective immediately.

FISCAL NOTE (Commissioner of Banks & Trust Companies)

HB 3128 would have no fiscal impact on this Department.

SENATE AMENDMENT NO. 2.

Prohibits the use of the Rule of 78ths in the calculation of unearned premium refunds. Specifies the form of the notice of placement of insurance with respect to collateral.

SENATE AMENDMENT NO. 3.

Provides that notices regarding collateral protection insurance must be given to cosigners.

Feb 07 1996 Feb 28 Mar 05	First reading	Referred to Rules Assigned to Financial Inst Do Pass/Short Debate Ca	
	Placed Cal 2nd Rdg-Sht Di	ot	
Mar 08		Fiscal Note Filed	
	Cal Ord 2nd Rdg-Shr Dbt		
Mar 22	Second Reading-Short Deb	ate	
	Pld Cal Ord 3rd Rdg-Sht D		· •
Mar 25	3Rd Rdg-Sht Dbt-Pass/Vo		
	Arrive Senate		
	Placed Calendr, First Readr	α	
	Sen Sponsor BUTLER	16	
Mar 26	First reading	Referred to Rules	
Ivial 20	Added as Chief Co-sponsor		
Apr 24	Auteu as Chier Co-sponsor	Assigned to Financial Inst	itution
May 02			
Way 02	Disand Colude Second Deep	Recommended do pass 00 ⁴	9-000-000
Mar. 15	Placed Calndr, Second Read	шв	
May 15	Filed with Secretary	CARROLL	A
	Amendment No.01	CARROLL	Amendment
		CDIU	referred to
		SRUL	
	Filed with Secretary	DI TITI TITI	
	Amendment No.02	BUTLER	Amendment
		65.Y.	referred to
		SRUL	
	Second Reading		
	Placed Calndr, Third Reading		
	Amendment No.02	BUTLER	
	Rules refers to	SFIC	
	Filed with Secretary		
	Amendment No.03	BARKHAUSEN	Amendment
			referred to
	and the second sec	SRUL	

May 16

Amendment No.02 BUTLER Be adopted Amendment No.03 BARKHAUSEN Rules refers to SEXC Amendment No.03 BARKHAUSEN Be adopted Recalled to Second Reading Amendment No.02 BUTLER Amendment No.03 BARKHAUSEN Placed Calndr, Third Reading Verified Third Reading - Passed 030-019-002 Tabled Pursuant to Rule5-4(A) SA 01 Third Reading - Passed 030-019-002 Arrive House Referred to Rules Approved for Consideration Place Cal Order Concurrence 02.03 Motion Filed Concur Refer to Rules/Rul 8-4(a) Motion referred to 02,03/HFIN Place Cal Order Concurrence 02,03 Be approved consideration 018-000-000 Be approved consideration 018-000-000 Place Cal Order Concurrence 02.03 Joint Sponsor Changed to BUGIELSKI Added As A Co-sponsor DEUCHLER H Concurs in S Amend. 02,03/116-000-000 Passed both Houses Sent to the Governor

Jun 18 Aug 09

May 20

Governor approved PUBLIC ACT 89-0623 effective date 96-08-09

HB-3129 STEPHENS.

65 ILCS 5/11-74.4-10.5 new

Amends the Illinois Municipal Code. Provides that the governing body or corporate authorities of a taxing district that is within a redevelopment project area may adopt an ordinance or resolution to opt out of participating in a redevelopment plan adopted by a municipality. Requires the governing body or corporate authorities of the taxing district to send the clerk or other appropriate official of the municipality a certified copy of the ordinance or resolution. Provides that a taxing district that has opted out of participating in a redevelopment plan shall not be affected by an ordinance adopting tax increment allocation financing.

NOTE(s) THAT MAY APPLY: Fiscal Feb 07 1996 First reading

Feb 07 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3130 PANKAU. 10 ILCS 5/19-2

from Ch. 46, par. 19-2

Amends the Election Code. Allows electors (in certain circumstances) to apply to the county clerk or the Board of Election Commissioners for an absentee ballot by mail not more than 40 nor less than 7 days (now 5 days) before the election. Effective immediately.

Feb 07 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3131 WENNLUND.

770 ILCS 60/21.05 new

Amends the Mechanics Lien Act. Provides that a person who furnishes labor, services, or materials for the improvement of lands and who does not have privity of contract with the contractor must, in addition to meeting other Act requirements for perfection of his or her lien, give a written Notice of Furnishing if the person without privity is furnishing the labor, services, or materials for an improvement

Adopted Adopted project on which a Notice of Commencement has been filed by the owner, owner's agent, or contractor. Prescribes the required content of and the time and manner of giving and filing the Notice of Furnishing and Notice of Commencement. Makes the Notice of Furnishing requirement inapplicable to a subcontractor, materialman, or other person who, after proper written request, is not timely given a copy of the Notice of Commencement. Provides for the manner in which the request for the copy and the giving of the copy are made. Renders all new notice requirements inapplicable if a Notice of Commencement is not filed. Exempts laborers from serving a Notice of Furnishing.

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

Feb 07 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3132 WENNLUND – BOST.

720 ILCS 5/24-6 from Ch. 38, par. 24-6

Amends the Criminal Code of 1961. Permits the court in counties with fewer than 3,000,000 inhabitants to transfer a weapon, no longer needed for evidentiary purposes and for which no legitimate claim was made, to the sheriff who may permit the trade or sale of the weapon for other weapons or other equipment used by a police agency for law enforcement purposes if the weapon being traded or sold has a useful purpose to another law enforcement agency, including security companies and part time officers, or a retail value of no less than \$100. Effective immediately. Feb 07 1996 First reading Referred to Rules

Feb 07 1996 First reading Jan 07 1997 Session Sine Die

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HB-3133 CIARLO – FANTIN – MURPHY,M – HOLBROOK – BOLAND, MCGUIRE AND NOVAK.

35 ILCS 200/18-165

Amends the Property Tax Code. Deletes provision stating that in order to abate taxes on commercial or industrial property newly created within this State it had to have been created during the immediately preceding year. Deletes provision stating that the abatement of taxes on commercial and industrial property shall not exceed a period of 10 years and the aggregate amount of abated taxes for all taxing districts combined shall not exceed \$3,000,000. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Property Tax Code concerning abatements. Provides that a taxing district may abate the taxes on the property of any commercial or industrial development of at least 500 acres having been created within the taxing district. States that the abatement shall not exceed 20 years and the aggregate amount of abated taxes for all taxing districts combined shall not exceed \$12,000,000.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1996 First reading Mar 07 Mar 22 Amendm

Amendment No.01 Amendment No.02 Referred to Rules Assigned to Revenue REVENUE H REVENUE H

Adopted Amendment referred to

HRUL/008-005-000 Recommnded do pass as amend 011-002-000

Mar 27

Mar 25 Mar 26

2060

Mar 28 Apr 17	Added as Chief Co-sponsor DEANGELIS Assigned to Revenue	
1101 17	Sponsor Removed DEANGELIS	
Apr 18	Added as Chief Co-sponsor PETERSON	
Apr 24	Recommended do pass 010-000-00	. 00
	Placed Calndr, Second Readng	
Apr 25	Second Reading	ъŝ.
	Placed Calndr, Third Reading	
Apr 30	Third Reading - Passed 050-003-000	
	Passed both Houses	
May 29	Sent to the Governor	
J ul 26	Governor approved	
	PUBLIC ACT 89-0561 effective date 97-01-01	

HB-3134 CIARLO.

35 ILCS 200/18-165

Amends the Property Tax Code by making technical changes in the Section concerning the abatement of taxes.

Feb 07 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HOWARD - HOFFMAN. HB-3135

40 ILCS 5/14-104

from Ch. 108 1/2, par. 14-104

Amends the State Employee Article of the Pension Code. Authorizes purchase of up to 5 years of service credit for service with another state or territory of the United States. Requires the applicant to pay both employee and employer contributions plus interest. Effective immediately.

PENSION IMPACT NOTE

The cost of HB 3135 cannot be determined.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

Feb 07 1996 First reading Referred to Rules Mar 26 Added As A Joint Sponsor HOFFMAN Pension Note Filed Committee Rules

Jan 07 1997 Session Sine Die

HB-3136 TURNER, J - HOFFMAN - HOLBROOK.

730 ILCS 5/3-5-3 730 ILCS 5/3-7-2

from Ch. 38, par. 1003-5-3 from Ch. 38, par. 1003-7-2

Amends the Unified Code of Corrections, Provides that the Director of Corrections shall report to the Governor and the General Assembly on or before October 1, 1996 on the availability of and the demand for segregation units in the Department's facilities and institutions. Provides that no person detained in any facility or institution of the Department shall have access to or use of free weight equipment. Provides that a person detained in any facility or institution of the Department shall not install any material in a cell that obstructs vision into the cell. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1996	First reading	Referred to Rules	4 ¹
Mar 07		Assigned to Judiciary	- Criminal Law
Mar 22		Recommended do pas	ss 013-000-001
*	Placed Calndr, Second Rea	dng	
Mar 25		Fiscal Note Requeste	d LANG
	· · · ·	Correctional Note Re	equested LANG
Placed Calndr, Second Reading		ldng	•
	Amendment No.01	GRANBERG	Amendment
			referred to
		HRUL	
	Placed Calndr, Second Rea	idng	
Mar 26	Added As A Co-sponsor H	IOLBROOK	

Second Reading Held on 2nd Reading

Apr 23 Jan 07 1997 Session Sine Die **RE-REFER RULES/RUL 3-7**

HB-3137 LINDNER – KRAUSE – DEUCHLER.

20 ILCS 2505/39b53 new

Amends the Civil Administrative Code. Provides that an employment reporting system shall be established within the Department of Revenue to collect identifying information from employers doing business in this State on the hiring of any new person who will receive wages and who will be employed for longer than one month's duration. Provides that the information collected by the Department will be made available to the Illinois Department of Public Aid and the Department of Employment Security in order to (i) improve the efficiency of the child support collection system, (ii) reduce the fraudulent collection of benefits under the public assistance. Provides penalties for failure to report. Effective immediately. Note(s) That May Apply: Fiscal: State Mandates

DTE(S) THAT MAY	' APPLY: Fiscal; State	Mandates
Feb 07 1996	First reading	Referr
lop 07 1007	Samian Sina Dia	

Jan 07 1997 Session Sine Die

Referred to Rules

HB-3138 LANG – CURRY.J.

305 ILCS 5/10-24 new

Amends the Illinois Public Aid Code. Requires the Department of Public Aid to establish, no later then October 1, 1997, an automated directory containing identifying information, submitted by the employer, for each new employee hired in the State. Provides that the directory shall be used to facilitate the enforcement, collection, and disbursement of child support payments. States that the directory shall be known as the State Directory of New Hires.

Note(s) That May Apply: Fiscal Feb 07 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3139 LANG - HOFFMAN - CURRY, J - NOVAK - LOPEZ.

30 ILCS 105/5.432 new

30 ILCS 210/2	from Ch. 15, par. 152
30 ILCS 210/4	from Ch. 15, par. 154
30 ILCS 210/5	from Ch. 15, par. 155
30 ILCS 210/6	from Ch. 15, par. 156
30 ILCS 210/7	from Ch. 15, par. 157
30 ILCS 210/8	from Ch. 15, par. 158
30 ILCS 210/10 new	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

Amends the State Finance Act and the Illinois State Collection Act of 1986. Requires that the Auditor General establish a Debt Collection Unit for the collection of overdue debts owed to the State. Beginning July 1, 1997, requires State agencies other than universities to determine the uncollectibility of debts using rules adopted by the Auditor General and to turn over to the Debt Collection Unit debts more than 90 days overdue. Exempts confidential debts owed to the Department of Revenue. Permits universities to use the Auditor General's rules and to turn debts over to the Debt Collection Unit. Requires that 10% of debts collected by the Debt Collection Unit be deposited into a special fund in the State treasury for payment of the Unit's administrative costs. Requires the Auditor General to report semi-annually to the General Assembly and State Comptroller upon debts owed to the State and upon collection efforts. Abolishes in 1997 the Debt Collection Board, the Comptroller's use of special account receivable funds, and the use of private collection services by individual State agencies. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1996 First reading Referred to Rules

- Mar 28 Added As A Co-sponsor LOPEZ
- Jan 07 1997 Session Sine Die

HB-3140 SAVIANO - KUBIK - LYONS - CIARLO - MULLIGAN AND SCOTT.

from Ch. 23, par. 6103.06

20 ILCS 105/4.10 new

20 ILCS 105/3.06

Amends the Illinois Act on the Aging. Requires the Department on Aging to develop and implement, statewide through area agencies on aging, a senior benefits advocacy program to assist individuals in coping with the paperwork and red tape of public benefits programs. Effective January 1, 1997. NOTE(S) THAT MAY APPLY: Fiscal Feb 07 1996 First reading

Feb 07 1996	First reading	Referred to Rules	
Mar 22	Added As A Co-sponsor	SCOTT	
Jan 07 1997	Session Sine Die		
	and the second second second second second second second second second second second second second second second		

HB-3141 COWLISHAW.

55 ILCS 5/2-3002.5 new

70 ILCS 805/3a 70 ILCS 805/3c new from Ch. 96 1/2, par. 6305

Amends the Downstate Forest Preserve District Act and the Counties Code. Provides that, if the boundaries of a forest preserve district are co-extensive with the boundaries of a county having a population of more than 700,000 but less than 3,000,000, commissioners of the district shall be elected from the same district as members of the county board beginning with the general election held in 2002. Provides that counties having a population between 700,000 and 3,000,000 according to the 2000 decennial census shall have no more than 18 county board members.

HOUSE AMENDMENT NO. 1.

Deletes everything. Reinserts the bill's provisions except the provision requiring counties with a population of more than 700,000 but less than 3,000,000 to elect 3 county board members. Provides that the president may vote only in the case of a tie. States that compensation for the commissioners shall be the same as that of county board members. Requires the commissioners to be divided into 3 groups at the first meeting after their election and following each subsequent decennial reapportionment of the county with the first group serving terms of 2, 4, and 4 years, the second group serving terms of 4, 2, and 4 years, and the third group serving terms of 4, 4, and 2 years. Changes the population requirements of counties that may have no more than 18 members on the county board to counties with a population between 800,000 and 3,000,000 (now, 700,000 and 3,000,000). Requires commissioners of forest preserve district to be elected from the same districts as members of the county board if the boundaries of the district are co-extensive with the boundaries of a county having a population between 800,000 and 3,000,000 (now, 700,000 and 3,000,000).

FISCAL NOTE, AMENDED, H-am1 (DCCA)

HB3141, with H-am1, does not have a fiscal impact on DCCA. STATE MANDATES ACT FISCAL NOTE, AMENDED, H-am1 In the opinion of DCCA, HB3141, with H-am1, creates a local gov't. organization and structure mandate for which reimbursement is required. STATE MANDATES ACT FISCAL NOTE, AMENDED, H-am2 No change from previous mandates note.

FISCAL NOTE, AMENDED, H-am2 (DCCA)

No change from previous fiscal note.

HOUSE AMENDMENT NO. 2.

Provides that the board of commissioners of the forest preserve district shall set the compensation for the president. Removes the provision that stated the president shall vote only in the case of a tie. Requires a majority vote for actions by the board. NOTE(s) THAT MAY APPLY: Fiscal: State Mandates

OTE(S) I HAT IVIA	Y APPLY: Fiscal; State Man	lates
Feb 07 1996	First reading	Referred to Rules
Feb 20		Assigned to Counties & Townships
Mar 06	Amendment No.01	CNTY TWNSHIP H Adopted
		Do Pass Amend/Short Debate
		009-000-000
	Placed Cal 2nd Rdg-Sht D	bt
Mar 07		St Mandate Fis Nte ReqLANG/AS AMENDED
	Cal Ord 2nd Rdg-Shr Dbt	
Mar 26	Ģ	Fiscal Note Filed
		St Mandate Fis Note Filed
	Second Reading-Short Deb	bate
	Held 2nd Rdg-Short Debat	
Mar 27	Amendment No.02	COWLISHAW Amendment referred to

HRUL

2063

Mar 27 - Cont. Held 2nd Rdg-Short Debate

Fiscal Note Requested AS AMENDED/DAVIS,M St Mandate Fis Nte ReqAS AMENDED/DAVIS,M

Mar 28

Held 2nd Rdg-Short Debate Amendment No.02 COWLISHAW

HRUL

Be approved considerati

Held 2nd Rdg-Short Debate

St Mandate Fis Note Filed Fiscal Note Filed Held 2nd Rdg-Short Debate

COWLISHAW

Adopted

Apr 16

Apr 18

Apr 25

May 01

Third Reading - Passed 107-000-005 Arrive Senate Sen Sponsor DILLARD Placed Calendr, First Reading First reading Referred to Rules

Amendment No.02

Pid Cal Ord 3rd Rdg-Sht Dbt

Assigned to Local Government & Elections Recommended do pass 010-000-000 Placed Calndr,Second Reading Second Reading

May 08	Placed Calndr, Third Readi Third Reading - Passed 055	
	Passed both Houses	
Jun 05	Sent to the Governor	
Jul 30	Governor approved	
	PUBLIC ACT 89-0577	effective date 97-01-01

HB-3142 STEPHENS.

705 ILCS 105/27.5

from Ch. 25, par. 27.5

Amends the Clerks of Courts Act. Provides that the circuit clerk may add to any fine, penalty, or other amount of money referred to a collection agency an amount equal to the amount of any fee charged by the collection agency for its services.

Note(s) That May Apply: Fiscal Feb 07 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3143 STEPHENS.

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 5/9-13		from Ch. 46, par. 9-13
10 ILCS 5/9-14	* 4 -	from Ch. 46, par. 9-14

Amends the Election Code. Applies the campaign finance disclosure requirements to candidates for precinct committeeman, except that requires disclosure of all expenditures rather than only those that in aggregate exceed \$150.

Feb 07 1996	First reading	Referred to Rules	
Jan 07 1997	Session Sine Die		

HB-3144 STEPHENS.

10 ILCS 5/Art. 9 heading	
10 ILCS 5/9-1.4	from Ch. 46, par. 9-1.4
10 ILCS 5/9-1.9a new	
10 ILCS 5/9-3	from Ch. 46, par. 9-3
10 ILCS 5/9-4	from Ch. 46, par. 9-4
10 ILCS 5/9-6	from Ch. 46, par. 9-6
10 ILCS 5/9-7.1 new	
10 ILCS 5/9-8	from Ch. 46, par. 9-8
10 ILCS 5/9-25	from Ch. 46, par. 9-25
10 ILCS 5/9-25.2 new	

Amends the Election Code concerning campaign contributions and expenditures. Requires candidates to designate a single principal campaign organization to receive contributions and make expenditures; if none is designated, the candidate is the principal campaign organization and must keep detailed records. Includes among "contributions" those made by others, but in cooperation, consultation, or concert with the candidate or principal campaign committee; requires reporting of these contributions. Provides that contributions that are a condition of employment or will be reimbursed are a contribution from the originating contributor. Limits contributions to the principal campaign organization during any 12-month period to \$1,000 for individuals and \$5,000 by any trusts, partnerships, committees, associations, corporations, labor unions, or other organizations or \$17,500 from a State central or county central committee. Excludes contributions or expenditures from the candidate's personal funds. Limits the amount anyone can contribute to a State central or county central committee of any political party to \$20,000 in any 12-month period. Makes certain violations a Class B misdemeanor.

Feb 07 1996 First reading

g Referred to Rules

Jan 07 1997 Session Sine Die

HB-3145 LEITCH.

210 ILCS 45/1-108.1

from Ch. 111 1/2, par. 4151-108.1

Amends the Nursing Home Care Act. Makes a technical change in the Section defining "complaint classification".

Feb 07 1996 First reading

Jan 07 1997 Session Sine Die

HB-3146 LEITCH.

305 ILCS 5/5-5.3

from Ch. 23, par. 5-5.3

Amends the Illinois Public Aid Code. Makes a technical change in the Section concerning conditions of payment.

Feb 07 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

Referred to Rules

Referred to Rules

HB-3147 COWLISHAW.

105 ILCS 5/34-8.3

from Ch. 122, par. 34-8.3

Amends the School Code. Makes technical changes in the provisions relating to the remediation and probation of Chicago attendance centers.

Feb 07 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3148 MCAULIFFE – CAPPARELLI.

Appropriates \$1 to the Secretary of State for the ordinary and contingent expenses of the State Library. Effective July 1, 1996.

Feb 07 1996 First reading

Jan 07 1997 Session Sine Die

HB-3149 MCAULIFFE - CAPPARELLI - SAVIANO - BUGIELSKI.

40 ILCS 5/12-133.1

from Ch. 108 1/2, par. 12-133.1

30 ILCS 805/8.20 new

Amends the Chicago Park District Article of the Pension Code to remove the age requirement on the automatic annual increase for persons with at least 30 years of service. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION IMP	PACT NOTE	Sector and a		
According to a 1	995 analysis prep	ared by the Fun	d's actuary:	
Increase in accru	ued liability	\$3,2M		
Increase in total	annual cost	\$190,00	0	
Increase in total	annual cost as a S	% of payroll	0.16%	
Note(s) That May	APPLY: Fiscal, Pe	ension; State Ma	ndates	
Feb 07 1996	First reading	Refer	red to Rules	
Mar 04		Pensi	on Note Filed	
		Com	nittee Rules	

Jan 07 1997 Session Sine Die

HB-3150 RONEN – HOFFMAN.

New Act

Ν

Creates the Mental Health Living Wage Act. Provides that an employee employed by an entity providing residential service to mentally ill or developmentally disabled persons whose care is funded in whole or in part by the Department of Mental Health and Developmental Disabilities or Medicaid shall be paid not less than an hourly wage determined under a specified formula. Requires reporting by employers. Provides for penalties and relief if the Act is violated. Requires employers to provide training to direct service workers. Effective January 1, 1997.

Note(s) That May Apply: Fiscal Feb 07 1996 First reading

Referred to Rules.

Mar 26Added As A Joint Sponsor HOFFMANJan 07 1997Session Sine Die

HB-3151 MYERS – WIRSING – WINTERS.

505 ILCS 140/1

from Ch. 19, par. 128.1

Amends the Watershed Improvement Act to add a caption and make stylistic changes in a Section concerning public policy.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 505 ILCS 140/1 Adds reference to: New Act

Deletes everything. Creates the Livestock Management Facilities Act. Establishes standards, registration, certification, and complaint procedures for livestock waste lagoon construction and closures. Establishes requirements for handling, storing, and disposing of livestock waste. Provides that operators of livestock waste handling facilities shall practice odor control methods. Provides that the Department of Agriculture shall establish a Certified Livestock Manager program. Establishes setback requirements for livestock management and livestock handling facilities. Provides that the Department shall annually request appropriations to fund environmental research. Provides that the Department shall recommend to the General Assembly incentive programs that will provide for the abatement of State income or real estate tax on capital expenditures made by the facility owner for purchasing equipment that will mitigate air and water quality problems. Provides that the Department shall consult and advise owners and operators of certain livestock management facilities of laws and rules relating to environmental laws and rules, the Water Use Act, and local road standards. Effective immediately.

HOUSE AMENDMENT NO. 2.

Adds reference to:

30 ILCS 105/5.432 new

Deletes everything. Creates the Livestock Management Facilities Act. Establishes standards, registration, certification, and complaint procedures for livestock waste lagoon construction and closures. Establishes requirements for handling, storing, and disposing of livestock waste. Provides that operators of livestock waste handling facilities shall practice odor control methods. Provides that the Department of Agriculture shall establish a Certified Livestock Manager program. Establishes setback requirements for livestock management and livestock handling facilities. Provides that the Department shall annually request appropriations to fund environmental research. Provides that the Department shall recommend to the General Assembly incentive programs that will provide for the abatement of State income or real estate tax on capital expenditures made by the facility owner for purchasing equipment that will mitigate air and water quality problems. Provides that the Department shall consult and advise owners and operators of certain livestock management facilities of laws and rules relating to environmental laws and rules, the Water Use Act, and local road standards. Provides that fees and fines shall be deposited into the Livestock Management Facilities Fund, to be appropriated to the Department for the purposes of this Act. Amends the State Finance Act to create the Livestock Management Facilities Fund. Effective immediately.

HOUSE AMENDMENT NO. 3.

Provides that certain additional information shall be included on livestock waste lagoon registration forms. Provides that the Department of Agriculture may inspect an earthen livestock waste lagoon during the post-construction phase. Provides that

HB-3151 Cont.

2066

the lagoon owner or operator may proceed to place the lagoon in service no earlier than 10 days after submitting a certification of compliance statement. Eliminates provision providing that when requested by the lagoon owner or operator, the Department may make an inspection of the lagoon when accompanied by the owner or operator. Revises provisions concerning the complaint procedure. Provides that failure to construct the lagoon in accordance with the construction plan and Department recommendations is a business offense punishable by a fine of not more than \$5,000 (instead of \$2,500). Revises provisions concerning information required in the waste management plan and the time period to file it. Provides that the Department shall charge \$10 for the renewal of a certified livestock manager certificate.

FISCAL NOTE, AMENDED (Dpt. of Agriculture)

The IDOA would need an annual appropriation of approximately \$135,000, in addition to the \$15,000 generated from the fees, to meet the total estimated cost of this program of \$150,000.

FISCAL NOTE, H-AMS 1, 2, 3 and 4 (Dpt. of Agriculture)

The IDOA would need an annual appropriation of approximately

\$185,000, in addition to the \$15,000 generated from the fees,

to meet the total estimated cost of this program of \$200,000.

HOUSE AMENDMENT NO. 4.

Makes various changes and additions regarding: inspection of earthen livestock waste lagoons; financial responsibility of lagoon owners; application of livestock waste near residences; adoption of rules; establishment of a Livestock Management Facilities Advisory Committee; and other matters.

lities Advisory	Committee; and other ma	atters.
Feb 07 1996	First reading	Referred to Rules
Feb 20	, and the second second second second second second second second second second second second second second se	Assigned to Agriculture & Conservation
Feb 27	Amendment No.01	AGRICULTURE H Adopted
		Remains in Committee Agriculture &
		Conservation
Mar 05	Amendment No.02	AGRICULTURE H Adopted
11101 05	/ mondmone / (0.02	Remains in Committee Agriculture &
		Conservation
Mar 20	Amendment No.03	AGRICULTURE H Adopted
Ivial 20	Amenument 10.05	Recomminded do pass as amend
		026-002-000
÷	Dissue Calman Sucond Day	
M 01	Placed Calndr, Second Rea	Fiscal Note Requested HOFFMAN/AS
Mar 21		
		AMENDED
14 05	Placed Caindr, Second Rea	ang
Mar 25		Fiscal Note Filed
	Placed Calndr, Second Rea	dng
Mar 26	Second Reading	
	Held on 2nd Reading	
Mar 29	Placed Calndr, Third Read	
Apr 17	Recalled to Second Readin	Ig
	Held on 2nd Reading	
Apr 18	Amendment No.04	MYERS Amendment
1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -		referred to
	and the state	HRUL
		Fiscal Note Filed
	Amendment No.04	MYERS Be approved
		considerati
		HRUL
	Amendment No.04	MYERS Adopted
	Placed Calndr, Third Read	
		Motion filed TO RECOMIT TO
		COMMITTEE/WOOLARD
	Motion referred to	HRUL
	Calendar Order of 3rd Rd	
Apr 19	Third Reading - Passed 10	
Apr 22	Arrive Senate	1011002
Apr 22	Placed Calendr, First Read	ng
Apr 24	Sen Sponsor DONAHUE	ле
Apr 24		Referred to Rules
	First reading	Assigned to Agriculture & Conservation
A == 2()	Added on Chief Common	
Apr 30	Added as Chief Co-sponso	
	Disc. I Collecte Comm. I D	Recommended do pass 009-000-000
	Placed Calndr, Second Rea	ung

May 01	Second Reading	
	Placed Calndr, Third Readi	ng
May 02	Third Reading - Passed 055	5-000-000
	Passed both Houses	
May 09	Sent to the Governor	
May 21	Governor approved	
	PUBLIC ACT 89-0456	effective date 96-05-21

HB-3152 KUBIK – STROGER.

70 ILCS 810/1

from Ch. 96 1/2, par. 6401

Amends the Cook County Forest Preserve District Act concerning a Section heading for the application provision of the Act. Makes a technical change. Referred to Rules

First reading Feb 07 1996

Jan 07 1997 Session Sine Die

HB-3153 CURRIE.

230 ILCS 30/4 230 ILCS 30/8 from Ch. 120, par. 1124 from Ch. 120, par. 1128

Amends the Charitable Games Act. Provides that persons may participate in the management or operation of up to 12 rather than 4 charitable games per year.

Feb 07 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3154 **MULLIGAN.**

20 ILCS 505/1.1 from Ch. 23, par. 5001.1

Amends the Children and Family Services Act. Adds a caption to the short title Section.

Feb 07 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3155 **MULLIGAN.**

105 ILCS 5/1-2

Amends the School Code. Makes a technical change in the Section concerning the construction of the Act.

Feb 07 1996 First reading Jan 07, 1997 Session Sine Die Referred to Rules

Referred to Rules

HB-3156 MULLIGAN.

305 ILCS 5/3-2

from Ch. 23, par. 3-2

from Ch. 122, par. 1-2

Amends the Illinois Public Aid Code. Makes a technical change in the Section concerning conditions for basic maintenance grants to persons receiving institutional care.

Feb 07 1996. First reading

Jan 07 1997 Session Sine Die

HR.3157 RUTHERFORD - MOFFITT - FEIGENHOLTZ - ACKERMAN - BLACK, DOODY, HOEFT, JONES, JOHN, KLINGLER, LACHNER, LAWFER, LINDNER, LYONS, MURPHY,M, MYERS, PARKE, POE, SPANGLER, WINKEL, WOJCIK, ZICKUS, TENHOUSE, STEPHENS, GOSLIN, BOST, CIARLO, COW LISHAW AND BIGGERT.

5 ILCS 30/Act rep.

Repeals the Constitutional Convention Lobbyist Registration Act. HOUSE AMENDMENT NO. 1.

from Ch. 53, par. 1

Adds reference to:

5 ILCS 290/1 15 ILCS 220/Act rep. 20 ILCS 205/40.31a rep. 20 ILCS 815/Act rep. 20 ILCS 3920/Act rep. 20 ILCS 3995/Act rep. 30 ILCS 105/3.5 rep. 30 ILCS 105/9a rep. 30 ILCS 165/Act rep. 30 ILCS 170/Act rep. 40 ILCS 5/22A-116 rep. 65 ILCS 5/11-42-11

from Ch. 24, par. 11-42-11

205 ILCS 120/Act rep. 505 ILCS 55/Act rep.

Deletes everything. Repeals the Constitutional Convention Lobbyist Registration Act, the Environmental Legal Resources Act, the Lincoln Monument Act, the Capitol City Planning Commission Act, the Medical Cost Advisory Committee Act, the Public Welfare Transfer of Funds Act, the University Building Transfer of Funds Act, the Savings and Loan as Agent for Treasury Act, and the Egg Market Development Act. Amends the Salaries Act to remove outdated references to the salaries of constitutional officers. Amends the Civil Administrative Code of Illinois to repeal the Section that creates the Bureau of Agricultural Development. Repeals Sections in the State Finance Act concerning the reporting by constitutional officers upon collection of fees and State Comptroller payments to certain retirees. Amends the Illinois Pension Code to repeal the Section concerning an appropriation available to the Illinois State Board of Investment until January 1, 1970. Aemnds the Illinois Municipal Code to remove provisions requiring the Legislative Research Unit to (i) study and determine the costs associated with the manufacture and distribution of satillite-transmitted TV programming decoding devices and (ii) submit a written report to the General Assembly by January 1, 1987. Effective immediately.

FISCAL NOTE, AMENDED (Bureau of the Budget) HB 3157, as amended by H-Am 1, will have no fiscal impact. FISCAL NOTE (Dpt. of Agriculture) Repeal of these Acts will have no fiscal impact on the Dept.

SENATE AMENDMENT NO. 1. (Senate recedes May 23, 1996)

Deletes reference to: 5 ILCS 30/Act rep. 5 ILCS 290/1 15 ILCS 220/Act rep. 20 ILCS 205/40.31a rep. 20 ILCS 815/Act rep. 20 ILCS 3920/Act rep. 20 ILCS 3995/Act rep. 30 ILCS 105/3:5 rep. 30 ILCS 105/9a rep. 30 ILCS 165/Act rep. 30 ILCS 170/Act rep. 40 ILCS 5/22A-116 rep. 65 ILCS 5/11-42-11 205 ILCS 120/Act rep. 505 ILCS 55/Act rep. Adds reference to: New Act

Deletes everything. Creates the Repeal of Obsolete Laws Act with a short title only.

CONFERENCE COMMITTEE REPORT NO. 1. Recommends that the Senate recede from S-am 1. Recommends that the bill be amended as follows:

Adds reference to: 5 ILCS 30/Act rep. 5 ILCS 290/1 15 ILCS 220/Act rep. 20 ILCS 205/40.31a rep. 20 ILCS 205/40.41 rep. 20 ILCS 815/Act rep. 20 ILCS 1140/Act rep. 20 ILCS 2215/3-10 rep. 20.1LCS 2525/Act rep. . 20 ILCS 3920/Act rep. 20 ILCS 3995/Act rep. 25 ILCS 45/Act rep. 25 ILCS 130/1-6 rep. 30 ILCS 105/3.5 rep. 30 ILCS 105/9a rep.

from Ch. 53, par. 1

30 ILCS 165/Act rep. 30 ILCS 170/Act rep. 40 ILCS 5/22A-116 rep. 45 ILCS 75/Act rep. 45 ILCS 80/Act rep. 45 ILCS 85/Act rep. 45 ILCS 115/Act rep. 45 ILCS 120/Act rep. 45 ILCS 125/Act rep. 45 ILCS 130/Act rep. 50 ILCS 435/Act rep. 65 ILCS 5/11-42-11 110 ILCS 205/6.1 rep. 205 ILCS 120/Act rep. 225 ILCS 615/Act rep. 225 ILCS 625/Act rep. 225 ILCS 705/31.03 415 ILCS 60/13 505 ILCS 20/Act rep. 505 ILCS 55/Act rep. 505 ILCS 65/Act rep. 605 ILCS 115/13 615 ILCS 25/Act rep. 615 ILCS 70/Act rep. 720 ILCS 5/12-8 rep. 725 ILCS 170/17 rep. 765 ILCS 55/Act rep. 815 ILCS 335/Act rep.

from Ch. 24, par. 11-42-11

from Ch. 96 1/2, par. 3103 from Ch. 5, par. 813

from Ch. 137, par. 13

Deletes everything. Repeals the following acts: the Constitutional Convention Lobbyist Registration Act, the Environmental Legal Resources Act, the Lincoln Monument Act, the Used Motor Oil Recycling Act, the Electronic Funds Transfer Study Act, the Capital City Planning Commission Act, the Public Welfare Transfer of Funds Act, the University Building Transfer of Funds Act, the Medical Cost Advisory Committee Act, the Local Government Fiscal Practices Act, the Tri-State High Speed Rail Line Compact Act, the Illinois-Indiana Bridge Compact Act, the Illinois-Indiana Bridge Commissioners Act, the Illinois-Missouri Bridge Compact Act, the Illinois-Missouri Bridge Commission Act, the Missouri-Illinois-Jefferson-Monroe Bridge Compact Act, the Missouri-Illinois-Jefferson Monroe Bridge Commission Act, the Constitutional Convention Election Expense Act, the Savings and Loan as Agent for Treasury Act, the Farm Produce Commission Merchants Act, the Fresh Fruit and Vegetable Marketing Act, the Apple and Peach Marketing Act, the Egg Market Development Act, the Farm Products Inspection Act, the Ohio and Wabash Rivers Improvement Act, the Lincoln Reservoir Act, the Agricultural Land Ownership Act, and the Eve Exam Advertising Act. Amend the Salaries Act to remove outdated references to the salaries of constitutional officers. Amends the Civil Administrative Code of Illinois to repeal the Sections that create the Bureau of Agricultural Development and the Governor's Agricultural Heritage Award program. Amends the Illinois Health Finance Reform Act to repeal a Section concerning a biennial audit by the auditor general of the Illinois Competitive Access and Reimbursement Equity Program. Amends the Legislative Commission Reorganization Act of 1984 to remove a Section that created a hiring moratorium for certain State agencies for July 1, 1984 through July 31, 1984. Repeals Sections in the State Finance Act concerning the reporting by constitutional officers upon collection of fees and State Comptroller payments to certain retirees. Amends the Pension Code to repeal the Section concerning an appropriation available to the Illinois State Board of Investment until January 1, 1970. Amends the Illinois Municipal Code to remove provisions requiring the Legislative Research Unit to (i) study and determine the costs associated with the manufacture and distribution of satellite-transmitted television programming decoding devices and (ii) submit a written report to the General Assembly by January 1, 1987. Amends the Board of Higher Education Act to delete a Section that required the Board to conduct a study to determine the need for certain additional higher education programs. Amends the Coal Mining Act to remove a provision requiring 500 cubic feet of air space for each animal in use in coal mine. Amends the Illinois Pesticide Act to remove provisions concerning the pesticide dealer registration fee for 1991, 1992, and 1993. Amends the Toll Bridge Act to remove provisions making riding any horse or mule or driving any team faster than a walk over a toll bridge a petty offense. Amends the Criminal Code of 1961 to remove the offense of dueling as a crime. Amends the Fugitive Apprehension Reward Act to delete a provision concerning payment for the expenses of pursuing a person charged with a felony. Effective immediately.

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Feb 07 1996	First reading	Referred to Rules
Feb 22	-	Assigned to Constitutional Officers
Mar 07	Added As A Joint Sponsor	MOFFITT
Mar 22	Amendment No.01	CONST OFFICER H Adopted
		Do Pass Amend/Short Debate
A		007-000-000
	Placed Cal 2nd Rdg-Sht Dt	
Mar 25	Theed call and hog one be	Fiscal Note Filed
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	Second Reading-Short Deb	Lite
	Pld Cal Ord 3rd Rdg-Sht D	alc ht
Mar 26	Added As A Co-sponsor FE	UGENHOLTZ
Mar 26	Added As A Co-sponsor AC	TVEDMAN
	Added As A Co-sponsor RI	
	Added As A Co-sponsor BL	
	Added As A Co-sponsor DO	
	Added As A Co-sponsor Ho	
	Added As A Co-sponsor JC	INCLED
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	Added As A Co-sponsor LA	
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	Added As A Co-sponsor LI	
	Added As A Co-sponsor L	
	Added As A Co-sponsor M	
	Added As A Co-sponsor M	
	Added As A Co-sponsor PA	
	Added As A Co-sponsor PC	
	Added As A Co-sponsor SF	
	Added As A Co-sponsor W	
	Added As A Co-sponsor W	
	Added As A Co-sponsor ZI	
	Added As A Co-sponsor TI	
	Added As A Co-sponsor ST	
	Added As A Co-sponsor G	
	Added As A Co-sponsor BC	
	Added As A Co-sponsor Cl	
	Added As A Co-sponsor Co	
	Added As A Co-sponsor Bl	GGERT
	3Rd Rdg-Sht Dbt-Pass/Vo	t112-000-000
Mar 27	Arrive Senate	
	Placed Calendr, First Read	ng
Apr 23	Sen Sponsor WEAVER,S	
	First reading	Referred to Rules
Apr 24		Assigned to Executive
May 01	Amendment No.01	EXECUTIVE S Adopted
		Recommnded do pass as amend
		009-005-000
	Placed Calndr, Second Rea	dng
May 02	Second Reading	
,	Placed Calndr, Third Readi	ing
May 07	Third Reading - Passed 05.	5-000-000
	Arrive House	and the second second second second second second second second second second second second second second second
		Referred to Rules
May 08		Approved for Consideration
1111 00	Place Cal Order Concurren	
	Motion Filed Non-Concur	
	Place Cal Order Concurren	
	The car order concurren	

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May 09 May 14 May 15	H Noncners in S Amend Secretary's Desk Non-co	ncur 01
May 15	S Refuses to Recede Am	
	S Requests Conference C Sen Conference Comm A	pptd 1ST/WEAVER,S,
		KARPIEL, DUDYCZ, COLLINS, DEMUZIO
May 20		mm IST/RUTHERFORD pptd IST/CHURCHILL RUTHERFORD, BLACK
May 22	House report submitted Conf Comm Rpt referred	GRANBERG, MAUTINO to HRUL
	House report submitted Filed with Secretary	Be approved consideration
	Conf Comm Rpt referred	
	House Conf. report Adop	Conference Committee Report Be approved consideration
May 23	Senate report submitted Senate Conf. report Adop Both House Adoptd Conf Passed both Houses	nted 1ST/057-000-000 rpt 1ST
Jun 21 Aug 14	Sent to the Governor Governor approved	7 effective date 96-08-14
HB-3158 RUTHI 50 ILCS 435/Act	E RFORD. rep.	
Repeals the Cons Feb 07 1996 Feb 22 Mar 07	stitutional Convention E First reading	lection Expense Act. Referred to Rules Assigned to Constitutional Officers Recommended do pass 005-001-000
Mar 26	Placed Calndr,Second Re Second Reading Held on 2nd Reading	
Apr 23 Jan 07 1997	Session Sine Die	RE-REFER RULES/RUL 3-7
HB-3159 SAVIA		
720 ILCS 5/17-1a		38, par. 17-1a ange the maximum civil liability for de-
ceptive practices fro Feb 07 1996		Referred to Rules
Jan 07 1997	Session Sine Die	
HB-3160 SAVIA 815 ILCS 205/2		17, par. 6402
		I changes to provisions relating to inter-
est on money due.		
Feb 07 1996 Jan 07 1997	First reading Session Sine Die	Referred to Rules
	CO – BOLAND – SPANG AND DAVIS,STEVE.	LER – NOVAK – HASSERT, SCOTT, DE-
415 ILCS 5/22.8 415 ILCS 5/52.3-1 415 ILCS 5/52.3-2 415 ILCS 5/52.3-3	new new new	111 1/2, par. 1022.8
415 ILCS 5/52.3-4 Amends the Envi		ct to create the Environmental Manage-

Amends the Environmental Protection Act to create the Environmental Management System Agreement Program. Provides that the Agency may enter into agreements with persons regulated under the Act to implement alternative environmental measures that achieve one or more of the purposes of the Act. An Agreement may be inconsistent with certain portions of the Act if the agreement is more stringent than the Act. Provides for the deposit of payments made in connection with nonperformance under an Agreement into the Environmental Protection Permit and Inspection Fund. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 415 ILCS 5/22.8 Adds reference to: 30 ILCS 105/5.432 new 415 ILCS 5/9.8

Deletes everything. Amends the Environmental Protection Act to provide that initial Environmental Management System Agreements may be executed on or before December 31, 2001. Limits participation in the Environmental Management System Agreement program to persons not currently subject to enforcement action under the Environmental Protection Act. Requires the Agency to adopt rules to implement the program if 6 or more Agreements are executed. Prohibits the Agency from entering into an Agreement that allows a participant to cause air or water pollution or an unauthorized release in violation of the Act. Requires a participant to make performance assurances under an Agreement. Deletes provisions requiring specified payments for nonperformance and the deposit of those payments into the Environmental Protection Permit and Inspection Fund. Creates the Alternative Compliance Market Account Fund. Authorizes the Environmental Protection Agency to use money in the Alternative Compliance Market Account Fund to help generate emissions reductions in the Northeastern Illinois ozone nonattainment area. Amends the State Finance Act. Effective immediately.

FISCAL NOTE, AMENDED (EPA)

HB 3161, as amended, would not have a fiscal impact on EPA. STATE MANDATES ACT FISCAL NOTE, AMENDED In the opinion of DCCA, HB3161, with H-am 1, fails to meet the definition of a State mandate. Feb 07 1996 First reading Referred to Rules Feb 20 Assigned to Environment & Energy Mar 21 Amendment No.01 ENVRMNT ENRGY H Adopted Amendment No.02 ENVRMNT ENRGY H Amendment referred to HRUL/014-008-000 Recommided do pass as amend 022-000-000 Placed Calndr, Second Reading Mar 22 Fiscal Note Filed Placed Calndr, Second Reading Fiscal Note Requested LANG St Mandate Fis Nte RegLANG Placed Calndr, Second Reading Mar 26 St Mandate Fis Note Filed Placed Calndr, Second Reading Second Reading Placed Calndr, Third Reading Mar 29 Added As A Joint Sponsor NOVAK Added As A Co-sponsor HASSERT Added As A Co-sponsor SCOTT Added As A Co-sponsor DEERING Added As A Co-sponsor DAVIS, STEVE Added As A Co-sponsor SPANGLER Tabled Pursuant to Rule5-4(A)/HCA 02 Third Reading - Passed 114-000-000 Apr 16 Arrive Senate Placed Calendr, First Reading Apr 18 Sen Sponsor FAWELL Apr 19 First reading Referred to Rules Apr 24 Assigned to Environment & Energy Sponsor Removed FAWELL Alt Chief Sponsor Changed RAUSCHENBERGER Added as Chief Co-sponsor FAWELL

May 02	Recommended do pass 010-000-000
	Placed Calndr, Second Reading
May 07	Second Reading
-	Placed Calndr, Third Reading
May 08	Third Reading - Passed 052-000-000
	Passed both Houses
Jun 05	Sent to the Governor
Jun 13	Governor approved
	PUBLIC ACT 89-0465 effective date 96-06-13

HB-3162 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 a corporation may in its articles of incorporation elect to not be subject to the vote requirements.

Feb 07 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

Referred to Rules

HB-3163 HUGHES AND NOVAK.

30 ILCS 105/5.432 new 415 ILCS 5/9.8

Amends the State Finance Act and the Environmental Protection Act. Creates the Alternative Compliance Market Account Fund. Authorizes the Environmental Protection Agency to use money in the Fund to help generate emissions reductions in the Northeastern Illinois ozone nonattainment area.

Note(s) That May Apply: Fiscal Feb 07 1996 First reading

Jan 07 1997 Session Sine Die

HB-3164 IANG.

735-ILCS 5/15-1106 from Ch. 110, par. 15-1106 735 ILCS 5/15-1202.2 new 735 ILCS 5/15-1202.5 new 735 ILCS 5/15-1203.5 new 735 ILCS 5/15-1212.5 new 735 ILCS 5/15-1405 from Ch. 110, par. 15-1405 735 ILCS 5/Art. XV, Part 15 heading 735 ILCS 5/15-1505 from Ch. 110, par. 15-1505 735 ILCS 5/15-1512 from Ch. 110, par. 15-1512 735 ILCS 5/15-1701 from Ch. 110, par. 15-1701 735 ILCS 5/Art. XV, Part 15A heading new 735 ILCS 5/15A-1501 new 735 ILCS 5/15A-1502 new 735 ILCS 5/15A-1503 new 735 ILCS 5/15A-1504 new 735 ILCS 5/15A-1505 new 735 ILCS 5/15A-1506 new 735 ILCS 5/15A-1507 new 735 ILCS 5/15A-1508 new 735 ILCS 5/15A-1509 new

Amends the Mortgage Foreclosure Article of the Code of Civil Procedure. Authorizes foreclosure of certain mortgages, other than residential property mortgages, by exercising a power of sale. Sets forth procedures to be followed in foreclosure by power of sale. Makes various changes pertaining to the rights of mortgagors, mortgagees, priority of options, application of sale proceeds, and other matters.

Feb 07 1996First readingJan 07 1997Session Sine Die

Referred to Rules

HB-3165 HASSERT.

420 ILCS 40/45 new

Amends the Radiation Protection Act of 1990. Provides that the Department may subpoena witnesses to testify at administrative proceedings and investigations. Provides for witness fees. Provides that failure to appear in response to a subpoena shall be a Class A misdemeanor. Effective immediately.

FISCAL NOTE (Dept. of Nuclear Safety)

In FY95, the cost to the Dept. for one instance of a witness's travel expenses was \$150, paid from the fee-driven Radiation Protection Fund. HB3165 would allow recovery of such costs only if the subpoena is issued at the instance of the other party in the proceeding.

FISCAL NOTE (Dept. of Corrections)

No fiscal impact on DOC.

SENATE AMENDMENT NO. 1.

Adds reference to:

420 ILCS 40/45 new

Further amends the Radiation Protection Act of 1990. Provides that patient records disclosed pursuant to a property issued subpoena shall remain confidential and exempt from inspection and copying under the Freedom of Information Act and protected from disclosure under the Code of Civil Procedure with certain exceptions. Effective immediately.

FISCAL NOTE, AMENDED (Dept. of Nuclear Safety)

No change from previous Dpt. Nuclear Safety fiscal note.

NOTE(S) THAT MAY APPLY: Correctional

Feb 07 1996		red to Rules
Feb 20	Assig	ned to Environment & Energy
Feb 28	Recor	nmended do pass 020-000-000
100 20	Placed Calndr, Second Readng	· · · · · · · · · · · · · · · · · · ·
Feb 29	Fiscal	Note Filed
10027	Fiscal	Note Filed
	Second Reading	
	Placed Calndr, Third Reading	
Mar 05	Third Reading - Passed 099-003-0	00
	Arrive Senate	
Mar 06	Placed Calendr, First Reading	
A 11 [°]		
Apr 11	Sen Sponsor MAHAR	red to Rules
Apr 16		ned to Environment & Energy
Apr 24		
May 02	Added as Chief Co-sponsor FARI	IR. & ENE. S Adopted
		mmnded do pass as amend
)-000-000
	Placed Calndr, Second Reading	and the second second second second second second second second second second second second second second second
May 07		Note Filed
	Second Reading	
	Placed Calndr, Third Reading	
May 08	Third Reading - Passed 055-000-0	000
	Arrive House	
		red to Rules
May 09	Аррг	oved for Consideration
•	Place Cal Order Concurrence 01	
May 10	Motion Filed Concur	
	Refer to Rules/Rul 8-4(a)	
	Place Cal Order Concurrence 01	
May 14	Bear	proved consideration
	Place Cal Order Concurrence 01	
1	H Concurs in S Amend. 01/116-0	000-000
	Passed both Houses	
Jun 12	Sent to the Governor	
Aug 09	Governor approved	
Aug 07	PUBLIC ACT 89-0624 effect	tive date 96-08-09

HB-3166 **BIGGINS - DEUCHLER.**

765 ILCS 1025/1 765 ILCS 1025/2 765 ILCS 1025/17 765 ILCS 1025/28.5 new

from Ch. 141, par. 101 from Ch. 141, par. 102 from Ch. 141, par. 117

Amends the Uniform Disposition of Unclaimed Property Act. Provides that "business association" includes a public corporation. Provides that property held in an individual retirement account is not presumed abandoned earlier than 5 years after the owner attains the age at which distributions from the account become mandatory. Provides that if multiple sales are held for abandoned property, notice need only be given for the first sale. Provides that deadly weapons shall not be presumed abandoned unless they are unclaimed by the owner for more than 5 years. Provides that, before the transfer of an abandoned weapon to the State Police, the holder of the weapon shall communicate to the owner at his or her last known address, if any is known, setting forth the procedures necessary to prevent the assumption of abandonment. Provides that abandoned weapons shall be transferred to the Department of State Police. Makes other changes. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

765 ILCS 1025/28.5 new

Deletes all provisions relating to deadly weapons. FISCAL NOTE, AMENDED (Dept. of Financial Inst.) There will be no fiscal impact from HB3166.

NOTE(S) THAT M

ote(s) That Ma	Y APPLY: Fiscal	
Feb 07 1996	First reading	Referred to Rules
Feb 20	0	Assigned to Elections & State
		Government
Mar 06	Amendment No.01	ELECTN ST GOV H Adopted
		Do Pass Amend/Short Debate
		017-000-000
	Placed Cal 2nd Rdg-Sht E	
M ar 07		Fiscal Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	
Mar 20	Second Reading-Short Del	
	Pld Cal Ord 3rd Rdg-Sht	
Mar 22	3Rd Rdg-Sht Dbt-Pass/Ve	pt103-000-000
Mar 25	Arrive Senate	
	Placed Calendr, First Read	ng
Mar 29	Sen Sponsor WALSH,T	
Apr 16	First reading	Referred to Rules
Apr 24	C	Assigned to Financial Institutions
May 02		Recommended do pass 009-000-000
	Placed Calndr, Second Rea	dng
May 08	Second Reading	5
	Placed Calndr, Third Read	ing
May 09	Third Reading - Passed 05	5-000-001
	Passed both Houses	
Jun 07	Sent to the Governor	
Aug 02	Governor approved	
	PUBLIC ACT 89-0604	effective date 96-08-02

HB-3167 PERSICO AND NOVAK.

420 ILCS 20/10.2

from Ch. 111 1/2, par. 241-10.2

Amends the Illinois Low-Level Radioactive Waste Management Act in connection with the Low-Level Radioactive Waste Task Group. Provides that upon adoption of siting criteria, both the Director of the Environmental Protection Agency and the Director of Nuclear Safety shall be replaced on the Task Group by members appointed by the Governor and confirmed by the Senate; until that time, those directors may be represented on the Task Group by designees. Provides that all required actions of the Task Group must be taken by majority vote. Also changes references to the former Department of Energy and Natural Resources to its successor, the Department of Natural Resources. Effective immediately.

FISCAL NOTE (Dpt. of Nuclear Safety)

п р- 5107—Сош.	2070	
Total annual c out-of-pocket c FISCAL NOT	ost would be \$8,050; no addi expenses. E (Dpt. of Nuclear Safety) m previous note. First reading Placed Caindr,Second Rea Second Reading Placed Caindr,Third Readi Third Reading - Passed 10 Arrive Senate Placed Calendr,First Read Sen Sponsor MAITLAND First reading	Referred to Rules Assigned to Environment & Energy Recommended do pass 020-000-000 dng Fiscal Note Filed ng 7-000-000 ng Referred to Rules Assigned to Environment & Energy Recommended do pass 010-000-000
May 07 May 08	Placed Calndr, Second Rea Added as Chief Co-sponsor Second Reading Placed Calndr, Third Reading	FARLEY Fiscal Note Filed
May 09 Jun 07 Jun 18	Third Reading - Passed 05. Passed both Houses Sent to the Governor Governor approved PUBLIC ACT 89-0479	effective date 96-06-18
SKI, O KASZA	CIARLO, DEERING, DE	URKE – LINDNER, BIGGERT, BUGIEL- UCHLER, FANTIN, FEIGENHOLTZ, ZANDREA, MULLIGAN, MURPHY,M, EN AND SCHOENBERG.
215 ILCS 5/356r r 215 ILCS 125/5-3 215 ILCS 130/300 215 ILCS 165/10	new from Ch. 1	11 1/2, par. 1411.2 3, par. 1503-9
Limited Health Se Act. Provides that I	rvice Organization Act, a health benefit coverage ur vided pursuant to investig	alth Maintenance Organization Act, and Voluntary Health Services Plans ider those Acts must include coverage ational treatments. Defines terms. Ef-
Changes the effe STATE MAN In the opinion meet the defin FISCAL NOT	DMENT NO. 1. ctive date to July 1, 1997. DATES ACT FISCAL NO of DCCA, HB 3168 as amer ition of a State mandate. TE, H-am 1 (Dpt. of Insuran	TE, H-am 1 ided by H-am 1, fails to ce)
HB 3168, as a the Departmer Feb 07 1996 Apr 17 May 08	mended by H-am 1, will have tt. First reading Added As A Co-sponsor S/ Added As A Co-sponsor C Added As A Co-sponsor C Added As A Co-sponsor R	Referred to Rules AVIANO ASH URRIE
Nov 21 Dec 03 Dec 04	Added As A Co-sponsor S Added As A Co-sponsor S Amendment No.01	Assigned to Health Care & Human Services
	Placed Caindr Second Rea	

Placed Caindr, Second Readng

St Mandate Fis Note Filed Fiscal Note Filed

Placed Calndr,Second Reading Second Reading Placed Calndr,Third Reading

2077

Dec 05

PURSUANT TO RULE 2-10 DEADLINE FOR FINAL PASSAGE EXTENDED TO 01/07/97

Calendar Order of 3rd Rdng Third Reading - Passed 111-000-000 Arrive Senate Placed Calendr,First Readng Session Sine Die

Jan 06 1997

Jan 07

HB-3169

PANKAU - SAVIANO - LOPEZ.

815 ILCS 505/2B

from Ch. 121 1/2, par. 262B

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that the financing of real estate when creating a mortgage lien is a transaction excluded from those transactions in which the consumer has a right to cancel the contract within 3 business days if the contract was entered into at the consumer's residence.

Feb	07 1996	First reading Referred to Ru	ules
Mar	07	Added As A Joint Sponsor PANKAU	
		Primary Sponsor Changed To PANKAU	
		Joint Sponsor Changed to SAVIANO	
		Assigned to Co	onsumer Protection
Mar	21	Do Pass/Short	Debate Cal 009-000-000
		Placed Cal 2nd Rdg-Sht Dbt	
Mar	25	Second Reading-Short Debate	
		Held 2nd Rdg-Short Debate	
Mar	28	Added As A Co-sponsor LOPEZ	
Apr	23	RE-REFER R	ULES/RUL 3-7
Jan	07 1997	Session Sine Die	

HB-3170 SAVIANO.

815 ILCS 405/2

from Ch. 121 1/2, par. 502

Amends the Retail Installment Sales Act by changing a reference to a Section of the Act.

Feb 07 1996	First reading
Jan 07/1997	Session Sine Die

Referred to Rules

HB-3171 DAVIS,STEVE.

New Act

Creates the State Government Paperwork Reduction for Business Act. Requires State agencies to submit an inventory of paperwork required of businesses that the agencies regulate to the Joint Committee on Administrative Rules. Requests agencies to meet a 5% reduction of such paperwork for the years 1998 through 2000 for a total reduction goal of 15%. Allows for exemptions. Requires agencies to request from the affected businesses recommendations for reducing paperwork. Requires the Joint Committee to annually publish the results of attaining the paperwork reduction goal. Repeals the Act effective December 31, 2000. Effective immediately.

Feb 07 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3172 TENHOUSE – HOFFMAN.

40 ILCS 5/7-118	from Ch
40 ILCS 5/7-158	from Ch
40 ILCS 5/7-164	from Ch
40 ILCS 5/7-172	from Ch
40 ILCS 5/7-205	from Ch
40 ILCS 5/7-206	from Ch
30 ILCS 805/8.20 new	

rom Ch. 108 1/2, par. 7-118 rom Ch. 108 1/2, par. 7-158 rom Ch. 108 1/2, par. 7-164 rom Ch. 108 1/2, par. 7-172 rom Ch. 108 1/2, par. 7-205 rom Ch. 108 1/2, par. 7-206

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Pension Code. Increases the death benefit from \$3,000 to \$5,000. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Cost would be approximately \$3.6 million per year.

NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates Feb 07 1996 First reading Referred to Rules Mar 26 Added As A Joint Sponsor HOFFMAN Apr 23

Pension Note Filed Committee Rules

Referred to Rules

Jan 07 1997 Session Sine Die

HB-3173 GASH.

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 boundaries of a county that has a population of 3,000,000 or more or within a boundary 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 local government vehicles.

Feb 07 1996 First reading

Jan 07 1997 Session Sine Die

HB-3174 GASH - SCHOENBERG.

705 ILCS 405/1-7 from Ch. 37, par. 801-7 705 ILCS 405/1-8.2 from Ch. 37, par. 801-8.2

First reading

Amends the Juvenile Court Act of 1987 to permit law enforcement agencies to notify appropriate school officials of the identity of persons under 17 years of age who are reasonably believed to pose a danger to the safety of the public or law enforcement officers. Provides that each county or circuit court area in a county with more than one circuit court area may establish a multi-disciplinary agency committee. Provides that 2 or more circuit court areas in a county may establish committees together.

Feb 07 1996 Jun 27 Jan 07 1997

Referred to Rules Added As A Joint Sponsor SCHOENBERG Session Sine Die

HB-3175 MURPHY.M.

New Act 775 ILCS 5/1-103

from Ch. 68, par. 1-103

Creates the HIV Pregnancy Screening Act. Provides that health care providers caring for pregnant women must provide information and counseling regarding HIV, the advantages of being tested as soon as possible in the course of pregnancy, and the reduced rate of transmission of HIV to the newborn if the woman receives treatment during pregnancy. Gives each woman the right to consent to or refuse testing for HIV. Provides that HIV testing is confidential, may be anonymous, and that the woman's care will not be altered because of her decision regarding testing. Directs health care providers to arrange HIV testing as early as possible for pregnant patients who consent. Requires the health care provider to document that material was distributed and whether consent for HIV testing was obtained or refused. Requires counseling and information and the opportunity for testing for women who present for delivery without having been tested. Specifies procedures at the time of communicating a positive test result to a pregnant woman or new mother. Requires counselors to assist women in obtaining access to an appropriate comprehensive clinical care facility. Requires reporting to the Illinois Department of Public Health and directs the Department to publish reports and provide guidelines and information. Amends the Illinois Human Rights Act. Specifically includes human immunodeficiency virus as a disease from which a number of conditions may result which meet the definition of "handicap" under the Act.

Feb 07 1996 First reading Feb 29

Referred to Rules Assigned to Health Care & Human Services Refer to Rules/Rul 3-9(a)

Mar 25 Jan 07 1997 Session Sine Die

HB-3176 MURPHY.M.

35 ILCS 200/15-62 new

Amends the Property Tax Code. Provides that any unit of local government, school district, organization, or other property owner that holds title to property that qualifies for an exemption, but for which delinquent taxes have accrued due to a failure to timely obtain an exemption, may expunge the delinguent taxes if a sale of the property for taxes has not been held. Sets out procedures by which the delinquent taxes are expunged. Effective immediately.

Note(s) That May Apply: Fiscal Feb 07 1996 First reading

Jan 07 1997 Session Sine Die Referred to Rules

HB-3177 WINTERS - MURPHY,M.

305 ILCS 5/4-19 new

Amends the Public Aid Code. Requires the Department of Public Aid, in cooperation with the Department of Alcoholism and Substance Abuse, to conduct a demonstration project. Provides that participants in the project having an alcohol or substance abuse problem must participate in a treatment program to receive Aid to Families with Dependent Children.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 3177 fails to meet the definition of

a mandate under the State Mandates Act.

HOUSE AMENDMENT NO. 1.

Deletes the authority of the Department to implement the project through emergency rules

FISCAL NOTE, AMENDED (DASA)

Total additional FY97 funding needed would be \$3,000,000 (Oper-

ations, \$156,500; Services, \$2,844,600), for sites at Peoria,

Amendment No.01

Second Reading Placed Calndr, Third Reading

Placed Calendr, First Reading

Sen Sponsor SYVERSON

Arrive Senate

First reading

Rockford and Grand Boulevard.

FISCAL NOTE, AMENDED (Dpt. Public Aid)

HB3177 will have no fiscal impact on DPA.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1996 First reading Feb 20

Referred to Rules

Assigned to Health Care & Human Services

Feb 28

Recommended do pass 019-002-000

Placed Calndr Second Reading Amendment No.01 **SCHAKOWSKY**

Amendment referred to

HRUL Placed Calndr, Second Readng

HRUL

SCHAKOWSKY

Fiscal Note Filed Fiscal Note Filed

Referred to Rules

Assigned to Public Health & Welfare

Feb 29

Fiscal Note Requested LANG

St Mandate Fis Note Filed

Mar 06

Placed Calndr, Second Reading Amendment No.01 **ŠČHAKOWSKY**

Be approved considerati

Adopted

Recommended do pass 011-000-000 Placed Calndr, Second Reading Added as Chief Co-sponsor GARCIA Added as Chief Co-sponsor SHADID Added as Chief Co-sponsor DEL VALLE Added as Chief Co-sponsor DUNN,T Added As A Co-sponsor TROTTER Second Reading Placed Calndr, Third Reading

Calendar Order of 3rd Rdng Added As A Joint Sponsor MURPHY,M

Third Reading - Passed 110-000-001

Mar 07 Mar 20 Mar 21 Mar 22 Apr 17 Apr 24

Apr 25

2080

Apr 30	Added As A Co-sponsor SN	MITH
-	Third Reading - Passed 05:	5-000-000
	Passed both Houses	
May 29	Sent to the Governor	
Jul 26	Governor approved	
	PUBLIC ACT 89-0562	effective date 97-01-0

HB-3178 DEUCHLER.

205 ILCS 205/1007.05 from Ch. 17, par. 7301-7.05

Amends the Savings Bank Act. Adds a caption to a Section concerning affiliates and affiliated persons.

Feb 07 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3179 YOUNGE.

New Act

Creates the Southwestern Illinois Research and Development Corporation. Contains only a short title provision.

Feb 07 1996 First reading

Session Sine Die

Referred to Rules

HB-3180 YOUNGE.

Jan 07 1997

305 ILCS 30/5

from Ch. 23, par. 6855

Amends the Family Resource Development Act to make a technical change in a Section concerning development of a 20-family demonstration project. Feb 07 1996 First reading Referred to Rules

Feb 07 1996 First reading Jan 07 1997 Session Sine Die

HB-3181 BLACK.

40 ILCS 5/16-133

from Ch. 108 1/2, par. 16-133

Amends the Downstate Teacher Article of the Pension Code to increase the maximum retirement annuity from 75% to 80% of final average salary. Changes the formula for calculating the retirement annuity. Effective immediately. NOTE(s) THAT MAY APPLY: Fiscal; Pension

Feb 07 1996 First reading

Jan 07 1997 Session Sine Die

Referred to Rules

HB-3182 DART.

30 ILCS 805/8.20 new 35 ILCS 200/15-180

Amends the Property Tax Code to increase the maximum homestead improvement exemption to \$45,000 beginning January 1, 1997. Amends the State Mandates Act to exempt this amendatory Act from the reimbursement requirements of the State Mandates Act. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates Feb 07 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3183 KOTLARZ.

30 ILCS 105/5.432 new
30 ILCS 105/6z-41 new
30 ILCS 115/1
30 ILCS 805/8.20 new
35 ILCS 5/201
35 ILCS 5/202.5 new
35 ILCS 5/208
35 ILCS 5/502
35 ILCS 5/701
35 ILCS 5/710
35 ILCS 5/803
35 ILCS 5/901
35 ILCS 200/18-47 new
105 ILCS 5/2-3.114 new
105 ILCS 5/2-3.119 new
105 ILCS 5/17-11
105 ILCS 5/18-19.5 new
105 ILCS 5/34-54.1

from Ch. 120, par. 9-901

from Ch. 85, par. 611 from Ch. 120, par. 2-201 from Ch. 120, par. 2-208 from Ch. 120, par. 2-208 from Ch. 120, par. 5-502 from Ch. 120, par. 7-701 from Ch. 120, par. 7-710 from Ch. 120, par. 8-803

from Ch. 122, par. 17-11 from Ch. 122, par. 34-54.1

Amends the Illinois Income Tax Act to increase the individual income tax rate, beginning January 1, 1996, to 3.15% and the corporate rate to 5.04%. Increases the rates incrementally until January 1, 1999, 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, 1996. 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.

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

Feb 07 1996 First reading

Jan 07 1997 Session Sine Die

HB-3184 MOORE,ANDREA.

5 ILCS 315/3

from Ch. 48, par. 1603

Referred to Rules

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.

Feb 07 1996	First reading	Referred to Rules
Feb 20		Assigned to Elections & State
		Government
Mar 25		Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-3185 BRADY.

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. Effective immediately.

PENSION IMPACT NOTE

HB3185 would increase accrued liability of SERS by \$330,000.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

Feb 07 1996 Feb 20 Feb 27	First reading	Referred to Rules Assigned to Personnel & Pensions Pension Note Filed
Mar 25 Jan 07 1997	Session Sine Die	Committee Personnel & Pensions Refer to Rules/Rul 3-9(a)

HB-3186 WINTERS - LEITCH - FEIGENHOLTZ.

215 ILCS 105/7	from Ch. 73, par. 1307
215 ILCS 105/8	from Ch. 73, par. 1308

Amends the Comprehensive Health Insurance Plan Act. Authorizes the CHIP Board to offer optional family plans and establish separate premium rates for the plans. Restricts coverage under CHIP to family members who meet medical and other eligibility criteria (currently if one family member meets the medical eligibility criteria, all family members are eligible for coverage). Provides that deductibles and coinsurance amounts shall be established by the CHIPS Board. Removes statutorily established deductibles and coinsurance amounts. Establishes a maximum period of 60 months for imposing a surcharge for those eligible persons who purchase a waiver of the 6 month preexisting condition period. Deletes expired language authorizing an option to reduce the preexisting condition period from 6 to 2 months. Effective immediately.

	FISCAL NOT	E (Office of Board of Direct	ors)		
	Total loss in C	HIP premium income is estin	mated at \$159,000,		
	including the \$97,000 in premiums currently required by State				
	law but no longer actuarially required. Net loss of premium				
	income withou	t this latter change would be	\$62,000. Neither		
		result in CHIP needing to re			
		unds from GRF.			
No	TE(S) That May	y Apply: Fiscal			
	Feb 07 1996	First reading	Referred to Rules		
	Feb 20	0	Assigned to Insurance	1	
	Feb 27	Amendment No.01	INSURANCE H	Amendment	
				referred to	
			SUB-COMMITTEE		
			Do Pass/Short Debate Ca	1024-000-000	
		Placed Cal 2nd Rdg-Sht D			
	Feb 28		Fiscal Note Filed		
		Second Reading-Short Det	pate		
		Held 2nd Rdg-Short Deba			
	Feb 29	Pld Cal Ord 3rd Rdg-Sht I			
	Mar 06	Tabled Pursuant to Rule5-			
		3Rd Rdg-Sht Dbt-Pass/Vo			
	Mar 07	Arrive Senate			
		Placed Calendr, First Read	ng		
		Sen Sponsor MADIGAN	0		
	Mar 08	Added as Chief Co-sponsor	SYVERSON		
	Mar 20	First reading	Referred to Rules		
	Mar 28	Ŭ	Assigned to Insurance, Pe	nsions &	
			Licen. Act.		
	Apr 17		Recommended do pass 00	9-000-000	
	•	Placed Calndr, Second Rea	dng		
	Apr 18	Added as Chief Co-sponsor	CARROLL		
	Apr 24	Second Reading			
	•	Placed Calndr, Third Read	ing .		
	May 07	Third Reading - Passed 05	4-000-000		
	•	Passed both Houses			
	Jun 05	Sent to the Governor			
	Jun 21	Governor approved			
		PUBLIC ACT 89-0486	effective date 96-06-21		

HB-3187 YOUNGE.

20 ILCS 655/5.6 new 30 ILCS 105/5.432 new

Amends the Illinois Enterprise Zone Act and the State Finance Act. Creates the Enterprise Zone Assistance Fund. Provides that the Department of Commerce and Community Affairs shall distribute grants to the enterprise zones from the Enterprise Zone Assistance Fund to undertake public improvements in the enterprise zones. Effective July 1, 1996.

NOTE(s) THAT MAY APPLY: Fiscal Feb 07 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3188 YOUNGE.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act to create an indeterminate tax credit for companies that invest in the inner cities.

Note(s) That May Apply: Fiscal Feb 07 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3189 YOUNGE.

New Act

Creates the Illinois Guaranteed Job Opportunity Act. Provides that the Department of Labor shall establish a program to employ persons who are at least 16 years of age and have been unemployed for 35 days. Provides that training, educational, and other services may be provided to participants when appropriate.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3190 FLOWERS – DART – MCGUIRE – PHELPS – DAVIS, M, FEIGENHOLTZ, KASZAK, LANG AND NOVAK.

35 ILCS 5/203 from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act. Creates a deduction for residents in an amount equal to all reasonable and legitimate expenses related to the adoption of a child with special needs. Defines "reasonable and legitmate expenses" and "child with special needs". Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3191 DAVIS,M – LANG – FEIGENHOLTZ – DART – FLOWERS, KASZAK, MC-GUIRE AND PHELPS.

20 ILCS 505/7.5 new

Amends the Children and Family Services Act. Requires the Department of Children and Family Services to establish and implement a loan program to assist Illinois residents in meeting expenses related to the adoption of children under the Department's jurisdiction. Limits recipients to a maximum of \$10,000 per child. Requires the Department to adopt rules requiring repayment and verification of use of loans and penalties for default.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 07 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3192 DART – FLOWERS – KASZAK – PHELPS – DAVIS, M, FEIGENHOLTZ, LANG, MCGUIRE, NOVAK AND FANTIN.

20 ILCS 505/23.5 new

Amends the Children and Family Services Act. Requires DCFS, on or before June 30, 1997, to enter into contracts with public or private agencies, approved by the Inspector General within the Department, to establish a statewide project to search for absent or unknown relatives of children in the custody of the Department when the searches are useful or necessary to facilitate a permanency plan for the child. Requires the Department to promulgate rules to implement and administer the project.

Note(s) THAT MAY APPLY: Fiscal Feb 07 1996 First reading Jan 07 1997 Session Sine Die		Referred to Rules
HB-3193 PARK	Ε.	
820 ILCS 255/3	fr	om Ch. 48, par. 1403
820 ILCS 255/5	fr	om Ch 48 nar 1405

820 ILCS 255/3	fr	om Ch. 48, par	. 1403
820 ILCS 255/5	fr	om Ch. 48, par	. 1405
820 ILCS 255/10		om Ch. 48, par	
820 ILCS 255/4 rep.			

Amends the Toxic Substances Disclosure to Employees Act. Repeals language requiring the Director of Labor to establish a list of toxic substances. Changes the definition of "toxic substance" by defining it as a substance, mixture, or compound containing a substance that is determined to be hazardous under a specified federal regulation. Provides that a copy of a Material Safety Data Sheet shall be made available only upon request of the Director of Labor. Provides that the Director of Labor shall maintain Material Safety Data Sheets for 5 years. Provides that if an employer possesses a Material Safety Data Sheet for a substance, compound, or mixture (rather than a substance, compound, or mixture that is not in the list of toxic substances), an employee's treating physician must be given the sheet upon request.

HOUSE AMENDMENT NO. 1.

Provides that if an employer possesses a Material Safety Data Sheet for a substance, compound, or mixture that is not defined as a hazardous substance under a specified federal regulation an employee's treating physician must be given the information upon request.

FISCAL NOTE, AMENDED (Dpt. of Labor)

There will be no fiscal impact from HB 3193.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends deletion of provision that requires businesses to make an annual submission of all of their material safety data sheets to the Illinois Department of Labor. Makes a technical change.

Feb 07 1996	First see din s	Defense i de Deles
	First reading	Referred to Rules
Feb 20		Assigned to Commerce, Industry &
D 1 07		Labor
Feb 27	Amendment No.01	COMMERCE H Adopted
		Do Pass Amend/Short Debate
		013-000-003
_	Placed Cal 2nd Rdg-Sht D	
Feb 29		Fiscal Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	
Mar 05	Second Reading-Short Del	bate
	Pld Cal Ord 3rd Rdg-Sht I	Dbt
Mar 07	3Rd Rdg-Sht Dbt-Pass/Vo	ot106-003-001
Mar 20	Arrive Senate	
	Placed Calendr, First Read	ng
Apr 23	Sen Sponsor BUTLER	
	First reading	Referred to Rules
Apr 24		Assigned to Commerce & Industry
Apr 30		Recommended do pass 009-000-000
	Placed Calndr, Second Rea	
May 02	Second Reading	•
-	Placed Calndr, Third Read	ing
May 15	Third Reading - Passed 05	
	Passed both Houses	
Jun 13	Sent to the Governor	
Aug 09	Governor amendatory veto	
0	Placed Cal. Amendatory V	
Nov 14	Mtn fild accept amend veto	
	Motion referred to	01/HRUL
Nov 19		Be approved consideration
	Placed Cal. Amendatory V	eto
Nov 21	Accept Amnd Veto-House	
	Placed Cal. Amendatory V	
Dec 03	Mtn fild accept amend veto	
20000	Accept Amnd Veto-Sen Pa	
	Bth House Accept Amend	
Dec 31	Return to Gov-Certification	
	Governor certifies changes	
	PUBLIC ACT 89-0696	effective date 97-06-01
	1 0 DETC ACT 03-0030	checure date 97-00-01

HB-3194 ERWIN.

10 ILCS 5/1A-16 new	and the second second second second second second second second second second second second second second second
10 ILCS 5/2A-1.1	from Ch. 46, par. 2A-1.1
10 ILCS 5/7-8	from Ch. 46, par. 7-8
10 ILCS 5/8-4	from Ch. 46, par. 8-4
105 ILCS 5/33-1	from Ch. 122, par. 33-1

Amends the Election Code and the School Code. Changes the general primary election in 1998 from the third Tuesday in March to the last Tuesday in August. Requires the State Board of Elections to assess the move for the General Assembly. Effective immediately.

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

Feb 07 1996 First reading Referred to Rules Jan 07 1997 Session Sine Die

HB-3195 ERWIN.

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. Effective immediately.

Feb 07 1996First readingJan 07 1997Session Sine Die

Referred to Rules

HB-3196 SAVIANO – PERSICO – MAUTINO.

625 ILCS 5/4-203	from Ch. 95 1/2, par. 4-203
625 ILCS 5/4-208	from Ch. 95 1/2, par. 4-208
625 ILCS 5/12-606	from Ch. 95 1/2, par. 12-606
625 ILCS 5/15-111	from Ch. 95 1/2, par. 15-111

Amends the Illinois Vehicle Code. Provides that the notice posted prior to towing must be clearly visible from each posted entrance and exit (instead of prominently placed at each driveway access or curb cut). Provides that when a vehicle removal is authorized by a law enforcement agency, the vehicle owner is responsible for removal, processing charges, and collection costs. Provides that upon receipt of a signed credit card receipt, a towing service becomes a holder in due course. Provides that personal property in a vehicle subject to a lien is also subject to the lien, with certain exceptions. Provides that a towing service may establish an additional lien on other vehicles registered to the owner of the vehicle relocated or towed. Eliminates the requirement that a law enforcement agency or towing service disposing of an unclaimed vehicle shall cause a notice of the time and place of the sale to be sent to the owner. Provides that the owner or operator of a disabled vehicle being serviced shall be responsible for payment of all charges for removal and disposed of debris deposited on a street. Provides that in towing a disabled vehicle or a combination of disabled vehicles the tow truck may not exceed applicable weight restrictions instead of the combination of vehicles not exceeding applicable weight restrictions. Provides that nothing in the Code shall prohibit a tow truck, under instruction of a police officer, from clearing a disabled vehicle that may be in violation of weight limits from transporting the vehicle to a location designated by the police officer. Effective immediately.

NOTE(S) THAT MAY	y Apply: Fiscal
Feb 07 1996	First reading
Jan 07 1997	Session Sine Die

HB-3197 SAVIANO.

625 ILCS 5/4-203

730 ILCS 125/17

from Ch. 95 1/2, par. 4-203

Referred to Rules

Amends the Illinois Vehicle Code towing provisions to make stylistic changes. Feb 07 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3198 BIGGERT – SCOTT.

from Ch. 75, par. 117

Amends the County Jail Act. Provides that when medical or hospital services are required by an arrestee, the arresting authority shall be entitled to obtain reimbursement from the county for these expenses. Provides that a \$10 fee shall be taxed as costs for each conviction or order of supervision, other than a petty offense or business offense.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 08 1996	Filed With Clerk		
Jan 07 1997	First reading Session Sine Die	Referred	d to Rules

HB-3199 CROSS – SAVIANO – MC.	ULIFFE – HARTKE – BURKE AND FANTIN.
	n Ch. 43, par. 122 n Ch. 43, par. 123

Amends the Liquor Control Act of 1934. Provides that a manufacturer, distributor, or importing distributor may furnish certain free promotional devices or materials to a holder of a special event retailer's or special use permit license if the purpose of the devices or materials is used to promote the special event. Increases the number of types of signs and the aggregate dollar value of signs that a retail licensee may display.

HOUSE AMENDMENT NO. 1.

Adds reference to:

235 ILCS 5/6-5

Deletes the title and everything after the enacting clause. Amends the Liquor Control Act of 1934. Increases the number of types of signs and the aggregate dollar value of signs that a retail licensee may display.

FISCAL NOTE, AMENDED, H-am1 (III. Liquor Control Commission) There would be minor fiscal impact on the Commission; there may be a reduction in potential fine revenues. FISCAL NOTE, AMENDED, H-am2 (III. Liquor Control Commission) No change from previous note. STATE MANDATES ACT FISCAL NOTE, AMENDED

In the opinion of DCCA, HB 3199, as amended by H-am 2, fails to meet the definition of a mandate under the State Mandates Act.

HOUSE AMENDMENT NO. 2.

Further amends the Liquor Control Act of 1934. Provides that the Act does not prohibit a distributor or importing distributor from bearing the cost of creating or printing a temporary sign for a retail licensee containing certain messages, including but not limited to, community goodwill expressions, regional sporting event announcements, or seasonal messages, provided the primary purpose of the sign is to highlight, promote, or advertise the product. Raises the allowable aggregate value of permanent inside signs that a retail licensee may display from \$1750 per manufacturer to \$2,000 per manufacturer. Adds an immediate effective date.

Feb 08 1996	Filed with Clerk		
M 07	First reading	Referred to Rules	
Mar 07		Assigned to Registration &	<i>c</i> Regulation
Mar 14	Primary Sponsor Changed		
Mar 20	Amendment No.01	REGIS REGULAT H	Adopted
		Do Pass Amend/Short De	bate
		010-000-000	
14 . 00	Placed Cal 2nd Rdg-Sht D		
Mar 22		Fiscal Note Filed	
	Cal Ord 2nd Rdg-Shr Dbt		
Mar 26	Second Reading-Short Deb		
	Held 2nd Rdg-Short Debat		
Mar 28		Fiscal Note Filed	1
	Amendment No.02	CROSS	Amendment
			referred to
		HRUL	
	Held 2nd Rdg-Short Debat		
	Joint Sponsor Changed to S		
	Amendment No.02	CROSS	Amendment
			referred to
		HREG	
	Held 2nd Rdg-Short Debat	e	· · · ·
Mar 29	Amendment No.02	CROSS	Be approved
			considerati
		HREG/009-002-000	
	Held 2nd Rdg-Short Debat	ė	
	and the second second second second second second second second second second second second second second second	St Mandate Fis Note Filed	E Contraction of the second second second second second second second second second second second second second
	Held 2nd Rdg-Short Debat	e	
	Added As A Co-sponsor FA	ANTIN	
	Amendment No.02	CROSS	Adopted
	Pid Cal Ord 3rd Rdg-Sht I	Dbt	
	Third Reading - Passed 110	0-000-004	•
Apr 16	Arrive Senate		
-	Sen Sponsor WALSH,T		
	Placed Calendr, First Read	ng	
	First reading	Referred to Rules	
Apr 24		Assigned to Insurance, Per	usions &
•		Licen. Act.	
May 01		Recommended do pass 009	-000-000
	Placed Calndr, Second Read		

May 02	Second Reading
	Placed Calndr, Third Reading
	Added as Chief Co-sponsor MADIGAN
	Added as Chief Co-sponsor JACOBS
	Added as Chief Co-sponsor VIVERITO
May 14	Third Reading - Passed 056-000-000
	Passed both Houses
Jun 12	Sent to the Governor
Jul 19	Governor approved
	PUBLIC ACT 89-0529 effective date 96-07-19

HB-3200 CIARLO – MAUTINO.

from Ch. 43, par. 134a

Amends the Liquor Control Act of 1934. Prohibits a person under 21 from possessing a kit for brewing alcoholic liquor. Exempts from the Act persons who sell such kits but do not sell alcoholic beverages. Effective immediately.

NOTE(S) THAT MAY	APPLY: Correctional
Feb 08 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

HB-3201 CIARLO.

235 ILCS 5/6-20

35 ILCS 200/18-155

Amends the Property Tax Code to make a technical change in the Section concerning apportionment of taxes for districts in 2 or more counties. Feb 08 1996 Filed With Clerk

1996 -	Filed With C	lerk	
	First reading		

Feb 20 Mar 25 Jan 07 1997 Session Sine Die

HB-3202 BIGGINS.

35 ILCS 200/15-16 new

Amends the Property Tax Code. Requires the titleholder or owner of the beneficial interest of tax exempt property to publish notice of a property's loss of exempt status within 30 days after the loss if the property was listed as exempt by the chief county assessment officer and the property is no longer entitled to an exemption. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal Feb 08 1996 Filed With Clerk First reading

Referred to Rules

Referred to Rules

Referred to Rules

Assigned to Revenue

Refer to Rules/Rul 3-9(a)

Jan 07 1997

HB-3203 KUBIK.

30 ILCS 805/8.20 new 35 ILCS 200/20-15

Amends the Property Tax Code. Requires the dollar amount of tax due from the person assessed allocable to a fire protection district and a dollar amount of tax allocable to a fire protection district for pension or retirement purposes to be printed on each tax bill or on a separate slip. Requires the dollar amount of tax due from the person assessed allocable to police protection and fire protection by a municipality, township, and county and a dollar amount of tax allocable for pension or retirement of police officers and fire fighters to be printed on each tax bill or on a separate slip. Amends the State Mandates Act to require implementation without reimbursement.

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

Session Sine Die

Feb 08 1996	Filed With Clerk First reading	Referred to Rules
Jan 07 1997	Session Sine Die	

HB-3204 MURPHY,M - KUBIK - BIGGINS.

10 ILCS 5/2A-10 35 ILCS 200/5-5 from Ch. 46, par. 2A-10

Amends the Property Tax Code to make a technical change in the Section concerning the election of the board of review in counties with a population of 3,000,000 or more. Amends the Election Code to make a technical change in the Section concerning election of the county assessor and Board of Appeals.

In the opinion of	DATES ACT FISCAL NOT of DCCA, HB 3204 fails to m er the State Mandates Act.	E neet the definition of	
	NDMENT NO. 1.		
Deletes referen 10 ILCS 5/2A		ana ang ang ang ang ang ang ang ang ang	
35 ILCS 200/5			
Adds reference New Act	10.		.*
	everything after the enac		
Districts and provid	istricts Act. Divides Cook es descriptions of those di	stricts. Effective immedia	
	E, S-AM 1 (State Board of H S-am 1, has no fiscal impact of		
Feb 08 1996	Filed With Clerk		
Mar 07	First reading	Referred to Rules Assigned to Revenue	
Mar 22	Amendment No.01	REVENUE H	Amendment
		HRUL/008-005-000 Recommended do pass 008	referred to
	Placed Calndr,Second Read	Ing	
	Amendment No.02	DEERING	Amendment referred to
	Placed Caindr, Second Read		
Mar 25	Second Reading		
Apr 19	Held on 2nd Reading	St Mandate Fis Note Filed	
	Placed Calndr, Third Readin Tabled Pursuant to Rule5-4		
		HFA 02	
	Third Reading - Passed 062	Verified -052-000	
Apr 22	Arrive Senate	and the second second second second	
Apr 23	Placed Calendr, First Readn Sen Sponsor O'MALLEY	lg	
- Api 25	First reading	Referred to Rules	
Apr 24	Added as Chief Co-sponsor	DUDYCZ Assigned to Revenue	
May 02		Recommended do pass 009	-000-000
May 07	Placed Calndr,Second Reac Second Reading	ing	
	Placed Calndr, Third Reading	ng	
May 16	Filed with Secretary Amendment No.01	O'MALLEY	Amendment
	remember (vo.or		referred to
	Amendment No.01	SRUL O'MALLEY	
	Rules refers to	SEXC	
	Amendment No.01	O'MALLEY Be adopted	
	Recalled to Second Reading	3	
	Amendment No.01	O'MALLEY 032-025-000	Adopted
	Placed Calndr, Third Reading	ng	
		Fiscal Note Requested AS -CARROLL	AMENDED
	Third Reading - Passed 031 Arrive House	Fiscal Note Filed -024-000	
M. 17		Referred to Rules	_
May 17	Place Cal Order Concurren	Approved for Consideratio ce 01	n .
May 21	Motion Filed Concur		
	Refer to Rules/Rul 8-4(a) Place Cal Order Concurren	ce 01	

May 22	Motion referred to 01/HEXC	
•	Be approved consideration	
	007-003-000	
May 24	H Concurs in S Amend. 01/061-048-004	
	Passed both Houses	
May 30	Sent to the Governor	
Jul 26	Governor approved	
	PUBLIC ACT 89-0563 effective date 96-07-26	

HB-3205 CURRY, J – LANG.

105 ILCS 5/2-3.104

from Ch. 122, par. 2-3.104

Referred to Rules

to Rules

Amends the School Code. Creates a 9 member legislative review panel to review, analyze, and hold public hearings each year on State Mandates (identified by the Panel from the annual State Mandate Report filed by the State Board of Education) that are of questionable educational benefit or nonessential or that necessitate substantial expenditures without apparent corresponding benefit. Requires the Panel to file written recommendations with the General Assembly if the Panel determines, based on its review and the public hearings, that a mandate should be eliminated or modified. Provides that the Governor appoints the chairperson of the Panel and that each of the 4 legislative leaders appoints 2 members, one a legislator and the other a representative of elementary or secondary education.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 08 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

HB-3206 CURRY,J.

105 ILCS 5/30-9	from Ch. 122, par. 30-9
105 ILCS 5/30-10	from Ch. 122, par. 30-10
105 ILCS 5/30-11	from Ch. 122, par. 30-11
105 ILCS 5/30-12	from Ch. 122, par. 30-12

Amends the School Code. Provides that after June 1, 1997 persons may not be nominated for General Assembly scholarships and that General Assembly scholarships may not be awarded after that date unless the nomination is made prior to that date. Prevents both second nominations for any lapsed General Assembly scholarship and nominating persons to the unused or unexpired parts of any vacated General Assembly scholarship after June 1, 1997. Effective immediately.

NOTE(S) THAT MAY	APPLY: Fiscal	
Feb 08 1996	Filed With Clerk	
	First reading	Referred
Jan 07 1997	Session Sine Die	

HB-3207 BOLAND.

10 ILCS 5/9-1.9a new	
10 ILCS 5/9-3	from Ch. 46, par. 9-3
10 ILCS 5/9-4	from Ch. 46, par. 9-4
10 ILCS 5/9-8	from Ch. 46, par. 9-8
10 ILCS 5/9-25.5 new	

Amends the Election Code. Requires candidates for statewide executive office and the General Assembly to designate a single principal campaign organization to receive contributions and make expenditures; if none is designated, the candidate is the principal campaign organization. Limits campaign contributions from State vendors to statewide executive office holders and candidates, General Assembly members and candidates, and State political committees.

Feb 08 1996	First reading	Referred to Rules
Jan 07 1997	Session Sine Die	

ND.
ND.

10 ILCS 5/9-11	from Ch. 46, par. 9-11
10 ILCS 5/9-12	from Ch. 46, par. 9-12

Amends the Election Code. Provides that, in addition to other information, the occupation and employer of a person making a contribution in excess of \$150 shall be reported.

Feb 08 1996 First reading

Referred to Rules

Jan 07 1997 Session Sine Die

HB.3209 RYDER.

110 ILCS 305/9

from Ch. 144, par. 30

Amends the University of Illinois Act. Provides that certain honorary scholarships shall be for the benefit of descendants of persons who served in the armed forces of the United States during certain wars rather than to the children of persons who served in the armed forces of the United States during those wars.

NOTE(S) THAT MAY APPLY: Fiscal Feb 08 1996 First reading

Jan 07 1997 Session Sine Die Referred to Rules

HB-3210 **RYDER – CHURCHILL.**

New Act

in the second second second second second second second second second second second second second second second Creates the Amusement Rider Responsibility Act. Requires an owner of an amusement facility, amusement park, or temporary traveling carnival to post signs that include the location of the station for reporting an injury or accident and the location of a first aid station. Provides that the owner shall post a sign at each amusement ride that states operational instruction, safety guidelines, and certain warnings as to rider responsibilities. Permits the operator of a ride to prevent a rider who is perceived to be unable to safely ride due to physical or mental condition, or under the influence of alcohol or drugs from boarding or riding an amusement ride. Bars recovery for damages from an amusement facility, amusement park, temporary traveling carnival, or amusement ride manufacturer for personal injury, death, or property damage sustained by a rider if the rider violated rider responsibility provisions of the Act. Requires injured rider to file written report of injury before leaving the park as a condition precedent to bringing suit; provides exceptions. Establishes various classes of misdemeanor penalties. Effective immediately,

NOTE(S) THAT MAY APPLY: Correctional Feb 08 1996 First reading

Referred to Rules Added As A Joint Sponsor CHURCHILL Mar 21 Jan 07 1997 Session Sine Die

HB-3211 KLINGLER.

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 5/15-145		Ch. 108 1/2, par. 15-145
40 ILCS 5/16-141		Ch. 108 1/2, par. 16-141

Amends the State Employee, State Universities, and Downstate Teacher Articles of the Pension Code to allow certain surviving spouses to begin receiving an annuity before attaining age 50. Effective immediately.

PENSION IMPACT NOTE

The fiscal impact of HB 3211 has not been determined, but it is estimated to be minor.

Note(s) That M	AY APPLY: Fiscal; Pension
Feb 08 1996	First reading
Mar 26	· · · · · · · · · · · · · · · · · · ·

Referred to Rules Pension Note Filed Committee Rules

Jan 07 1997 Session Sine Die

HB-3212 STEPHENS - BLACK - HANNIG - DEERING - MURPHY.M. New Act

Creates the Rent Control Preemption Act. Prohibits units of local government from enacting, maintaining, or enforcing an ordinance or resolution that controls the amount of rent charged for leasing private commercial or residential property. Preempts home rule. Effective immediately.

NOTE(S) THAT MAY APPLY: Home Rule; Housing Afford

Feb 08 1996 First reading Referred to Rules Jan 07 1997 Session Sine Die

HB-3213 BRADY.

820 ILCS 305/1 820 ILCS 405/217.1 new from Ch. 48, par. 138.1

Amends the Workers' Compensation Act to provide that the term "employee" does not include persons performing services as a real estate appraiser under a written independent contractor agreement. Amends the Unemployment Insurance Act to provide that the term "employment" does not include services performed by an individual as a real estate appraiser under a written independent contractor agreement. Effective immediately.

Feb 08 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3214 FLOWERS.

425 ILCS 60/3

from Ch. 127 1/2, par. 803

Amends the Smoke Detector Act. Provides that an owner of a building is responsible for testing smoke detectors at least once every 30 days, shall test all the detectors in any one building on the same day, and shall place a notice on each detector indicating the last date the detector was tested.

Feb 08 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3215 FLOWERS.

705 ILCS 405/1-18 new 735 ILCS 5/2-1203 735 ILCS 5/2-1401 750 ILCS 5/612 new 705 ILCS 35/25.1 new 750 ILCS 45/16.1 new 750 ILCS 60/224.1 new 755 ILCS 5/11-19 new

from Ch. 110, par. 2-1203 from Ch. 110, par. 2-1401

Amends the Juvenile Court Act of 1987, the Code of Civil Procedure, the Marriage and Dissolution of Marriage Act, the Uniform Child Custody Jurisdiction Act, the Illinois Parentage Act of 1984, the Illinois Domestic Violence Act of 1986, and the Probate Act of 1975. Permits filing of a motion to vacate a custody or guardianship order that was based upon a false report of child abuse or neglect if the person making the false report was convicted of or placed on supervision for making the false report. Provides that a court shall vacate the custody or guardianship order if specified criteria are met and that the court may then enter a new order or order a new hearing. Effective immediately.

Feb 08 1996First readingReferred to RulesJan 07 1997Session Sine Die

HB-3216 FLOWERS.

New Act

Creates the Guardian Ad Litem Payment Act. Contains a short title provision only.

Feb 08 1996 First reading Referred to Rules Jan 07 1997 Session Sine Die

HB-3217 FLOWERS.

705 ILCS 405/2-27 750 ILCS 5/601

from Ch. 37, par. 802-27 from Ch. 40, par. 601

Amends the Juvenile Court Act of 1987 and the Marriage and Dissolution of Marriage Act by making stylistic changes in provisions relating to child custody.

Feb 08 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3218 FLOWERS.

705 ILCS 405/1-3 750 ILCS 5/602 from Ch. 37, par. 801-3 from Ch. 40, par. 602

Amends the Juvenile Court Act of 1987 and the Marriage and Dissolution of Marriage Act. Makes stylistic changes.

Feb 08 1996 First reading

Referred to Rules

Jan 07 1997 Session Sine Die

HB-3219 KUBIK. 230 ILCS 5/1

from Ch. 8, par. 37-1

Amends the Horse Racing Act of 1975. Adds a caption to the short title Section. Feb 08 1996 First reading Referred to Rules Jan 07 1997 Session Sine Die

HB-3220 LYONS.

815 ILCS 405/25

from Ch. 121 1/2, par. 525

Amends the Retail Installment Sales Act. Provides that a retail charge agreement shall not become effective unless the buyer has received disclosures required under the federal Truth in Lending Act and has used the account (rather than providing that a retail charge agreement shall provide that it shall not become effective unless the buyer has received those disclosures and used the account). Effective immediately.

Feb 08 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

Referred to Rules

HB-3221 LYONS.

35 ILCS 120/1f		from Ch. 120, par. 440f
220 ILCS 5/9-222.1		from Ch. 1112/3, par. 9-222.1
and the second second second second second second second second second second second second second second second	1 A A A A A A A A A A A A A A A A A A A	

Amends the Retailers' Occupation Tax Act and the Public Utilities Act by making technical changes to Sections concerned with certain tax exemptions for business enterprises. Effective immediately.

Feb 08 1996 First reading

Jan 07 1997 Session Sine Die

HB-3222 NOVAK.

415 ILCS 5/22.22

from Ch. 111 1/2, par. 1022.22

Amends the Environmental Protection Act. Requires owners or operators of waste transfer stations to separate landscape waste from municipal waste before further transfer or final disposal of the landscape waste. Effective immediately. Feb 08 1996 First reading Referred to Rules

Feb 08 1996First readingJan 07 1997Session Sine Die

HB-3223 DAVIS,M.

220 ILCS 5/8-209 new

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 electric service outages and a maximum number of cumulative hours of electric service outages in a calendar year for any single electric utility customer beyond which service is deemed unreliable. Requires the Commission to develop a means of enforcement of the standard that includes the waiver of the fixed customer charge for any customer whose electric service has failed to meet the reliability standard in any given month. Provides that the utility is responsible for damages incurred by a customer and caused by a service outage.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 08 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3224 PUGH.

New Act

30 ILCS 105/5.432 new

Creates the Environmental Justice Act to expand State and community involvement in toxic chemical facility siting decisions affecting areas designated as environmental high impact areas. Creates the Environmental Justice Trust Fund. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal, State Mandates Feb 08 1996 Filed With Clerk

First reading

Jan 07 1997 Session Sine Die

Referred to Rules

HB-3225 PANKAU.

625 ILCS 5/15-301

from Ch. 95 1/2, par. 15-301

Amends the Illinois Vehicle Code. Provides that a vehicle and load found to be off the route prescribed in a permit for excess size and weight is in violation of the permit (instead of holding the vehicle to be operating without a permit). Requires an off route vehicle and load to obtain an additional (instead of new) permit.

Feb 08 1996	Filed With Clerk
Jan 07 1997	First reading Session Sine Die

HB-3226 PARKE.

110 ILCS 685/30-25

Amends the Northern Illinois University Law. Provides that meetings of the University's Board of Trustees may be held on any University-owned property located in Illinois.

Feb 08 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

Referred to Rules

HB-3227 SAVIANO – JONES,LOU – WOJCIK – BURKE – MCAULIFFE.

5 ILCS 80/6

from Ch. 127, par. 1906

Amends the Regulatory Agency Sunset Act. Makes a technical change in the Section concerning the factors the Bureau of the Budget shall consider in determining whether an agency should be recommended for termination or continuation.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

5 ILCS 80/6
Adds reference to:
5 ILCS 80/4.8a
5 ILCS 80/4.17 new
65 ILCS 5/1-2-11
225 ILCS 70/3
225 ILCS 305/11
225 ILCS 305/21
225 ILCS 335/2
225 ILCS 335/11.5 new
225 ILCS 325/23
225 ILCS 330/10
225 ILCS 330/25
225 ILCS 340/9
225 ILCS 340/19
705 ILCS 105/27.1
705 ILCS 105/27.1a
705 ILCS 105/27.2
705 ILCS 105/27.2a
735 ILCS 5/2-202

from Ch. 127, par. 1904.8a

from Ch. 24, par. 1-2-11 from Ch. 111, par. 3653 from Ch. 111, par. 1311 from Ch. 111, par. 1321 from Ch. 111, par. 7502 from Ch. 111, par. 5223

from Ch. 111, par. 5223 from Ch. 111, par. 3260 from Ch. 111, par. 3275 from Ch. 111, par. 6619 from Ch. 111, par. 6619 from Ch. 25, par. 27.1 from Ch. 25, par. 27.2 from Ch. 25, par. 27.2 from Ch. 110, par. 2-202

Deletes everything. Amends the Regulatory Agency Sunset Act to change the repeal date of the Structural Pest Control Act from December 31, 1996 to January 1, 2007. Amends the Illinois Municipal Code and the Code of Civil Procedure. Provides that members of a housing authority police force may serve summons for forcible entry and detainer actions commenced by the housing authority. Amends the Nursing Home Administrators Licensing and Disciplinary Act. Provides that applicants who are employed by an institution conducted by and for persons relying on spiritual means through prayer alone for healing in accord with the practices of a recognized church or religious denomination are not required to demonstrate proficiency in certain medical techniques to qualify for licensure as nursing home administrators. Amends the Illinois Architecture Practice Act of 1989, the Professional Engineering Practice Act of 1989, the Illinois Professional Land Surveyor Act, and the Structural Engineering Licensing Act of 1989 to provide that applicants for a license under any of those Acts who received education in a foreign country may be required by the Department to have the education evaluated by an approved educational body. Requires certification of passage of the Test of English as a Foreign Language and the Test of Spoken English for graduates of programs outside the United States whose first language is not English. Requires sole proprietorships conducting or transacting business under an assumed name in accordance with the Assumed Business Name Act to comply with certain registration requirements. Amends the Illinois Roofing Industry Licensing Act. Creates the Roofing Advisory Board. Amends the Clerks of Courts Act. Provides that no fee required to be paid to the clerk of the court in any county in Illinois will be required of a housing authority, unless the court orders another party to pay the fee on the housing authority's behalf. Effective immediately.

STATE MANDATES ACT FISCAL NOTE, AMENDED In the opinion of DCCA, HB 3227, as amended by H-am 1, fails to meet the definition of a State mandate.

FISCAL NOTE, AMENDED (Dpt. Professional Regulation) Creation of the Roofing Advisory Board has a projected annual cost of \$7,500.

FISCAL IMPACT NOTE, AMENDED (Office of III. Courts) No court filing fee shall be charged to units of local gov't. The Cook County Circuit Clerk does charge filing fees to the Chicago Housing Authority, the highest annual amount not having exceeded \$32,000. Any data on court filing fees charged to housing authorities in other counties is unknown.

SENATE AMENDMENT NO. 1.

Further amends the Illinois Municipal Code and the Code of Civil Procedure. Deletes provisions amending those Acts and provides instead that in counties with a population of 3,000,000 or more inhabitants members of a housing authority police force may serve process for forcible entry and detainer actions commenced by that housing authority and may execute orders of possession for that housing authority. Deletes the provisions amending the Clerks of Courts Act. Each 08, 1096 — Filed With Clerk

Feb 08 1996	Filed With Clerk	and the second second second second second second second second second second second second second second second
	First reading	Referred to Rules
Mar 07	0	Assigned to Registration & Regulation
Mar 21	Amendment No.01	REGIS REGULAT H Adopted
		Recomminded do pass as amend
		010-000-001
	Placed Calndr, Second Read	
Mar 26	Second Reading	mik
IVIAI 20	Held on 2nd Reading	
M 27	Held on 2nd Reading	Of Mandet Dis Nets Dited
Mar 27		St Mandate Fis Note Filed
	Held on 2nd Reading	
		Fiscal Note Filed
	Held on 2nd Reading	
	Added As A Joint Sponsor	
	Added As A Co-sponsor W	
	Added As A Co-sponsor BI	URKE
	Added As A Co-sponsor M	CAULIFFE
Mar 28		Fiscal Note Filed
	Held on 2nd Reading	
Mar 29	Placed Calndr, Third Readi	ng
	Third Reading - Passed 11.	
Apr 16	Arrive Senate	n an
	Placed Calendr, First Read	Π9
Apr 17	Sen Sponsor O'MALLEY	B
, april .	First reading	Referred to Rules
Apr 24	Instructing	Assigned to Executive
Apr 25	Added as Chief Co-sponsor	
May 01	Amendment No.01	EXECUTIVE S Adopted
Way 01	Amenument No.01	
		Recommnded do pass as amend 014-000-000
	Dissued Calanda Survey d Date	
M 02	Placed Calndr, Second Rea	ung
May 02	Second Reading	
M 07	Placed Calndr, Third Readi	
May 07	Third Reading - Passed 05.	3-000-000
	Arrive House	D.C. I. D.I
1.		Referred to Rules
May 08		Approved for Consideration
	Place Cal Order Concurrer	ace 01
	Motion Filed Concur	
	Refer to Rules/Rul 8-4(a)	
		Be approved consideration
	Place Cal Order Concurrer	nce 01
	H Concurs in S Amend. 01	/115-000-000
May 09	Passed both Houses	
Jun 07	Sent to the Governor	
Aug 01	Governor approved	
	PUBLIC ACT 89-0594	effective date 96-08-01

HB-3228 SAVIANO – MCAULIFFE – CAPPARELLI – BUGIELSKI – DURKIN.

Authorizes the Cook County Forest Preserve District to transfer certain real property to the Village of Rosemont upon the payment of a mutually agreed upon price. Effective immediately.

Feb 08 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-3229 MCGUIRE – HOFFMAN.

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
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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 5 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 replace one of the appointed members of the Board to be a labor union representative.

PENSION IMPACT NOTE HB 3229 has no fiscal impact. NOTE(s) THAT MAY APPLY: Fiscal; Pension

Feb 08 1996 Filed With Clerk First reading Mar 26 Added As A Joint Spons

First reading Referred to Rules Added As A Joint Sponsor HOFFMAN Pension Note Filed Committee Rules

Jan 07 1997 Session Sine Die

HB-3230 ROSKAM.

305 ILCS 5/11-9 305 ILCS 5/11-10 from Ch. 23, par. 11-9 from Ch. 23, par. 11-10

Amends the Applicant and Recipient Rights and Responsibilities Article of the Public Aid Code. Provides that the contents of public aid case files pertaining to recipients of general assistance and aid to the medically indigent shall be made available upon request to a law enforcement agency for the purpose of determining the current address of a recipient with respect to whom an arrest warrant is outstanding.

FISCAL NOT	E (Dpt. of Public Aid)
There will be r	to fiscal impact as a result of HB 3230.
Feb 08 1996	Filed With Clerk
	First reading Referred to Rules
Feb 20	Assigned to Priv, De-Reg, Econ &
	Urban Devel
Feb 28	Do Pass/Short Debate Cal 010-000-000
	Placed Cal 2nd Rdg-Sht Dbt
Feb 29	Fiscal Note Filed
	Second Reading-Short Debate
	Pld Cal Ord 3rd Rdg-Sht Dbt
Mar 06	3Rd Rdg-Sht Dbt-Pass/Vot100-004-009
Mar 07	Arrive Senate
	Placed Calendr, First Reading
Mar 21	Sen Sponsor WATSON

Mar 22 Mar 28	First reading	Referred to Rules Assigned to Public Health & Welfare
Apr 23	Added as Chief Co-sponsor	
Apr 24		Recommended do pass 011-000-000
	Placed Calndr, Second Read	
May 01	Second Reading	• • • • • • • • • • • • • • • • • • •
	Placed Calndr, Third Readi	ng
	Added as Chief Co-sponsor	
May 07	Third Reading - Passed 054	
	Passed both Houses	000 001
Jun 05	Sent to the Governor	
Jul 31	Governor approved	
o di 51	PUBLIC ACT 89-0583	effective date 97-01-01

HB-3231 MARTINEZ.

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.

NOTE(S) THAT MAY APPLY: Fiscal; State Mandates Feb 08 1996 Edual Mark CI

1,60,00,1330	rneu with Clerk
	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-3232 New Act

Creates the Asset Forfeiture Justice Act. Contains a short title provision only. Feb 08 1996 Filed With Clerk First reading Referred to Rules Jan 07 1997 Session Sine Die

CROSS - ERWIN - LANG - HOFFMAN - TURNER, J, MULLIGAN, LY-HB-3233 ONS, BOST, JONES, JOHN, MYERS, MURPHY, M, DOODY, WINTERS, KLINGLER, GRANBERG, BLAGOJEVICH AND LOPEZ.

720 ILCS 5/Art. 29C heading new

CROSS.

720 ILCS/5/29C-5 new

720 ILCS 5/29C-10 new

720 ILCS 5/29C-15 new

Amends the Criminal Code of 1961. Adds an International Terrorism Article to the Code. Creates the offenses of solicitation of material support or resources in support of international terrorism and providing material support or resources for international terrorism. Prohibits a person from raising, soliciting or collecting material support or resources or providing material support or resources to a person or organization intending that the material support or resources shall be used to plan, prepare, carry out, or escape from acts of international terrorism.

HOUSE AMENDMENT NO. 1.

Provides that international terrorism is limited to violent acts perpetrated by a private person or non-governmental entity.

FISCAL IMPACT NOTE, AMENDED (Dpt. of Corrections)

HB3233, amended, has minimal fiscal and prison population

impact on the Department of Corrections.

CORRECTIONAL NOTE, AMENDED

No change from DOC fiscal note.

SENATE AMENDMENT NO. 1. Changes definition of international terrorism to require that those activities are intended, rather than appear to be intended, to intimidate or coerce a civilian population, influence the policy of a government by intimidation or coercion, or affect the conduct of government by assassination or kidnapping. Deletes provision that permits an investigation for providing material support or resources for international terrorism if the individual or group is about to engage in this criminal conduct.

NOTE(S) THAT MAY APPLY: Correctional

Feb 08 1996 Filed With Clerk First reading

Referred to Rules

	Mar 07		Assigned to Judiciary - Cr	iminal Law
	Mar 22	Amendment No.01	JUD-CRIMINAL H	Adopted
			Recommnded do pass as a	mend
			014-000-000	
		Placed Calndr, Second Read	ing	
	Mar 25	Second Reading		
		Placed Calndr, Third Reading		
	4.5	Added As A Co-sponsor HC		
	Mar 26	Added As A Co-sponsor LC		
		Added As A Co-sponsor M		
		Added As A Co-sponsor L		
		Added As A Co-sponsor BC		
		Added As A Co-sponsor JO		
C		Added As A Co-sponsor M		
		Added As A Co-sponsor M		
		Added As A Co-sponsor DC		
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		Audeu AS A Co-sponsor KI	Fiscal Note Filed	
	1		Correctional Note Filed A	ç
			AMENDED	
		Third Reading - Passed 106		
		Added As A Co-sponsor GI		
		Added As A Co-sponsor BL		
		Added As A Co-sponsor TL	· · · · · · · · · · · · · · · · · · ·	× .
		Added As A Co-sponsor LC		
		Arrive Senate		
		Placed Calendr, First Readr	lg	
		Sen Sponsor PARKER		
		Added as Chief Co-sponsor	DILLARD	
	х.	Added as Chief Co-sponsor		
		Added as Chief Co-sponsor		
		Added as Chief Co-sponsor	CARROLL	
	Mar 27	First reading	Referred to Rules	
	Mar 28		Assigned to Judiciary	
	Apr 18		Recommended do pass 008	8-000-000
		Placed Calndr, Second Read	ing	
	Apr 23	Filed with Secretary		
		Amendment No.01	PARKER	Amendment
			ODIU	referred to
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	Apr 30	Amendment No.01	PARKER	Be approved
			CDIII	considerati
	May 01	Second Reading	SRUL	
	Way 01	Amendment No.01	PARKER	Adopted
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	May 02	Added As A Co-sponsor SH		
	May 07	Third Reading - Passed 053		
		Arrive House		
			Referred to Rules	
	May 08		Approved for Consideration	n
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		Refer to Rules/Rul 8-4(a)		
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	May 14		Be approved consideration	
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		Passed both Houses		
	Jun 12	Sent to the Governor	1. A.	
	Jul 18	Governor approved	e 🔔 de ja de la composition de la compos	a state a state
		PUBLIC ACT 89-0515	effective date 97-01-01	
HB-32	234 CROSS			
	ILCS 315/3		8, par. 1603	
50	ILCS 705/2	from Ch. 8		
	ILCS 705/6	from Ch. 8	5, par. 506	
50		nom en o	., part 500	

2098

50 ILCS 705/7	from Ch. 85, par. 507
	from Ch. 85, par. 508.1
	from Ch. 34, par. 3-6023
	from Ch. 34, par. 5-1103
55 ILCS 5/3-6012.1 new	

Amends the Illinois Public Labor Relations Act, the Illinois Police Training Act, and the Counties Code. Provides that the sheriff of any county may hire court security officers to provide security for the courthouse. Provides that the court security officers are not regular, appointed deputies. Provides for the training of court security officers. Provides that the court services fee for defraying court security expenses shall not exceed \$25 (now \$15). Effective immediately.

Feb 08 1996 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3235 CROSS.

55 ILCS 5/5-1121 new

Amends the Counties Code. Provides that the county board may enter into agreements with financial institutions to place check cashing services or automatic teller machines in county office buildings and courthouses.

Feb 08 1996 Filed With Clerk First reading

Jan 07 1997 Session Sine Die

Referred to Rules

HB-3236 CROSS.

40 ILCS 5/3-110.7 new 40 ILCS 5/5-238 new 40 ILCS 5/7-109.3 40 ILCS 5/7-109.4 new 40 ILCS 5/7-139.9 new 40 ILCS 5/7-139.9 new 40 ILCS 5/9-121.14 new 40 ILCS 5/14-105.7 new 40 ILCS 8/5/14-110 30 ILCS 805/8.20 new

from Ch. 108 1/2, par. 7-109.3

from Ch. 108 1/2, par. 7-139

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

Amends the Illinois Pension Code. Allows State's Attorneys and their full-time assistant State's attorneys (except in Cook County), Public Defenders and their full-time assistant public defenders (except in Cook County), the State Appellate Defender and his full-time attorneys, the Director of the Office of the State's Attorneys Appellate Prosecutor and his full-time attorneys, and the full-time Deputy and Assistant Attorneys General to participate in their respective retirement systems at the special formula for law enforcement personnel. Allows them to reinstate and transfer law enforcement service credits from the downstate police, Chicago police, Cook County, State employee, and IMRF retirement systems. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Cost would depend on the number of personnel eligible for transfer and the amount of other law enforcement credit they may establish and transfer into respective formulas. NOTE(s) THAT MAY APPLY: Fiscal; Pension; State Mandates

Feb 08 1996 Filed With Clerk

First reading

Apr 23

Referred to Rules Pension Note Filed Committee Rules

Jan 07 1997 Session Sine Die

HB-3237 CROSS. 220 ILCS 5/9-201

from Ch. 111 2/3, par. 9-201

Amends the Public Utilities Act. Adds a caption to a Section concerning rate changes.

Feb 08 1996	Filed With Clerk
	First reading
Jan 07-1997	Session Sine Die

Referred to Rules

COWLISHAW - BIGGINS - LANG - SCOTT - SCHAKOWSKY, ERWIN. HB-3238 MOORE, ANDREA AND KASZAK. 05/4 025 DOODY. BIGGERT,

20 ILCS 105/4.02b 210 ILCS 45/1-113

from Ch. 23, par. 6104.02b from Ch. 111 1/2, par. 4151-113

Amends the Illinois Act on the Aging and the Nursing Home Care Act concerning supported congregate living arrangement demonstration projects. Provides that a facility in compliance with project guidelines does not have to be licensed under the Nursing Home Care Act. Authorizes annual renewals for project sites that maintain compliance. Effective immediately,

HOUSE AMENDMENT NO. 1.

Provides that the 3 supported congregate living arrangement demonstration projects may not serve more than a total of 360 clients and that an individual project may not serve more than 175 clients. Provides that a facility in compliance with project guidelines is eligible for renewal unless a similar licensure model is legislated and that a project established and annually renewed does not have to be licensed under the Nursing Home Care Act.

STATE MANDATES ACT FISCAL NOTE, AMENDED In the opinion of DCCA, HB3238, with H-am 1, fails to meet the definition of a State mandate. FISCAL NOTE (Dpt. on Aging) There is no fiscal impact on the Department on Aging. FISCAL IMPACT NOTE, H-AM #2 (Dept. of Aging) No change from previous fiscal note. STATE MANDATES FISCAL NOTE, H-AM #2

No change from previous mandates note.

HOUSE AMENDMENT NO. 2.

Deletes reference to: 210 ILCS 45/1-113 Adds reference to: 20 ILCS 3960/3 210 ILCS 45/3-102.2 new

from Ch. 111 1/2, par. 1153

Deletes everything. Amends the Illinois Act on the Aging to provide that no more than 3 projects may participate in a supported congregate living arrangement demonstration. Provides that each project may serve a maximum of 60 clients unless increased to 175 clients by the Department of Aging and Department of Public Health. Provides that supported congregate living arrangements must apply to the Department for participation in a demonstration project. Provides that at the conclusion of the demonstration project, the facility may seek approval to continue as an assisted living facility or a similar program. Provides that the project will terminate when a similar client-focused residential program is established by law or on June 30, 2001, whichever is earlier. Amends the Illinois Health Facilities Planning Act to provide that the facilities granted waivers are not subject to the Act unless they apply for conversion to a nursing facility. Amends the Nursing Home Care Act to provide that the Department may grant no more than 3 waivers from the requirements of the Nursing Home Care Act for facilities participating in the demonstration. Makes other changes. Effective immediately.

Feb 08 1006 Filed With Clerk

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	First reading	Referred to Rules	
Mar 07	a de la companya de l	Assigned to Aging	
Mar 22	Amendment No.01	AGING H	Adopted
		DP Amnded Consent C	alendar
		013-000-000	
	Consnt Caldr Order 2nd R	ead	
Mar 25		Fiscal Note Requested	AS
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	Consnt Caldr Order 2nd R		
		Fiscal Note Request W	/drawn
	Consnt Caldr Order 2nd R		
Mar 26		St Mandate Fis Note F	iled
	Consnt Caldr Order 2nd R	ead	
		Fiscal Note Filed	
	Cnsent Calendar, 2nd Rea	dng	
	Consnt Caldr Order 3rd R		

2100

Mar 27 Mar 29	Added As A Co-sponsor E Remvd from Consent Cale		
	Held on 2nd Reading		
Apr 16	Amendment No.02	COWLISHAW	Amendment
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		HRUL	
		Fiscal Note Filed	
		St Mandate Fis Note Fi	
	Amendment No.02	COWLISHAW	Amendment
		*	referred to
		HAGI	
Apr 17	Amendment No.02	COWLISHAW	Be approved
			considerati
		HAGI/013-000-000	
	Amendment No.02	COWLISHAW	Adopted
	Placed Calndr, Third Read	ing	•
	Added As A Co-sponsor C	LĂYTON	
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1	Added As A Co-sponsor C		
	Added As A Co-sponsor B		
	Added As A Co-sponsor D		
	Added As A Co-sponsor M		
	Third Reading - Passed 11		
	Added As A Co-sponsor K		
Apr 18	Arrive Senate		
	Sen Sponsor PARKER		
	Placed Calendr, First Read	Ing	
	First reading	Referred to Rules	
Apr 24	Added as Chief Co-sponso		
		Assigned to Public Heal	th & Welfare
May 01	Added as Chief Co-sponso		in control
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		Recommended do pass (011-000-000
	Placed Calndr, Second Rea		
May 02	Added as Chief Co-sponso		
	Second Reading	C CHRRIOLE	
	Placed Calndr, Third Read	ing	
	Added As A Co-sponsor V	IVERITO	
May 07	Third Reading - Passed 05		
nuy or	Passed both Houses	5 000 000	
Jun 05	Sent to the Governor		
Jul 19	Governor approved		
34117		effective date 96-07-19	. 1
		cheotive date yo 07 19	
HB-3239 ZICK	US.		

HB-3239 ZICKUS

105 ILCS 5/18-8

from Ch. 122, par. 18-8

Amends the School Code. Makes technical changes in the provisions relating to general apportionment of State aid to school districts.

Feb 08 1996 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3240 SCHAKOWSKY.

New Act

10 ILCS 5/9-25.5 new 10 ILCS 5/9-25.10 new 30 ILCS 105/5.432 new 35 ILCS 5/507R new 35 ILCS 5/509 35 ILCS 5/510

from Ch. 120, par. 5-509 from Ch. 120, par. 5-510

Creates the Clean Election Act and amends the Election Code, the State Finance Act, and the Illinois Income Tax Act. Establishes a voluntary campaign financing program for gubernatorial and General Assembly candidates and nominees beginning in 2000. Provides for a Governor-appointed Clean Election Commission to administer the program under which candidates agree to accept no contributions and make no expenditures other than from moneys from a Clean Election Fund distributed in amounts based on average expenditures in previous elections. Establishes qualifications for and restrictions upon participation. Funds the Clean Election Fund through an income tax checkoff, appropriations, and contributions. Awards matching funds to candidates and permits candidates to accept other contributions under certain circumstances. Makes violation a Class A misdemeanor and permits the commission to impose fines. Limits campaign contributions to nonparticipating gubernatorial and General Assembly candidates to \$1,000 per entity and subjects those candidates to certain reporting requirements.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

Feb 08 1996 Filed With Clerk

First reading Jan 07 1997 Session Sine Die Referred to Rules

Referred to Rules

HB-3241 SCHAKOWSKY – SCOTT – CURRY, J – MCGUIRE – HOLBROOK, DART AND BOLAND.

New Act

Creates the State Gift Ban Act. Prohibits State constitutional officers, their appointees, General Assembly members, and their partisan staff from accepting gifts. Specifies various exceptions.

Feb 08 1996 Filed With Clerk First reading Referred to Rules

Mar 20	Added As A Co-sponsor BOLAND	
Jan 07-1997	Session Sine Die	

HB-3242 ZICKUS – BURKE.

720 ILCS 5/16-1 from Ch. 38, par. 16-1

Amends the Criminal Code of 1961 to make stylistic changes to a provision concerning theft.

Feb 08 1996	Filed With Clerk	
	First reading	
Jan 07 1997	Session Sine Die	

HB-3243 ZICKUS – JOHNSON, TOM – BURKE – TENHOUSE AND BOLAND.

720 ILCS 5/Art. heading new 720 ILCS 5/33G-1 new 720 ILCS 5/33G-2 new 720 ILCS 5/33G-3 new 720 ILCS 5/33G-4 new

720 ILCS 5/33G-5 new 720 ILCS 5/33G-6 new

Amends the Criminal Code of 1961 by creating the Hillary Norskog Family Responsibility Law. Creates the offense of failure to supervise a child under this Law. Provides that a parent, legal guardian, or other person lawfully charged with custody or care of a child shall be guilty of the offense, a Class A misdemeanor punishable by a fine of not more than \$1,000, if a child under 18 years of age commits an act that brings the child within the Juvenile Court Act of 1987, fails to attend school as required by law, or violates a curfew law. Provides certain affirmative defenses. Provides that a court shall order a person convicted of this offense to pay restitution to the victim in an amount not to exceed \$2,500. Provides that a person convicted of this offense may be ordered to attend a parent effectiveness program.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

Feb 08 1996	Filed With Clerk		
	First reading	Referred to Rules	
Mar 07	Added As A Co-sponso	r BOLAND	
Jan 07 1997 -	Session Sine Die		

HB-3244 SCHOENBERG – DART – KOTLARZ – BUGIELSKI – LANG AND ER-WIN.

210 ILCS 30/6.2	from Ch. 111 1/2, par. 4166.2
210 ILCS 30/6.3	from Ch. 111 1/2, par. 4166.3
210 ILCS 30/6.4	from Ch. 111 1/2, par. 4166.4
210 ILCS 30/6.5	from Ch. 111 1/2, par. 4166.5
210 ILCS 30/6.6	from Ch. 111 1/2, par. 4166.6
210 ILCS 30/6.7	from Ch. 111 1/2, par. 4166.7
210 ILCS 30/6.8	from Ch. 111 1/2, par. 4166.8

Amends the Abused and Neglected Long Term Facility Resident Reporting Act. Provides that the Office of the Inspector General is a State agency, apart from the Department of Mental Health and Developmental Disabilities. Provides for the transfer of personnel, property, and unexpended appropriations to the Office of the Inspector General. Sets forth savings provisions. Grants the Office of the Inspector General access to Department records for the purpose of investigating reports of abuse or neglect. Deletes repeal provisions.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 08 1996 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3245 FLOWERS.

20 ILCS 505/22.5 new 305 ILCS 5/12-4.7b new

Amends the Children and Family Services Act and the Public Aid Code. Provides that the Department of Children and Family Services and the Department of Public Aid shall jointly process grant checks to relative caregivers who are neither licensed nor approved as foster family homes. Provides that grant checks shall be sent to agency providers under contract with DCFS and that the agency providers shall disburse the checks to the relative cargivers.

Note(s) That May Apply: Fiscal Feb 08 1996 Filed With Clerk

Jan 07 1997 Session Sine Die

Referred to Rules

HB-3246 FLOWERS.

20 ILCS 505/5

from Ch. 23, par. 5005

Amends the Children and Family Services Act. Provides that if the Department of Children and Family Services incorrectly lowers payments to a relative caregiver or a child because of an incorrect determination that the relative caregiver should not be licensed as a foster family home, the Department shall reimburse the relative caregiver or child for the amount by which payments were reduced.

Note(s) That May Apply: Fiscal Feb 08 1996 Filed With Clerk

First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3247 FLOWERS – FANTIN.

20 ILCS 505/5

from Ch. 23, par. 5005

Amends the Children and Family Services Act. Provides that, within 180 days of the effective date of this amendatory Act, all children who had previously been placed by the Department of Children and Family Services with relative caregivers who remain unlicensed as foster family homes shall be removed from those placements by the Department.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 08 1996	Filed With Clerk First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-3248 FLOWERS.

20 ILCS 505/34.13 new

Amends the Children and Family Services Act. Provides that the Department of Children and Family Services shall assign teams of employees to reduce licensing backlogs resulting from the Department's Home of Relative Reform Program, and provides that the Department shall reallocate or add staff if necessary.

NOTE(S) THAT MAY APPLY: Fiscal Feb 08 1996 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3249 FLOWERS.

20 ILCS 505/9.8b new

Amends the Children and Family Services Act. Provides that the Department of Children and Family Services shall add staff and other necessary resources to enable the Department to more efficiently and effectively handle inquiries by providers concerning the licensing of relative caregivers as foster family homes as a result of the Department's Home of Relative Reform Program.

NOTE(S) THAT MAY	y Apply: Fiscal
Feb 08 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

HB-3250 FLOWERS.

20 ILCS 505/6c new 305 ILCS 5/4-15.1 new

Amends the Children and Family Services Act and the Public Aid Code. Provides that the Department of Children and Family Services and the Department of Public Aid shall coordinate their efforts to effect the approval by December 31, 1996 of all AFDC applications by unlicensed and unapproved relative caregivers for foster children. Provides that the Departments shall file a report with the General Assembly if they fail to meet the deadline. Effective immediately.

Feb 08 1996 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

Referred to Rules

HB-3251 FLOWERS – FANTIN.

20 ILCS 505/23.1 new

Amends the Children and Family Services Act. Provides that the Department of Children and Family Services shall contract with additional fingerprinting agencies to eliminate any fingerprinting backlogs by September 30, 1996 for relative caregivers applying for licensure as foster family homes, and shall provide more convenient hours and transportation to fingerprinting sites for relative caregivers applying for licensure as foster family homes. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal Feb 08 1996 Filed With Clerk

First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3252 FLOWERS.

20 ILCS 505/5

from Ch. 23, par. 5005

Amends the Children and Family Services Act. Provides that the Department of Children and Family Services shall establish and maintain a toll-free hotline to answer inquiries from agency providers under contract with the Department under its Home of Relative Reform program regarding applying for and obtaining Aid to Families with Dependent Children from the Illinois Department of Public Aid.

Note(s) THAT MAY APPLY: Fiscal Feb 08 1996 Filed With Clerk First reading Referred to Rules Jan 07 1997 Session Sine Die

n Sine Die

HB-3253 FLOWERS.

from Ch. 23, par. 5005

20 ILCS 505/5 20 ILCS 505/6c new 20 ILCS 505/9.8b new 20 ILCS 505/22.5 new 20 ILCS 505/23.1 new 20 ILCS 505/34.13 new 305 ILCS 5/4-15.1 new 305 ILCS 5/12-4.7b new

Amends the Children and Family Services Act and the Public Aid Code. Provides that: if DCFS incorrectly lowers payments to a relative caregiver or a child because of an incorrect determination that the relative caregiver should not be licensed as a foster family home, DCFS shall reimburse the relative caregiver or child for the amount by which payments were reduced; all children who had previously been placed by DCFS with relative caregivers who remain unlicensed as foster family homes shall be removed from those placements; DCFS shall establish and maintain a toll-free hotline to answer inquiries from agency providers under contract with DCFS under its Home of Relative Reform program regarding applying for and obtaining AFDC; DCFS shall add staff and other necessary resources to enable it to better handle inquiries by providers concerning the licensing of relative

caregivers as foster family homes; DCFS shall contract with additional fingerprinting agencies to eliminate any fingerprinting backlogs for relative caregivers applying for licensure as foster family homes and provide more convenient hours and transportation to fingerprinting sites for relative caregivers applying for licensure as foster family homes; DCFS shall assign teams of employees to reduce licensing backlogs resulting from the Home of Relative Reform Program and shall reallocate or add staff if necessary. Provides that DCFS and the Department of Public Aid shall coordinate their efforts to effect the approval by December 31, 1996 of all AFDC applications by unlicensed and unapproved relative caregivers. Provides that the Departments shall jointly process grant checks to relative caregivers who are neither licensed nor approved as foster family homes. Provides that grant checks shall be sent to agency providers under contract with DCFS and that the agency providers shall disburse the checks to the relative caregivers. Effective September 30, 1996, except certain provisions are effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 08 1996 Filed With Clerk First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3254 ROSKAM.

40 ILCS 5/1-111

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

Amends the General Provisions Article of the Illinois Pension Code. Makes stylistic changes in a Section relating to limitations on investments.

PENSION IMPACT NOTE

No fiscal impact on any Retirement System under the Code.

NOTE(S) THAT MAY APPLY: Pension

Feb 08 1996 Filed With Clerk First reading

Fib 20 Feb 27 Referred to Rules Assigned to Personnel & Pensions Pension Note Filed Committee Personnel & Pensions Refer to Rules/Rul 3-9(a)

Mar 25

Jan 07 1997 Session Sine Die

HB-3255 ROSKAM. 25 ILCS 170/3

from Ch. 63, par. 173

Amends the Lobbyist Registration Act to make a technical change in the Section concerning persons required to register.

Feb 08 1996	Filed With Clerk	
	First reading	
Jan 07 1997	Session Sine Die	

Referred to Rules

HB-3256 CROSS.

305 ILCS 5/5-13 755 ILCS 5/18-12 from Ch. 23, par. 5-13 from Ch. 110 1/2, par. 18-12

Amends the Medical Assistance Article of the Public Aid Code. Provides that certain amounts expended by the Department for a person shall be a claim against the estate of the person's surviving spouse (rather than a claim against the estate of the person's spouse, regardless of the order of death). In provisions including specified real property in a deceased person's estate, limits the application of those provisions to the estates of certain persons with long-term care insurance. Amends the Probate Act by barring certain claims under the Public Aid Code 2 years after the death of the recipient or the recipient's surviving spouse. Effective immediately.

Note(s) That May Apply: Fiscal

Fed U8 1990	Flied with Clerk	
	First reading	
Jan 07 1997	Session Sine Die	

Referred to Rules

HB-3257 CROSS.

30 ILCS 765/10

from Ch. 5, par. 2050-10

Amends the Illinois Farm Legal Assistance Act by making technical changes to a Section containing definitions.

Feb 08 1996 Filed With Clerk

First reading

Referred to Rules

Jan 07 1997 Session Sine Die

HB-3258 CROSS.

750 ILCS 5/508

from Ch. 40, par. 508

Amends the Marriage and Dissolution of Marriage Act. Provides that the Section of the Act pertaining to attorney's fees does not constitute the exclusive remedy for recovery of attorney's fees, nor does it abrogate any other statutory or common law basis for recovering attorney's fees. Effective immediately.

Feb 08 1996 Filed With Člerk

First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3259 CROSS.

755 ILCS 45/2-8

from Ch. 110/1/2, par. 802-8

Amends the Power of Attorney Act. Provides that, if a purported copy of an agency or other instrument furnished by a person holding himself or herself out to be an agent is not genuine, a person who acts in good faith and with due care in reliance on the copy of the agency or other instrument is fully protected and released to the same extent as though the copy of the agency or other instrument had been genuine and the agency relationship had existed. Effective immediately.

Feb 08 1996 Filed With Clerk

First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3260 CROSS.

720 ILCS 5/21-6

Jan 07 1997

from Ch. 38, par. 21-6

Amends the Criminal Code of 1961. Provides that the possession or storage of dangerous weapons in any building or on land supported in whole or in part with government funds is a Class A misdemeanor (now the offense is limited to land supported in whole or in part with State funds or federal funds administered through State agencies).

NOTE(S) THAT MAY APPLY: Correctional Feb 08 1996 Filed With Clerk First reading

Referred to Rules

Referred to Rules

Session Sine Die HB-3261 **DEUCHLER - BIGGINS - BUGIELSKI.**

205 ILCS 105/7-20 from Ch. 17, par. 3307-20

Amends the Illinois Savings and Loan Act of 1985. Provides that persons experienced in the management of savings banks may serve on the Savings and Loan Board, Effective immediately.

Feb 08 1996 Filed With Clerk First reading Jan 07 1997 Session Sine Die

HB-3262 DART - LANG.

New Act

Creates the Managed Care Consumer Bill of Rights Act. Establishes rights for consumers of health care services provided by managed care entities, including the right to access to health care services, affordability of health care services, and confidentiality of medical information. Provides for administration and enforcement of the Act by the Department of Insurance.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 08 1996	Filed With Clerk
	First reading
lan 07 1997	Session Sine Die

Referred to Rules

DANIELS - BIGGINS - DEERING. HB-3263

Makes appropriations to the Auditor General from the General Revenue Fund for ordinary and contingent expenses and from the Audit Expense Fund for audits, studies, and investigations. Effective July 1, 1996.

Feb 08 1996 Filed With Clerk First reading

Mar 07

Referred to Rules Assigned to Appropriations-General Services

Mar 15	Primary Spons Joint Sponsor (
Apr 15				_

onsor Changed To DANIELS for Changed to BIGGINS

Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-3264 BIGGINS – DEERING.

30 ILCS 105/6z-27

Amends the State Finance Act. Requires the transfer of specified amounts from various special funds of the State treasury into the Audit Expense Fund. Effective immediately.

NOTE(S). THAT MAY	APPLY: Fiscal
Feb 08 1996	Filed With Clerk
	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-3265 SCHAKOWSKY.

55 ILCS 5/5-1107.1 new

Amends the Counties Code. Provides that newly constructed or renovated courthouses shall provide a room or rooms for use as a day care center for the children or dependents of litigants, parties, witnesses, jurors, and other persons participating in a court case or hearing. Provides that the day care center shall not be used by attorneys, judges, and other courthouse personnel. Allows the chief judge of the court to make reasonable rules regarding the use of the day care center. Requires that the day care center have at least one full-time staff person. Requires certain equipment for the day care center.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB3265 creates a service mandate for which reimbursement of 50% to 100% of the increased cost to

units of local government is required. No estimate of the

amount of reimbursement required is currently available.

amount of remoursement required is currently available

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates Feb 08 1996 First reading Ref

Referred to Rules St Mandate Fis Note Filed Committee Rules

Jan 07 1997 Session Sine Die

HB-3266 CURRIE – RONEN – FEIGENHOLTZ,

720 ILCS 635/1	from Ch. 38, par. 22-50
720 ILCS 635/2	from Ch. 38, par. 22-51
720 ILCS 635/4	from Ch. 38, par. 22-53
720 ILCS 635/3 rep.	

Amends the Hypodermic Syringes and Needles Act. Provides that a person operating or participating in a public health-related needle exchange program or a person who purchases up to 10 hypodermic needles from a registered pharmacist does not violate the Act. Repeals the Section requiring a person who sells a syringe, needle, or instrument to keep a record of the sale.

Feb 08 1996 First reading

Referred to Rules

Referred to Rules

Jan 07 1997 Session Sine Die

HB-3267 CURRIE AND ERWIN.

305 ILCS 5/5-16.3

Mar 28

Amends the Medicaid Article of the Public Aid Code. Requires the Department of Public Aid to appoint a Managed Care Roundtable to provide input concerning implementation of the system for integrated health care services ("MediPlan Plus"). Effective immediately.

Feb 08 1996 First reading

Jan 07 1997 Session Sine Die

HB-3268 HOFFMAN

10 ILCS 5/9-25.5 new

Amends the Election Code. Limits General Assembly campaign contributors to \$1,000 per year. Limits expenditures of Senate candidates to \$60,000 per primary and \$150,000 per election and of Representatives candidates to \$30,000 per primary and \$75,000 per election. Effective immediately.

Feb 08 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

Referred to Rules

HB-3269 PHELPS - HOFFMAN - DEERING.

10 ILCS 5/9-25.5 new

Amends the Election Code. Prohibits candidates and office holders from accepting out-of-State contributions. Effective immediately.

Feb 08 1996 First reading

Jan 07 1997 Session Sine Die

HB-3270 SMITH.M.

New Act

10 ILCS 5/9-25.5 new

Creates the Contractor Campaign Contribution Act and amends the Election Code. Prohibits the awarding of State contracts to contributors to the campaigns of statewide executive branch office holders and candidates and General Assembly members and candidates. Prohibits campaign contributions from State contractors to those candidates. Effective immediately.

Feb 08 1996 First reading

Referred to Rules

Jan 07 1997 Session Sine Die

HB-3271 MEYER – JOHNSON, TOM – DART – BLACK – BOLAND, WINTERS AND MORROW.

225 ILCS 105/1	from Ch. 111, par. 5001
225 ILCS 105/6	from Ch. 111, par. 5006
225 ILCS 105/7.5 new	
225 ILCS 105/16	from Ch. 111, par. 5016
225 ILCS 105/26	from Ch. 111, par. 5026

Amends the Professional Boxing and Wrestling Act to ban "ultimate fighting" exhibitions. Prohibits holding, promoting, and participating in such exhibitions. Also prohibits broadcasting depictions of ultimate fighting exhibitions and distribution of such depictions over cable or pay-per-view television. Effective immediately.

FISCAL NOTE, (Dpt. of Professional Reg.)

House Bill 3271 will have no measurable fiscal impact.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 3271 fails to meet the definition

of a mandate under the State Mandates Act.

HOME RULE IMPACT NOTE

Under current law, home rule units can exercise concurrent

authority under the Professional Boxing and Wrestling Act.

HB 3271 declares this an exclusive power of the State. The Department is unaware of any community currently regulating this activity.

HOUSE AMENDMENT NO. 1.

Deletes restrictions on broadcast and cable TV.

NOTE(S) THAT MAY APPLY: Home Rule

Feb 08 1996	First reading	Referred to Rules
Feb 20		Assigned to Consumer Protection
Mar 06		Recommended do pass 006-000-003
	Placed Calndr, Second Re	adng
Mar 07		Fiscal Note Requested LANG
	Placed Calndr, Second Re	adng
	• • • • • •	Fiscal Note Filed
	Placed Caindr, Second Re	adng
Mar 20		St Mandate Fis Note Filed
		Home Rule Note Filed
	Placed Calndr, Second Re	adng
Mar 22	Second Reading	.
	Placed Calndr, Third Read	ding
Mar 26	Added As A Joint Sponso	
	Joint Sponsor Changed to	
	Added As A Co-sponsor I	
	Added As A Co-sponsor I	
Mar 28	Joint Sponsor Changed to	
Mai 20	Added As A Co-sponsor I	
	Added As A Co-sponsor V	WINIERS

Added As A Co-sponsor MORROW

Apr 17	Recalled to Second Readin		
	Placed Calndr,Second Rea Amendment No.01	MEYER	Amendment referred to
		HRUL	i cicirca to
	Placed Calndr, Second Rea	dng	
	Amendment No.01	MEYER	Be approved considerati
		HRUL	
	Amendment No.01	MEYER	Adopted
	Placed Calndr, Third Read	ing	
	Third Reading - Passed 09	8-008-006	
Apr 18	Arrive Senate		
	 Placed Calendr, First Read 	ng	an ta shekara a
Apr 23	Sen Sponsor DILLARD		
Apr 24	Sponsor Removed DILLA		
	 Alt Chief Sponsor Change 	d PETERSON	
	First reading	Referred to Rules	12 1. April 14
	and the second second second second second second second second second second second second second second second	Assigned to Insurance	, Pensions &
		Licen. Act.	
May 01		Recommended do pass	:009-000-000
	Placed Calndr, Second Rea	idng	
May 02	Second Reading		
	Placed Calndr, Third Read		
May 07		Verified	
	Third Reading - Passed 03		V .
M 17		Motion to Reconsider	
May 16	Third Reading - Passed 05	Mtn Reconsider Vote	Prevan
	Passed both Houses	3-002-000	
Jun 07	Sent to the Governor		
Jul 30			
J UI 30	Governor approved PUBLIC ACT 89-0578	effective date 96-07-30)
		encetive date 30-(7-5)	·
3272 BIGG	ERT.	71	and the second second second

HR.3 775 H CS 5/7-101 1

775 ILCS 5/7A-102 775 ILCS 5/7B-102 775 ILCS 5/7B-102 775 ILCS 5/8-105	from Ch. 68, par. 7A-102 from Ch. 68, par. 7B-102 from Ch. 68, par. 8-105

Amends the Human Rights Act. Provides that the following actions by the Department of Human Rights constitute final administrative orders that may be reviewed only in the appellate court: actions taken on requests for review by the Chief Legal Counsel and dismissals by the Department of charges (other than those involving real estate transactions) after the expiration of specified time limits. In provisions concerning the processing by the Department of charges involving real estate transactions, conforms language regarding review of orders of determinations of no substantial evidence to other language providing that those orders shall be reviewed by the Chief Legal Counsel of the Department. Provides that the Human Rights Commission shall (rather than may) dismiss a complaint if the Commission is satisfied that specified criteria have been met. Effective immediately.

Feb 08 1996	First reading	Refe
Feb 22	Ŭ	Assi
Feb 29		Re-r
Jan 07 1997	Session Sine Die	

erred to Rules igned to Judiciary - Civil Law eferred to Rules

HB-3273 CURRY.J. New Act

Creates the Volunteer Emergency Personnel Employment Protection Act. Provides that no employer shall terminate, discipline, or discriminate against any emplovee who is a volunteer firefighter or volunteer member of an ambulance service or rescue squad and who lost work time by responding to a call or who was injured on a call. Provides that the employee shall provide the employer with a statement from the chief executive officer of the volunteer fire company, ambulance service, or rescue squad of the time the employee responded to a call. Provides that an employer who violates this Act shall revoke any disciplinary action, reinstate the employee, and pay the employee lost wages and benefits. Provides that an action to enforce this Act may be commenced in the circuit court within 2 years after a violation.

Feb 08 1996 First reading Jan 07 1997 Session Sine Die

HB-3274 LANG.

215 ILCS 5/366.5 new

Amends the Illinois Insurance Code. Requires issuers of successor employer-sponsored group accident and health insurance plans to provide 60 days advance notice of changes in coverage when the employer transfers coverage under an existing employer-sponsored group accident and health insurance plan to the successor plan.

Feb 08 1996	First reading
Jan 07 1997	Session Sine Die

HB-3275 DURKIN.

725 ILCS 5/115-10.2 new

Amends the Code of Criminal Procedure of 1963. Provides for the admissibility of evidence of a prior statement made by a witness who is ordered by the court to testify and who refuses to testify if the statement was made under oath at a trial, hearing, or other proceeding and the statement was written or signed by the witness or was recorded, and the court determines that the statement is offered as evidence of a material fact, the statement is more probative on the point for which it is offered than other evidence that can be reasonably procured, and the interest of justice will best be served by its admission.

Feb 08 1996	First reading	Referred to Rules
Mar 07	· · · ·	Assigned to Aging
Mar 25		Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	

HB-3276

LANG – LOPEZ – GILES – FRIAS,F – FEIGENHOLTZ, BOLAND, BU-GIELSKI, CAPPARELLI, CURRY,J, DART, DAVIS,M, ERWIN, HANNIG, HOFFMAN, HOLBROOK, HOWARD, KENNER, LAURINO, MAUTINO, MCGUIRE, NOVAK, PUGH, SMITH,M, TURNER,A AND DAVIS,STEVE.

New Act

Creates the Fund Education First Act. Provides that in each fiscal year, starting with FY 97, the General Assembly shall appropriate for educational programs a sum equal to the total general funds appropriation for educational purposes made during the immediately preceding fiscal year, plus a specified percentage of total new general funds available for spending from estimated revenue growth and budgeted program changes during the appropriation year. Requires State funds for educational programs to be appropriated based on that formula until the aggregate of State and federal funding represents 50% of all local, State, and federal revenues available for elementary and secondary education programs during the fiscal year. Starting with FY 98, requires the Governor to include in his or her annual budget an allocation for elementary and secondary education that conforms to the provisions of the Act. Effective immediately.

from Ch. 73, par. 673

NOTE(S) THAT MAY APPLY: FiscalFeb 08 1996First readingReferred to RulesDec 03Added As A Co-sponsor DAVIS,STEVEJan 07 1997Session Sine Die

HB-3277 CROSS – PERSICO.

215 ILCS 5/35A-66 new 215 ILCS 5/61 fr 215 ILCS 5/61 fr 215 ILCS 5/85A-1 new 215 ILCS 5/85A-2 new 215 ILCS 5/85A-2 new 215 ILCS 5/85A-3 new 215 ILCS 5/85A-4 new 215 ILCS 5/85A-5 new 215 ILCS 5/85A-6 new 215 ILCS 5/85A-7 new 215 ILCS 5/85A-7 new 215 ILCS 5/85A-8 new 215 ILCS 5/85A-9 new 215 ILCS 5/85A-9 new 215 ILCS 5/85A-9 new 215 ILCS 5/85A-10 new Referred to Rules

Referred to Rules

215 ILCS 5/85A-11 new 215 ILCS 5/85A-12 new 215 ILCS 5/144 215 ILCS 5/533 215 ILCS 5/1201.5 new 415 ILCS 5/57.2 415 ILCS 5/57.5 415 ILCS 5/57.6 415 ILCS 5/57.7 415 ILCS 5/57.8 415 ILCS 5/57.9 415 ILCS 5/57.11 415 ILCS 5/57.12 430 ILCS 15/2

Æ from Ch. 73, par. 756 from Ch. 73, par. 1065.83

from Ch. 127 1/2, par. 154

Amends the Illinois Insurance Code, the Environmental Protection Act, and the Gasoline Storage Act. Provides for the creation of the Illinois Storage Tank Reciprocal Program to provide a mechanism by which owners and operators of underground storage tanks may demonstrate financial responsibility for damages. resulting from leaking underground tanks. Relieves the Underground Storage Tank Fund from responsibility for paying for corrective actions, but requires the Fund to pay premiums to the Illinois Storage Tank Reciprocal program. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Feb 08 1996 First reading Ian 07 1997 Session Sine Die

Referred to Rules

Referred to Rules

DART - CURRY, J - PUGH - LANG - BUGIELSKI AND KOTLARZ. HB-3278

50 ILCS 310/5 55 ILCS 5/6-31006 55 ILCS 5/6-31006.5 new 65 ILCS 5/3.1-35-115 65 ILCS 5/8-8-5 105 ILCS 5/10-17.5 new 105 ILCS 5/34-21.10 new

from Ch. 85, par. 705 from Ch. 34, par. 6-31006

from Ch. 24, par. 3.1-35-115 from Ch. 24, par. 8-8-5

Amends the Governmental Account Audit Act, the Counties Code, the Illinois Municipal Code, and the School Code. Requires units of local government and school districts, either as part of currently required reports to the State Comptroller or as independent reports, to report annually to the State Comptroller upon the identity and amount of their investments.

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

Feb 08 1996 First reading Session Sine Die Jan 07 1997

HB-3279 DAVIS.M.

105 ILCS 305/2

from Ch. 122, par. 1503-2

Amends the Illinois Mathematics and Science Academy Law, Creates a graduated annual tuition charge for students of the Illinois Mathematics and Science Academy based on the adjusted gross income of the student's family. Defines terms.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 08 1996 First reading Referred to Rules Jan 07 1997 Session Sine Die

HB-3280 CURRY, J-GRANBERG-TURNER, J.

70 ILCS 805/3.5

Amends the Downstate Forest Preserve District Act. Excludes counties with a population of 30,000 or less from the Section providing for the election of the commissioners of forest preserve districts. Provides that in those counties the incumbent commissioners' terms expire on the date of the earliest expiration of a commissioner's term in that district, and the successor commissioners shall be appointed under the Act's appointment provisions. Effective January 1, 1997.

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

Feb 08 1996 First reading Referred to Rules Jan 07 1997 Session Sine Die

NOLAND - GRANBERG - TENHOUSE - SPANGLER - CIARLO, HB-3281 KLINGLER, POE, GOSLIN, WINTERS, WAIT, STEPHENS, ZICKUS AND MYERS.

625 ILCS 5/11-501

from Ch. 95 1/2, par. 11-501

Amends the Illinois Vehicle Code to provide that a person who has an alcohol concentration of more than 0.00 while driving a school bus with children on board commits aggravated driving under the influence.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 625 ILCS 5/11-501 Adds reference to: 625 ILCS 5/6-106.7 new

from Ch. 95 1/2, par. 11-501

Deletes everything. Amends the Illinois Vehicle Code to provide that a person shall not drive or be in actual physical control of a school bus with children on board while the alcohol concentration in the person's blood or breath is more than 0.00. there is any detected presence of alcohol, there is any amount of a drug, substance, or compound in the person's blood or urine resulting from the unlawful use of cannabis or a controlled substance, or under the combined influence of alcohol or any other drug. Provides that a person convicted of operating a school bus under the influence of alcohol or drugs is guilty of a Class 4 felony.

FISCAL NOTE, AMENDED (Dpt. of Transportation) HB3281, with H-am1, would have no fiscal impact on DOT.

FISCAL NOTE, AMENDED (Dpt. of Corrections)

HB3281 will have minimal impact on the Dpt. of Corrections.

CORRECTIONAL NOTE, AMENDED

There will be minimal impact on the prison population.

FISCAL IMPACT NOTE, AMENDED (Dpt. of Corrections)

No change from previous note.

NOTE(S) THAT MAY APPLY: Correctional

Feb 08 1996 First reading

Feb 29 Mar 22

Amendment No.01

Referred to Rules Assigned to Judiciary - Criminal Law JUD-CRIMINAL H Adopted Recommnded do pass as amend 014-000-000

Mar 25

Placed Calndr, Second Reading Added As A Co-sponsor TENHOUSE

Added As A Co-sponsor SPANGLER

Fiscal Note Requested AS

AMENDED/LANG

Correctional Note Requested AS AMENDED/LANG

Placed Calndr, Second Reading

Placed Calndr, Third Reading

Placed Calendr, First Reading

Added as Chief Co-sponsor PARKER

Sen Sponsor PETKA First reading

Third Reading - Passed 114-000-000 Added As A Co-sponsor CIARLO Added As A Co-sponsor KLINGLER Added As A Co-sponsor POE Added As A Co-sponsor GOSLIN Added As A Co-sponsor WINTERS Added As A Co-sponsor WAIT Added As A Co-sponsor STEPHENS Added As A Co-sponsor ZICKUS Added As A Co-sponsor MYERS

Second Reading

Arrive Senate

Fiscal Note Filed

Fiscal Note Filed Placed Calndr, Second Reading

Referred to Rules

Mar 26

Correctional Note Filed AS AMENDED Fiscal Note Filed

Mar 27

Mar 28

Apr 04

Jan 07 1997 Session Sine Die

HB-3282 FANTIN – CURRY, J – HOLBROOK – BOLAND.

35 ILCS 200/15-180

Amends the Property Tax Code. Provides that in counties of less than 3,000,000, a supervisor of assessments, county assessor, or township or multi-township assessor responsible for adding an assessable improvement to a residential property's assessment shall either notify a taxpayer whose assessment has been changed since the last preceding assessment that he or she may be eligible for a homestead improvement exemption or shall grant the exemption automatically. Effective January 1, 1997.

HOUSE AMENDMENT NO. 1.

Provides that the required notification of possible homestead exemption eligibility is in addition to the notice required for changed assessments.

STATE MANDATES FISCAL NOTE, AMENDED

In the opinion of DCCA, HB 3282, as amended by H-am 1, creates a due process mandate for which no reimbursement is required. NOTE(s) THAT MAY APPLY: Fiscal

0	te(s) That May	y Apply: Fiscal		
	Feb 08 1996	First reading	Referred to Rules	
	Mar 07	Ç	Assigned to Revenue	
	Mar 22	Amendment No.01	REVENUE H Adopted	
			Do Pass Amend/Short Debate	
			013-000-000	
		Placed Cal 2nd Rdg-Sht D		
	Mar 25	Second Reading-Short Deb		1.1
		Pld Cal Ord 3rd Rdg-Sht I		
	Mar 26	Added As A Co-sponsor H		
	101ul 20	Added As A Co-sponsor BC		
	Mar 29		St Mandate Fis Note Filed	
	Mar 27	Cal Ord 3rd Rdg-Short Db		
	Apr 16	3Rd Rdg-Sht Dbt-Pass/Vc		
	Api 10	SNU NUE SIN DOL 1 233/ VC	Motion to Reconsider Vote	
			Mtn Reconsider Vote Prevail	
		3Rd Rdg-Sht Dbt-Pass/Vc		
	Apr 17	Arrive Senate	114-000-000	
	Apr 17		~~	
		Placed Calendr, First Read Sen Sponsor PETERSON	ilg	
			Referred to Rules	
	A 10 .	First reading		
	Apr 18		Assigned to Revenue	
	May 02		Recommended do pass 009-000-000	
	M	Placed Calndr, Second Rea	ang	
	May 07	Second Reading		
	M 00	Placed Calndr, Third Readi		
	May 08	Added as Chief Co-sponsor		
		Added as Chief Co-sponsor		
		Third Reading - Passed 05.	3-000-000	,
	1 05	Passed both Houses		
	Jun 05	Sent to the Governor		
	Aug 01	Governor approved	ST 1 07 01 01	
		PUBLIC ACT 89-0595	effective date 97-01-01	
32	283 GILES	- DEUCHLER - MOORE	EUGENE - HOWARD - PUGH, D	AV-

HB-3283 GILES – DEUCHLER – MOORE,EUGENE – HOWARD – PUGH, DAV-IS,M, MORROW, TURNER,A, STROGER, FANTIN AND SCOTT.

305 ILCS 5/12-4.18 from Ch. 23, par. 12-4.18

Amends the Illinois Public Aid Code to provide that the Department of Public Aid may provide grants to not-for-profit organizations for the purpose of providing

assistance to homeless persons from any funds appropriated. Effective July 1, 1996. Feb 08 1996 First reading Referred to Rules Feb 20 Assigned to Priv, De-Reg, Econ &

Urban Devel

Do Pass/Short Debate Cal 008-000-000

Mar 21

Mar 22

Added As A Joint Sponsor DEUCHLER Added As A Co-sponsor MOORE,EUGENE

Added As A Co-sponsor HOWARD

Added As A Co-sponsor PUGH

Placed Cal 2nd Rdg-Sht Dbt

Mar 25	Second Reading-Short Debate
	Pid Cal Ord 3rd Rdg-Sht Dbt
Mar 27	Added As A Co-sponsor DAVIS,M
	Added As A Co-sponsor MORROW
	Added As A Co-sponsor TURNER, A
	Added As A Co-sponsor STROGER
Apr 17	Added As A Co-sponsor FANTIN
	Added As A Co-sponsor SCOTT
	3Rd Rdg-Sht Dbt-Pass/Vot115-000-000
Apr 18	Arrive Senate
	Placed Calendr, First Reading
Apr 23	Sen Sponsor TROTTER
	Added as Chief Co-sponsor SMITH
	Added as Chief Co-sponsor GARCIA
	First reading Referred to Rules
May 01	Sponsor Removed TROTTER
	Alt Chief Sponsor Changed CLAYBORNE
Jan 07 1997	Session Sine Die

HB-3284 GILES.

Appropriates \$2,500,000 to the Illinois Department of Public Aid to provide assistance to homeless persons. Effective July 1, 1996.

NOTE(s) THAT MAY APPLY: Fiscal Feb 08 1996 First reading Referred to Rules Jan 07 1997 Session Sine Die

HB-3285 TENHOUSE – JONES,LOU – BLACK – WOOLARD.

New Act

625 ILCS 5/6-305 625 ILCS 5/6-305.2 new from Ch. 95 1/2, par. 6-305

Creates the Renter's Financial Responsibility and Protection Act. Provides that a rental company may offer a damage waiver to renters. Provides that the damage waiver agreement shall protect an authorized driver from all or a part of the liability for damage to or loss of a rented vehicle, loss of use of the rented vehicle, or any storage, impound, towing, or administrative charges incurred in connection with the damage. Provides that the person to whom the vehicle is rented must sign the damage waiver at or prior to the time the rental agreement is executed and must be given a disclosure notice. Provides circumstances under which the damage waiver shall be void. Amends the Illinois Vehicle Code. Deletes provision stating that no rental company may hold an authorized driver liable for any damage or loss to the rented vehicle exceeding \$200. Deletes provision prohibiting collision damage waivers. Holds the renter of a motor vehicle liable for damage to the rented vehicle with certain limitations.

HOUSE AMENDMENT NO. 1.

Revises definitions. Provides that a rental company shall not charge over a certain amount for a collision damage waiver. Revises disclosure notice requirements and adds advertising requirements. Revises the limits on the total liability of a renter for damage to the vehicle. Provides that no rental company shall require a deposit for damages to a vehicle. Provides that no rental company shall require any payment to the rented vehicle until after the cost of the damage liability is agreed to. Provides that if insurance coverage exists under the renter's personal insurance policy, the renter may require the rental company to submit any claims to the renter's personal insurance carrier.

Feb 08 1996	First reading	Referred to Rules	
Feb 29		Assigned to Executive	
Mar 07	Added As A Co-sponsor W	OOLARD	
Mar 21	Amendment No.01	EXECUTIVE H Add	pted
		Remains in Committee Executi	ve
Mar 25		Refer to Rules/Rul 3-9(a)	
Jan 07 1997	Session Sine Die		

HB-3286 HOWARD.

105 ILCS 5/34-71a new 105 ILCS 5/34-71b new Amends the School Code. Provides for the levy and issuance, respectively, of life safety taxes and bonds by school districts having a population in excess of 500,000 inhabitants. Requires referendum approval for the levy of the tax and issuance of the bonds.

Feb 08 1996	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-3287 KUBIK - CURRIE. 35 ILCS 200/10-40 35 ILCS 200/10-55 35 ILCS 200/10-60 35 ILCS 200/10-61 new 35 ILCS 200/10-70

35 ILCS 200/10-70 35 ILCS 200/10-75 35 ILCS 200/10-80 35 ILCS 200/10-85

Amends the Property Tax Code. Provides that an historic cooperative meeting certain requirements may receive a certificate of rehabilitation and qualify for special valuation during an 8-year valuation period. Defines cooperative as the building and the land on which it is located if the building is devoted to residential use by the owners and fee title to the building and land is owned by a corporation or other legal entity in which the shareholders or co-owners each have a long-term proprietary lease or arrangement of exclusive possession for a specific unit of occupancy space located within the same building. Provides that the association of the cooperative must reaffirm its status as a cooperative on an annual basis in order to retain its certificate of rehabilitation. Makes other changes to conform the treatment of historic cooperatives to that of historic buildings with respect to certificates of rehabilitation and valuation of historic property.

NOTE(s) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates Feb 08 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3288 KUBIK – CURRIE.

New Act

Creates the Cooperative Unit Sales Disclosure Act. Provides that in the initial sale of a cooperative unit, the seller must make full disclosure to the prospective buyer of the master declaration, the bylaws, a projected operating budget for the unit to be sold to the prospective buyer, and a floor plan of the unit. Provides that a developer of a cooperative shall include in the disclosure statement the amount of an initial or special fee due from the buyer, information on repairs, maintenance, operation, or upkeep of the building within the last 2 years, provisions made in the budget for reserves for capital expenditures, and for cooperatives of more than 6 units, the engineer's report as to the condition of all structural components and utility installations.

Feb 08 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3289 PARKE.

305 ILCS 5/6-2

from Ch. 23, par. 6-2

Amends the Illinois Public Aid Code. Provides that for local governmental units which do not receive State funds the amount and nature of medical assistance provided by the Township to a General Assistance recipient shall be determined by the Supervisor of General Assistance and set forth as part of the Township's General Assistance standards. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 08 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3290 BIGGINS.

35 ILCS 610/2a.1

from Ch. 120, par. 467.2a.1

Amends the Messages Tax Act. Provides that persons who offer competitive inter-market service area long-distance telecommunications services are exempt from the tax on invested capital imposed by this Act. NOTE(S) THAT MAY APPLY; Fiscal Feb 08 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB.3291 PHELPS.

305 ILCS 5/4-0.5

Amends the Illinois Public Aid Code. Provides that in developing an alternative to the Aid to Families with Dependent Children Program the Department of Public Aid shall review the results of and consider adopting a program similar to the Michigan pilot program designed to reduce unemployment among welfare recipients to zero, called Project Zero. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Feb 08 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3292 DEERING - GRANBERG.

5 ILCS 375/6.5

Amends the State Employees Group Insurance Act of 1971. In the provisions relating to health benefits for retired teachers, increases the maximum portion of the insurance rate that can be paid from the Teacher Health Insurance Security Fund to 100%.

NOTE(S) THAT MAY APPLY: Fiscal Feb 08 1996 First reading Session Sine Die Jan 07 1997

Referred to Rules

Referred to Rules

HB.3293 WIRSING.

110 ILCS 686/31-5

Amends the Northern Illinois University Revenue Bond Law. Makes a change of grammar in the definition of a project for which bonds may be issued.

Feb 08 1996 First reading

Jan 07 1997 Session Sine Die

HB-3294 BLAGOJEVICH.

from Ch. 38, par. 12-5.1

720 ILCS 5/12-5.1 735 ILCS 5/9-119 new

Amends the Criminal Code of 1961. Includes in the offense of criminal housing management to knowingly fail to bring a forcible entry and detainer action against a disruptive tenant or to assign the action to the State's Attorney. Defines "disruptive tenant" as a tenant who on 3 or more occasions has used leased premises for unlawful possession, manufacture, use or transfer of cannabis, a controlled substance, firearm or other dangerous weapon or the unlawful consumption of alcoholic liquor by persons under 21 years of age. Amends the Code of Civil Procedure. Provides that if a tenant used the leased premises in furtherance of these criminal purposes, the lease agreement shall, at the option of the lessor, become void. Provides that the lessor may bring a forcible entry and detainer action against the tenant or may assign the action to the State's Attorney of the county in which the real property is located.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal; State Mandates Referred to Rules

Feb 08 1996 First reading

Jan 07 1997 Session Sine Die

HB-3295 WEAVER.M.

410 ILCS 535/11 410 ILCS 535/12 from Ch. 111 1/2, par. 73-11 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. Sets forth procedures for obtaining the signatures.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 08 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3296 SAVIANO.

Appropriates \$1,050,000 to the Department on Aging for development and implementation of a senior benefits advocacy program. Effective July 1, 1996.

Feb 08 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3297 JONES,LOU.

225 ILCS 10/4.2

from Ch. 23, par. 2214.2

Amends the Child Care Act of 1969. Provides that being convicted of committing or attempting to commit prostitution is not a bar to licensure under the Act. Provides that the Department may grant a foster family home license to an applicant with an adult resident in the foster home who has been convicted of committing or attempting to commit certain offenses if the adult person is a foster child residing in the foster family home pursuant to a placement by the Department or a sibling of the foster child and it is in the best interests of the foster child to remain with his or her sibling. Provides that the Department may grant a foster family home license to an applicant with an adult resident who has been convicted of certain offenses if the offenses did not involve harm to a child, the applicant can present sufficient evidence that the person is rehabilitated, and the offense occurred more than 3 years prior to the application for a foster family home license. Makes other changes. Effective immediately.

Feb 08 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3298 DAVIS, STEVE – BLAGOJEVICH – FLOWERS – HOFFMAN – GRAN-BERG, BUGIELSKI, CAPPARELLI, ERWIN, FEIGENHOLTZ, KOTLARZ, LANG, NOVAK, PHELPS AND SMITH,M.

5 ILCS 375/6.7 new

Amends the State Employees Group Insurance Act of 1971. Provides that the program of health benefits must include a minimum of 48 hours of in-patient care following a vaginal delivery and 96 hours of in-patient care following a cesarean section for a mother and her newly born child if the attending physician determines that the care is medically necessary. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 08 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

Referred to Rules

HB-3299 YOUNGE.

110 ILCS 305/7

from Ch. 144, par. 28

Amends the University of Illinois Act. Authorizes the Board of Trustees of the University to establish a high technology park in an area of Southwestern Illinois that will derive particular benefit from the development of technology and technological methods for application in the business and industrial sectors of that area. Authorizes the University to construct, equip, operate, and manage the park directly or in conjunction with other educational institutions.

Feb 08 1996 First reading Jan 07 1997 Session Sine Die

ie

HB-3300 LINDNER – MOORE, ANDREA.

105 ILCS 5/9-11.2	from Ch. 122, par. 9-11.2
105 ILCS 5/9-12	from Ch. 122, par. 9-12
105 ILCS 5/10-10	from Ch. 122, par. 10-10
105 ILCS 5/10-11	from Ch. 122, par. 10-11

Amends the School Code. Revises the form of ballot to be used in electing school board members by area of residence in certain community unit and community consolidated school districts (formed before January 1, 1975) and combined school districts (formed before July 1, 1983), when the territory of any such district exceeds 2 congressional townships or 72 square miles and at least 75% but less than 90% of the district's population resides in one of those congressional townships. Changes current provisions relating to filling vacancies of school board members elected by area of residence by providing that a member who fills such a vacancy, whether elected or appointed by the remaining members or regional superintendent, shall be an inhabitant of the particular area from which his or her predecessor was elected. Effective immediately.

FISCAL NOTE (State Board of Ed.)

	STATE MAN) fiscal impact on ISBE or loc DATES FISCAL NOTE (S	
	No change from Feb 08 1996	n SBE fiscal note. First reading	Referred to Rules
	Feb 20		Assigned to Elementary & Secondary Education
	Feb 28		Do Pass/Short Debate Cal 024-000-000
		Placed Cal 2nd Rdg-Sht Dt	
	Feb 29		Fiscal Note Filed St Mandate Fis Note Filed
1.1.1.1.1.1		Cal Ord 2nd Rdg-Shr Dbt	
	Mar 22	Pld Cal Ord 3rd Rdg-Sht D	lbt
	Mar 25	3Rd Rdg-Sht Dbt-Pass/Vo	
	Ivia Li	Arrive Senate	107-000-000
	M	Placed Calendr, First Readr	
	Mar 26	Sen Sponsor RAUSCHEN	
	Mar 27	First reading	Referred to Rules
	Mar 28		Assigned to Education
	Apr 17	Amendment No.01	EDUCATION S Lost
			Recommended do pass 008-000-000
		Placed Calndr, Second Read	
	Apr 24	Second Reading	0
	- F	Placed Calndr, Third Reading	nø
	May 07	Third Reading - Passed 055	
		Passed both Houses	000 000
	Jun 05	Sent to the Governor	
	Jul 30	Governor approved	
	501 50	PUBLIC ACT 89-0579	effective date 96-07-30
HB-33			
		OWSKY.	
-820	ILCS 105/4	from Ch. 48	3, par. 1004
Am	ends the Mini	imum Wage Law to incre	ase the minimum wage to \$5.25 and
for er	nloveesunder	18 years of age to \$4.75	beginning Ionusry 1, 1007

Ar for employees under 18 years of age to \$4.75 beginning January 1, 1997.

Feb 08 1996 First reading Jan 07 1997 Session Sine Die

HB-3302 CURRIE.

40 ILCS 5/15-113.6

from Ch. 108 1/2, par. 15-113.6

Referred to Rules

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

PENSION IMPACT NOTE

The impact of this bill on the State Universities' Retirement System cannot be determined since the number of individuals eligible to establish service credit for employment in private universities is unknown.

NOTE(S) THAT MAY APPLY: Fiscal; Pension Feb 08 1996 First reading Mar 26

Referred to Rules Pension Note Filed Committee Rules

Jan 07 1997 Session Sine Die

HB-3303 CURRIE.

820 ILCS 405/1400

from Ch. 48, par. 550

Amends the Unemployment Insurance Act. Provides that contributions by employers whose employees are all in domestic service shall be paid annually (rather than quarterly). Referred to Rules

Feb 08 1996 First reading Jan 07 1997 Session Sine Die

HB-3304 YOUNGE.

310 ILCS 65/8

from Ch. 67 1/2, par. 1258

Amends the Illinois Affordable Housing Act. Specifies that the Illinois Affordable Housing Trust Fund will be distributed 55% to the Chicago metropolitan area, 27% to other metropolitan areas, and 18% to the remaining areas of the State, and identifies which counties are included in each area.

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

Feb 08 1996First readingReferred to RulesJan 07 1997Session Sine Die

HB-3305 SMITH,M – TURNER,J – BOLAND – HOLBROOK – LOPEZ AND MOORE,EUGENE.

705 ILCS 405/1-5 705 ILCS 405/6-9 from Ch. 37, par. 801-5 from Ch. 37, par. 806-9

Amends the Juvenile Court Act of 1987. Provides that the court must make a finding after the presentation of evidence that a party to a juvenile court proceeding is financially unable to employ counsel before it appoints counsel for that person. Permits the court to exempt a person who is liable for support of a minor from paying legal fees for the representation of the minor in juvenile court proceedings when the court finds that the person is financially unable to contribute to legal fees for representation of the minor.

somation of th	ic minor.	
Feb 08 1996	First reading Referred to Rules	
Mar 07	Assigned to Judiciary - Criminal Law	
Mar 21	Added As A Joint Sponsor TURNER,J	
Mar 22	Recommended do pass 011-000-000	
	Placed Calndr, Second Reading	
Mar 26	Second Reading	

Placed Calndr, Third Reading

Št Mandate Fis Nte RegGRANBERG

Calendar Order of 3rd Rdng

Added As A Co-sponsor BOLAND

Added As A Co-sponsor HOLBROOK

Mar 28 Jun 25 Jan 07 1997

Added As A Co-sponsor LOPEZ Added As A Co-sponsor MOORE, EUGENE

5 Re-refer Rules/RRules 7 1997 Session Sine Die

HB-3306 RONEN – CURRIE – FEIGENHOLTZ – FLOWERS – PHELPS, KO-TLARZ, KASZAK, HOFFMAN, SMITH, M AND LANG.

5 ILCS 375/6.7 new

Amends the State Employees Group Insurance Act of 1971. Provides that the program of health benefits may not restrict a patient's access to or choice of a provider of obstetric and gynecological services. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 08 1996First readingReferred to RulesJan 07 1997Session Sine Die

HB-3307 SCHAKOW SKY AND GRANBERG.

735 ILCS 5/13-212.5 new

Amends the Code of Civil Procedure. Provides that an action for damages for injury or death caused by a breast implant shall be filed within the later of the applicable statute of limitations or 180 days after the completion date of any opt-out period in a class action suit, settlement agreement, or nonbinding mediation. Provides that the limitation period does not apply to medical malpractice actions. Effective immediately.

Feb 08 1996	First reading	Referred to Rules
Mar 27	Added As A Co-spons	or GRANBERG
Jan 07 1997	Session Sine Die	

HB-3308 CURRIE – LANG AND ERWIN.

New Act

305 ILCS 5/5-2

from Ch. 23, par. 5-2

Creates the Healthy Kids Plan Act and amends the Medicaid Article of the Public Aid Code. Provides for voluntary enrollment in the Healthy Kids Plan to provide health care services for children not eligible for medical assistance and not otherwise insured. Requires implementation of Plan beginning July 1, 1997. Provides for enrollment fees. Provides for administration of the Plan by the Department of Public Aid in cooperation with the Departments of Insurance, Alcoholism and Substance Abuse, and Public Health. Requires that the Department of Public Aid provide medical assistance to pregnant women and their infants and children beginning July 1, 1997 (rather than authorizes the Department to conduct a demonstration for that purpose).

NOTE(S) THAT MAY	Y APPLY: Fiscal	
Feb 08 1996	First reading	Referred to Rules
Mar 26	Added As A Co-sponsor	ERWIN
Mar 26 Jan 07 1997	Session Sine Die	

HB-3309 MEYER.

210 ILCS 50/3.20 210 ILCS 85/5

from Ch. 111 1/2, par. 146

Amends the Emergency Medical Services (EMS) Systems Act to make technical changes. Amends the Hospital Licensing Act to add a caption.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 210 ILCS 50/3.20 210 ILCS 85/5 Adds reference to: 210 ILCS 3/30 210 ILCS 3/35 210 ILCS 50/3.185

Deletes everything after the enacting clause. Amends the Alternative Health Care Delivery Act. Adds freestanding emergency medical facilities to the alternative health care models authorized to participate in the demonstration program administered by the Department of Public Health to license and study alternative health care delivery systems. Defines freestanding emergency medical facility. Amends the Emergency Medical Services (EMS) Systems Act to provide that the Department may waive standards in or adopted under the Act which otherwise apply to a pilot program relating to freestanding emergency medical facilities identified in the Alternative Health Care Delivery Act. Effective immediately.

FISCAL NOTE, AMENDED (Dpt. Public Health) One additional staff would be needed at an estimated cost of

\$42,000 for FY97.

FISCAL NOTE, H-AM 2, (Dept. of Public Health)

This legislation would require on-site inspection for these facilities on an annual and complaint basis. The Department is unable to estimate exact costs for these inspections; however, it is believed there will be few Freestanding Emergency Centers, and therefore, costs will be minimal.

HOUSE AMENDMENT NO. 2.

Deletes reference to: 210 ILCS 3/30 210 ILCS 3/35 210 ILCS 50/3.185 Adds reference to: 210 ILCS 50/32.5 new

Deletes everything. Amends the Emergency Medical Services (EMS) Systems Act to create a Freestanding Emergency Center (FEC) demonstration program. Sets forth FEC licensure requirements. Effective immediately.

STATE MANDATES FISCAL NOTE, H-AM #2

In the opinion of DCCA, HB 3309, as amended by H-am 2, fails to meet the definition of a State mandate.

SENATE AMENDMENT NO. 1.

Further amends the Emergency Medical Services (EMS) Systems Act to provide that the Freestanding Emergency Center (FEC) demonstration program shall sunset on September 1, 1998, or with Department approval, on September 1, 2000. Provides for the expiration of FEC licenses upon the termination of the program.

SENATE AMENDMENT NO. 2.

Adds reference to:

705 ILCS 105/27.6

730 ILCS 5/5-9-1.1 from Ch. 38, par. 1005-9-1.1

730 ILCS 5/5-9-1.10 new

Amends the Unified Code of Corrections and the Clerks of Courts Act to require an additional fee of \$100 that shall be paid to the clerk, to be deposited into the Trauma Center Fund, for a conviction of an order of supervision for aggravated discharge of a firearm, reckless discharge of a firearm, carrying or possessing a concealed weapon, or certain drug related offenses. Provides that the additional fee of \$100 imposed for a person convicted or receiving an order of supervision for those offenses shall be paid to the Circuit Clerk and shall be deposited into the Trauma Center Fund, separate from any other fines or court costs imposed by the courts. Provides that in those counties that use a percentage distribution method, the additional fee of \$100 shall be excepted from the percentage distribution method.

SENATE AMENDMENT NO. 3.

Omits a reference to an unlawful use of weapons offense to exempt persons convicted of that offense from an additional \$100 fee otherwise payable into the Trauma Center Fund under the Clerks of Court Act and the Unified Code of Corrections.

SENATE AMENDMENT NO. 4.

Adds reference to:

20 ILCS 3960/6.01 rep.

Amends the Illinois Health Facilities Planning Act to repeal the Section requiring the Health Facilities Planning Board to deny applications to establish a new unit in an existing facility or a new facility for the treatment of acute or chronic mental illness if the unit or facility will be located in a planning area where a surplus of bed capacity for that treatment has been established by the Board.

Feb 08 1996 First reading Referred to Rules Mar 07 Assigned to Health Care & Human Services Mar 21 Amendment No.01 HEALTH/HUMAN H Adopted Recommnded do pass as amend 014-006-000 Placed Calndr, Second Reading Mar 22 Fiscal Note Requested AS AMENDED/LANG Placed Calndr, Second Reading Mar 26 Second Reading Held on 2nd Reading Apr 01 Fiscal Note Filed Apr 03 Held on 2nd Reading Apr 17 Amendment No.02 MEYER Amendment referred to HRUL Fiscal Note Filed Amendment No.02 MEYER Be approved considerati HRUL MEYER Amendment No.02 Adopted 099-010-000 Placed Calndr, Third Reading St Mandate Fis Note Filed Calendar Order of 3rd Rdng Third Reading - Passed 115-000-000 Apr 18 Arrive Senate Sen Sponsor DILLARD Placed Calendr, First Reading Referred to Rules First reading Apr 24 Assigned to Public Health & Welfare May 01 Added as Chief Co-sponsor SMITH Added as Chief Co-sponsor TROTTER Amendment No.01 **PUB HEALTH** S Adopted Amendment No.02 S PUB HEALTH Adopted Recomminded do pass as amend 011-000-000 Placed Calndr, Second Reading May 02 Second Reading Placed Calndr, Third Reading Filed with Secretary May 08 Amendment No.03 DILLARD Amendment referred to

SRUL

2121

May 09	Amendment No.03 Rules refers to	DILLARD SPBH	
May 14	Filed with Secretary Amendment No.04	DILLARD	Amendment referred to
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	Amendment No.03	DILLARD	
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May 15	Recalled to Second Readin	Be adopted	
May 15	Amendment No.03	DILLARD	Adopted
	Amendment No.04	DILLARD	Adopted
	Placed Calndr, Third Readi		
May 16	Third Reading - Passed 056	5-000-000	
	Arrive House		
		Referred to Rules	
May 17		Approved for Considerati	on
	Place Cal Order Concurren Motion Filed Concur	ice 01,02,03,04	
	Refer to Rules/Rul 8-4(a)	1	
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May 20	Motion referred to	01,02,03,04/HCHS	
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	H Concurs in S Amend. 01		
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	H Concurs in S Amend. 03		
	H Concurs in S Amend. 04	/102-012-000	
Inc. 07	Passed both Houses		
Jun 07 Jul 18	Sent to the Governor Governor approved		
101 10	PUBLIC ACT 89-0516	effective date 96-07-18	
HB-3310 TENHO			
505 ILCS 80/6 505 ILCS 80/6a re	from Ch. 5	, par. 55.0	
505 ILCS 80/6a re		tal Secondaria da secondaria	
505 ILCS 00/00 IC	ъ.	and the second second second second second second second second second second second second second second second	

Amends the Fertilizer Act. Reduces the inspection fee on commercial fertilizers and custom mix from 20° per ton to 10° per ton. Deletes provisions concerning establishment of a fertilizer research and education program funded in part by one-half of the 20° per ton inspection fee which was deposited into the Fertilizer Control Fund, Effective January 1, 1997.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 08 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3311 BIGGERT.

750 ILCS 5/602 750 ILCS 5/602.1 750 ILCS 5/610 from Ch. 40, par. 602 from Ch. 40, par. 602.1 from Ch. 40, par. 610

Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that joint custody is presumed to be in the best interest of the child. Provides that the court shall request the parties to produce a Joint Parenting Agreement addressing powers, rights, responsibilities, and scheduling each parent's time with the child. If no Agreement is produced the court shall order mediation and arbitration successively. The joint custody order may be modified by the court, considering the cooperation of a parent in addition to other evidence. Sole custody is presumed to be in the best interest of the child if both parents agree, one parent is abusive or neglectful towards the child or someone else in the presence of the child, or exposes the child to someone who is abusive or neglectful, one parent is found to be an impaired alcoholic or a legal or illegal drug abuser, or one parent has failed to pay support for 6 months, or has failed to visit the child for 6 months. Referred to Rules

Feb 08 1996 First reading Jan 07 1997 Session Sine Die

HB-3312 NOLAND - HARTKE.

New Act

Creates the Popcorn Buyers Act, Requires registration of popcorn buyers with the Department of Agriculture and posting of a surety bond or substitute. Provides for a \$100 annual fee. Makes failure to register and other violations of the Act a Class B misdemeanor for the first violation and a Class A misdemeanor for a subsequent violation. Makes withholding of records or filing of false records a Class 4 felony. Also authorizes suspension or revocation of registration and imposition of civil penalties. Effective January 1, 1997.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal al Referred to Rules

Feb 08 1996 First reading

Jan 07 1997 Session Sine Die

HB-3313 HOWARD-LANG.

305 ILCS 5/9A-9

from Ch. 23, par. 9A-9

Amends provisions of the Public Aid Code pertaining to a program of education, training, and employment for AFDC recipients. Provides that the Department of Public Aid, in conjunction with the Department of Children and Family Services, may implement a Family Aide Training and Placement Service to assist public aid recipients with training and job placement, giving priority to Earnfare participants. Provides that the Department of Public Aid may include former JOBS participants in the job retention component (deleting 3 month limitation on counseling after employment) and that services may include assistance to a worker regarding job skills. performance, attitude, transportation, or child care when his or her job is in ieopardy.

NOTE(S) THAT MAY APPLY: Fiscal Feb 08 1996 First reading First reading Session Sine Die Jan 07 1997

HB-3314 DART - LANG.

10 ILCS 5/9-5.5 new 10 ILCS 5/9-5.10 new 10 ILCS 5/9-5.15 new 10 ILCS 5/9-5.20 new 10 ILCS 5/29-14.5 new 10 ILCS 5/29B-10

from Ch. 46, par. 29B-10; formerly Ch. 46, par. 1103

Referred to Rules

Amends the Election Code. Establishes campaign expenditure limits for candidates for the General Assembly. Establishes contribution limits for individuals and political action committees to campaigns of candidates for any office. Prohibits the personal use of campaign contributions by candidates for the General Assembly. Requires disclosure of the occupation and employer of a contributor to a political action committee in excess of \$1,000 per year. Prohibits the inclusion of false information about or unattributed allegations against an opponent in a candidate's printed campaign literature. Permits complaints of violation to be filed with and heard by the State Board of Elections, and permits a maximum \$1,000 fine for a violation. Includes within the Code of Fair Campaign Practices statements that the candidate's campaign literature will not make unattributed allegations or include false information about opponents and that the candidate will not exceed expenditure limits for General Assembly races. Effective immediately.

Feb 08	1996	First reading
Jan 07	1997	Session Sine Die

Referred to Rules

HB-3315 YOUNGE.

305 ILCS 5/4-1.6 305 ILCS 5/9A-13 new 305 ILCS 5/12-4.4

from Ch. 23, par. 4-1.6

from Ch. 23, par. 12-4.4

Amends the Illinois Public Aid Code. Provides that Earnfare eligibility may be extended for a period of up to 3 months for successfully employed participants if other participants are not displaced. Provides that the Department of Public Aid shall establish policies and procedures for units of local government that do not receive State funds for General Assistance purposes to refer individuals for participation in Earnfare programs operated by units of local government that receive State funds if Earnfare slots are available. Requires the Department to establish a family self-sufficiency program for AFDC recipients using family self-sufficiency contracts (effective immediately). Amends the AFDC Article of the Public Aid Code. Directs the Department of Public Aid to conduct a demonstration project to allow AFDC recipients to maintain Self-Sufficiency and Development Accounts to be used for activities that will enable them to become self-sufficient, such as obtaining employment, starting a business, and education. Provides that moneys in an account not exceeding \$10,000 shall not be considered in determining a recipient's need for AFDC. Requires implementation by July 1, 1997 or the date allowed under federal waivers, whichever is later. The Section of the Public Aid Code concerning AFDC recipient family self-sufficiency programs is effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 08 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3316 YOUNGE.

Appropriates \$1 from the General Revenue Fund to the Capital Development Board for repairs to the McKinley Bridge in Venice, Illinois. Effective July 1, 1996. Referred to Rules

Feb 08 1996 First reading Jan 07 1997 Session Sine Die

HB-3317 YOUNGE.

Reappropriates \$100,000 from the Build Illinois Bond Fund to DCCA for a grant to the Metro East Solid Waste Disposal and Energy Producing Service. Effective July 1, 1996.

Feb 08 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3318 YOUNGE.

Appropriates \$160,000 to the East St. Louis Area Development Authority for its operating expenses. Effective July 1, 1996.

Feb 08 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

Referred to Rules

HB-3319 YOUNGE.

Appropriates \$1 to the Department of Commerce and Community Affairs for repairs to the Mary Brown Center. Effective July 1, 1996.

Feb 08 1996 First reading

Jan 07 1997 Session Sine Die

HB-3320 YOUNGE.

70 ILCS 505/3.07 70 ILCS 505/5 70 ILCS 505/9 70 ILCS 505/9.26 new 70 ILCS 505/9.27 new

70 ILCS 505/9.28 new

from Ch. 85, par. 5503.07 from Ch. 85, par. 5505 from Ch. 85, par. 5509

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. ، ۱

Feb 08 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3321 YOUNGE.

New Act

Creates the School Building Renovation Act. Provides that the State Board of Education shall order the renovation of all school buildings in East St. Louis School District 189 and all similarly situated school districts that do not meet State safety standards.

NOTE(S) THAT MAY APPLY: Fiscal Feb 08 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3322 YOUNGE.

110 ILCS 805/3-56 new

Amends the Public Community College Act. Permits community college districts to offer enterprise school programs.

Feb 08 1996 First reading

Jan 07 1997 Session Sine Die Referred to Rules

HB-3323 YOUNGE.

New Act

Creates the Student Entrepreneurial District Act. Provides that a committee formed from members of the faculty of State Community College of East St. Louis (or its successor institution) shall formulate programs to enable students at the college to attain economic self-sufficiency and independence. Provides that the programs shall also encourage businesses within the District to invest in the local / community.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 08 1996 First reading Mar 07 Mar 25 Jan 07 1997 Session Sine Die Referred to Rules Assigned to Higher Education Refer to Rules/Rul 3-9(a)

HB-3324 YOUNGE.

Appropriates \$1 to the Illinois Community College Board for a grant to Enterprise High School. Effective July 1, 1996.

Feb 08 1996 First reading Session Sine Die Jan 07/1997

HB-3325 YOUNGE.

20 ILCS 700/4006 new

Amends the Technology Advancement and Development Act. Requires the Department of Commerce and Community Affairs to support a research center in East St. Louis for the technology transfer of adapting USACERL's research to peaceful purposes. Effective July 1, 1996.

NOTE(S) THAT MAY APPLY: Fiscal Feb 08 1996 First reading Jan 07 1997

Session Sine Die

Referred to Rules

Referred to Rules

YOUNGE. HB-3326

30 ILCS 355/1

Amends the Metropolitan Civic Center Support Act. Makes a technical change to provisions governing the short title of the Act. Referred to Rules

Feb 08 1996 First reading Jan 07 1997 -Session Sine Die

HB-3327 YOUNGE.

Appropriates \$1 to the Board of Higher Education for a grant to St. Louis University for the development of a master plan for the future growth of Parks College in Cahokia, Illinois, Effective July 1, 1996.

Feb 08	1996	First reading	

Jan 07 1997 Session Sine Die

Referred to Rules

HB-3328 YOUNGE.

20 ILCS 3805/32.5 new

Amends the Illinois Housing Development Act. Requires the Illinois Housing Development Authority to finance the construction of 500 single-family homes in enterprise community cities.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 08 1996 First reading

Session Sine Die

Referred to Rules

Jan 07 1997 Set HB-3329 YOUNGE. 20 ILCS 605/46.19c

from Ch. 127, par. 46,19c

Amends the Civil Administrative Code. Provides that the Office of Urban Assistance in the Department of Commerce and Community Affairs shall develop and implement a plan for carrying out specified duties and shall submit a report, containing its plan, to the Governor and General Assembly by May 1, 1997. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 08 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3330 YOUNGE.

Appropriates \$400,000 to the Family Resource Development Center at State Community College for its operating expenses. Effective July 1, 1996.

Feb 08 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3331 YOUNGE.

70 ILCS 1205/9-1b from Ch. 105, par. 9-1b 70 ILCS 1205/9-1g new

Amends the Park District Code to allow a park district to levy a tax, upon approval of the voters, for operating, maintaining, upgrading, and covering swimming pools of the district.

Feb 08 1996First readingJan 07 1997Session Sine Die

Referred to Rules

HB-3332 YOUNGE.

305 ILCS 30/5

from Ch. 23, par. 6855

Amends the Family Resource Development Act. Adds a caption and makes a punctuation change in a Section concerning a Family Resource Development Center.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 305 ILCS 30/5 Adds reference to:

305 JLCS 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 Board of Trustees of State Community College to appoint a Director of the Center and a

Planning and Review Advisory Committee. Feb 08 1996 First reading Referred to Rules Mar 07 Referred to Rules Assigned to Priv, De-Reg, Econ & Urban Devel Mar 21 Amendment No.01 PRIVATIZATION H Adopted Motion Do Pass-Lost 005-002-001 HPDE Remains in Committee Priv, De-Reg, Econ & Urban Devel

Refer to Rules/Rul 3-9(a)

Mar 25 Jan 07 1997

Session Sine Die

HB-3333 YOUNGE.

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.

Feb 08 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3334 YOUNGE.

Appropriates \$1,000,000 to the Office of Urban Assistance of the Department of Commerce and Community Affairs for specified urban development purposes. Effective July 1, 1996.

Feb 08 1996. First reading Jan 07 1997 Session Sine Die

Referred to Rules

Referred to Rules

HB-3335 YOUNGE.

Appropriates \$160,000 to the East St. Louis Area Development Authority from the General Revenue Fund for its ordinary and contingent expenses. Effective July 1, 1996.

Feb 08 1996	First reading
Jan 07 1997	Session Sine Die

HB-3336 YOUNGE.

70 ILCS 1825/5.1	from Ch. 19, par. 255.1
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
720 ILCS 5/28-5	from Ch. 38, par. 28-5
720 ILCS 5/28-7	from Ch. 38, par. 28-7
815 ILCS 420/2	from Ch. 121 1/2, par. 1852

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 in St. Clair County. Makes other changes. Amends other Acts to conform to the changes made in the Riverboat Gambling Act.

NOTE(s) THAT MAY APPLY: Fiscal Feb 08 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3337 YOUNGE.

315 ILCS 15/4

from Ch. 67 1/2, par. 714

Amends the Illinois Community Development Finance Corporation Act by providing that State funds may be invested in the Corporation. Feb 08 1996First readingJan 07 1997Session Sine Die

Referred to Rules

HB-3338 YOUNGE.

Makes an appropriation to the Department of Commerce and Community Affairs for a grant for hiring additional police officers in Alorton, Illinois.

Feb 08 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3339 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, 1996.

Feb 08 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3340 YOUNGE.

20 ILCS 605/46.69 new

Amends the Civil Administrative Code of Illinois. Requires DCCA to produce a plan to empower people living in the empowerment zone of Chicago and the enterprise cities of Springfield and East St. Louis. Requires DCCA to report to the General Assembly and the Governor by December 31, 1997.

Feb 08 1996 First reading

Jan 07 1997 Session Sine Die

Referred to Rules

HB-3341 YOUNGE.

Appropriates \$160,000 to the Department of Commerce and Community Affairs for a grant to the East St. Louis Development Authority. Effective July 1, 1996.

Feb 08 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3342 YOUNGE.

105 ILCS 5/26-16 new

Amends the School Code to provide that in each city federally designated as an empowerment-enterprise zone the regional office of education oversight board and the regional superintendent of schools or the State Board of Education shall form a committee to devise a program of incentives to improve attendance in their respective schools.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 08 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3343 YOUNGE.

Appropriates \$1 to the Department of Commerce and Community Affairs to establish a research center in East St. Louis for the technology transfer of adapting USACERL's research to peaceful purposes. Effective July 1, 1996.

Feb 08 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die.

HB-3344 YOUNGE.

20 ILCS 3105/9.01d new

Amends the Capital Development Board Act. Allows the Capital Development Board to demolish buildings and build recreational areas in Brooklyn, Illinois. Effective July 1, 1996.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 08 1996 First reading

Jan 07 1997 Session Sine Die

Referred to Rules

HB-3345 YOUNGE.

220 ILCS 5/3-105

from Ch. 111 2/3, par. 3-105

Amends the Public Utilities Act. Provides that regional treatment facilities owned by villages having fewer than 250 inhabitants are not excluded from the definition of "public utility". Also makes technical changes.

Feb 08 1996 First reading Referred to Rules Jan 07 1997 Session Sine Die

HB-3346 YOUNGE.

Appropriates \$1 from the General Revenue Fund to the Capital Development Board to demolish buildings and to build recreational areas in Brooklyn, Illinois. Effective July 1, 1996.

NOTE(s) THAT MAY APPLY: Fiscal Feb 08 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3347 YOUNGE.

Appropriates \$1 from the General Revenue Fund to the Capital Development Board for the expansion of a hanger at St. Louis Downtown Parks Airport in Cahokia, Illinois. Effective July 1, 1996.

Note(s) That May Apply: Fiscal Feb 08 1996 First reading

Jan 07 1997 Session Sine Die

Referred to Rules

HB-3348 SAVIANO – MURPHY,M – DURKIN – LACHNER, WINTERS, WAIT, MITCHELL, O'CONNOR, DOODY, JONES,JOHN, POE, KLINGLER, BOST AND CIARLO.

725 ILCS 240/10

from Ch. 70, par. 510

Amends the Violent Crime Victims Assistance Act. Requires the additional penalty of \$4 for each \$40 imposed upon conviction to also be imposed for motor vehicle speeding violations. Provides that the circuit clerk shall collect a penalty of \$4 for any traffic, conservation, or ordinance offense when no other fine is imposed.

HOUSE AMENDMENT NO. 1.

Deletes provision that assessed a penalty of \$4 for any traffic, conservation, or ordinance offense. Restores exclusion of speeding violations from the additional penalty of \$4 for each \$40 of the fine imposed for Illinois Vehicle Code violations.

FISCAL NOTE, AMENDED (Economic & Fiscal Comm.)

HB 3348, as amended, would not affect the amounts deposited into the Violent Crime Victims Assistance Fund.

CORRECTIONAL NOTE, AMENDED

There is no fiscal or prison population impact on DOC.

FISCAL IMPACT NOTE, AMENDED (Dpt. of Corrections) No change from correctional note.

SENATE AMENDMENT NO. 2.

Adds reference to:

720 ILCS 5/8-1.1	from Ch. 38, par. 8-1.1
730 ILCS 5/3-2-2	from Ch. 38, par. 1003-2-2
730 ILCS 5/3-5-1	from Ch. 38, par. 1003-5-1
730 ILCS 5/3-5-3	from Ch. 38, par. 1003-5-3

Amends the Criminal Code of 1961. Provides that the penalty for soliciting a person under 17 years of age to commit first degree murder is 20 to 60 years imprisonment. Amends the Unified Code of Corrections. Requires the Department of Corrections to track the gang activities of inmates, to segregate gang leaders, and to include gang information in the Department's annual report to the Governor. Permits the Department of Corrections to monitor an unprivileged conversation or unprivileged communication by telephone, mail, or other means between an inmate who, before commitment to the Department, was a member of an organized gang and another person without the need to show cause or satisfy any other requirement of law before beginning monitoring. Defines "unprivileged communication" or "unprivileged conversation" as one not protected by law or Illinois Supreme Court decision, rule, or order.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 08 1996	First reading	Ref
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Mar 22	Amendment No.0	l JU
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	Placed Calndr, Second	Readng

Referred to Rules Assigned to Judiciary - Criminal Law JUD-CRIMINAL H Adopted Recommnded do pass as amend 014-000-000

Mar 25

Fiscal Note Filed Placed Calndr,Second Reading

Mar 26

Second Reading Placed Calndr, Third Reading

Mar 26	Cont.	Correctional Note Fil	ed AS
		AMENDED	
		Fiscal Note Filed	
		Calendar Order of 3rd Rdng	
		Added As A Co-sponsor POE	
		Added As A Co-sponsor KLINGLER	
		Added As A Co-sponsor BOST	
		Added As A Co-sponsor CIARLO	
Mar 27			
Ivial 275		Third Reading - Passed 115-000-000	
		Added As A Joint Sponsor MURPHY,M	
		Added As A Co-sponsor DURKIN	
		Added As A Co-sponsor LACHNER	
		Arrive Senate	
14 00		Placed Calendr, First Reading	
Mar 28		Sen Sponsor CULLERTON	
		First reading Referred to Rules	
		Added as Chief Co-sponsor DILLARD	
Apr 03		Added as Chief Co-sponsor PARKER	
Apr 17		Assigned to Judiciary	
Apr 24		Spon Chg Appd Rule 5-1(c)	
		Sponsor Removed CULLERTON	
		Alt Chief Sponsor Changed DILLARD	
		Chief Co-sponsor Changed to PARKER	
		Added as Chief Co-sponsor CULLERTON	
		Committee Judiciary	
Apr 25		Postponed	
May 01		Amendment No.01 JUDICIARY S	Withdrawn
		Amendment No.02 JUDICIARY S	Adopted
		Recomminded do pass	as amend
		010-000-000	
		Placed Calndr, Second Reading	
May 02		Added as Chief Co-sponsor FARLEY	
		Second Reading	
		Placed Calndr, Third Reading	
May 16		Added as Chief Co-sponsor DUDYCZ	
		Added As A Co-sponsor LUECHTEFELD	
		Filed with Secretary	
		Amendment No.03 DILLARD	Amendment
			referred to
		SRUL	
		Calendar Order of 3rd Rdng 96-05-07	
		Added As A Co-sponsor PETKA	
Jun 24		Tabled Pursuant to Rule5-4(A) SA 03	
Juli 24		Refer to Rules/RRules	
Jan 07 19	007	Session Sine Die	
Jan Or 15		Season one Die	

HB-3349 SAVIANO – PARKE – MURPHY,M – FANTIN – FEIGENHOLTZ, HOL-BROOK, LOPEZ. SCHAKOWSKY, MULLIGAN AND CIARLO.

New Act

Creates the Motor Vehicle Consumer Lessee Protection Act. Prohibits the lessor from inducing a person to enter into a consumer lease by offering a rebate or discount for information or assistance in leasing or selling a vehicle. Requires the lessor to provide prelease availability of a sample consumer lease form. Provides that if the lessee has made a payment or trade-in pending execution of a consumer lease, the lessee has the right to a refund or return upon non-execution. Provides that a consumer lease shall make disclosures concerning responsibility for the gap amount and total loss of the vehicle. Provides requirements for a consumer lease. Prohibits the creation of a security interest to secure the payment of obligations arising from the consumer lease. Provides that in certain situations, the holder may send the lessee notice of default, and the lessee has the right to cure. Provides requirements for the establishment of realized value at lease termination when a purchase option is not exercised. Provides restrictions on early termination liability. Provides restrictions on the reporting of early terminations. Provides that the consumer lease shall contain standards for determining excess wear and damage to the vehicle, and provides for how excess wear and damage is assessed. Provides that the holder shall

mail documentation to indicate payment in full to the lessee. Provides that a consumer lease shall contain a provision on preservation of claims and defenses. Establishes penalties for violating this Act. Effective January 1, 1997.

HOUSE AMENDMENT NO. 1.

Changes the title of the Act to the Motor Vehicle Leasing Act. Revises definitions. Eliminates prohibition against the lessor inducing a person to enter into a consumer lease by offering a rebate or discount for information or assistance in leasing or selling a vehicle. Eliminates the requirement that the lessor provide prelease availability of a sample consumer lease form. Provides that no insurance or other additional license shall be required of lessors who waive their contractual right to hold the lessee liable for the gap amount. Deletes the requirement that no consumer lease contain a provision giving authority to the holder to enter the lessee's premises unlawfully or commit a breach of the peace in repossessing the vehicle. Provides that if a consumer lease is terminated early and the lessee is not in default, the holder shall act in a commercially reasonable manner when establishing the realized value of the vehicle (instead of allowing a lessee to obtain a professional appraisal). Provides that the realized value shall be final and binding upon the parties. Eliminates certain provisions concerning assessment of excess wear and damage to the vehicle. Eliminates, revises, and adds certain penalties. Eliminates provisions concerning liability of assignees. Provides that the Attorney General or State's Attornev may enforce this Act.

STATE MANDATES FISCAL NOTE, AMENDED In the opinion of DCCA, HB 3349, as amended by H-am 1, fails to meet the definition of a State mandate. JUDICIAL NOTE, AMENDED There would not be an increase in the need for the number of judges in the State. FISCAL NOTE, AMENDED (Attorney General) There is no fiscal impact issuing from this bill; any costs would be absorbed by existing resources. STATE MANDATES FISCAL NOTE, AMENDED No change from previous note. JUDICIAL NOTE, AMENDED No change from previous note. FISCAL NOTE, AMENDED No change from previous note.

HOUSE AMENDMENT NO. 2.

Moves penalty provisions to enforcement Section.

SENATE AMENDMENT NO. 1.

Provides that an itemized bill for excess wear and damage costs shall be presented to the lessee by the holder of the vehicle lease within 30 days (instead of 60) of the return of the vehicle. Makes grammatical and spelling corrections. Deletes prohibition against a class action under the Act.

Feb 08 1996	First reading	Referred to Rules
Feb 29		Assigned to Consumer Protection
Mar 06	Amendment No.01	CONSUMER PROT H Adopted
		Do Pass Amend/Short Debate
		009-000-000
	Placed Cal 2nd Rdg-Sht Dl	
Mar 07	· · · · · · · · · · · · · · · · · · ·	Fiscal Note Requested LANG/AS
		AMENDED
	Cal Ord 2nd Rdg-Shr Dbt	이 집에서 집에 집에 들었다.
Mar 12		St Mandate Fis Note Filed
		Judicial Note Filed
		Fiscal Note Filed
	Cal Ord 2nd Rdg-Shr Dbt	
Mar 13	Added As A Co-sponsor FE	FIGENHOLTZ
iniar 15	Added As A Joint Sponsor	
Mar 20		
	Added As A Co-sponsor M	
Mar 21	Amendment No.02	SAVIANO Amendment
		referred to
		HRUL
	Cal Ord 2nd Rdg-Shr Dbt	

Amendment referred to

Mar 22

Amendment No.02 SAVIANO

HRUL

Cal Ord 2nd Rdg-Shr Dbt

St Mandate Fis Note Filed Judicial Note Filed Fiscal Note Filed SAVIANO

Amendment No.02

Added As A Co-sponsor FANTIN Added As A Co-sponsor HOLBROOK 3Rd Rdg-Sht Dbt-Pass/Vot106-000-001

Amendment No.02

Placed Calendr, First Reading

Sen Sponsor DUDYCZ First reading

Added As A Co-sponsor LOPEZ Added As A Co-sponsor SCHAKOWSKY

Placed Caindr, Second Reading Filed with Secretary

Amendment No.01

Amendment No.01 Rules refers to

Amendment No.01

Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt

Arrive Senate

HRUL SAVIANO

Referred to Rules Assigned to Transportation

DUDYCZ

STRN

DUDYCZ

SRUL DUDYCZ

Recommended do pass 010-000-000

Mar 25

Mar 26

Apr 18 Apr 30

May 14

May 15

STRN/008-000-000 Second Reading Amendment No.01 DUDYCZ Placed Calndr, Third Reading Third Reading - Passed 057-000-000

Place Cal Order Concurrence 01 H Concurs in S Amend. 01/114-000-000 Added As A Co-sponsor MULLIGAN Added As A Co-sponsor CIARLO

Passed both Houses

Sent to the Governor

May 16

May 17

Arrive House Referred to Rules Approved for Consideration

Place Cal Order Concurrence 01 Motion Filed Concur Refer to Rules/Rul 8-4(a) Place Cal Order Concurrence 01

May 20

Jun 18 Aug 09

Governor approved PUBLIC ACT 89-0625 effective date 97-01-01

HB-3350 FEIGENHOLTZ AND ERWIN.

New Act

Creates the Assault Weapon Strict Liability Act. Provides that a person who suffers bodily injury or property damage as a result of the discharge of an assault weapon may sue the manufacturer or importer of the weapon. Provides that defendants shall be liable without regard to fault. Establishes certain defenses. Defines terms. Applies to weapons manufactured or imported and acts occurring on or after the effective date of the Act.

Feb 08 1996 First reading May 20

Referred to Rules Motion disch comm, advc 2nd Committee Rules

Be approved consideration

Be approved considerati

Adopted

Amendment referred to

Be approved considerati

Adopted

HB-3351 LANG. 65 ILCS 5/Div. 2.1 heading new 65 ILCS 5/1-2.1-1 new 65 ILCS 5/1-2.1-2 new 65 ILCS 5/1-2.1-3 new 65 ILCS 5/1-2.1-4 new 65 ILCS 5/1-2.1-5 new 65 ILCS 5/1-2.1-6 new 65 ILCS 5/1-2.1-7 new 65 ILCS 5/1-2.1-8 new

Amends the Illinois Municipal Code. Provides that a municipality may provide for administrative adjudication of violation of a municipal ordinance. Sets the powers of hearing officers. Provides for judicial review of the decisions of hearing officers. Allows a municipality to enforce the judgments of hearing officers.

Feb 08 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3352 LANG.

> 65 ILCS 5/11-74.4-1 from Ch. 24, par. 11-74.4-1

Amends the Illinois Municipal Code by making technical changes to the short title Section of the Tax Increment Allocation Redevelopment Act.

First reading Feb 08 1996 Referred to Rules

Jan 07 1997 Session Sine Die

HB-3353 LANG.

> 65 ILCS 5/11-74.4-6 from Ch. 24, par. 11-74.4-6

Amends the Illinois Municipal Code by making technical changes to a Section concerning notice of public hearings for proposed redevelopment project areas.

Feb 08 1996 First reading Jan 07 1997

Session Sine Die

HB-3354 LANG.

35 ILCS 200/27-5

Amends the Special Service Area Tax Law in the Property Tax Code by making a technical change in the definition Section.

Feb 08 1996 First reading Referred to Rules

Referred to Rules

Jan 07 1997 Session Sine Die

HB-3355 FLOWERS, CURRIE AND DART.

35 ILCS 5/501 from Ch. 120, par. 5-501

Amends the Illinois Income Tax Act to make a technical change in the Section concerning notice or regulations requiring records, statements, and special returns.

Feb 08 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3356 CURRIE AND DART.

35 ILCS 5/202

from Ch. 120, par. 2-202

Amends the Illinois Income Tax Act to make a technical change in the Section defining net income.

Feb ()8 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3357 CURRIE AND DART.

35 ILCS 5/210

Amends the Illinois Income Tax Act by making a technical change in the Section concerning the dependent care assistance program tax credit.

Feb 08 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3358 RONEN.

35 ILCS 200/31-37 new

Amends the Real Estate Transfer Tax Law in the Property Tax Code. Imposes a \$10 surcharge in Chicago to be deposited into the low income housing trust fund. Effective January 1, 1997.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford Feb 08 1996 First reading Referred to Rules Jan 07 1997 Session Sine Die

HB-3359 RONEN – SCOTT.

65 ILCS 5/11-80-2 220 ILCS 65/1 220 ILCS 65/2.5 new 220 ILCS 65/4 220 ILCS 65/6 new

from Ch. 24, par. 11-80-2 from Ch. 134, par. 17

from Ch. 134, par. 20

Amends the Illinois Municipal Code and the Telephone Company Act. Limits the authority of municipalities to impose franchise fees on telecommunications carriers for use of the public way. Provides that under specified conditions, a telecommunications carrier may elect to remit to a municipality an infrastructure maintenance fee rather than negotiating separate terms of compensation with a municipality. Establishes the method of determining the fee amount. Provides for the telecommunications carrier to collect the fee from its customers. Expands the power of telecommunications carriers to enter upon streets, alleys, or other public ground to install wires, cables, and other appliances. Defines terms. Effective January 1, 1997.

Feb 08 1996	First reading	
Jan 07 1997	Session Sine Die	

HB-3360 DART.

35 ILCS 200/21-105 35 ILCS 200/21-310 65 ILCS 5/11-31-1

from Ch. 24, par. 11-31-1

Amends the Property Tax Code and the Illinois Municipal Code. Provides that when a municipality acquires abandoned property the rights of a holder of a certificate of purchase are limited to a sale in error. Provides that a municipality shall not proceed with demolition of a residential building if any person with a legal or equitable interest in the property has sought a court hearing.

Feb 08 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

Referred to Rules

HB-3361 DART.

65 ILCS 5/11-31-1

from Ch. 24, par. 11-31-1

Amends the Illinois Municipal Code. Provides that a municipality may demolish a residential or commercial (now residential) building that is 3 (now 2) stories or less if the building is open and vacant or (now and) an immediate and continuing hazard. Effective immediately.

Feb 08 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3362 CURRIE.

65 ILCS 5/Art. 11, Div. 31	heading
65 ILCS 5/11-31-1	from Ch. 24, par. 11-31-1
735 ILCS 5/7-119	from Ch. 110, par. 7-119

Amends the Illinois Municipal Code to apply provisions of demolition, repair, or enclosure by municipalities to the clean-up, inspection, testing, and remediation of hazardous substances on property. Amends the Code of Civil Procedure to provide that evidence of environmental hazard, cost of clean-up, and effect on fair market value are admissible in eminent domain proceedings.

Feb 08 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3363 CURRIE.

35 ILCS 5/101

from Ch. 120, par. 1-101

Amends the Illinois Income Tax Act concerning the short title. Makes a technical change.

Feb 08 1996 Jan 07 1997

First readingSession Sine Die

Referred to Rules

HB-3364 FRIAS,F – WOOLARD.

30 ILCS 105/5.432 new 30 ILCS 105/5.433 new 30 ILCS 105/8f new 30 ILCS 105/37 new 105 ILCS 5/A71. 35.1 heading new 105 ILCS 5/35.1-1 new 105 ILCS 5/35.1-5 new 105 ILCS 5/35.1-10 new 105 ILCS 5/35.1-10 new 105 ILCS 5/35.1-20 new 230 ILCS 10/13

from Ch. 120, par. 2413

Amends the State Finance Act, the School Code, and the Riverboat Gambling Act. Authorizes the State, acting through the Director of the Bureau of the Budget. to issue up to \$500,000,000 of the State's revenue bonds and notes. Provides for the terms and conditions under which the bonds may be issued and that the bonds do not constitute a debt of the State. Provides for deposit of the proceeds of the bonds in the School Building Fund created in the State Treasury, to be used for making grants to school districts for their acquisition, planning, construction, reconstruction, improvement, and installation of capital facilities, interests in real property, durable equipment, and (with respect to grants to the Chicago school district) payments to a public building commission under the School Building Law created in the School Code. Provides that the total amount of grants distributed to school districts in any school year may not exceed \$175,000,000 and bases grant distribution to districts upon the proportion of each district's average daily enrollment to total average daily enrollment statewide. Taxes incremental levels of gross receipts under the Riverboat Gambling Act at rates ranging from 15% to 30%. Provides for transfer, from the State Gaming Fund to the School Building Bond Fund created in the State Treasury, of the amounts certified by the Director of the Bureau of the Budget as necessary to pay debt service on the bonds issued by the State as authorized by the amendatory Act.

NOTE(s) THAT MAY APPLY: Debt; Fiscal Feb 08 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3365 MULLIGAN.

305 ILCS 5/9A-13 new

Amends the Public Aid Code. Directs the Department of Public Aid to conduct a 3-year JOBS Plus demonstration project in which project participants work in unsubsidized jobs and the participant's employer makes contributions to an Individual Education Account for the participant. Provides for partial reimbursement of employers by the State. Provides for supplemental payments to participants in case of low earnings. Effective immediately.

Feb 08 1996	First	reading	
Jan 07 1997	Sessi	on Sine Die	

Referred to Rules

HB-3366 RUTHERFORD.

0000	
15 ILCS	410/3
15 ILCS	410/4
15 ILCS	410/6
15 ILCS	410/6a
15 ILCS	
15 ILCS	410/9
15 ILCS	410/9a
15 ILCS	410/10
	410/10a
	410/10b.1
	410/10b.6
	410/10b.9
	410/10b.12
	410/10b.15
	410/10b.16
	410/10b.17
15 ILCS	410/10d

from Ch. 15, par. 403 from Ch. 15, par. 404 from Ch. 15, par. 409 from Ch. 15, par. 410 from Ch. 15, par. 419 from Ch. 15, par. 420 from Ch. 15, par. 421 from Ch. 15, par. 423 from Ch. 15, par. 424 from Ch. 15, par. 426 from Ch. 15, par. 431 from Ch. 15, par. 434 from Ch. 15, par. 437 from Ch. 15, par. 440 from Ch. 15, par. 441 from Ch. 15, par. 442 from Ch. 15, par. 444

15 ILCS 410/12 15 ILCS 410/14

from Ch. 15, par. 447 from Ch. 15, par. 449

Amends the Comptroller Merit Employment Code. Changes references to the Department of Personnel-Comptroller to the Department of Human Resources of the Office of the Comptroller. Changes references to Director of the Department of Personnel-Comptroller to Director of the Department of Human Resources of the Office of the Comptroller. Deletes references to the Merit Advisory Board. Makes other changes. Effective immediately,

2135

Feb 08 1996 First reading

Feb 20 Mar 25

Jan 07 1997 Session Sine Die Referred to Rules Assigned to Constitutional Officers Refer to Rules/Rul 3-9(a)

HB-3367 **RUTHERFORD - HOLBROOK - ZICKUS - MEYER.**

625 ILCS 5/3-808 from Ch. 95 1/2, par. 3-808

Amends the Illinois Vehicle Code, Eliminates the requirement that special event plates shall not be issued in excess of 200 pairs for any event. Effective January 1, 1997.

HOUSE AMENDMENT NO. 1.

Adds reference to: 625 ILCS 5/3-412 625 ILCS 5/3-631 new

from Ch. 95 1/2, par. 3-412

Creates special license plates designated as Universal Charitable Organization license plates. Provides for an additional \$15 fee for original issuance and a \$2 fee for each renewal period. Provides that these fees shall be deposited into the Secretary of State Special License Plate Fund. Provides that eligible charitable organizations shall design charitable decals to be affixed on these plates. Provides that these organizations may establish a fee for the purchase of these decals and shall report to the Secretary each year certain information concerning these decals. These provisions effective July 1, 1997.

FISCAL NOTE, AMENDED (Sec. of State) HB3367, amended, would have negligible fiscal impact on SOS. STATE MANDATES FISCAL NOTE, AMENDED In the opinion of DCCA, HB3367, as amended by H-am 1, fails to meet the definition of a State mandate.

HOUSE AMENDMENT NO. 2.

Changes the effective date of the Section in the bill, as introduced, from January 1, 1997 to immediate.

STATE MANDATES FISCAL NOTE, AMENDED

No change from previous note.

FISCAL NOTE, AMENDED (Sec. of State)

No change from previous note.

Note(s) THAT MAY APPLY: Fiscal F

Feb ()8 1996	First reading
Feb 20	
Mar 07	Amendment No.01

Referred to Rules Assigned to Constitutional Officers CONST OFFICER H Adopted Do Pass Amend/Short Debate 006-000-000

Placed Cal 2nd Rdg-Sht Dbt Cal Ord 2nd Rdg-Shr Dbt

Fiscal Note Filed

Mar 08

St Mandate Fis Note Filed Cal Ord 2nd Rdg-Shr Dbt RUTHERFORD Amendment No.02

Second Reading-Short Debate Pid Cal Ord 3rd Rdg-Sht Dbt Recalled to Second Reading

Amendment No.02

Mar 20

Amendment referred to

HRUL

Mar	21
Mar	22

Placed Cal 2nd Rdg-Sht Dbt RUTHERFORD

Be approved considerati

HRII

St Mandate Fis Note Filed

HB-3367 - Cont.	2130		
Mar 22 Cont		Fiscal Note Filed	
	Cal Ord 2nd Rdg-Shr Dbt Amendment No.02	RUTHERFORD	Adopted
	Second Reading-Short Deb Pld Cal Ord 3rd Rdg-Sht D)bt	• · · · · · · · ·
Mar 25	Added As A Joint Sponsor Added As A Co-sponsor ZI		
	Added As A Co-sponsor M 3Rd Rdg-Sht Dbt-Pass/Vo	EYER	
Mar 26	Arrive Senate Placed Calendr, First Reads	10	
	Sen Sponsor FAWELL		
	Added as Chief Co-sponsor First reading	Referred to Rules	
Mar 28	Added as Chief Co-sponsor	REA Assigned to Transport	ation
Apr 17	Placed Calndr, Second Read	Recommended do pas	
Apr 24	Second Reading	-	
Apr 30	Placed Calndr, Third Readi Third Reading - Passed 056	ng 5-000-000	
May 29	Passed both Houses Sent to the Governor		
Jul 26	Governor approved	97-07-01/SOME PAI	D T
	PUBLIC ACT 89-0564	effective date 96-07-2	
HB-3368 BRADY			
625 ILCS 5/3-710 625 ILCS 5/7-602		5 1/2, par. 3-710 5 1/2, par. 7-602	
	ois Vehicle Code. Adds th		
	t or officer of the court is		
	ion of display surrenderin s of the court. Effective in		ce into the hands
FISCAL NOT	E (Secretary of State) d have negligible fiscal impact		
CORRECTIO	NAL NOTĚ		
FISCAL NOT	would have no impact on th E (Dpt. of Corrections)		
	have no fiscal impact on DC APPLY: Correctional; Fisca		
Feb 08 1996	First reading	Referred to Rules	
Feb 20 Feb 28		Assigned to Constitut Fiscal Note Filed	ional Officers
Feb 29		Committee Constituti Do Pass/Short Debate	
Mar 05	Placed Cal 2nd Rdg-Sht D	ot Correctional Note File	ed .
Mar 05		Fiscal Note Filed	cu -
	Cal Ord 2nd Rdg-Shr Dbt Second Reading-Short Deb	ate	
N. O.	Pld Cal Ord 3rd Rdg-Sht E	bt	
Mar 06 Mar 07	3Rd Rdg-Sht Dbt-Pass/Vo Arrive Senate	1111-000-000	
Mar. 15	Placed Calendr, First Read	ng	
Mar 15 Mar 20	Sen Sponsor DUDYCZ First reading	Referred to Rules	
Mar 28		Assigned to Transport	
Apr 17	Placed Calndr Second Page	Recommended do pas	s 010-000-000
Apr 24	Placed Calndr, Second Read Second Reading		1. 1.
4 - 25	Placed Calndr, Third Readi	ng SUAW	· ·
Apr 25 Apr 30	Added as Chief Co-sponsor Third Reading - Passed 054		
-	Passed both Houses		
May 29	Sent to the Governor		

Apr 25 Apr 30 May 29 Jul 26 Sent to the Governor

Governor approved PUBLIC ACT 89-0565 effective date 96-07-26

HB-3369 CHURCHILL.

30 ILCS 330/2

from Ch. 127, par. 652

Amends the General Obligation Bond Act by reducing by \$1 the total amount of General Obligation Bonds authorized under this Act. Effective immediately. Referred to Rules

Feb 08 1996 First reading Ian 07 1997

Session Sine Die

HB-3370 CHURCHILL.

30 ILCS 425/2

from Ch. 127, par. 2802

Amends the Build Illinois Bond Act by reducing by \$1 the total principal amount of bonds authorized under this Act. Effective immediately,

Feb 08 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3371 CHURCHILL.

105 ILCS 5/1C-2

Amends the School Code. Makes a grammatical change in a provision relating to block grants for school districts.

Feb 08 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3372 MOORE,ANDREA.

New Act

Creates the Financial Transaction Card Act. Contains only the short title. Effective immediately.

Feb 08 1996 Feb 20 Mar 25

Referred to Rules Assigned to Constitutional Officers Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

First reading

HB-3373 ZICKUS.

225 ILCS 415/23

from Ch. 111, par. 6223

Amends the Illinois Certified Shorthand Reporters Act to subject persons regulated under this Act to disciplinary action for willfully failing to systematically retain stenographic notes, recordings or transcripts, including paper or electronic media, for a 5-year period. Effective immediately,

NOTE(S) THAT MAY APPLY: Fiscal

Feb 08 1996 First reading Session Sine Die Jan 07 1997

Referred to Rules

HB.3374 ZICKUS.

735 ILCS 5/8-1202.5 new

Amends the Code of Civil Procedure. Provides that transcripts of proceedings shall not be admissible in evidence unless they have been certified by a Certified Shorthand Reporter, Effective immediately,

Feb 08 1996 First reading

Jan 07 1997 Session Sine Die

HB-3375 ZICKUS.

225 ILCS 415/19.5 new

Amends the Illinois Certified Shorthand Reporters Act of 1984. Restricts the reproduction and distribution of transcripts except by persons certified under this Act. Effective immediately.

Feb 08 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

Referred to Rules

HB.3376 ZICKUS.

225 ILCS 415/28 new

Amends the Illinois Certified Shorthand Reporters Act of 1984 to allow Certified Shorthand Reporters to hold attorneys personally responsible for payment of shorthand reporting services. Effective immediately,

NOTE(S) THAT MAY APPLY: Correctional

Feb 08 1996 First reading Jan 07 1997 Session Sine Die

HB-3377 ZICKUS.

5 ILCS 312/2-102 5 ILCS 312/2-105 5 ILCS 312/3-101 5 ILCS 312/6-104.5 new

from Ch. 102, par. 202-102 from Ch. 102, par. 202-105 from Ch. 102, par. 203-101

Amends the Illinois Notary Public Act. Provides that Certified Shorthand Reporters may be appointed and commissioned as notaries public with powers limited to administering oaths and affirmations. Effective immediately,

Feb 08 1996 First reading Session Sine Die

Jan 07 1997

HB-3378 RUTHERFORD.

from Ch. 53, par. 1

5 ILCS 290/1 30 ILCS 105/3.5 rep. 30 ILCS 105/9a rep. 30 ILCS 165/Act rep. 30 ILCS 170/Act rep.

Amends the Fees and Salaries Act. Removes outdated references to the salaries of constitutional officers. Repeals the Public Welfare Transfer of Funds Act, the University Building Transfer of Funds Act, and Sections of the State Finance Act concerning the reporting by constitutional officers upon collection of fees and State Comptroller payments to certain retirees. Effective immediately,

Feb 08 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

Referred to Rules

HB-3379 JOHNSON.TIM.

60 ILCS 1/130-45 new 60 ILCS 1/135-65 new 70 ILCS 105/12 new 760 ILCS 100/25 new

Amends the Township Code, the Cemetery Maintenance District Act, and the Cemetery Care Act. Provides that the care fund of a cemetery or cemetery authority shall be transferred into the cemetery maintenance district's care fund or the township or multi-township cemetery district's fund if the district takes over the cemetery or cemetery authority. Provides that the township or multi-township district may use the funds for any corporate purpose and shall not be liable for any shortages existing in the care funds.

NOTE(S) THAT MAY APPLY: Fiscal Feb 08 1996 First reading

Session Sine Die

HB-3380 DANIELS - RYDER.

Jan 07 1997

New Act

Creates the FY1997 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY1997 budget recommendations. Effective immediately.

SENATE AMENDMENT NO. 1. (Senate recedes May 25, 1996). Makes technical change.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-am 1.

Recommends that the bill be amended as follows:

Deletes reference to: New Act Adds reference to: 5 ILCS 100/5-46.1 5 ILCS 375/11

from Ch. 127, par. 531

from Ch. 111 1/2, par. 1153

20 ILCS 2310/55.82 new 20 ILCS 3960/3 30 ILCS 105/5.432 new 30 ILCS 105/6z-27 30 ILCS 105/6z-30 30 ILCS 730/4 30 ILCS 730/5 210 ILCS 45/1-113

from Ch. 96 1/2, par. 8204 from Ch. 96 1/2, par. 8205 from Ch. 111 1/2, par. 4151-113

	230 ILCS 5/27		. 37-27	· · · · · · · · · · · · · · · · · · ·
	305 ILCS 5/5-			
	305 ILCS 5/5- 305 ILCS 5/5/			
	305 ILCS 5/5/			
	305 ILCS 5/12	2-5 from Ch. 23, p		
	305 ILCS 5/12	2-10.2 from Ch. 23,		
	305 ILCS 5/14		par. 14-8	
	325 ILCS 20/2		1/2	
	415 ILCS 5/55		1/2, par. 1055.6	
_ De	letes everythir	ng. Amends the Illinois	Administrative Procedu	re Act, State
		nsurance Act of 1971, Civ		
		gy Development Assista		
Home	e Care Act, Ill	linois Public Aid Code, I	llinois Health Facilities I	Planning Act,
		ng Act of 1975, Early Inte		
		tection Act. Makes char		
		ment the State's FY 1997	budget. Effective immed	liately.
Not		y Apply: Fiscal		
	Feb 08 1996 Feb 20	First reading	Referred to Rules	
	Mar 06		Assigned to Executive Recommended do pass 00	7 004 000
	Mar 00	Placed Calndr, Second Rea		/-004-000
	Mar 25	Second Reading		
		Placed Calndr, Third Read	ing	
	Apr 19	Third Reading - Passed 06	4-052-000	
	Apr 22	Arrive Senate		
i i s	A == 22	Placed Calendr, First Read	ng	
	Apr 23	Sen Sponsor PHILIP Added as Chief Co-sponsor	PAUSCHENREDGED	
		First reading	Referred to Rules	
	Apr 24	. Hist Foldening	Assigned to Executive	
	May 01		Recommended do pass 00	8-004-000
		Placed Calndr, Second Rea		te est
	May 15	Second Reading		
	Mar 16	Placed Calndr, Third Read		
	May 16		PURSUANT TO SENAT RULE 2-10(E),	E
			DEADLINE FOR FINAL	I
			ACTION IS EXTENDED	
			TO JANUARY 7,1997.	
	May 23	Filed with Secretary		
		Amendment No.01	RAUSCHENBERGER	Amendment
			SRUL	referred to
		Amendment No.01	RAUSCHENBERGER	Be approved
			MAUSENEADEROER	considerati
			SRUL	consider at
		Recalled to Second Readin		
		Amendment No.01	RAUSCHENBERGER	Adopted
		Placed Calndr, Third Readi		
		Third Reading - Passed 03: Arrive House	2-001-022	
		Arrive House	Referred to Rules	
			Approved for Consideratio	n
		Place Cal Order Concurrer		
		H Noncners in S Amend. 0	11	
	May 24	Secretary's Desk Non-conc		· .
		C. Dufum to Dura 1. America	Mtn refuse recede-Sen Am	lend
		S Refuses to Recede Amen S Requests Conference Cor		
			ptd IST/RAUSCHENBER	GER
		comprense comm App	MAITLAND, PHILIP,	~ Liv
			DEMUZIO, CARROLI	. - ²² .
		Hse Accede Req Conf Com	nm IST/DANIELS	
		Hse Conference Comm App		D
			CHURCHILL, RYDE	
			GRANBERG, HANNI	U

May 24 - Cont. Hse Conference Comm Apptd 1ST/DANIELS Filed with Secretary

Conference Committee Report Conf Comm Rpt referred to SRUL House report submitted Conf Comm Rpt referred to 1ST/HRUL

Conf Comm Rpt referred to 1ST/HAPG

Be approved consideration 010-000-000

House report submitted

Conference Committee Report SEXC

Rules refers to House Conf. report Adopted 1ST/112-001-000 Conference Committee Report Be approved consideration

May 25

Senate report submitted Senate Conf. report Adopted 1ST/056-000-000 Both House Adoptd Conf rpt 1ST Passed both Houses Jun 05 Sent to the Governor Jun 28 Governor approved PUBLIC ACT 89-0499 effective date 96-06-28

HB-3381 MARTINEZ.

110 ILCS 205/8

from Ch. 144, par. 188

Amends the Board of Higher Education Act. Provides that the Board of Higher Education's annual budget request shall recommend funding for the Veteran Grant program and Illinois National Guard grant program at 100% of all costs and expenses incident to administration and full implementation of those programs, including 100% of all amounts payable to reimburse the State Universities and community colleges for the entitlement grants awarded under the programs.

NOTE(S) THAT MAY APPLY: Fiscal Feb 08 1996

First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3382 PHELPS AND DAVIS,M.

Appropriates \$13,000, or so much thereof as may be necessary, to the Comptroller to pay former employees of the Citizens Assembly for their accrued compensatory time. Effective immediately.

Feb 08 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HOWARD - DART - JONES,LOU. HB-3383

110 ILCS 947/22 new

Amends the Higher Education Student Assistance Act. Requires the Illinois Student Assistance Commission to establish a satellite office on the campus of Chicago State University.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 08 1996	First reading	Referred to Rules
Feb 20	1. T	Assigned to Higher Education
Mar 06	Added As A Co-sponsor J	IONES,LOU
Mar 25		Refer to Rules/Rul 3-9(a)
Jan 07 1997	Session Sine Die	

HB-3384 PHELPS - LANG.

Appropriates a total of \$5,000,000 (\$2,750,000 to the Department of Public Health: \$1,350,000 to the SIU School of Medicine; and \$900,000 to the U of I College of Medicine at Rockford) for purposes of implementing the Illinois Rural/Downstate Health Act. Effective immediately.

Feb 08 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

BIGGINS. HB-3385

55 ILCS 5/5-12017	a stalle	from Ch. 34, par. 5-12017
65 ILCS 5/11-13-19		from Ch. 24, par. 11-13-19

Amends the Counties Code and the Illinois Municipal Code by making technical changes to Sections concerning zoning.

Feb 08 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3386 BIGGINS – BLACK.

40 ILCS 5/7-145.1 new 40 ILCS 5/7-145.2 new 30 ILCS 805/8.20 new

Amends the Illinois Municipal Retirement Fund Article of the Pension Code to provide an optional plan of additional benefits and contributions for elected county officers and their survivors. Effective immediately.

PENSION NOTE

Cost cannot be determined, but could be significant.

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

Feb 08 1996First readingReferred to RulesApr 23Pension Note FiledDec 03Added As A Joint Sponsor BLACK

Jan 07 1997 Session Sine Die

HB-3387 SALTSMAN – GRANBERG.

30 ILCS 105/5d from Ch. 127, par. 141d

Amends the State Finance Act to require federal reimbursements for prior expenditures from the State Construction Account Fund to be deposited back into the State Construction Account Fund and not into any other State fund.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 08 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3388 MAUTINO.

20 ILCS 2705/49.16

from Ch. 127, par. 49.16

Amends the Civil Administrative Code of Illinois. Provides that the Department of Transportation shall publish and deliver its master plan to the Governor and General Assembly every year, instead of every 2 years. Provides that annual and 5 year project programs for each State system shall be published and furnished to the General Assembly on the first Wednesday in March of each year (instead of April).

NOTE(S) THAT MAY APPLY: Fiscal

Feb 08 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

Referred to Rules

HB-3389 MAUTINO – NOVAK – HANNIG – GRANBERG.

30 ILCS 105/5g

from Ch. 127, par. 141g

Amends the State Finance Act. Changes from \$250,000,000 to \$125,000,000 the minimum balance in the Road Fund.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 08 1996 First reading Jan 07 1997 Session Sine Die

Jan 07 1997 Session Sine Die

HB-3390 RONEN – GRANBERG AND ERWIN.

 20 ILCS 805/63a
 from Ch. 127, par. 63a

 20 ILCS 805/63b2.9 new
 from Ch. 127, par. 63a

 20 ILCS 2705/49.25j
 from Ch. 127, par. 49.25j

 415 ILCS 5/4.2 new
 from Ch. 127, par. 49.25j

Amends the Civil Administrative Code of Illinois and the Environmental Protection Act. Prohibits the Department of Transportation from spending any funds from the general revenue fund or road fund toward the development of an airport in Will County until the Department of Natural Resources and the Environmental Protection Agency have conducted certain studies. Requires these studies to be reported to the General Assembly. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 08 1996First readingJan 07 1997Session Sine Die

Referred to Rules

HB-3391	BLACK.	
820 ILCS	305/7	
920 II CS	205/0	

820 ILCS 305/8 820 ILCS 305/13 from Ch. 48, par. 138.7 from Ch. 48, par. 138.8 from Ch. 48, par. 138.13 2142

820 ILCS 305/14 820 ILCS 305/14.1 820 ILCS 305/14.2 new 820 ILCS 305/14.3 new 820 ILCS 305/14.4 new 820 ILCS 305/15 820 ILCS 305/15 from Ch. 48, par. 138.14 from Ch. 48, par. 138.14-1

from Ch. 48, par. 138.15

Amends the Workers' Compensation Act. Changes rates of contribution to the Rate Adjustment Fund. Provides that the cost of an actuarial audit of the Fund shall be paid from the Fund. Changes the dates on which the Industrial Commission shall examine the amounts in the Fund. Requires the Chairman and Commissioners of the Commission to perform specified duties. Provides for the appointment of an executive director and sets forth the executive director's powers and duties. Abolishes terms of arbitrators who were appointed before the effective date of this amendatory Act and provides for appointment, duties, responsibilities, retirement, and recall of arbitrators. Permits temporary recall of retired court reporters. Effective immediately.

Note(s) That May Apply: Fiscal Feb 08 1996 First reading Jan 07 1997 Session Sine Die

KUBIK.

Referred to Rules

205 ILCS 616/15

HB-3392

Amends the Electronic Fund Transfer Act. Makes a stylistic grammatical change.

Feb 08 1996First readingJan 07 1997Session Sine Die

Referred to Rules

HB-3393 MOORE, ANDREA.

30 ILCS 105/13.3

from Ch. 127, par. 149.3

Amends the State Finance Act. Permits the State Comptroller to make rules authorizing the use by State agencies of procurement cards for purchases otherwise made with petty cash funds. Effective immediately.

Feb 08 1996 First reading Feb 20 Mar 25 Referred to Rules Assigned to Constitutional Officers Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-3394 RUTHERFORD.

15 ILCS 405/9.04	from Ch. 15, par. 209.04
15 ILCS 405/10.05	from Ch. 15, par. 210.05
15 ILCS 405/10.08	from Ch. 15, par. 210.08
15 ILCS 405/10.12	from Ch. 15, par. 210.12
15 ILCS 405/10.17	from Ch. 15, par. 210.17
15 ILCS 405/14.01 new	
15 ILCS 505/8	from Ch. 130, par. 8
15 ILCS 505/9	from Ch. 130, par. 9
30 ILCS 230/2	from Ch. 127, par. 171

Amends the State Comptroller Act, the State Treasurer Act, and the State Officers and Employees Money Disposition Act. Requires the Comptroller to notify the submitting agency of the rejection of a voucher (now the return of a voucher), the reason for refusal to draw a warrant, or of the cancellation of a warrant. Requires the Comptroller to notify (now notify in writing) the payee and the State agency of reasons for deductions from warrants. Requires the Comptroller to record his or her approval of (now countersign) receipts for moneys issued by the Treasurer. Authorizes the use of electronic technology and digital signatures for communications between the Comptroller and State agencies and to deposit funds into the State Treasury.

Feb 08 1996 First reading Jan 07 1997 Session Sine Die

YOUNGE.

Referred to Rules

New Act 30 ILCS 575/3.5 new

HB-3395

Creates the Enterprise High School Act. Authorizes establishment of enterprise high schools in East St. Louis School District 189 and Brooklyn Unit District 188 with the assistance of the Illinois Community College Board. Authorizes the creation of small businesses by enterprise high schools. Amends the Business Enterprise for Minorities, Females, and Persons with Disabilities Act to provide that those small businesses shall be certified as minority owned and controlled. Repealed August 1, 1999. Effective immediately.

HOUSE AMENDMENT NO. 1.

Authorizes the State Superintendent of Education and the Department of Commerce and Community Affairs to assist in the creation of Enterprise High Schools. Makes the property obtained by an Enterprise High School the property of the school district to which its students are assigned (rather than the property of the Illinois Community College Board).

UIS	Community C	Jonege Board).	•	
	Feb 08 1996 Mar 07	First reading	Referred to Rules Assigned to Elementary Education	& Secondary
	Mar 21		Recommended do pass 0	14-002-006
	Mar 25	Placed Calndr,Second Read Second Reading Held on 2nd Reading	ing	
	Mar 26	Amendment No.01	YOUNGE	Amendment referred to
			HRUL	
	Mar 27	Held on 2nd Reading Amendment No.01	YOUNGE	Be approved considerati
		Held on and Panding	HRUL	
		Held on 2nd Reading Amendment No.01 Placed Calndr, Third Readi	YOUNGE	Adopted
	Mar 28 Apr 16	Third Reading - Passed 115 Arrive Senate		
	Apr 18	Placed Calendr, First Readr Sen Sponsor COLLINS	ıg	
	Jan 07 1997	First reading Session Sine Die	Referred to Rules	

HB-3396 BIGGERT.

Creates the First 1996 General Revisory Act. Combines multiple versions of Sections amended by more than one Public Act. Renumbers Sections of various Acts to eliminate duplication. Corrects obsolete citations and technical errors. Makes stylistic changes. Effective immediately.

FISČAL NOTE (LRB)

There will be no fiscal impact from House Bill 3396. FISCAL NOTE, AMENDED (LRB) No change from previous note.

HOUSE AMENDMENT NO. 1.

Internalizes a June 1, 1996 effective date into a provision of Section 15-107 of the Illinois Vehicle Code.

-	Feb 08 1996 Feb 22	First reading	Referred to Rules Assigned to Elections &	z State
	T		Government	• • • • • • • • • • • • • • • • • • •
. 1	Feb 28		Do Pass/Short Debate	Cal 017-000-000
	1	Placed Cal 2nd Rdg-Sht D	bt	
	Feb 29		Fiscal Note Filed	
		Cal Ord 2nd Rdg-Shr Dbt		
	Mar 05	Second Reading-Short Del		
÷		Pld Cal Ord 3rd Rdg-Sht 1		and the first of the second second second second second second second second second second second second second
	Mar 06	Removed Short Debate/N		
	Mai 00	Placed Calndr, Third Read		
κ.	Mar 21	Recalled to Second Reading		
		Held on 2nd Reading	lg	
	14		DICCODT	
	Mar 25	Amendment No.01	BIGGERT	Amendment
				referred to

HRUL

Held on 2nd Reading

Mar 26	Amendment No.01	Fiscal Note Filed BIGGERT	Be approved considerati
		HRUL	considerati
	Amendment No.01	BIGGERT	Adopted
	Placed Calndr, Third Read		
	Third Reading - Passed 11	2-000-000	
Mar 27	Arrive Senate		
	Placed Calendr, First Read		
Mar 28	Sen Sponsor BARKHAUS		
	First reading	Referred to Rules	
Apr 18		Assigned to Judiciary	
Apr 25		Recommended do pass 0	10-000-000
	Placed Caindr, Second Rea	dng	
May 01	Second Reading		
	Placed Calndr, Third Read		
May 14	Third Reading - Passed 05	6-000-000	
	Passed both Houses		
J un 12	Sent to the Governor		
Aug 09	Governor approved		
	PUBLIC ACT 89-0626	effective date 96-08-09	

HB-3397 RONEN AND ERWIN.

New Act

Creates the Abuse Victim Insurance Discrimination Prohibition Act. Prohibits insurers from engaging in unfairly discriminatory practices regarding victims of abuse. Provides for enforcement by the Director of Insurance.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 08 1996	First reading	Referred to Rules	
Mar 26	Added As A Co-sponsor E	RWIN	
Jan 07 1997	Session Sine Die	1. The second second second second second second second second second second second second second second second	

HB-3398 PHELPS – PUGH.

40 ILCS 5/14-104

from Ch. 108 1/2, par. 14-104

Amends the State Employee Article of the Pension Code. Authorizes purchase of service credit for periods of authorized leave of absence not exceeding one year. Requires the applicant to pay both employee and employer contributions plus interest. Effective immediately.

PENSION IMPACT NOTE

The cost cannot be determined, since the number of individuals who would see, to establish service credit under the provisions of the bill is unknown.

NOTE(S) THAT MAY APPLY: Pension Feb 08 1996 First reading Mar 04

Referred to Rules Pension Note Filed Committee Rules

Jan 07 1997 Session Sine Die

HB-3399 RUTHERFORD.

New Act

Creates the Utility Affiliate Subsidization Prohibition Act. Provides that rate-regulated gas and electric utilities and rate-regulated telecommunications services may not subsidize affiliated nonutility businesses. Prohibits the sharing of advertising and other marketing services. Provides for enforcement by the Illinois Commerce Commission. Provides that a violation is a Class A misdemeanor. Authorizes a civil penalty of up to \$25,000 per violation. Effective immediately.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 3399 fails to meet the definition of a State mandate.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

Feb 08 1996 First reading Mar 05 Referred to Rules St Mandate Fis Note Filed Committee Rules Assigned to Public Utilities Refer to Rules/Rul 3-9(a)

Mar 07 Mar 25 Jan 07 1997 Session Sine Die

HB-3400 RUTHERFORD.

New Act

Creates the Civic Center Code. Replaces existing Acts creating civic center authorities in various locations in the State (except for the Metropolitan Pier and Exposition Authority in Chicago). Sets forth the authorization for each civic center authority in a separate Article of the Code. Sets forth standard civic center provisions common to several civic center authorities and incorporates the standard provisions by reference into the Articles authorizing those civic center authorities. Repeals the various civic center Acts that are continued in the Code. Makes no substantive changes.

Feb 08 1996 Feb 22	First reading	Referred to Rules Assigned to Elections & State
		Government
Mar 25		Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-3401 PUGH.

New Act

10 ILCS 5/28-1

from Ch. 46, par. 28-1

Creates the Prison Construction Bond Authorization Act. Requires the submission of an advisory referendum to the voters on whether the General Assembly should authorize the issuance of bonds for acquiring, constructing, or equipping new correctional facilities for adults before any new bond authorization in excess of \$50,000,000 is approved. Amends the Election Code to provide that the advisory referendum is not subject to the 3 question limitation for advisory questions submitted to voters at a general election.

Feb 08 1996 First reading

Jan 07 1997 Session Sine Die Referred to Rules

Referred to Rules

HB-3402 MOORE ANDREA - RONEN.

10 ILCS 5/19-13

from Ch. 46, par. 19-13

Amends the Election Code. Allows personal delivery of an absentee ballot to any qualified voter admitted to a hospital due to injury or illness not more than 10 days before an election (now not more than 5 days before an election).

Feb 08 1996 First reading

Jan 07 1997 Session Sine Die

HB-3403 MOORE, ANDREA - RONEN.

10 ILCS 5/11-2	from Ch. 46, par. 11-2
10 ILCS 5/11-3	from Ch. 46, par. 11-3
10 ILCS 5/11-5	from Ch. 46, par. 11-5
10 ILCS 5/13-3	from Ch. 46, par. 13-3
10 ILCS 5/14-1	from Ch. 46, par. 14-1
10 ILCS 5/24A-3.1	from Ch. 46, par. 24A-3.1
10 ILCS 5/24B-3.1	

Amends the Election Code to provide that the maximum size of a precinct shall be 1,600 instead of 800. Effective immediately.

Feb.08 1996 First reading Referred to Rules Jan 07 1997 Session Sine Die

MOORE, ANDREA - LANG. HB-3404

415 ILCS 5/9	from Ch. 111 1/2, par. 1009
415 ILCS 5/10	from Ch. 111 1/2, par. 1010
415 ILCS 5/42	from Ch. 111 1/2, par. 1042

Amends the Environmental Protection Act to require the Pollution Control Board to restrict or prohibit landscape waste burning in certain urbanized areas. Exempts certain local government units and the burning of landscape waste for agricultural, habitat management and firefighter training purposes. Provides enforcement and penalty provisions relating to the Board's regulations. Limits home rule powers.

NOTE(S) THAT MAY APPLY: Fiscal: Home Rule

Feb 08 1996	First reading	Referred to Rules
Jan 07 1997	Session Sine Die	· · · · ·

HB-3405 MOORE, ANDREA.

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

Amends the Election Code. Subjects candidates for election to the offices of ward and township committeeman (now, only in counties of 3,000,000 or more) to the provisions of Article 9 of the Code, concerning disclosure of contributions and expenditures.

Feb 08 1996	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-3406 MOORE,ANDREA – RONEN.

10 ILCS 5/4-11	from Ch. 46, par. 4-11
10 ILCS 5/7-59	from Ch. 46, par. 7-59
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. Permits a county clerk to charge persons for copies of precinct lists. Requires persons to file intent to be write-in candidates on the Tuesday (now, Friday) preceding the primary. Deletes language allowing persons to file intent to be write-in candidates on the Monday immediately preceding the primary if a candidate has died.

Feb 08 1996First readingJan 07 1997Session Sine Die

Referred to Rules

HB-3407 MOORE, ANDREA - RONEN.

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
10 ILCS 5/17-18.1	from Ch. 46, par. 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	from Ch. 46, par. 19-10
10 ILCS 5/19-11	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

Amends the Election Code. Requires the county board to approve special absentee voting panels of 3 judges each. Provides that absentee voters' ballots may be tabulated at the central counting location after the polls have closed by a special absentee voting panel. States that absentee voters' ballots returned after the closing of the polls shall be kept unopened for 2 months and then destroyed in a like manner as the used ballots. Allows each political party, candidate and qualified civic organization to have one pollwatcher present for each special absentee voting panel.

Feb 08 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3408 BALTHIS – KUBIK.

35 ILCS 200/18-155

Amends the Property Tax Code to make a technical change in the Section concerning apportionment of taxes for districts in 2 or more counties.

Feb 08 1996 First reading

Jan 07 1997 Session Sine Die

HB-3409 CROSS.

720 ILCS 5/14-3

from Ch. 38, par. 14-3

Amends the Criminal Code of 1961. Limits the exemption to the eavesdropping offense added by Public Act 89-428 to the use of a telephone monitoring or recording system by a corporation or other business entity engaged in marketing by telephone of goods or services or engaged in the solicitation, administration, or collection of bank or retail credit accounts or communicating by telephone with members of the public for customer service or sales purposes, or required by law or court order when the use is for in service quality control or employee training or internal research purposes and the acts are performed with the consent of one party to the communications to law enforcement agencies or others, or using communications in investigations or for other uses, applies only to information obtained outside the scope of this exemption. Effective immediately.

Note(s) THAT MAY APPLY: Correctional Feb 08 1996 First reading

Jan 07 1997 Session Sine Die

HB-3410 STEPHENS.

35 ILCS 5/209

Amends the Illinois Income Tax Act. Deletes provision exempting from the tax credit for TECH-PREP youth vocational programs those programs with national standards that have been or in the future are approved by the U.S. Department of Labor, Bureau of Apprenticeship Training or any federal agency succeeding to the responsibilities of that Bureau. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 08 1996First readingJan 07 1997Session Sine Die

Referred to Rules

Referred to Rules

HB-3411 MURPHY,M.

35 ILCS 200/22-5

Amends the Property Tax Code. Provides that in order to be entitled to a tax deed, within 4 months and 15 days (now 5 months) after any sale held under the Code, the purchaser or his or her assignee shall deliver to the county clerk a notice to be given to the party in whose name the taxes are last assessed as shown by the most recent tax collector's warrant books, in at least 10 point type in the form provided in the Code.

Feb 08 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3412 MURPHY,M – ZICKUS AND BIGGINS.

New Act

Creates the Abortion-Breast Cancer Act. Requires that facilities at which abortions are performed post a sign warning pregnant women of the risk of breast cancer if they have an abortion, and provides for a civil penalty for a failure to post the sign. Requires that the Department of Public Health publish an informed consent to abortion form to be provided to a woman seeking an abortion. Provides that an intentional, knowing, or reckless violation of the Act is a Class C misdemeanor. Provides for civil remedies. Effective 90 days after becoming law.

Feb 08 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3413 CLAYTON.

105 ILCS 5/Art. 14D heading new

105 ILCS 5/14D-0.1 new

20 ILCS 505/5

from Ch. 23, par. 5005

Creates the Illinois Early Childhood Education and Care Law in the School Code by supplying an Article caption and the short title of a new Article in that Code. Amends the Children and Family Services Act by making a technical change in a Section relating to the provision of direct child welfare services. Feb 08 1996First readingJan 07 1997Session Sine Die

Referred to Rules

HB-3414 LYONS - NOLAND - LOPEZ - CLAYTON - BALTHIS.

65 ILCS 5/11-80-15 from Ch. 24, par. 11-80-15

Amends the Illinois Municipal Code. Provides that municipalities may regulate adult entertainment advertising that is located within 1,000 feet of schools, day care centers, cemeteries, and places of religious worship.

HOUSE AMENDMENT NO. 1.

Makes spelling corrections. Changes the definition of adult entertainment to entertainment provided by an entity whose primary stock and trade is the commercial sale, dissemination, or distribution of sexually explicit materials, shows, or other exhibitions.

HOUSE AMENDMENT NO. 2.

Provides that, in addition to other listed places, a municipality may regulate adult entertainment advertising located within 1,000 feet of a park's property boundaries.

STATE MANDATES ACT FISCAL NOTE, AMENDED, H-am 2

In the opinion of DCCA, HB3414, amended by H-am 2, fails to meet the definition of a State mandate.

HOUSE AMENDMENT NO. 5.

Provides that a municipality may regulate adult entertainment advertising within 1,000 feet of a "public" park.

HOUSE AMENDMENT NO. 6.

Provides a list of specific businesses in the definition of adult entertainment.

SENATE AMENDMENT NO. 1.

Adds reference to:

 225 ILCS 440/3.03
 from Ch. 121, par. 503.03

 225 ILCS 440/3.15 new
 225 ILCS 440/3.16 new

 225 ILCS 440/5
 from Ch. 121, par. 505

 225 ILCS 440/14.02 new
 from Ch. 121, par. 505

Amends the Highway Advertising Control Act of 1971. Changes the definition of "primary highway" so that it includes only highways designated by the Department and approved by the U.S. Department of Transportation as part of the Federal-aid Primary System in existence on June 1, 1991 and highways on the National Highway System. Defines "National Highway System" as a highway designated by the U.S. Department of Transportation for the purpose of providing an interconnected system of principal arterial routes for certain purposes. Defines "scenic byway" as a portion of a highway that has been designated by the U.S. Department of Transportation as a national scenic byway or All-American Road. Provides that certain signs shall not be erected adjacent to a scenic byway that is a primary or interstate highway after the effective date of this amendatory Act of 1996. Provides that the Department shall limit its nominations for national designation of scenic byways to roads and highways that meet certain specified criteria. Effective immediately.

Feb 08 1996	First reading	Referred to Rules
Feb 20	•	Assigned to Cities
Mar 20	Amendment No.01	CITIES/VILLA
	Amendment No.02	CITIES/VILLA
	Amendment No.03	CITIES/VILLAC

Assigned to Cities & Villages CITIES/VILLAG H Adopted CITIES/VILLAG H Adopted CITIES/VILLAG H Amendment referred to

HRUL/006-003-000 Recommnded do pass as amend 006-003-000

	Placed Calndr, Second Reading	
Mar 26	Second Reading	
	Held on 2nd Reading	
Mar 27	Added As A Co-sponsor LOPEZ	a de la companya de l
	Added As A Co-sponsor CLAYTON	A 11
Mar 28	Amendment No.04 GASH	Amendm

HRUL

Held on 2nd Reading

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Amendment referred to

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Mar 28—Cont.	Amendment No.05	LYONS	Amendment referred to
		HRUL	
	Amendment No.06	LYONS	Amendment referred to
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		St Mandate Fis Note File	ed
	Held on 2nd Reading		
Apr 17	Amendment No.05	LYONS	Amendment referred to
		HCIV	i ci ci ci cu to
the protocol of the	Amendment No.06	LYONS	Amendment
			referred to
		HCIV	
	Amendment No.05	LYONS	Be approved
			considerati
	· · · · ·	HCIV/008-000-000	
	Amendment No.06	LYONS	Be approved
			considerati
	** • • • • • •	HCIV/008-000-000	
4 10	Held on 2nd Reading		
Apr 18	Added As A Co-sponsor BA		
Apr 19	Amendment No.05	LYONS	Adopted
	Amendment No.06	LYONS	Adopted
	Placed Calndr, Third Readi		
	Tabled Pursuant to Rule5-	4(A)/HCA03 HFA04	
	Third Reading - Passed 112		
Apr 22	Arrive Senate	2-000-001	
ripi 🛥	Placed Calendr, First Read	ng	
Apr 23	Sen Sponsor PARKER		
	Sponsor Removed PARKE	R	
	Alt Chief Sponsor Changed		
	Added as Chief Co-sponsor		
	First reading	Referred to Rules	
Apr 24		Assigned to Local Govern	ment &
14 01		Elections	
May 01	Amendment No.01	LOCAL GOVERN S	Adopted
		Recomminded do pass as a	amend
	Placed Caindr, Second Rea	010-000-000	
May 02	Second Reading	ung	
111 dy 02	Placed Calndr, Third Readi	ng	
May 07	Third Reading - Passed 056	5-000-000	
	Arrive House		
		Referred to Rules	and the second second second second second second second second second second second second second second second
May 08		Approved for Considerati	on
	Place Cal Order Concurren	nce 01	
	Motion Filed Concur		
	Refer to Rules/Rul 8-4(a)	01	
M00	Place Cal Order Concurrent		
May 09	Motion referred to Place Cal Order Concurrer	01/HCIV	
	Flace Cal Older Colleurier	Be approved consideration	n
	Place Cal Order Concurren		11
	H Concurs in S Amend. 01		
	Passed both Houses	, 110 000 000	
Jun 07	Sent to the Governor		
Aug 02	Governor approved		
	PUBLIC ACT 89-0605	effective date 96-08-02	
HB-3415 SCHOE	NBERG.		
35 ILCS 200/4-10			
35 ILCS 200/4-10 35 ILCS 200/5-5			
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35 ILCS 200/ 5-10 35 ILCS 200/ 5-15			
35 ILCS 200/6-10			
35 ILCS 200/6-20		and the second	

35 ILCS 200/9-5
35 ILCS 200/9-85
35 ILCS 200/9-260
35 ILCS 200/9-265
35 ILCS 200/12-50
35 ILCS 200/14-10
35 ILCS 200/14-15
35 ILCS 200/14-15
35 ILCS 200/16-5
35 ILCS 200/16-10
35 ILCS 200/16-80
35 ILCS 200/16-95
35 ILCS 200/16-100
35 ILCS 200/16-105
35 ILCS 200/16-110
35 ILCS 200/16-115
35 ILCS 200/16-120
35 ILCS 200/16-120
35 ILCS 200/16-135
35 ILCS 200/16-140
35 ILCS 200/16-145
35 ILCS 200/16-150
35 ILCS 200/16-155
35 ILCS 200/18-170
35 ILCS 200/21-135
55 TECS 200/ 21-155

Amends the Property Tax Code by deleting provisions creating the interim board of review. Deletes all references to the interim board of review.

Feb 08 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3416 SCHOENBERG - LANG - ERWIN - GASH.

30 ILCS 505/25 new 30 ILCS 505/30 new 30 ILCS 505/35 new 30 ILCS 505/40 new 30 ILCS 505/45 new 30 ILCS 505/55 new 30 ILCS 505/55 new 30 ILCS 505/60 new

Amends the Illinois Purchasing Act. Provides that all leases for real property on capital improvements by a State agency shall be by a request for information process unless the lease is for property of less than 10,000 square feet, rent of less than \$100,000 per year, duration of less than one year and cannot be renewed, or specialized space available at only one location. Requires public notice of the request for information at least 30 days before the date set forth in the request. Requires that leases shall not be for a term greater than 10 years and shall include a termination option in favor of the State after 5 years. Provides the leases may include a renewal option or a purchase option. Provides that leases are subject to termination and cancellation when the General Assembly fails to make an appropriation for payments under the terms of the lease. Provides that leasing preferences may be given to sites located in enterprise zones, tax increment districts, or redevelopment districts.

Feb 08 1996First readingReferred to RulesMar 07Added As A Co-sponsor GASHJan 07 1997Session Sine Die

HB-3417 SCHOENBERG – MULLIGAN – KRAUSE – MOORE, ANDREA – BIG-GERT.

New Act

Creates the Health Facilities Protection Act. Provides that a health facility may petition the Attorney General for protection when protection of the facility by local law enforcement agencies and U.S. Marshals appears to be inadequate. Provides that the Attorney General shall investigate the circumstances underlying the request and notify the Governor. Provides that the Governor shall determine whether to deploy the Illinois National Guard to protect the facility. The protection shall be provided at no cost to the facility. NOTE(S) THAT MAY APPLY: Fiscal

Feb 08 1996 First reading Referred to Rules Mar 07 Joint Sponsor Changed to MULLIGAN Added As A Co-sponsor KRAUSE Added As A Co-sponsor MOORE, ANDREA Added As A Co-sponsor BIGGERT Session Sine Die

Jan 07 1997

HB-3418 SCHOENBERG - LANG - DAVIS.STEVE AND ERWIN.

New Act

20 ILCS 1405/56.5 new 20 ILCS 2205/48c new 30 ILCS 330/2

from Ch. 127, par. 652

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. Amends the Civil Administrative Code to direct the Department of Public Aid, in cooperation with the Department of Insurance, to undertake a study to determine the feasibility of health maintenance organizations providing acute care to the State's Medicaid long term care recipients. The study shall provide an analysis of potential cost savings and shall include a review of any similar plans operating in other states. Effective immediately.

NOTE(S) THAT MAY APPLY: Debt; Fiscal

Feb 08 1996 First reading

Referred to Rules May 07 Added As A Co-sponsor DAVIS.STEVE Jan 07 1997 Session Sine Die

HB-3419 SCHOENBERG.

35 ILCS 105/3-5 35 ILCS 120/2-5

from Ch. 120, par. 439.3-5 from Ch. 120, par. 441-5

Amends the Use Tax Act and the Retailers' Occupation Tax Act. Provides an exemption for personal property, including food for human consumption, purchased from an educational institution in which the students in the educational institution produce the personal property. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 08 1996 First reading Session Sine Die Jan 07 1997

Referred to Rules

HB-3420 JONES.LOU - HOWARD - LANG - LOPEZ - JONES.SHIRLEY AND SANTIAGO.

725 ILCS 5/110-7

from Ch. 38, par. 110-7

Amends the Code of Criminal Procedure of 1963. Requires a defendant who is charged with certain offenses committed against victims under 18 years of age to post a sum equal 100% of the bail (now the defendant in those cases needs to post 10% of the bail amount).

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	Feb 08 1996	First reading	Referred to Rules	and the second
	Mar 07		Assigned to Judiciary -	Criminal Law
	Mar 22		Recommended do pass	014-000-000
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	Mar 26	Added As A Co-sponsor LC	PEZ	
		Added As A Co-sponsor JO		
		Second Reading		the second second
		Held on 2nd Reading		
	Mar 27	Added As A Co-sponsor SA	NTIAGO	
	Apr 15	Placed Calndr, Third Readin		
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	Jan 07 1997	Session Sine Die		
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DEERING - GRANBERG - HOFFMAN - PHELPS - MCGUIRE. HB-3421

730 ILCS 5/3-2-10 new

Amends the Unified Code of Corrections. Requires the Department of Corrections to increase the number of full-time correctional officers at each adult correctional institution by 5%. Prohibits the Department from allowing the staff at an adult correctional institution to be more than 5% below the required level for more than 30 days. Directs the Department to reduce the inmate population at an institution if necessary to meet the required staffing level.

NOTE(S) THAT MAY APPLY: Fiscal Feb 08 1996 First reading Jan 07 1997 Session Sine Die

HB-3422 GASH.

725 ILCS 115/5 new

Amends the Bill of Rights for Children. Prohibits the publication of the name or address of a victim of a violent crime who is under 18 years of age without an order of the court or the written consent of the victim's parent or legal guardian. Referred to Rules

Feb 08 1996 First reading

Session Sine Die Jan 07 1997

HB-3423 BLAGOJEVICH - HOFFMAN - LANG - FANTIN - RONEN.

720 ILCS 5/12-7.3 from Ch. 38, par. 12-7.3

Amends the Criminal Code of 1961. Includes harassment and threats to family members of stalking victims in the definition of stalking. Includes in the definition of stalking placing a person in reasonable apprehension that a family member will receive immediate or future bodily harm, sexual assault, confinement, or restraint. Defines "harasses", "transmits a threat" and "family member". Adds that incarceration in prison of a person who transmits a threat is not a bar to prosecution.

NOTE(S) THAT MAY APPLY: Correctional

Feb 08 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

Referred to Rules

HB-3424 STEPHENS. 105 ILCS 5/3-15.12

from Ch. 122, par. 3-15.12

Amends the School Code. Provides that the regional superintendent of schools is to issue the high school equivalency GED certificate within 60 days of the examination or receipt of the required fee, whichever is later. Requires the regional superintendent to certify the applicant's score and other prescribed information to the chief executive officer of the institution where the GED instruction occurred. Requires the GED certificate to contain the name of the institution where the GED instruction occurred, and makes applicable in all counties the certificate signature requirements that currently apply only in counties of more than 3,000,000 population. Effective immediately.

Feb 08 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3425 WIRSING.

New Act

Creates the Local Option School District Income Tax Act. Provides only the short title by which the Act may be cited.

NOTE(S) THAT MAY APPLY: Fiscal Feb 08 1996 First reading

Jan 07 1997 Session Sine Die Referred to Rules

HB-3426 O'CONNOR - CIARLO - LYONS - MURPHY,M - DURKIN.

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. Provides that no tuition is to be charged in the case of certain children placed by the Department of Children and Family Services with a foster parent or other child care facility that is located in a district other than the child's former school district, if it is in the child's best interest to maintain his or her attendance at his or her former school district. 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.

Revises the definition of legal custody, Provides that the person who enrolls a pupil (now the parent, guardian, or legal custodian) shall be notified if a school board determines that the pupil is a nonresident of the district for whom tuition must be paid. Also makes the person who enrolled the pupil the person (i) who has the burden of going forward with the evidence at a hearing concerning the pupil's residency, (ii) who has the right to be represented at the hearing, and (iii) who is obligated to pay the tuition if the final decision of the school board is that the pupil is a nonresident. Adds that the provisions concerning residency, payment of tuition, and related matters are subject to the Education for Homeless Children Act and do not apply to or require payment of tuition by the parent or guardian of a homeless child in connection with his or her exercise of the choice-of-schools rights afforded under that Act.

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

There will be no fiscal impact on HB 3426 for SBE.

FISCAL IMPACT, AMENDED (State Board of Ed.)

No change from SBE mandates note.

SENATE AMENDMENT NO. 1.

Specifies additional circumstances that will constitute legal custody of a pupil for purposes of determining residency and whether tuition must be paid for the pupil's attendance at a public school. Also provides that the Department of Children and Family Services is to make a determination in certain cases of whether it is in a child's best interest to continue attending school (on a tuition free basis) in the schools of a school district in which the child formerly resided.

NOTE(S) THAT MAY APPLY: Fiscal Feb 08 1996 First reading Referred to Rules Feb 29 Assigned to Elementary & Secondary Education Added As A Joint Sponsor CIARLO Mar 06 Added As A Co-sponsor LYONS Added As A Co-sponsor MURPHY,M Mar 21 Amendment No.01 ELEM SCND ED H Adopted Amendment No.02 ELEM SCND ED H Amendment referred to HRUL Amendment No.03 ELEM SCND ED H Amendment referred to HRUL Recommnded do pass as amend 021-000-000 Placed Caindr, Second Reading Mar 22 Fiscal Note Requested AS AMENDED/LANG St Mandate Fis Nte RegAS AMENDED/LANG Placed Calndr, Second Reading St Mandate Fis Note Filed Mar 25 Fiscal Note Filed Placed Calndr, Second Reading Mar 26 Second Reading Held on 2nd Reading Placed Calndr, Third Reading Mar 27 Tabled Pursuant to Rule5-4(A)/HCA 02,03 Third Reading - Passed 086-026-001 Added As A Co-sponsor DURKIN Mar 28 Arrive Senate Placed Calendr, First Reading Sen Sponsor PARKER Apr 01 Apr 02 Added As A Co-sponsor DEANGELIS Apr 16 First reading Referred to Rules Added as Chief Co-sponsor DEANGELIS Apr 24 Assigned to Education Recommended do pass 008-002-000 Apr 30 Placed Calndr, Second Reading Filed with Secretary May 08 Amendment No.01 PARKER Amendment referred to SRUL PARKER Amendment No.01 Rules refers to SESE

May	09	Amendment No.01	PARKER Be adopted	n (1997) - Angel Star (1997) Mangalan (1997) - Angel Star
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May	14	Third Reading - Passed 055	-000-000	Not see as Maria
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HB-3427 GASH – LANG.

730 ILCS 5/5-5-6

from Ch. 38, par. 1005-5-6

Amends the Unified Code of Corrections. Requires the court to order restitution for offenses in violation of the Criminal Code of 1961 committed against any person in which the person received any injury to his or her person or damage to his or her real or personal property as a result of the criminal act of the defendant (now mandatory restitution is required only if the victim is 65 years of age or older or if the defendant is convicted of looting).

Feb 08 1996 First reading Session Sine Die Jan 07 1997

CURRY,J. HB-3428

705 ILCS 405/5-4	from Ch. 37, par. 805-4
720 ILCS 5/24-1	from Ch. 38, par. 24-1
720 ILCS 5/24-3	from Ch. 38, par. 24-3
720 ILCS 550/5.2	from Ch. 56 1/2, par. 705.2
720 ILCS 570/407	from Ch. 56 1/2, par. 1407
730 ILCS 5/5-5-3.2	from Ch. 38, par. 1005-5-3.2

Amends the Juvenile Court Act of 1987, the Criminal Code of 1961, the Cannabis Control Act, the Illinois Controlled Substances Act, and the Unified Code of Corrections. Provides for adult criminal prosecution of minors and enhanced penalties for adults who commit certain offenses within 1,000 feet of schools and certain other public properties instead of on a public way within 1,000 of these properties.

NOTE(S) THAT MAY APPLY: Correctional Feb 08 1996 First reading

Session Sine Die Jan 07 1997

HB-3429 HOLBROOK.

705 ILCS 405/1-7 705 ILCS 405/5-4

from Ch. 37, par. 801-7 from Ch. 37, par. 805-4

Amends the Juvenile Court Act of 1987. Provides that law enforcement officers may release the name and address of the minor and of the minor's parents or guardian and information pertaining to a disposition or alternative adjustment plan to the victims, their subrogees and legal representatives. Provides for adult criminal prosecution of minors charged with municipal or county ordinance violations.

NOTE(S) THAT MAY APPLY: Correctional Feb 08 1996 First reading Feb 29 Mar 25 Jan 07 1997 Session Sine Die

Referred to Rules Assigned to Judiciary - Criminal Law Refer to Rules/Rul 3-9(a)

Referred to Rules

HB-3430 JOHNSON, TOM - SCOTT, CLAYTON AND DEUCHLER. 720 ILCS 5/24-1 720 ILCS 5/24-3.3

from Ch. 38, par. 24-1 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.

Feb 08 1996 First reading Jan 07 1997 Session Sine Die

HB-3431 DAVIS.M.

50 ILCS 705/15 new

750 ILCS 60/303

from Ch. 40, par. 2313-3

Amends the Illinois Police Training Act to provide instruction for the handling of domestic violence complaints with the guidelines developed by the Illinois Law Enforcement Training Board and representatives from named State and private offices with an interest in preventing domestic violence. Amends the Illinois Domestic Violence Act of 1986 to mandate the implementation of a system for recording domestic violence calls and annually reporting the number of those calls. Provides that law enforcement officers shall also annotate signs of whether the alleged abuser was under the influence of alcohol or a controlled substance.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 08 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

Referred to Rules

HB-3432 WINKEL.

55 ILCS 5/5-1106

from Ch. 34, par. 5-1106

Amends the Counties Code. Conditions a county's duty to provide space and furnishings for the circuit court and circuit clerk upon the sufficiency of its finances.

Feb 08 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3433 MCAULIFFE.

625 ILCS 5/6-401 from Ch. 95 1/2, par. 6-401

Amends the Illinois Vehicle Code to make stylistic changes to a provision concerning driver training schools.

Feb 08 1996 First reading Jan 07 1997

Referred to Rules

HB-3434 HUGHES.

625 ILCS 5/6-101

from Ch. 95 1/2, par. 6-101

Amends the Illinois Vehicle Code to make stylistic changes to a provision concerning driver's licenses.

Feb 08 1996 First reading Jan 07 1997 Session Sine Die

HUGHES. HB-3435

625 ILCS 5/18c-7302 from Ch. 95 1/2, par. 18c-7302

Amends the Illinois Vehicle Code to make stylistic changes to a provision concerning rail carriers.

Feb 08 1996 First reading Jan 07 1997 Session Sine Die

HB.3436 HUGHES - HOLBROOK - BIGGERT.

625 ILCS 5/12-805

from Ch. 95 1/2, par. 12-805

Amends the Illinois Vehicle Code to make stylistic changes to a provision concerning school bus lighting equipment.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 625 ILCS 5/12-805 Adds reference to: 625 ILCS 5/11-1202 625 ILCS 5/11-1303

from Ch. 95 1/2, par. 11-1202

from Ch. 95 1/2, par. 11-1303

Deletes everything. Amends the Illinois Vehicle Code. Provides that a a school bus (instead of school bus carrying a school child) shall stop at a railroad crossing. Provides that a violation of the provision that prohibits a person from stopping, standing, or parking a vehicle on railroad tracks shall result in a \$500 fine or 50 hours of community service.

STATE MANDATES FISCAL NOTE, AMENDED

In the opinion of DCCA, HB 3436, as amended by H-am 1, fails to meet the definition of a State mandate.

Referred to Rules

Referred to Rules

Session Sine Die

FISCAL NOTE, AMENDED (III. Commerce Commission) There will be no fiscal impact from HB 3436.

SENATE AMENDMENT NO. 1.

Provides that the driver of a bus meeting certain of the Vehicle Code's requirements for school buses (instead of a school bus) shall stop the vehicle at a railroad grade crossing.

SENATE AMENDMENT NO. 2.

Adds reference to:

625 ILCS 5/13-115 from Ch. 95 1/2, par. 13-115

Provides that a person other than the driver of a school bus may perform portions of the pretrip inspection.

SENATE AMENDMENT NO. 3.

Adds reference to:

625 ILCS 5/15-102 from Ch. 95 1/2, par. 15-102

Further amends the Vehicle Code. Deletes provision exempting vehicles designed for carrying more than 10 persons when operated wholly within the limits of a municipality in a county having a population of 500,000 or more inhabitants from certain width regulations and allowing those vehicles to be 9 feet in width or 8 feet 6 inches in width on any route of the National System of Interstate and Defense Highways. Provides that the required mirrors and other safety devices may project up to 14 inches beyond each side of a bus and up to 6 inches beyond each side of any other vehicle (now up to 6 inches for any vehicle).

SENATE AMENDMENT NO. 4. (Senate recedes May 23, 1996)

Adds reference to:

625 ILCS 5/11-1011 from Ch. 95 1/2, par. 11-1011

Further amends the Vehicle Code. Provides that no pedestrian shall enter, remain upon, or traverse over a railroad grade crossing when a signal is operational giving warning of the approach, presence, passage, or departure (instead of approach) of a train. Provides that local authorities shall impose fines for pedestrians and vehicles that fail to obey signals indicating the approach, presence, passage, or departure (instead of approach or passage) of a train.

SENATE AMENDMENT NO. 5.

Adds reference to: 625 ILCS 5/6-507

07 from Ch. 95 1/2, par. 6-507

Provides that an employee of a township or road district with a population of less than 3,000 operating a vehicle for the purpose of removing snow or ice is waived from the commercial driver's license requirements when the employee is needed because the employee who ordinarily operates the vehicle is unable to operate the vehicle or is in need of additional assistance due to a snow emergency. This provision effective October 1, 1996.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-am 4.

Recommends that the bill be further amended as follows:

Adds reference to: 30 ILCS 350/3

215 ILCS 5/143a-2

Deletes everything. Reinserts the contents of the bill as amended by S-ams 1, 2, 3, 4, and 5 with the following additions. Amends the Local Government Debt Reform Act to specifically include fire protection districts in the definition of "governmental unit". Amends the Illinois Insurance Code. Provides that the maximum amount payable by an underinsured motorist coverage carrier shall not exceed the amount by which the limits of the underinsured motorist coverage exceeds the limits of the bodily injury liability insurance of the owner or operator of the underinsured motor vehicle. Provides that a judgment or settlement of a bodily injury claim in an amount less than the limits of liability of the bodily injury coverage applicable to the claim shall not preclude the claimant from making an underinsured motorist claim against the underinsured motorist coverage. Commercial driving license provisions effective October 1, 1996.

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	Feb 08 1996 Feb 29	First reading	Referred to Rules Assigned to Counties & T	ownships
	Mar 06	Amendment No.01	CNTY TWNSHIP H 009-000-000	Adopted
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	Mar 22	Added As A Joint Sponsor	HOLBROOK	1
	Mar 25	Tabled Pursuant to Rule5- 3Rd Rdg-Sht Dbt-Pass/Vo	4(A)/HCA 02,03 +107,000,000	
	Mar 26	Arrive Senate	107-000-000	
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		Sen Sponsor KLEMM	D.f	
	Mar 27	First reading Added as Chief Co-sponsor	Referred to Rules	
	Mar 28	Added as emer eo sponsor	Assigned to Transportatio	n
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	Apr 24	Amendment No.01 Amendment No.02	TRANSPORTN S TRANSPORTN S	Adopted
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	May 14	Third Reading - Passed 057	/-000-000	
		Arrive House	Referred to Rules	

May 15

Approved for Consideration Place Cal Order Concurrence 01,02,03,04,05 Motion Filed Concur

HUGHES

Refer to Rules/Rul 8-4(a) Motion referred to

01,02,03,04,05 HTRN

Place Cal Order Concurrence 01,02,03,04,05

Be approved consideration

May 16

May 20

May 21

May 22

HTR N/027-000-000 Be approved consideration HTRN/LOST Place Cal Order Concurrence 01,02,03,05 Motion Filed Non-Concur 04/HUGHES Place Cal Order Concurrence 01.02.03.04.05 Floor motion REP HUGHES MOVES TO REMOVE 04 FROM CONCURRENCE Motion prevailed Floor motion REP GRANBERG MOVES TO DIVIDE THE QUESTION Motion prevailed H Concurs in S Amend. 01/116-000-000 H Concurs in S Amend. 02/113-000-000 H Concurs in S Amend. 03/116-000-000 H Concurs in S Amend. 05/100-015-001 H Noncners in S Amend. 04/115-000-000 Secretary's Desk Non-concur 04 Filed with Secretary Mtn refuse recede-Sen Amend S Refuses to Recede Amend 04 S Requests Conference Comm 1ST/KLEMM Sen Conference Comm Apptd 1ST/KLEMM, FAWELL, MAHAR, BERMAN, SHADID Hse Accede Req Conf Comm 1ST/HUGHES Hse Conference Comm Apptd 1ST/CHURCHILL HUGHES JOHNSON, TOM **GRANBERG, HARTKE** Hse Conference Comm Apptd Filed with Secretary **Conference Committee Report** Conf Comm Rpt referred to SRUL House report submitted Conf Comm Rpt referred to HRUL Be approved consideration House report submitted House Conf. report Adopted 1ST/115-001-000 **Conference Committee Report** Rules refers to STRN **Conference Committee Report** Be approved consideration Senate report submitted Senate Conf. report Adopted 1ST/057-000-000 Both House Adoptd Conf rpt 1ST Passed both Houses Added As A Co-sponsor BIGGERT Sent to the Governor

Jun 21 Aug 14

May 23

SOME PARTS 97-01-01

Governor approved

PUBLIC ACT 89-0658 effective date 96-10-01 GENERALLY

HB-3437 HUGHES.

625 ILCS 5/6-104

from Ch. 95 1/2, par. 6-104

Amends the Illinois Vehicle Code to make stylistic changes to a provision concerning driver's license classifications.

Feb 08 1996 First reading

Jan 07 1997 Session Sine Die

HB-3438 DEUCHLER, 605 ILCS 10/6

from Ch. 121, par. 100-6

Amends the Toll Highway Act to make stylistic changes to a provision concerning directors.

Feb 08 1996	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

Referred to Rules

HB-3439 HUGHES. 625 ILCS 5/18c-7401

from Ch. 95 1/2, par. 18c-7401

Amends the Commercial Transportation Law in the Vehicle Code to authorize the Illinois Commerce Commission to require that the normal sequence of highway traffic control signal operation be preempted upon approach of trains where grade crossing warning devices are interconnected with traffic signals. Provides that traffic control signals that are interconnected with grade crossing warning devices may not be installed, removed, or modified until the Commission has given approval. Provides that no railroad may renew or modify control mechanisms for grade crossing warning devices that are interconnected with highway traffic signals that would result in a reduction in the amount of warning time or that would result in a change from an interconnection to a preemption or from a preemption to an interconnection without Commission approval. Provides that the Commission shall establish a toll-free telephone service to receive calls about malfunctions of grade crossing warning devices and interconnected traffic signals. Provides that the Department of Transportation shall provide signs to railroads, which include the telephone number, its purpose, and the crossing number. Effective immediately.

Note(s) That May Apply: Fiscal Feb 08 1996 First reading

Feb 08 1996 First reading	Referred to Rules
Feb 20	Assigned to Transportation & Motor
24 States and a state of the state of the	Vehicles
Mar 25	Refer to Rules/Rul 3-9(a)

Mar 25 Jan 07 1997 Session Sine Die

HB-3440 LEITCH.

30 ILCS 740/2-7

from Ch. 111 2/3, par. 667

Amends the Downstate Public Transportation Act. Provides that in Fiscal Year 1997 the amount paid to each participant from the Downstate Public Transportation Fund shall be an amount equal to 50% (instead of 45%) of the participant's eligible operating expenses and shall be increased to 52.5% in Fiscal Year 1998 and 55% in Fiscal Year 1999 and thereafter. Effective immediately.

NOTE(S)	Τήλτ	MAY	APPLY:	Fiscal	

Feb 08 1996First readingJan 07 1997Session Sine Die

Referred to Rules

HB-3441 MURPHY,M.

760 ILCS 100/25 new

Amends the Cemetery Care Act. Provides that no cemetery authority shall (i) use any property located within 300 feet of a grave or mausoleum crypt for any purpose other than use as a cemetery or (ii) sell any property located within 300 feet of a grave or mausoleum crypt for a use other than as a cemetery. Requires proceeds from the sale of any cemetery property to be designated as care funds. States that these provisions shall not apply to any cemetery property that was not exempt for the past 10 years and on which property taxes were paid for the past 10 years.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 760 ILCS 100/25 new Adds reference to:

STATE MAN In the opinion mandate for w STATE MAN	ig. Amends the Cemetery DATES ACT FISCAL NO of DCCA, HB3441, amende hich reimbursement of 50% DATES ACT FISCAL NO m previous mandate note.	Care Act to make a tec TE, H-AM 2 ed, creates a service to 100% is required.	hnical change.
Feb 08 1996		Dufument to Data	
	First reading	Referred to Rules	· · · ·
Feb 29 Mar 21	Amendment No.01	Assigned to Judiciary - C JUD-CIVIL LAW H 007-002-000 Recommnded do pass as 007-002-000	Adopted
	Placed Calndr, Second Rea	dng	
		Fiscal Note Requested G	RANBERG
Mar 26	Placed Calndr,Second Rea Second Reading		
Mar 29	Held on 2nd Reading Amendment No.02	MURPHY,M	Amendment referred to
Apr 17	Amendment No.03	HRUL MURPHY,M	Amendment referred to
Apr 18	Held on 2nd Reading Amendment No.04	HRUL MURPHY,M HRUL	Amendment referred to
Apr 23 Apr 26	Held on 2nd Reading	RE-REFER RULES/RI St Mandate Fis Note File St Mandate Fis Note File Committee Rules	ed
Jan 07 1997	Session Sine Die		

HB-3442 KUBIK – CURRIE.

35 ILCS 735/3-3

from Ch. 120, par. 2603-3

Amends the Uniform Penalty and Interest Act. Provides that in the case of an individual who fails to file an income tax return but who would have received a refund for a particular tax year, the failure to file penalty shall not be imposed.

NOTE(S) THAT MAY APPLY: Fiscal Feb 08 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3443 ACKERMAN.

35 ILCS 200/15-172

Amends the Property Tax Code to provide that, beginning with the 1997 taxable year, disabled persons are eligible for the Senior Citizens Assessment Freeze. Homestead Exemption. Changes the name of the exemption to the Senior Citizens and Disabled Persons Assessment Freeze Homestead Exemption. Effective January 1, 1997.

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

Feb 08 1996First readingReferred to RulesJan 07 1997Session Sine Die

HB-3444 WEAVER,M.

35 ILCS 200/9-210

Amends the Property Tax Code. Provides that the county assessment officer may issue the equalization factor only on a township or assessment district basis, not for the county as a whole.

NOTE(S) THAT MAY APPLY: Fiscal; State Mandates Feb 08 1996 First reading Referred to

Jan 07 1997 Session Sine Die

HB-3445 HUGHES - BLACK.

625 ILCS 5/2-123 from Ch. 95 1/2, par. 2-123

Amends the Illinois Vehicle Code. Requires the Secretary of State to provide a form, to each person who obtains or renews a driver's license or who registers or renews the registration of a vehicle in Illinois, allowing a person to request that their personally identifiable information not be used for commercial solicitation purposes. The request is valid for four years from the date made.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 09 1996 First reading Jan 07 1997 Session Sine Die

HB-3446 WINKEL

20 ILCS 105/4.02

from Ch. 23, par. 6104.02

Amends the Illinois Act on the Aging. Provides that the Department on Aging may provide recipients of non-institutional services with personal care attendants when certain conditions are met. Provides that the Department shall pay personal care attendants an hourly wage that is the greater of the federal minimum wage or the wage paid to personal care attendants by the Department of Rehabilitation Services.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

Referred to Rules

HB-3447 POE - WOOLARD - NOLAND - KLINGLER - TENHOUSE, WIRSING, JONES, JOHN, HANNIG. LAWFER, MOFFITT, HUGHES, CURRY, J, HOLBROOK, BOLAND AND SMITH, M.

30 ILCS 805/8.20 new

35 ILCS 200/10-152 new

Amends the Property Tax Code. Provides that vegetative filter strips shall be valued at 1/6th of their productivity index equalized assessed value as cropland in counties with a population of less than 3,000,000. Provides that vegetative filter strips shall be valued at the lesser of either 16% of the fair cash value of the farmland estimated at the price it would bring at a fair, voluntary sale for use by the buyer as a farm or 90% of the 1983 equalized assessed value per acre, in counties with 3,000,000 or more inhabitants. States that the county's soil and water conservation district shall assist the taxpayer in completing a form that certifies (i) that the property qualifies as a vegetative filter strip and (ii) the acreage or square footage of the property. Provides that the soil and water conservation district shall create a conservation plan for the creation of the filter strips. Requires the Departments of Agriculture and Natural Resources to file a joint report on the effect and impact of the assessment with the General Assembly by March 1, 2006. Repeals the Section on December 31, 2006. Exempts this amendatory Act from reimbursement under the State Mandates Act.

HOUSE AMENDMENT NO. 1.

Requires vegetative filter strips to be at least 66 feet in width rather than at least 66 feet in width unless the strip meets the exception requirements set forth by the Farm Service Agency within the United States Department of Agriculture. Requires the taxpayer to file a uniform certified document as prescribed by the Department of Revenue in cooperation with the Association of Illinois Soil and Water Conservation Districts rather than an established form. Requires the conservation plan to be kept on file in the soil and water conservation district office rather than the principal office of the soil and water conservation district.

FISCAL NOTE, AMENDED (Dpt. of Revenue)

HB 3447 will have a minimal fiscal impact on the Department.

STATE MANDATES FISCAL NOTE, AMENDED

In the opinion of DCCA, HB3447, amended, creates a tax exemption mandate for which reimbursement of revenue loss to local gov'ts. would normally be required. However, the State Mandates Act is amended to relieve the State of reimbursement liability. No estimate of revenue loss is available at this time.

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

Feb 09 1996 First reading

2162

Mar 07 Mar 21

Mar 22

Assigned to Revenue Joint Sponsor Changed to WOOLARD Added As A Co-sponsor NOLAND Added As A Co-sponsor TENHOUSE Added As A Co-sponsor WIRSING Added As A Co-sponsor JONES, JOHN Added As A Co-sponsor HANNIG Added As A Co-sponsor LAWFER Added As A Co-sponsor MOFFITT Amendment No.01 REVENUE Amendment No.02 REVENUE

Adopted Amendment referred to

HRUL/007-004-000 Recomminded do pass as amend-010-000-000

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Here

Placed Calndr, Second Reading Added As A Co-sponsor HUGHES Amendment No.03

DEERING HRUL

Amendment referred to

Placed Calndr, Second Reading

Placed Calndr, Third Reading

Added As A Co-sponsor CURRY,J Added As A Co-sponsor HOLBROOK Added As A Co-sponsor BOLAND Added As A Co-sponsor SMITH, M Tabled Pursuant to Rule5-4(A)/HCA 02

Second Reading

Fiscal Note Requested LANG St Mandate Fis Nte RegLANG Placed Calndr, Second Reading

Fiscal Note Filed

HFA 03

Mar 25

Placed Caindr, Second Reading St Mandate Fis Note Filed

Mar 26

Mar 27

Apr 24 May 01

May 02

Third Reading - Passed 108-000-000 Arrive Senate Sen Sponsor BOMKE Placed Calendr, First Reading First reading Referred to Rules Assigned to Revenue Added as Chief Co-sponsor DUNN,T Added as Chief Co-sponsor GEO-KARIS Added As A Co-sponsor JACOBS

Added as Chief Co-sponsor WOODYARD Added as Chief Co-sponsor DONAHUE

Added As A Co-sponsor MAITLAND Added As A Co-sponsor SIEBEN

Added As A Co-sponsor O'DANIEL

Added As A Co-sponsor REA

Placed Calndr, Third Reading Third Reading - Passed 054-000-001

Second Reading

Passed both Houses Sent to the Governor

Governor approved

Recommended do pass 007-000-001 Placed Calndr, Second Reading

May 03 May 07 May 08 Jun 05 Aug 02

PUBLIC ACT 89-0606 effective date 97-01-01

HB-3448 LYONS - CIARLO - DOODY - O'CONNOR - BOLAND, LOPEZ, HOL-BROOK, CLAYTON, KLINGLER, POE, WINTERS, ERWIN, MITCHELL, SANTIAGO AND GILES.

from Ch. 17, par, 7354

205 ILCS 685/4 205 ILCS 685/12 new 720 ILCS 5/29B-2 new 720 ILCS 5/Art. 48 heading new

720 ILCS 5/48-1 new

720 ILCS 5/48-5 new
720 ILCS 5/48-10 new
720 ILCS 5/48-15 new
720 ILCS 5/48-20 new
720 ILCS 5/48-25 new
725 ILCS 5/108A-1
725 ILCS 5/108A-3
725 ILCS 5/108A-6
725 ILCS 5/108A-11
725 ILCS 5/108B-1
725 ILCS 5/108B-2
725 ILCS 5/108B-3
725 ILCS 5/108B-4
725 ILCS 5/108B-7
725 ILCS 5/108B-8
725 ILCS 5/108B-12
725 ILCS 5/108B-13
725 ILCS 215/3
730 ILCS 5/5-5-3

from Ch. 38, par. 108A-1 from Ch. 38, par. 108A-3 from Ch. 38, par. 108A-6 from Ch. 38, par. 108A-11 from Ch. 38, par. 108B-1 from Ch. 38, par. 108B-2 from Ch. 38, par. 108B-3 from Ch. 38, par. 108B-4 from Ch. 38, par. 108B-7 from Ch. 38, par. 108B-8 from Ch. 38, par. 108B-12 from Ch. 38, par. 108B-13 from Ch. 38, par. 1703 from Ch. 38, par. 1005-5-3

Amends the Currency Reporting Act, the Criminal Code, the Code of Criminal Procedure, the Statewide Grand Jury Act, and the Unified Code of Corrections. For purposes of the Currency Reporting Act, provides that multiple currency transactions shall be treated as a single transaction under certain conditions. Provides for forfeiture of property for a felony violation of the Currency Reporting Act or a violation of the money laundering provisions of the Criminal Code. Creates the Illinois Streetgang Racketeering Law within the Criminal Code. Creates the offense of streetgang racketeering, which is defined as the commission, within a 3-year period, of 3 or more specified serious offenses with the intent to further the activities of a streetgang. Establishes penalties. Authorizes a fine of the greater of 3 times the gross value gained or 3 times the gross loss caused by the defendant. Provides that the Attorney General, in addition to a State's Attorney, may seek a court order for use of an eavesdropping device or for electronic criminal surveillance, authorizes surveillance in connection with violations of the Illinois Streetgang Racketeering Law. Adds violations of the Illinois Streetgang Racketeering Law and the Currency Reporting Act to list of alleged violations concerning which the Statewide Grand Jury shall be convened. Amends the Unified Code of Corrections. Provides that a period of probation, a term of periodic imprisonment or conditional discharge shall not be imposed for streetgang racketeering.

HOUSE AMENDMENT NO. 3.

Adds reference to: 725 ILCS 5/108A-5

from Ch. 38, par. 108A-5 from Ch. 38, par. 108A-9

725 ILCS 5/108A-9 740 ILCS 147/10

Amends the Criminal Code of 1961. Changes the offenses that constitute racketeering activity. Amends the Code of Criminal Procedure of 1963. Permits the Attorney General to seek court authorization for eavesdropping or electronic criminal surveillance. Amends the Illinois Streetgang Terrorism Omnibus Prevention Act. Deletes requirement from definition of a street gang that it must have an established hierarchy. Deletes from definition of gang-related that the criminal activity must be directed by, ordered by, authorized by, consented to, agreed to, requested by acquiesced in, or ratified by a gang leader, officer, or governing or policy-making person or authority, or by an agent, representative, or deputy of the officer, person, or authority.

FISCAL IMPACT NOTE, H-AM #3 (Dept. of Corrections)

HB3448, with H-am 3, would have unknown fiscal and prison

population impact.

CORRECTIONAL NOTE, H-AM #3

No change from DOC fiscal note.

SENATE AMENDMENT NO. 1. (Senate recedes May 23, 1996).

Deletes reference to:

720 ILCS 5/48-20 new 720 ILCS 5/48-25 new

725 ILCS	5/108a-1
725 ILCS	5/108A-3
725 ILCS	5/108A-5
725 ILCS	5/108A-6
725 ILCS	5/108A-9
725 ILCS	5/108A-11
725 ILCS	5/108B-13

Deletes provisions concerning forfeiture of property for street gang racketeering and streetgang racketeering lien notices. Deletes provisions concerning the Attorney General's authorization of the use of eavesdropping devices. Deletes changes to current law concerning a motion to suppress the contents of a recorded conversation or evidence derived therefrom.

CONFERENCE COMMITTEE REPORT NO. 1. Recommends that the Senate recede from S-am 1. Recommends that the bill be amended as follows: Deletes reference to: 720 ILCS 5/48-1 new 720 ILCS 5/48-5 720 ILCS 5/48-10 new 720 ILCS 5/48-15 new 205 ILCS 685/4 720 ILCS 5/29B-2 new 725 ILCS 215/3 730 ILCS 5/5-5-3 740 ILCS 147/10 Adds reference to: New Act 30 ILCS 105/5.432 new 105 ILCS 5/10-27.1A new 105 ILCS 5/34-8.05 new 720 ILCS 570/405.2 new from Ch. 23, par. 2214.2 225 ILCS 10/4.2 705 ILCS 405/5-4 from Ch. 37, par. 805-4 720 ILCS 5/9-1 from Ch. 38, par. 9-1 730 ILCS 5/5-8A-2 from Ch. 38, par. 1005-8A-2

Deletes the title and everything after the enacting clause. Creates the Gang Crime Witness Protection Act. Provides that the Department of State Police shall establish and administer a pilot program to assist victims and witnesses who are actively aiding in the prosecution of perpetrators of gang crime. Establishes funding and amends the State Finance Act to add the Gang Crime Witness Protection Fund in the State treasury. Provides that the pilot project shall begin operation on July 1, 1996 and shall continue through June 30, 1998. Repeals the Gang Crime Witness Protection Act on June 30, 1998. Amends the School Code. Provides that on or after January 1, 1997, the superintendent or his or her designee shall report all firearm-related incidents occurring in a school or on school property to local law enforcement authorities no later than 24 hours after the occurrence of the incident and to the Department of State Police. Amends the Illinois Controlled Substances Act. Creates the offense of streetgang criminal drug conspiracy. Defines the offense to include various offenses involving the manufacture or delivery of controlled substances in furtherance of a conspiracy of an organized gang. Penalty is a Class X felony with various terms of imprisonment depending on the controlled substance. Amends the Child Care Act to add streetgang criminal drug conspiracy to the list of offenses that shall result in denial of a child care license. Amends the Juvenile Court Act to add streetgang criminal drug conspiracy to the list of charges that should be transferred from the juvenile court to the criminal court. Amends the Criminal Code to add streetgang criminal drug conspiracy to list of other felonies in addition to murder as a consequence of which a defendant may be sentenced to death. Amends the Unified Code of Corrections to add streetgang criminal drug conspiracy to list of offenses excluded from eligibility for participation in an electronic home detention program. Amends the Legislative Commission Reorganization Act of 1984. Creates a commission, composed of 10 members of the General Assembly, to visit and examine state penal institutions. Requires the commission to report to the General Assembly and authorizes the commission to conduct hearings. Effective immediately.

	CESSI I HAS IVIA	y Apply: Correctional		
	Feb 09 1996	First reading	Referred to Rules	
	Feb 20 Mar 22	Amendment No.01	Assigned to Judiciary - Cr JUD-CRIMINAL H	iminal Law Amendment
				referred to
		Amendment No.02	SUB-COMMITTEE JUD-CRIMINAL H	Amendment
			HRUL/009-005-000 R	referred to
	× .		Recommended do pass 014	4-000-000
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	Mar 26	Added As A Joint Sponsor		
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		Added As A Co-sponsor M	ITCHELL	
		Joint Sponsor Changed to C		
		Added As A Co-sponsor D	CONNOR	
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		Added As A Co-sponsor H		
		Second Reading	OLDROOK	
		Held on 2nd Reading		
		Added As A Co-sponsor El	RWIN	
	Mar 27	Added As A Co-sponsor SA		
	Apr 17	Amendment No.03	LYONS	Amendment
			HRUL	referred to
			Fiscal Note Filed	
			Correctional Note Filed A	S
			AMENDED	-
		Held on 2nd Reading		
		Amendment No.03	LYONS	Be approved
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		Amendment No.03	LYONS	Adopted
		Amendment No.03 Placed Calndr, Third Readi	LYONS ng	Adopted
- * * - *		Amendment No.03	LYONS ng ILES	Adopted
		Amendment No.03 Placed Calndr, Third Readi Added As A Co-sponsor GI Tabled Pursuant to Rule5 Third Reading - Passed 110	LYONS ng ILES 4(A)/HCA 01,02	Adopted
	Apr 18	Amendment No.03 Placed Calndr, Third Readi Added As A Co-sponsor GI Tabled Pursuant to Rule5 Third Reading - Passed 110 Arrive Senate	LYONS ng ILES 4(A)/HCA 01,02 -000-004	Adopted
		Amendment No.03 Placed Calndr, Third Readi Added As A Co-sponsor GJ Tabled Pursuant to Rule5-4 Third Reading - Passed 110 Arrive Senate Placed Calendr, First Readr	LYONS ng ILES 4(A)/HCA 01,02 -000-004	Adopted
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May 09	H Noncners in S Amend. 0	1
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	Filed with Secretary	
	,	Mtn refuse recede-Sen Amend
May 15	S Refuses to Recede Amen	d 01
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	Sen Conference Comm Ap	ptd 1ST/PETKA,
		HAWKINSON, DILLARD
		DUNN,T, MOLARO
May 20	Hse Accede Req Conf Con	
	Hse Conference Comm Ap	
		LYONS, TURNER, J
		GRANBERG, HOFFMAN
	Added As A Co-sponsor D	ILLARD
May 23	House report submitted	
	Conf Comm Rpt referred t	
	Conf Comm Rpt referred to	
		Be approved consideration 013-000-000
	House report submitted	013-000-000
	Filed with Secretary	
	Thed with Secretary	Conference Committee Report
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	com comm terrerer e	Conference Committee Report
	Rules refers to	SJUD
		Conference Committee Report
		Be approved consideration
	Senate report submitted	
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	House Conf. report Adopte	
	Both House Adoptd Conf r	pt
	Passed both Houses	
Jun 21	Sent to the Governor	
Jun 27	Governor approved	F
	PUBLIC ACT 89-0498	enective date 96-06-27

HB-3449 KLINGLER – POE – NOLAND – SPANGLER – MOFFITT, LOPEZ, SAN-TIAGO, CLAYTON, LYONS, DEUCHLER AND CIARLO.

20 ILCS 2605/55a-3	from Ch. 127, par. 55a-3
730 ILCS 150/2	from Ch. 38, par. 222
730 ILCS 150/8	from Ch. 38, par. 228
730 ILCS 150/9	from Ch. 38, par. 229
730 ILCS 150/10	from Ch. 38, par. 230
730 ILCS 152/Art. 1 heading	
730 ILCS 152/101	

Amends the Child Sex Offender Community Notification Law. Changes the short title of that law to the Child Sex Offender and Murderer Community Notification Law. Amends the Sex Offender Registration Act. Includes in the definition of sex offense first degree murder committed against a person under 18 years of age on or after June 1, 1996. Provides for a 10 year registration of a person convicted or adjudicated for first degree murder or murder committed against a person under 18 years of age before June 1, 1996. Provides that the penalty for failing to comply with the Act is a Class 4 felony (now a first offense is a Class A misdemeanor). Effective June 1, 1996.

HOUSE AMENDMENT NO. 1.

Provides that the requirement for registration by a person convicted of first degree murder committed against a person under 18 years of age applies only to a person who committed the offense on or after June 1, 1996.

CORRECTIONAL NOTE, AMENDED

There will be minimal impact on the Department.

FISCAL IMPACT NOTE, AMENDED (Dpt. of Corrections)

No change from correctional note.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

Feb 09 1996 First reading

Feb 20 Mar 22

Amendment No.01

Referred to Rules Assigned to Judiciary - Criminal Law JUD-CRIMINAL H Adopted Recommnded do pass as amend

	216/	HB-3449 Cont.
Mar 22 - Com	c O14-000-000	
	Added As A Co-sponsor NOLAND	
	Added As A Co-sponsor SPANGLER	
	Added As A Co-sponsor MOFFITT	
	Placed Calndr, Second Reading	
Mar 25		uested AS AMENDED
		te Requested AS
	AMENDED	ne nequested no
	Placed Calndr, Second Reading	
Mar 26	Added As A Co-sponsor LOPEZ	
	Correctional No	ote Filed AS
	AMENDED	
	Fiscal Note File	ed
	Placed Calndr, Second Reading	
	Second Reading	
	Held on 2nd Reading	1
Mar 27	Placed Calndr, Third Reading	
Mar 29	Added As A Co-sponsor SANTIAGO	
Apr 15	Recalled to Second Reading	
Apr 17	Held on 2nd Reading	
•	Second Reading	
	Placed Caindr, Third Reading	
Apr 19	Added As A Co-sponsor CLAYTON	
	Added As A Co-sponsor LYONS	·
	Added As A Co-sponsor DEUCHLER	
	Added As A Co-sponsor CIARLO	
	Third Reading - Passed 116-000-000	
Apr 22	Arrive Senate	

Ap Apr 24

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Referred to Rules

Jan 07 1997 Session Sine Die

HB-3450 BOST - WINTERS.

55 ILCS 5/3-6039		•.	
730 ILCS 5/5-8-1.1	÷		from Ch. 38, par. 1005-8-1.1
730 ILCS 5/5-8A-3			from Ch. 38, par. 1005-8A-3

Placed Calendr, First Reading

Sen Sponsor DUNN,T First reading

Amends the Counties Code. Prohibits a person who is a member of an organized gang from participating in the county juvenile impact incarceration program. Amends the Unified Code of Corrections. Prohibits a person who is a member of an organized gang from participating in the Department of Corrections impact incarceration program. Also prohibits an organized gang member from being placed in an electronic home detention program.

No	te(s) That May	APPLY: Correctional]
	Feb 09 1996	First reading	Referred to Rules
	Jan 07 1997	Session Sine Die	

HB-3451 BOST - LACHNER - LAWFER - POE.

730 ILCS 5/3-6-2	from Ch. 38, par. 1003-6-2
730 ILCS 5/3-7-2	from Ch. 38, par. 1003-7-2

Amends the Unified Code of Corrections. Requires a prisoner in a Department of Corrections facility who receives medical or dental services on a non-emergency basis to pay a \$2 co-payment to the Department for each visit for medical or dental services at a place other than the correctional institution. Prohibits prisoners from having access to cable television. Prohibits prisoners from receiving materials that are deemed by the Director of Corrections to be pornographic. Prohibits the State from purchasing magazines and periodicals for prisoners unless they are primarily devoted to news or vocational programs available to prisoners while in prison. Eliminates requirement that the Department of Corrections must provide each prisoner each week postage for at least 3 first-class letters weighing one ounce or less.

HOUSE AMENDMENT NO. 1.

Exempts indigent prisoners from the \$2 co-payment requirement. Deletes from the bill the provision prohibiting prisoners from receiving cable television service.

FISCAL NOTE, AMENDED (Dpt. of Corrections)

The fiscal impact for HB 3451 is unknown.

CORRECTIONAL NOTE, AMENDED No change from DOC fiscal note.

SENATE AMENDMENT NO. 1.

Requires a person committed to the Department of Corrections who participates in an educational program provided by or through the Department and who, while incarcerated and through that program, is awarded or earns the credits required to be awarded an associate, baccalaureate, or higher degree to reimburse the State for the costs incurred in providing that person during the period of incarceration with the education that qualifies the person to receive the degree. Provides that the costs required to be reimbursed shall be determined by the Department pursuant to rule, and that interest at the rate of 6% per annum shall be paid on the unpaid balance beginning upon the person's parole, mandatory supervised release, or other discharge terminating the person's commitment. Adds "educational programs" as the subject to which a magazine or periodical may be related to meet the exception to the rule that no magazines or periodicals shall be purchased by the State for use by committed persons.

SENATE AMENDMENT NO. 2.

Deletes provisions that prohibit the State from purchasing magazines or periodicals for prisoners unless the Director of Corrections determines that they are primarily devoted to news or are related to vocational or educational programs available to the prisoners while in the correctional institution.

SENATE AMENDMENT NO. 3.

Adds reference to:

305 ILCS 5/12-4.7b new

Amends the Illinois Public Aid Code. Provides that the Department of Public Aid shall enter into intergovernmental agreements to conduct monthly exchanges of information with the Illinois Department of Corrections, the Cook County Department of Corrections, and the office of the sheriff of every other county to determine whether inmates in facilities operated by these Departments of Corrections or a county sheriff are included in an assistance unit receiving public aid under any Article of this Code. Any inmates of these facilities who are receiving benefits under this Code, but are ineligible for them, shall have their benefits terminated. Provides that the Department shall use any legal means available to recoup any assistance provided to an individual for any period during which he or she was ineligible to receive the assistance. These provisions effective immediately.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that	at the House concur in S-	am 3.
Feb 09 1996.		Referred to Rules
Feb 20	-	Assigned to Judiciary - Criminal Law
Feb 29	Amendment No.01	JUD-CRIMINAL H Adopted
		Recommnded do pass as amend
		014-000-000
	Placed Calndr, Second Rea	dng
Mar 05		Fiscal Note Filed
		Correctional Note Filed AS
		AMENDED
	Placed Calndr, Second Rea	
	Second Reading	
	Placed Calndr, Third Read	ing
Mar 07	Third Reading - Passed 10	
	Added As A Joint Sponsor	
	Added As A Co-sponsor L	
Mar 12	Added As A Co-sponsor P	
Mar 20	Arrive Senate	
	Placed Calendr, First Read	ne
Mar 25	Sen Sponsor BÓMKE	- -
Mar 26	First reading	Referred to Rules
Mar 28		Assigned to Judiciary
Apr 17	Added as Chief Co-sponso	
Apr 18	Amendment No.01	JUDICIARY S Adopted
		Recommnded do pass as amend
		010-000-000
	Placed Calndr, Second Rea	

Apr 23	Filed with Secretary		
	Amendment No.02	CULLERTON	Amendment
		SRUL	referred to
Apr 24	Second Reading		
A == 20	Placed Calndr, Third Read		
Apr 30	Amendment No.02	CULLERTON	Be approved
		SRUL	considerati
	Recalled to Second Readir	lg	
	Amendment No.02	CULLERTON	Adopted
May 01	Placed Calndr, Third Read Filed with Secretary	ing	e de la companya de la companya de la companya de la companya de la companya de la companya de la companya de l
May 01	Amendment No.03	BOMKE	
		-LUECHTEFELD	
M	Amendment referred	to SRUL	
May 02	Amendment No.03	BOMKE	
	Rules refers to	-LUECHTEFELD SJUD	
May 08	Amendment No.03	BOMKE	
		-LUECHTEFELD	
		Be adopted	
	Recalled to Second Readin Amendment No.03	BOMKE	
	Amenument No.03	BOMKE -LUECHTEFELD	
		Adopted	
M 00	Placed Calndr, Third Readi	ng	*
May 09	Third Reading - Passed 056 Arrive House	5-000-000	
	Arrive House	Referred to Rules	
May 14		Approved for Consider:	ation
and the second	Place Cal Order Concurren	ce 01,02,03	ution
	Motion Filed Concur		
	Refer to Rules/Rul 8-4(a) Motion Filed Non-Concur (12 /DOPT	
$(A_{i},A_{i}) = (A_{i},A_{i}) + (A_{i},A_{i}$	inducin i neu rion-concur (Be approved considerat	ion
	Place Cal Order Concurren	ce 01,02,03	
		Floor motion TO DIVI	DE QUESTION
a state of the second		GRANBERG Motion provoiled	
	H Concurs in S Amend. 01/	Motion prevailed (087-030-000	
	H Concurs in S Amend. 02/	/089-022-003	
Moy 16	H Noncners in S Amend. 03	3	
May 15	Secretary's Desk Non-concu Filed with Secretary	1r 03	
	Thed with Secretary	Mtn refuse recede-Sen	Amend
May 16	S Refuses to Recede Amend	103	Amena
Mar. 17	S Requests Conference Con	nm IST/BOMKE	
May 17	Sen Conference Comm App	td IST/BOMKE,	
		HAWKINSON, PET DUNN,T, CULLER	TON
May 2 0	Hse Accede Req Conf Com	m IST/BOST	
	Hse Conference Comm App	td 1ST/CHURCHILL	
		BOST, JOHNSON,	том
May 23	House report submitted	HOFFMAN, DART	
	Conf Comm Rpt referred to	IST/HRUL	
		Be approved considerati	ion
	House report submitted		
	Filed with Secretary	Conference Committee	Domant
	Conf Comm Rpt referred to	Conference Committee SRUL	Report
		Conference Committee	Report
		Be approved consideration	on
	Sen Conference Comm App	td 1ST/96-05-17	
	House Conf. report Adopted Added as Chief Co-sponsor	SYVERSON	
	Senate report submitted		
· · · ·	Senate Conf. report Adopted	1 1ST/054-000-001	
	Both House Adoptd Conf rp Passed both Houses	t IST	
	EXCEPTION HOUGH		

Jun 21 Aug 14

Sent to the Governor Governor approved

SOME PARTS

97-01-01

PUBLIC ACT 89-0659 effective date 96-08-14 GENERALLY

HB-3452 BOST.

720 ILCS 5/9-2

from Ch. 38, par. 9-2

Amends the Criminal Code of 1961. Changes the penalty for second degree murder from a Class 1 felony to a Class X felony.

NOTE(S) THAT MAY APPLY: Correctional Feb 09 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules.

HB-3453 MURPHY,M - SANTIAGO - LOPEZ.

725 ILCS 5/110-6.1

from Ch. 38, par. 110-6.1

Amends the Code of Criminal Procedure of 1963. Provides that the court in determining whether to deny bail to a defendant who is charged with a non-probationable felony offense may take into consideration that the defendant is a member of an organized gang.

FISCAL NOTE (Dpt. of Corrections)

There will be no fiscal impact on House Bill 3453. CORRECTIONAL NOTE No change from previous note. Feb 09 1996 First reading Referred to Rules Feb 20 Assigned to Judiciary - Criminal Law Feb 29 Recommended do pass 014-000-000 Placed Calndr, Second Reading Mar 05 Fiscal Note Filed Correctional Note Filed Placed Caindr, Second Reading Second Reading Mar 20 Placed Calndr, Third Reading Added As A Joint Sponsor SANTIAGO Mar 29 Added As A Co-sponsor LOPEZ Apr 23 **RE-REFER RULES/RUL 3-7** Jan 07 1997 Session Sine Die

HB-3454 WINKEL.

730 ILCS 5/3-6-3 730 ILCS 5/5-4-1

from Ch. 38, par. 1003-6-3 from Ch. 38, par. 1005-4-1

Amends the Unified Code of Corrections. Limits the award of good conduct credit to a prisoner who is serving imprisonment for ritualized abuse of a child to no more than 4.5 days for each month of his or her sentence of imprisonment (now day for day good conduct credit is awarded). Eliminates the award of additional days of good conduct credit for meritorious service and for participation in full-time substance abuse, correctional industry, or educational programs to prisoners serving sentences for ritualized abuse of a child. Also makes conforming changes to Section requiring the trial judge when he or she imposes sentence to state on the record the approximate time that the defendant will serve in custody.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal.

First reading_ Referred to Rules Feb 09 1996

Jan 07 1997 Session Sine Die	
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HB-3455 CROSS.

720 ILCS 5/14-3

from Ch. 38, par. 14-3

Amends the Criminal Code of 1961. Makes a technical change to a cross reference in the eavesdropping exemption Section.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Amends the Criminal Code of 1961 relating to eavesdropping. Limits exemption from the eavesdropping offense added by Public Act 89-428 to monitoring conversations for service quality control of telephone solicitation, the education or training of employees or contractors engaged in telephone solicitation, or internal research related to telephone solicitation by a corporation or other business entity engaged in telephone solicitation. Provides that the monitoring must be used with the consent of at least one person who is an active party to the telephone solicitation conversation being monitored. Provides that recording or listening to conversations that do not relate to telephone solicitation on telephone lines used for telephone solicitation purposes does not constitute eavesdropping if the person recording or listening to the conversation immediately terminates the recording or listening upon determining that it does not relate to telephone solicitation and destroys the recording as soon as practicable. Effective immediately.

HOUSE AMENDMENT NO. 2.

Provides that business entities that use a telephone monitoring or recording system must provide current and prospective employees with notice that the monitoring or recordings may occur during the course of their employment and must provide their employees or agents with access to personal-only telephone lines which may be pay telephones, that are not subject to monitoring. Includes in the definition of telephone solicitation, the solicitation, administration, or collection of bank or retail credit accounts.

HOUSE AMENDMENT NO. 3. (Tabled March 29, 1996)

Includes in the definition of telephone solicitation the conducting of opinion or marketing research.

CORRECTIONAL NOTE, H-AM 7

No fiscal or prison population impact on Dpt. of Corrections.

FISCAL NOTE, H-AM 7 (Dpt. of Corrections)

No change from correctional note.

HOUSE AMENDMENT NO. 10.

Makes the exemption to eavesdropping violations that is applicable to telephone solicitation also applicable to marketing or opinion research. Defines "marketing or opinion research"

CORRECTIONAL NOTE, H-AM 10

No change from previous correctional note.

FISCAL NOTE, H-AM 10 (Dpt. of Corrections)

No change from previous fiscal note.

SENATE AMENDMENT NO. 1. (Tabled May 8, 1996)

Exempts from an eavesdropping violation the recording of a conversation of the employee receiving a call requesting an emergency response on behalf of a corporation or business entity that maintains a full time professional emergency response or emergency services operation. Defines "emergency" and "professional emergency response or emergency services operation".

Feb 09 1996	First reading	Referred to Rules	
Mar 07		Assigned to Judiciary - (Criminal Law
Mar 21	Primary Sponsor Changed	To CROSS	
Mar 22	Amendment No.01	JUD-CRIMINAL H	Adopted
	Amendment No.02	JUD-CRIMINAL H	Adopted
	Amendment No.03	JUD-CRIMINAL H	Adopted
	Amendment No.04	JUD-CRIMINAL H	•
		Remains in Committee J	udiciary -
	and the second second second second second second second second second second second second second second second	Criminal Law	•
	Amendment No.05	JUD-CRIMINAL H	Lost
		002-003-008	
		Recommnded do pass as	amend
	1	011-002-000	
	Placed Calndr, Second Rea	dng	
Mar 25		Fiscal Note Requested A	\S
		AMENDED/GRAN	
	Placed Calndr, Second Reading		
	Amendment No.06	ČROSS	Amendment
			referred to
		HRUL	
	Placed Calndr, Second Rea	adng	
Mar 26	Amendment No.07	ČROSS	Amendment referred to
	· · · · · · · · · · · · · · · · · · ·	HRIII	referred to

HKUL

Placed Calndr, Second Reading Second Reading Held on 2nd Reading

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May 17

Sent to the Governor Governor approved PUBLIC ACT 89-0452 effective date 96-05-17

HB-3456 LEITCH. 720 ILCS 5/14-3

from Ch. 38, par. 14-3

Amends the Criminal Code of 1961. Makes a grammatical change in eavesdropping exemptions Section.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3457 CURRY.J - NOVAK.

35 ILCS 200/21-15 35 ILCS 200/21-20 35 ILCS 200/21-23 new

Amends the Property Tax Code. Provides that in counties of less than 3,000,000 inhabitants, the county treasurer shall extend the due date for payment of each property tax installment by 5 days for those taxpavers who are 65 years of age or older.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3458 PUGH - HOFFMAN - CURRY, J - BOLAND - FRIAS, F. DART, FANTIN, GILES AND LANG.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act to provide a tax credit to corporations in the amount of 5% of the value of new data processing equipment donated by the taxpayer to a public or private elementary, secondary, or post-secondary school. Provides for 5 year carry forward of excess credits. Sunsets the credit after 5 years. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 09 1996	First reading
J an 07 1997	Session Sine Die

Referred to Rules

HB-3459 LANG - PUGH - BOLAND - CAPPARELLI - BUGIELSKI, CURRY, J. DART, FANTIN, FRIAS, GILES AND NOVAK.

30 ILCS 105/5.122	from Ch. 127, par. 141.122
30 ILCS 105/6p-4	from Ch. 127, par. 142p4
320 ILCS 30/1	from Ch. 67 1/2, par. 451
320 ILCS 30/2	from Ch. 67 1/2, par. 452
320 ILCS 30/3	from Ch. 67 1/2, par. 453
320 ILCS 30/5	from Ch. 67 1/2, par. 455
320 ILCS 30/7	from Ch. 67 1/2, par. 457

Amends the Senior Citizens Real Estate Tax Deferral Act to provide that disabled persons are also eligible for real estate tax deferral. Changes the Act title. Changes the short title to the Senior Citizens and Disabled Persons Real Estate Tax Deferral Act. Changes the name of the Senior Citizens Real Estate Deferred Tax Revolving Fund to the Senior Citizens and Disabled Persons Real Estate Deferred Tax Revolving Fund. Amends the State Finance Act to change cross references. Effective January 1, 1997.

Feb 09 1996 First reading

Session Sine Die Jan 07 1997

Referred to Rules

FEIGENHOLTZ - JONES, SHIRLEY - LANG - MURPHY, H - ERWIN, HB-3460 BOLAND, CURRY, J, DART, FANTIN, FRIAS, GILES, CURRIE AND MORROW.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act to create a tax credit for individuals in the amount of 3% of the average monthly rent paid by the taxpayer during the taxable year on his or her residence. Provides that no amount of rent in excess of \$1,000 per month shall be used in calculating the average monthly rent. Sunsets the credit after 10 years. Effective immediately.

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Feb 09 1996	First reading	Referred to Rules
Mar 06	Primary Sponsor	Changed To FEIGENHOLTZ
	Added As A Co-s	ponsor ERWIN

May 20

Jan 07 1997 Session Sine Die

Session Sine Die

HB-3461 PHELPS - DEERING - NOVAK.

35 ILCS 505/2	from Ch. 120, par. 418
35 ILCS 615/1	from Ch. 120, par. 467.16
35 ILCS 620/1	from Ch. 120, par. 468
35 ILCS 630/2	from Ch. 120, par. 2002
220 ILCS 5/3-121	from Ch. 111 2/3, par. 3-121

Session Sine Die

Amends the Motor Fuel Tax Law, the Gas Revenue Tax Act, the Public Utilities Revenue Act, the Telecommunications Excise Tax Act, and the Public Utilities Act to exempt school districts subject to the School Code from liability for the taxes imposed under those Acts.

Note(s) That May Apply: Fiscal Feb 09 1996 First reading

Referred to Rules

Motion disch comm, advc 2nd

Committee Rules

HB-3462 CURRY,J – SANTIAGO – PUGH – PHELPS – HOFFMAN, LANG, SCOTT, FANTIN AND GRANBERG.

35 ILCS 5/211 new

Jan 07 1997

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 5 years. Sunsets the credit after 5 years. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 09 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3463 BUGIELSKI – KASZAK – LANG – DART – GILES, BOLAND, CURRY,J, DEERING, FANTIN, FRIAS AND NOVAK.

35 ILCS 200/15-172

Amends the Property Tax Code to provide that, beginning with the 1997 taxable year, disabled persons are eligible for the Senior Citizens Assessment Freeze Homestead Exemption. Changes the name of the exemption to the Senior Citizens and Disabled Persons Assessment Freeze Homestead Exemption. Effective January 1, 1997.

Feb 09 1996First readingReferred to RulesJan 07 1997Session Sine Die

HB-3464 SCOTT – DAVIS, STEVE – PUGH – DART – CURRY, J, BOLAND, FAN-TIN, FRIAS, GILES AND LANG.

35 ILCS 5/203 from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act to allow a deduction for individual taxpayers in an amount, not to exceed \$500, equal to the taxpayers charitable contributions that are deductible for federal income tax purposes. Sunsets the deduction after 10 years. Effective immediately.

Note(s) That May Apply: Fiscal Feb 09 1996 First reading

Jan 07 1997 Session Sine Die

Referred to Rules

HB-3465 LOPEZ – DART – KENNER – MARTINEZ – JONES, SHIRLEY, FEIGEN-HOLTZ, HOWARD, MURPHY, H, NOVAK, PUGH, SCHAKOWSKY AND STROGER.

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. Sunsets the deduction after 10 years. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 09 1996First readingJan 07 1997Session Sine Die

HB.3466 MARTINEZ - SCOTT - CAPPARELLI - MORROW - DAVIS, STEVE, FEI-GENHOLTZ, HOFFMAN, JONES, SHIRLEY, LANG, MURPHY, H, PHELPS, SANTIAGO AND STROGER.

2175

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. Sunsets the deduction after 10 years. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3467 CURRY,J.

5 ILCS 320/Act title 5 ILCS 320/0.01 5 ILCS 320/1	from Ch. 24 1/2, par. 38r.9 from Ch. 24 1/2, par. 38s
5 ILCS 320/2	from Ch. 24 1/2, par. 38t

Amends the State Employees Political Activity Act to change the short title to the Public Employees Political Activity Act. Provides that the Act shall apply to all employees of the State, units of local government, and school districts (now, State employees only). Specifies acts for which an employee shall (now, may) be discharged.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3468 CHURCHILL.

70 ILCS 210/5

from Ch. 85, par. 1225

Amends the Metropolitan Pier and Exposition Authority Act. Adds a caption to a Section concerning rights and powers. Effective immediately.

Feb 09 1996 Referred to Rules First reading

Jan 07 1997 Session Sine Die

RYDER, STEPHENS, NOVAK, BLACK, WENNLUND, JOHNSON, TIM HB-3469 AND WINTERS.

65 ILCS 5/9-2-100	from Ch. 24, par. 9-2-100
65 ILCS 5/9-3-24	from Ch. 24, par. 9-3-24
605 ILCS 5/5-401	from Ch. 121, par. 5-401
605 ILCS 5/5-403	from Ch. 121, par. 5-403
605 ILCS 5/6-201.7	from Ch. 121, par. 6-201.7
605 ILCS 5/7-101	from Ch. 121, par. 7-101

Amends the Illinois Highway Code and Illinois Municipal Code. Provides that county boards, highway commissioners, and municipalities shall exclusively use competitively bid contracts for certain activities concerning the construction, repair, and maintenance of county highways, district roads, and municipal streets.

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

Feb 09 1996 Mar 20

First reading	Referred to Rules
Added As A Co-sponsor	STEPHENS
Added As A Co-sponsor	NOVAK
Added As A Co-sponsor	BLACK
Added As A Co-sponsor	WENNLUND
Added As A Co-sponsor	JOHNSON,TIM
Added As A Co-sponsor	WINTERS
Session Sine Die	1

HB-3470 **POE – MEYER – KLINGLER.**

50 ILCS 605/4

Jan 07 1997

from Ch. 30, par. 158a

Amends the Local Government Property Transfer Act. Makes a stylistic change in the Section on transfer of real estate to State.

Feb 09 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3471 POE - MEYER - KLINGLER.

Appropriates \$1 to the Department of Veterans' Affairs for the purchase of certain cemetery properties. Effective July 1, 1996.

Feb 09 1996	First reading	Referred to Rules
Jan 07 1997	Session Sine Die	

HB-3472 LINDNER.

15 ILCS 20/38.1

from Ch. 127, par. 38.1

Amends the Civil Administrative Code of Illinois to add a heading to the provision concerning contents of the budget. Makes a technical change.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3473	CURRY,J.
	COLLECT 101

from Ch. 120, par. 439.3-10
from Ch. 120, par. 439.33-10
from Ch. 120, par. 439.103-10
from Ch. 120, par. 441-10
from Ch. 5, par. 1753
from Ch. 5, par. 1760

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that for the period from July 1, 1997 to July 1, 2000, rather than July 1, 1996 to July 1, 1999, the tax imposed by these Acts applies to 85% of the proceeds from the sale of gasohol. Amends the Gasohol Fuels Tax Abatement Act. Provides that the determination of whether the gasohol was domestically produced over the previous year shall begin in 1997 rather than 1996. Provides that from July 1, 1997 to July 1, 2000, rather than July 1, 1996 to July 1, 2000, the gasohol sold in this State shall be eligible for a 70% occupation and use tax rate if certain conditions are met. Effective July 1, 1997.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3474 GASH. 765 ILCS 205/1

from Ch. 109, par. 1

Amends the Plat Act. Requires that plats of subdivided land indicate the school district in which each tract, parcel, lot, or block lies. Effective immediately. Referred to Rules

Feb 09 1996 First reading

Jan 07 1997 Session Sine Die

HB-3475 **TENHOUSE - WOOLARD.**

110 ILCS 205/6

from Ch. 144, par. 186

Amends the Board of Higher Education Act to require the Board's master plan to include recommendations for standardization of numbering for courses commonly offered by both public community colleges and public universities in the State. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 09 1996	First reading	Referred to Rules
Mar 07	Added As A Joint Spor	nsor WOOLARD
Jan 07 1997	Session Sine Die	

HB-3476 SCOTT - PHELPS - HOFFMAN - SMITH.M.

30 ILCS 235/1

from Ch. 85, par. 901

Referred to Rules

30 ILCS 235/4.5 new

Amends the Public Funds Investment Act. Defines "State agency" as any department, board, commission, agency, institution, authority, university, body politic or corporate, administrative unit, or outgrowth of the State. Requires State agencies to report annually the name of any individual or entity from which gifts, contributions, or honoraria were received by the agency or any board members, commissioners, trustees, officers, or managerial employees of the agency.

NOTE(S) THAT MAY APPLY: Fiscal Eab 00 1006 First reading

LED 03 1330	rnst reading
Jan 07 1997	Session Sine Die

HB-3477	DART.	$(r_{1}, \ldots, r_{n}) \in \mathbb{R}^{n}$	
225 ILCS	105/1	from Ch. 111, par. 5001	
225 ILCS	105/6	 from Ch. 111, par. 5006	
225 ILCS	105/7.5 new		
225 ILCS	105/16	from Ch. 111, par. 5016	
225 ILCS	105/26	from Ch. 111, par. 5026	

Amends the Professional Boxing and Wrestling Act to ban "ultimate fighting" exhibitions. Prohibits holding, promoting, and participating in such exhibitions. Effective immediately.

NOTE(S) THAT MAY APPLY: Home Rule

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3478 KUBIK – LANG.

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, 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 violations in those places. Increases the penalty for carrying a firearm or for carrying a ballistic knife while masked into those places from a Class 3 to a Class 1 felony.

NOTE(S) THAT MAY APPLY: Correctional

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3479 KUBIK.

720 ILCS 5/11-14	from Ch. 38, par. 11-14
730 ILCS 5/5-5-3	from Ch. 38, par. 1005-5-3

Amends the Criminal Code of 1961 and the Unified Code of Corrections. Requires a person who is convicted of a second or subsequent offense of prostitution to be imprisoned for at least 7 consecutive days. Provides that a person convicted of prostitution shall be required to enroll in a health education program that describes the risks of contracting sexually transmitted diseases and preventing those risks.

NOTE(s) THAT MAY APPLY: Correctional; Fiscal Feb 09 1996 First reading Feb 22

Session Sine Die

Referred to Rules Assigned to Judiciary - Criminal Law Refer to Rules/Rul 3-9(a)

HB-3480 KUBIK AND POE.

625 ILCS 5/6-205

Mar 25

Jan 07 1997

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 of certain unlawful use of weapons provisions committed in a school, courthouse, public housing, or public park or any involvement in a streetgang related activity.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3481 ERWIN.

Makes appropriations to the Secretary of State for a grant to the Chicago Public Library, Effective July 1, 1996.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3482 RUTHERFORD.

30 ILCS 105/5.432 new

625 ILCS 5/3-631 new

Amends the Vehicle Code and the State Finance Act. Authorizes special license plates designated as Master Mason plates. Provides for increased fees for these plates to be paid to the Illinois Masonic Foundation for the Prevention of Drug and Alcohol Abuse Among Children, Inc. for the purpose of providing Model Student Assistance Programs in public and private schools, subject to appropriation by the General Assembly and approval by the Secretary of State.

Note(s) That May Apply: Fiscal

red 09 1990	rirst reading
Jan 07 1997	Session Sine Die

HB-3483 ERWIN.

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. 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. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Feb 09 1996 First reading Jan 07 1997

Session Sine Die

Referred to Rules

HB.3484 SMITH,M - CURRY,J.

10 ILCS 5/9-25.5 new

Amends the Election Code. Prohibits the acceptance of campaign contributions from owners or representatives of horse racing and riverboat gambling licenses and facilities.

Feb 09 1996 First reading Jan 07-1997 Session Sine Die Referred to Rules

HB-3485 SAVIANO.

820 ILCS 405/232.2 new

20 ILCS 505/34.14 new 30 ILCS 505/9.07 new 325 ILCS 5/4.3 new 325 ILCS 5/7.14

325 ILCS 5/8.2

705 ILCS 405/1-5

705 ILCS 405/2-10.1

705 ILCS 405/2-13 705 ILCS 405/2-18 705 ILCS 405/2-22

705 ILCS 405/2-28

750 ILCS 50/1

325 ILCS 5/8.2a new 325 ILCS 5/8.2b new 325 ILCS 40/3

Amends the Unemployment Insurance Act. Provides that services performed by models or actors for clients of a modeling or talent agency that is licensed as a private employment agency under the Private Employment Agency Act do not constitute employment for purposes of the Unemployment Insurance Act. Effective immediately. Referred to Rules

	09 1996 First rea 07 1997 Session S	
HB-3486	DART - LANG.	
New Act		
20 ILCS	S 505/5	from Ch. 23, par. 5005
20 ILCS	5 505/5c new	
20 ILCS	S 505/7.5 new	
20 ILCS	5 505/7.10 new	
20 ILCS		from Ch. 23, par. 5008
20 ILCS	5 505/10	from Ch. 23, par. 5010
20 ILCS	5 505/17a-13 new	
20 ILCS	5 505/34.13 new	

from Ch. 23, par. 2057.14 from Ch. 23, par. 2058.2

from Ch. 23, par. 2253 from Ch. 37, par. 801-5 from Ch. 37, par. 802-10.1 from Ch. 37, par. 802-13 from Ch. 37, par. 802-13 from Ch. 37, par. 802-22 from Ch. 37, par. 802-28 from Ch. 40, par. 1501

Creates the Healthy Start Program Act and creates the Program as a 3-year demonstration project, administered by DCFS, to prevent child abuse and neglect. Amends the Children and Family Services Act concerning adequate pools of foster and adoptive families and their reimbursement. Provides for child welfare service employee qualifications. Establishes an automated child foster care and adoption network. Increases the number of DCFS scholarships. Provides standards for shelter care, group care, and residential facilities. Requires DCFS to develop transitional housing placement programs. Establishes within DCFS a Children's Services Commission and a Task Force on Accreditation of Services for Children, Amends the Illinois Purchasing Act concerning qualifications of prospective contractors for child welfare services. Amends the Abused and Neglected Child Reporting Act to

require DCFS to report certain child disappearances and changes the retention period for certain reports involving the welfare of children. Sets forth standards for family preservation programs and for family preservation or reunification education programs. Establishes guidelines for determining whether a safe family home will be provided. Amends the Intergovernmental Missing Child Recovery Act to provide for coordination of the tracking and recovery of children under the custody or guardianship of DCFS. Amends the Juvenile Court Act of 1987 concerning courtroom testimony of children and previous out of court statements and uncorroborated statements concerning abuse and neglect. Sets forth factors to be used for a determination of placement. Makes changes concerning adjudication of wardship. Amends the Adoption Act concerning the termination of parental rights. Makes other changes. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal Feb 09 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3487 DART – LANG AND FANTIN.

325 ILCS 5/7.3d new

Amends the Abused and Neglected Child Reporting Act. Requires the Department of Children and Family Services to require substance abuse assessments by licensed programs selected by Department of Alcoholism and Substance Abuse of women whose children temporarily have been removed from their custody. If DCFS has petitioned the court to limit custody, provides that the licensed program shall report the assessment results and treatment recommendation to the court which then may require treatment participation as a condition precedent to regaining or retaining custody. If DCFS has not petitioned the court, permits DCFS to require treatment participation as part of family preservation efforts.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 09 1996First readingJan 07 1997Session Sine Die

Referred to Rules

HB-3488 DART.

325 ILCS 5/8.2 325 ILCS 5/8.2a new 325 ILCS 5/8.2b new from Ch. 23, par. 2058.2

Amends the Abused and Neglected Child Reporting Act. Provides standards to use in annual evaluations of family preservation programs provided by the Department of Children and Family Services or private agencies under contract with DCFS. Provides that results of the annual evaluation shall be reported to the General Assembly. Provides that if the evaluation determines that a program is unsuccessful, further State funding shall cease. Provides for parent education classes as part of the family preservation plan. Provides minimum curriculum requirements for the parenting classes. Provides guidelines for determining whether the child's family is willing and able to provide the child with a safe family home. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 09 1996First readingJan 07 1997Session Sine Die

Referred to Rules

HB-3489 DART – LANG.

705 ILCS 405/2-10.1 705 ILCS 405/2-22 from Ch. 37, par. 802-10.1 from Ch. 37, par. 802-22

Amends the Juvenile Court Act of 1987. Provides that in cases involving an abused, neglected, or dependent minor placed in shelter care or subject to a dispositional hearing, the court, in determining the best interest of the minor, shall consider all relevant factors that materially promote the welfare of the minor including evidence of home conditions not financially related, school performance, attachment to household members, and the detrimental effect due to a change in a care-taker. Effective immediately.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die

HB-3490 DART - LANG.

325 ILCS 5/4.3 new 325 ILCS 40/3

from Ch. 23, par. 2253

Amends the Abused and Neglected Child Reporting Act to require the Department of Children and Family Services to report the disappearance of children under its custody or guardianship. Amends the Intergovernmental Missing Child Recovery Act of 1984 to specify that the local I SEARCH unit may coordinate the tracking and recovery of those children. Also requires an annual report indicating the number of such children reported missing and the number recovered. Effective immediately.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3491 DART - LANG.

705 ILCS 405/2-10.1 705 ILCS 405/2-22 from Ch. 37, par. 802-10.1 from Ch. 37, par. 802-22

Amends the Juvenile Court Act of 1987. Provides that in cases involving an abused, neglected, or dependent minor placed in shelter care or subject to a dispositional hearing, the court shall consider all relevant factors in determining the best interest of the minor. Provides that no single factor shall be allowed to outweigh all other factors in analyzing the best interest of the minor. Includes factors to be considered in the court's determination of the best interest of the minor. Effective immediately.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3492 DART – LANG.

20 ILCS 505/10

20 ILCS 505/17a-13 new

Amends the Children and Family Services Act. Provides that shelter care shall include reception and diagnostic centers for minors who are homeless or otherwise under the custody or guardianship of the Department. Provides that the Department shall ensure that a complete evaluation of the minor is conducted to determine the least restrictive setting that serves the minor's best interests. Provides that residential facilities shall include campus-style settings for minors who cannot be served in their own homes and whose needs cannot be met by foster family home services or other similar substitute care arrangements. Provides for the authorization for the development and certification of transitional housing placement program services. Effective immediately.

from Ch. 23, par. 5010

NOTE(s) THAT MAY APPLY: Fiscal Feb 09 1996 First reading

Jan 07 1997 Session Sine Die

HB-3493 DART – LANG.

325 ILCS 5/4.5 new 705 ILCS 405/2-25

from Ch. 37, par. 802-25

Amends the Abused and Neglected Child Reporting Act to require a person who interprets certain tests administered to a newborn infant to report the results of the tests to DCFS if the tests indicate the presence of certain controlled substances. Requires DCFS to make the test report available to the court and parties in abused and neglected minor actions. Amends the Juvenile Court Act of 1987 to require a court in a custody hearing to require drug testing of adult individuals residing in the household in which a minor was placed if the minor was adjudicated neglected or abused because of drug use by the person in whose care the minor was placed or because the minor was a newborn infant for whom test results for certain controlled substances were positive. Effective immediately.

Feb 09 1996 First reading

Jan 07 1997 Session Sine Die

HB-3494 DART – LANG.

20 ILCS 505/5c new 20 ILCS 505/34.13 new Referred to Rules

20 ILCS 505/34.14 new 30 ILCS 505/9.07 new

Amends the Children and Family Services Act to create the Children's Services Commission. Provides that the Commission shall recommend ways to more effectively deliver services provided by the State to children and families, to promote inter-agency cooperation relating to the delivery of those services, to more effectively use existing resources, and to eliminate duplication of efforts. Directs the Commission to make recommendations on the abolition of existing boards, committees, and commissions and on the consolidation of the powers and duties of those boards, committees, and commissions into a single entity. Creates the Task Force on Accreditation of Services for Children which shall develop accreditation standards for foster homes, group homes, community facilities, and other facilities and a 2-year plan for mandatory accreditation for those facilities. Requires employees of the Department of Children and Family Services and independent contractors to possess certain qualifications before providing direct child welfare services. Amends the Illinois Purchasing Act to require prospective contractors for child welfare services to prequalify with the Department of Children and Family Services. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 09 1996 First reading Session Sine Die Jan 07 1997

Referred to Rules

Referred to Rules

DART - LANG AND FANTIN. HB-3495

325 ILCS 5/7.14

from Ch. 23, par. 2057.14

Amends the Abused and Neglected Child Reporting Act to provide that identifying information in indicated or undetermined reports involving sexual abuse or death of, or serious physical injury to, a child shall be retained no less than 10 years. Current law provides that identifying information (i) in indicated reports may be retained longer than 5 years and (ii) in undetermined reports may be retained no longer than 5 years.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 09 1996 First reading Jan 07 1997 Session Sine Die

HB-3496 DART - LANG.

705 ILCS 405/2-13 750 ILCS 50/1

from Ch. 37, par. 802-13 from Ch. 40, par. 1501

Amends the Juvenile Court Act of 1987. Provides that if the State's Attorney files a petition alleging that a nonconsenting parent to an adoption is an unfit person under the Adoption Act and the petition seeks the appointment of the Guardianship Administrator of the Department of Children and Family Services as the guardian of the person of the minor, the petition must be filed within 18 months of adjudication of wardship. Permits the court to extend the time limit for a period not to exceed 30 days for good cause shown and if the continuance is in the best interest of the minor. Only one such continuance may be granted. Amends the Adoption Act. Provides that after an adjudication that a child is a neglected or abused minor or dependent minor under the Juvenile Court Act, if the parent has failed to correct the conditions leading to the determination, it is conclusively presumed reasonable efforts to correct the conditions have failed upon certain findings. Effective immediately.

Feb 09 1996	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-3497 DART - LANG.

20 ILCS 505/8

from Ch. 23, par. 5008

Amends the Children and Family Services Act. Changes the maximum number of children under care who are eligible for scholarships and fee waivers to 500 (now 24). At least 75 (now at least 4) of the children selected must be children of veterans. Effective July 1, 1996.

NOTE(S) THAT MAY APPLY: Fiscal Feb 09 1996 First reading

Jan 07 1997 Session Sine Die

HB-3498 DART - LANG.

20 ILCS 505/5

from Ch. 23, par. 5005

Amends the Children and Family Services Act. Requires the Department of Children and Family Services to provide information on a child's criminal background to the child's foster care providers.

NOTE(s) THAT MAY APPLY: Fiscal Feb 09 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3499 DART – LANG.

705 ILCS 405/1-5 705 ILCS 405/2-18 from Ch. 37, par. 801-5 from Ch. 37, par. 802-18

Amends the Juvenile Court Act of 1987. Provides that it is an absolute right of the minor to be present in court. The court in its discretion, based on a finding of irreparable harm to the minor, may exclude the minor from parts of a dispositional hearing and, with the consent of the parents, guardian, counsel, or guardian ad litem, from parts of an adjudicatory hearing. Present law gives discretion to the court to exclude the minor without a finding of irreparable harm. Provides that in proceedings under Article II (abused, neglected, or dependent minor) of the Juvenile Court Act, the minor shall be given the opportunity to address the court personally or through counsel in chambers with cross examination restricted to written questions and to testify on his or her own behalf. Provides that previous out of court statements made by the minor relating allegations of abuse or neglect are presumed admissible and the requirement of corroborated statements not subject to cross examination are not sufficient in themselves to support a finding of abuse or neglect. Effective immediately.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3500 DART – LANG.

705 ILCS 405/2-28

from Ch. 37, par. 802-28

Amends the Juvenile Court Act of 1987. Provides that in the case of an abused, neglected, or dependent minor whose permanency goal has not been achieved within 24 months of adjudication of wardship, the public agency that is the guardian or custodian of the minor shall immediately file a petition to (i) transfer the custody of the minor to his or her natural parent or parents; (ii) transfer the custody of the minor to a relative other than the minor's natural parent; (iii) terminate residual parental rights under the Adoption Act; or (iv) place the minor in permanent substitute care. Effective immediately.

Feb 09 1996 First reading

Jan 07 1997 Session Sine Die

Referred to Rules

HB-3501 DART AND FANTIN.

750 ILCS 50/1

from Ch. 40, par. 1501

Amends the Adoption Act by including in the list of grounds of unfitness a finding of physical abuse, neglect, or dependency under Article II of the Juvenile Court Act of 1987 of 2 or more siblings of the child who is under the age of 12 and who have been residing outside of the home for more than one year.

Feb 09 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3502 DART – LANG.

New Act

Creates the Healthy Start Program Act. Establishes a 3-year demonstration project, administered by DCFS, to prevent child abuse and neglect by providing various services to families meeting specified criteria. Establishes the Healthy Start Program Steering Committee to plan and implement the Healthy Start Program. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 09 1996First readingJan 07 1997Session Sine Die

Referred to Rules

HB-3503 DART – LANG.

20 ILCS 505/5

from Ch. 23, par. 5005

20 ILCS 505/7.5 new 20 ILCS 505/7.10 new

Amends the Children and Family Services Act. Requires child placing agencies to develop plans for the creation of adequate pools of foster and adoptive families and plans for the training of those families. Requires State reimbursement of adoption service providers at various rates based upon type of placement. Requires the Department of Children and Family Services to establish an Illinois Adoption Information Exchange and authorizes the Department to develop rules for the provision of subsidies for the adoption of special needs children. Requires the Department, by July 1, 1996, to establish an automated system in each of its service regions that lists available foster home living arrangements and adoptive parents. Requires consideration of a licensed child welfare agency's participation in the system when awarding State funds. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal Feb 09 1996 First reading

Jan 07 1997 Session Sine Die

HB-3504 FLOWERS – LANG.

New Act

Creates the Child Advocate Act. Provides that the Governor, with the advice and consent of the Senate, shall appoint a Child Advocate to direct the Office of the Child Advocate. Sets forth the powers and duties of the Office in relation to: child welfare; evaluation of service delivery, procedures, and laws; education; advocacy; intervention and representation in court actions; and other matters. Provides that the Child Advocate shall have access to specified types of records relating to children and families. Protects the Office from liability under specified circumstances.

NOTE(s) THAT MAY APPLY: Fiscal Feb 09 1996 First reading

Jan 07 1997 Session Sine Die

Referred to Rules

Referred to Rules

HB-3505 FANTIN.

35 ILCS 200/2-45

Amends the Property Tax Code, Requires the Department of Revenue to notify the township clerk and township supervisor immediately after an election whether a person elected as assessor is qualified for the office. Requires the township board to stop payment of a salary or compensation and to declare the office vacant if the person elected is unqualified. Requires the unqualified person to turn over all official records to the township clerk and to reimburse all salary or compensation that may have been paid. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Feb 09 1996 First reading R Feb 20 A

Mar 25

Referred to Rules Assigned to Counties & Townships Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-3506 STROGER.

55 ILCS 5/1-1001

from Ch. 34, par. 1-1001

Amends the Counties Code. Makes a technical change concerning the short title.Feb 09 1996First readingJan 07 1997Session Sine Die

HB-3507 BIGGERT – LANG AND GRANBERG.

735 ILCS 5/13-212.5 new

Amends the Code of Civil Procedure. Provides that an action for damages for injury or death caused by a breast implant shall be filed within the later of the applicable statute of limitations or one year after the completion date of any opt-out period in a class action suit, settlement agreement, or nonbinding mediation. Provides that the limitation period does not apply to medical malpractice actions.

2184

FISCAL NOTE, AMENDED (Dpt. of Public Aid) House Bill 3507 has no fiscal impact on the Department. JUDICIAL NOTE No increase in the need for the number of judges in the State. STATE MANDATES ACT FISCAL NOTE In the opinion of DCCA, HB3507 fails to meet the definition of a State mandate. Feb 09 1996 First reading Referred to Rules Feb 29 Assigned to Judiciary - Civil Law Mar 21 JUD-CIVIL LAW H Amendment No.01 Amendment referred to HRUL/007-002-000 Do Pass/Short Debate Cal 009-000-000 Placed Cal 2nd Rdg-Sht Dbt Added As A Joint Sponsor LANG Mar 22 Judicial Note Request LANG Fiscal Note Requested LANG Cal Ord 2nd Rdg-Shr Dbt Mar 25 Fiscal Note Filed Judicial Note Filed Cal Ord 2nd Rdg-Shr Dbt Mar 26 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt St Mandate Fis Note Filed Cal Ord 3rd Rdg-Short Dbt Mar 27 Added As A Co-sponsor GRANBERG Apr 23 **RE-REFER RULES/RUL 3-7** Jan 07 1997 Session Sine Die HB-3508 DART.

105 ILCS 5/21-23a 105 ILCS 5/34-84b from Ch. 122, par. 21-23a from Ch. 122, par. 34-84b

Amends the School Code. Provides for revocation of the certificate of a certificate holder who is convicted of first degree murder, attempted first degree murder, or a Class X felony. Effective immediately.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB.3509 O'CONNOR.

720 ILCS 5/31A-2 new

Amends the Criminal Code of 1961. Makes it unlawful for a correctional officer to be a member of an organized gang as defined in the Illinois Streetgang Terrorism Omnibus Prevention Act. Penalty is a Class 3 felony.

FISCAL NOTE (Dpt. of Corrections)

HB3509 would have minimal fiscal impact.

CORRECTIONAL NOTE

No change from previous note.

NOTE(S) THAT MAY APPLY: Correctional Feb 09 1996 First reading Feb 29

Referred to Rules Fiscal Note Filed Correctional Note Filed Committee Rules

Jan 07 1997 Session Sine Die

O'CONNOR - BOST - JONES, JOHN - STEPHENS - POE. HB-3510

730 ILCS 5/3-6-3

from Ch. 38, par. 1003-6-3

Amends the Unified Code of Corrections. Requires the Department of Corrections to negotiate with the United States Department of Justice, Immigration and Naturalization Service to arrange the deportation of illegal aliens serving sentences in Department facilities. Provides that the Department shall grant early release to those illegal aliens who are to be deported. Provides that if these aliens return to the United States and are subject to Illinois jurisdiction, they shall be subject to immediate arrest and incarceration to complete their original sentences.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 730 ILCS 5/3-6-3

Adds reference to: 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. Provides that a person convicted of a felony or misdemeanor offense, other than first degree murder or an offense for which the offender may only receive a maximum of 4.5 days of good conduct credit for each month of his or her imprisonment, who is an alien under the federal Immigration and Nationality Act, may be deported before the completion of his or her sentence or in lieu of a sentence, when an order of deportation has been entered and the court finds that the deportation would not deprecate the seriousness of the offense.

FISCAL NOTE, AMENDED (Dpt. of Corrections) HB3510 would result in unknown potential savings. JUCICIAL NOTE, AMENDED No increase in the need for the number of judges in the State. FISCAL IMPACT NOTE, AMENDED (Dpt. of Corrections) The fiscal impact for HB3510 is unknown. JUDICIAL NOTE, AMENDED No change from previous note. FISCAL IMPACT NOTE, AMENDED (Dpt. of Corrections) The fiscal impact for HB 3510 is unknown. CORRECTIONAL NOTE, AMENDED No change from DOC fiscal note.

HOUSE AMENDMENT NO. 2.

Deletes everything and reinserts similar provisions with these exceptions: requires that a presentence report be prepared before the court remands a defendant to the custody of the Attorney General; makes remandment or commitment to the U.S. Attorney General discretionary rather than mandatory; makes other changes.

SENATE AMENDMENT NO. 1.

Provides that if a deported defendant returns to the jurisdiction of the United States, upon motion of the State's Attorney the defendant shall be recommitted to the custody of the county from which the defendant was sentenced. Provides that the sentencing court may impose any sentence on the defendant that was available at the time of the initial sentencing. Provides that the defendant shall not be eligible for additional good conduct credit.

Feb 09 1996	First reading	Referred to Rules	
Feb 20	A mondmont Nr. Ol	Assigned to Judiciary - (
Mar 07	Amendment No.01	JUD-CRIMINAL H Recommnded do pass as	
		015-000-000	amenu
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Mar 19		Fiscal Note Filed	
	Placed Calndr, Second Rea		
Mar 20	-	Judicial Note Filed	
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Mar 26	Discord Colndr Second Res	Fiscal Note Filed	
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	Held on 2nd Reading		1
Mar 27	Amendment No.02	O'CONNOR	Amendment referred to
		HRUL	internet to
		Judicial Note Filed	
		Fiscal Note Filed	
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	Hald an 2nd Danding	AMENDED	
e si s	Held on 2nd Reading Amendment No.02	O'CONNOR	Be approved
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		HRUL	Constant
	Held on 2nd Reading		
	Amendment No.02	O'CONNOR	Adopted
	Placed Calndr, Third Read	ing	

Mar 28

Verified Third Reading - Passed 063-049-003

Added As A Joint Sponsor BOST Added As A Co-sponsor JONES, JOHN Added As A Co-sponsor STEPHENS Added As A Co-sponsor POE

	Apr 16	Arrive Senate	
		Sen Sponsor PARKER Placed Calendr, First Readn	12
	4 24	First reading	Referred to Rules
	Apr 24 May 01	Amendment No.01	Assigned to Judiciary JUDICIARY S Adopted
	Way 01	Amenument No.01	Recommnded do pass as amend
		Placed Calndr.Second Read	010-000-000
	May 02	Second Reading	nig i
	• • • • • • • • • •	Placed Calndr, Third Reading	
	May 08	Third Reading - Passed 050 Arrive House	-000-003
			Referred to Rules
	May 09	Place Cal Order Concurrent	Approved for Consideration
	May 14	Motion Filed Concur	
	·	Refer to Rules/Rul 8-4(a)	
		Place Cal Order Concurrent	ce Be approved consideration
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		H Concurs in S Amend. 01/	
		Passed both Houses	
	Jun 12	Sent to the Governor	Call Strategy and the State of the
	Aug 09	Governor approved PUBLIC ACT 89-0627	effective date 97-01-01
HB-3	511 WAFT.		chective date y/ of of
	0 ILCS 5/3-12-2	from Ch 39	8, par. 1003-12-2
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			g of prisoners committed to a Depart-
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	The fiscal impa	ict for HB 3511 is unknown.	
	FISCAL IMPA	ACT NOTE (Dpt. of Correct	tions)
	No change fror	n DOC fiscal note.	
	Feb 09 1996 Feb 20	First reading	Referred to Rules Assigned to Judiciary - Criminal Law
	Mar 22		Recommended do pass 010-001-002
		Placed Calndr,Second Read	ing
	Mar 25		Fiscal Note Requested LANG
		Placed Calndr,Second Read	Correctional Note Requested LANG
	Mar 26	Second Reading	mie
		Held on 2nd Reading	
	Mar 28		Correctional Note Filed Fiscal Note Filed
		Held on 2nd Reading	riscai indle rileu
		Placed Calndr, Third Reading	ng
	Apr 23		RE-REFER RULES/RUL 3-7
	Jan 07-1997	Session Sine Die	
HB-3			. The strength of the strength
	0 ILCS 140/3	from Ch. 38	
			Moratorium Act. Permits the Depart-
			e contractor or private vendor to oper-
			nths have elapsed since the enactment
			ad authorization for correctional pur-
poses	s at State and c	Exercitional centers. E, (Dpt. of Corrections)	
	The fiscal impa	act for House Bill 3512 is unk	nown a state of the state of th
	Feb 09 1996		Referred to Rules
	Feb 20		Assigned to Priv, De-Reg, Econ &
	Mar 06	Amendment No.01	Urban Devel PRIVATIZATION H Amendment
		·	HBUL (007 002 000
		and the second second second second second second second second second second second second second second second	HRUL/007-003-000 Recommended do pass 007-003-000
		Placed Calndr,Second Read	

Mar 22

Fiscal Note Filed

RE-REFER RULES/RUL 3-7

Placed Calndr, Second Readng Second Reading

Placed Calndr, Third Reading

Apr 23

Jan 07 1997 Session Sine Die

HB-3513 KUBIK.

230 ILCS 10/1

from Ch. 120, par. 2401

Amends the Riverboat Gambling Act. Removes surplus language from the Section containing the short title.

Feb 09 1996 First reading Session Sine Die Jan 07 1997

Referred to Rules

HB-3514 FLOWERS.

20 ILCS 505/5c new

Amends the Children and Family Services Act. Provides that the Department of Children and Family Services shall visit, not less often then once each month, each of its wards in foster care.

NOTE(S) THAT MAY APPLY: Fiscal Feb 09 1996 First reading Jan 07 1997 Session Sine Die

SKINNER.

Referred to Rules

HB-3515 New Act

Creates the Privatization of State Services Act. Contains a short title provision only.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

FLOWERS - LANG. HB-3516

20 ILCS 505/7.4 new

Amends the Children and Family Services Act. Provides that the Department of Children and Family Services shall either meet specified permanency goals with respect to children in foster care who are wards of the Department or report to the General Assembly on the reasons for its failure to meet those goals.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3517 FLOWERS.

20 ILCS 505/35.3 new

Amends the Children and Family Services Act. Provides that DCFS must make every effort to obtain adoption consents or surrenders from the natural parents, if they so desire, within 2 years after a child is committed to DCFS or is placed under the Department's custody or guardianship.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 09 1996 First reading Jan 07 1997 Session Sine Die

HB-3518 FLOWERS.

Appropriates \$1 to the Department of Children and Family Services for implementation of the Family Ties Program Act. Effective July 1, 1996.

Feb 09 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3519 FLOWERS.

New Act

Creates the Family Ties Program Act. Contains a short title provision only. Referred to Rules Feb 09 1996

First reading

Jan 07 1997 Session Sine Die

HB-3520 CLAYTON - MAUTINO - LEITCH - DAVIS, M - BLACK, NOVAK AND FEIGENHOLTZ.

215 ILCS 105/4

from Ch. 73, par. 1304

Amends the Comprehensive Health Insurance Plan Act. Authorizes the Board to establish conditions and procedures under which the plan may, if funds permit, dis-

count or subsidize premium rates that are paid directly by senior citizens and other plan participants who meet a means test and other qualifications. Effective immediately. FISCAL NOTE (CHIP)

HB3520 would not require any additional State funds for FY97.

SENATE AMENDMENT NO. 1.

Adds reference to: 5 ILCS 375/3

Amends the State Employees Group Insurance Act of 1971. Includes a person who is a recipient or survivor of a recipient of a disability under the Teachers' Retirement System Article of the Illinois Pension Code within the definition of "TRS benefit recipient". Effective immediately. NOTE(s) THAT MAY APPLY: Fiscal

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Passed both Houses	

Jun 18 Aug 09 Sent to the Governor Governor approved PUBLIC ACT 89-0628 effective date 96-08-09

HB-3521 RONEN.

735 ILCS 5/9-109.5 new 735 ILCS 5/9-109.7 new 735 ILCS 5/9-118

from Ch. 110, par. 9-118

Amends the Code of Civil Procedure. Limits to 7 days the time a court can stay an order for possession of the premises entered pursuant to a termination of a lease under the Controlled Substance and Cannabis Nuisance Act, and provides that the sheriff or one of his deputies shall execute an order entered based on a suit brought pursuant to a termination of a lease under the Controlled Substance and Cannabis Nuisance Act within 7 days of entry of the order, or within 7 days of the expiration of a stay, if one is entered. Provides that the standard of proof in the Forcible Entry and Detainer Act is a preponderance of the evidence. Adds unlawful possessing, serving, storing, manufacturing, cultivating, delivering, using, selling and giving away cannabis, narcotics, or controlled substances as activities which subject a tenant to emergency public housing eviction proceedings. Creates a rebuttable presumption that drugs found or used in the premises were used or possessed by the tenant or occupant or permitted to be used or possessed on the premises by the tenant or occupant.

Feb 09 1996 First reading lan 07 1997

Session Sine Die

HOLBROOK. HB-3522

705 ILCS 405/1-7 705 ILCS 405/5-4 705 ILCS 405/5-4.1 new 705 ILCS 405/5-4.2 new 705 ILCS 405/5-4.3 new 705 ILCS 405/5-4.4 new 705 ILCS 405/5-4.5 new 705 ILCS 405/5-4.6 new

from Ch. 37, par. 801-7 from Ch. 37, par. 805-4

Referred to Rules

Amends the Juvenile Court Act of 1987. Provides that law enforcement officers may release the name and address of the minor and of the minor's parents or guardian and information pertaining to a disposition or alternative adjustment plan to the victims, their subrogees and legal representatives. Provides for adult criminal prosecution of minors charged with municipal or county ordinance violations. Establishes extended jurisdiction prosecutions. Provides that a minor at least 13 years of age at the time of the offense may be subject to an extended jurisdiction juvenile prosecution if the minor is alleged to have committed a felony using a firearm or the State's Attorney requests that the proceeding be designated an extended jurisdiction juvenile prosecution, a hearing was held on the issue, and the court designated the proceeding an extended jurisdiction juvenile prosecution. Provides that if the minor commits another felony he or she shall be sentenced as an adult and juvenile court proceedings shall be terminated.

Feb 09 1996 First reading Feb 29 Mar 25

Referred to Rules Assigned to Judiciary - Criminal Law Refer to Rules/Rul 3-9(a)

Jan 07 1997 Session Sine Die

HB-3523 BOLAND - SANTIAGO - JONES, SHIRLEY - DAVIS, STEVE - FRIAS, F, BLAGOJEVICH, BUGIELSKI, BURKE, CURRY, J, DART, FEIGEN-HOLTZ, GILES, HOFFMAN, KOTLARZ, MOORE, EUGENE, MORROW, MURPHY, H, NOVAK, PHELPS, SCOTT, STROGER, LANG, GRANBERG, HOLBROOK AND SMITH.M.

20 ILCS 2605/55a	from Ch. 127, par. 55a	
730 ILCS 5/3-3-7	from Ch. 38, par. 1003-3-7	
730 ILCS 5/3-3-9	from Ch. 38, par. 1003-3-9	
730 ILCS 5/3-5-3.2 new		
730 ILCS 5/3-14-2	from Ch. 38, par. 1003-14-2	
730 ILCS 5/5-5-3	from Ch. 38, par. 1005-5-3	

Amends the Civil Administrative Code by providing that all parole data shall be entered into the LEADS system. 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. Provides that upon notice of probable cause of a violation of certain offenses, the Prison Review Board shall issue a written order suspending the parole or mandatory supervised release pending a hearing before the Board and shall issue a warrant for the offender's arrest. 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 1 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. Provides that the Department of Corrections shall assign at least one supervising officer for every 100 parolees or releasees.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

Feb 09 1996 First reading Referred to Rules Jan 07 1997 Session Sine Die

HB-3524 CURRY,J – PHELPS – PUGH – DART – KOTLARZ, CAPPARELLI, DE-ERING, NOVAK AND GRANBERG.

730 ILCS 150/10

from Ch. 38, par. 230

Amends the Sex Offender Registration Act. Makes a first offense violation of the Act a Class 4 felony instead of a Class A misdemeanor.

NOTE(S) THAT MAY APPLY. Correctional

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3525 PHELPS – SCHAKOWSKY – KENNER – LOPEZ – BOLAND, DAV-IS, STEVE, FANTIN, GILES, HOLBROOK, LANG, MORROW, PUGH AND GRANBERG.

720 ILCS 5/14-3

from Ch. 38, par. 14-3

Amends the Criminal Code of 1961. Eliminates the provisions of the eavesdropping exemption that was added by Public Act 89-428 which permits a business entity to use a monitoring system with the consent of one party to the communication being intercepted for the purpose of service quality control or for educational, training, or research purposes. Effective immediately.

Feb 09 1996	First reading	Referred to Rules
Jan 07 1997	Session Sine Die	

HB-3526 FRIAS,F - CURRY,J - BOLAND - DAVIS,STEVE - GILES, BLAGO-JEVICH, BUGIELSKI, CAPPARELLI, DART, FEIGENHOLTZ, HOFF-MAN, HOWARD, KENNER, KOTLARZ, LANG, LOPEZ, NOVAK, PHELPS, PUGH AND SANTIAGO.

725 ILCS 205/1.01	from Ch. 38, par. 105-1.01
725 ILCS 205/3	from Ch. 38, par. 105-3
725 ILCS 205/5	from Ch. 38, par. 105-5
725 ILCS 205/8	from Ch. 38, par. 105-8
730 ILCS 5/3-14-2	from Ch. 38, par. 1003-14-2

Amends the Sexually Dangerous Persons Act. Provides that "sex offense" is defined as in the Sex Offender Registration Act. Provides that a person convicted of a sex offense, adjudicated a delinquent minor for a sex offense, charged with a sex offense and found unfit to stand trial, or found not guilty by reason of insanity of a sex offense, may be adjudicated a sexually dangerous person (now only those charged with an offense may be adjudicated sexually dangerous). Provides that a sexually

dangerous person shall have a current examination of his or her mental condition made annually. Provides that the psychiatric examination of a sexually dangerous person must be completed at least 6 months before his or her release. Amends the Unified Code of Corrections. Provides that the Department of Corrections shall assign at least one parole officer for every 50 persons committed as sexually dangerous persons.

2191

NOTE(S) THAT MAY APPLY: Correctional; Fiscal Referred to Rules

Feb 09 1996 First reading Jan 07 1997

Session Sine Die

KOTLARZ - PUGH - MARTINEZ. HB-3527

5 ILCS 255/7 new

720 ILCS 5/33-4 new

Amends the Oaths and Affirmations Act. Requires a peace officer to take an oath that he or she is not a member of an organized gang. Amends the Criminal Code of 1961. Makes it a Class 3 felony for a peace officer to be a member of an organized gang.

NOTE(S) THAT MAY APPLY: Correctional

Feb 09 1996	First reading	Referred
Feb 20		Assigned
 Mar 25		Refer to I

Jan 07 1997 Session Sine Die to Rules to Judiciary - Criminal Law Rules/Rul 3-9(a)

BLAGOJEVICH - FANTIN - CURRY, J - GASH - SANTIAGO, BUGIEL-HB-3528 SKI, BURKE, DAVIS, STEVE, HOFFMAN, LANG, NOVAK, PHELPS AND GRANBERG.

New Act

Creates the State Benefit Fraud Identification Act. Provides that if a law enforcement agency employee notifies the State that a municipal, county, or State prisoner has received public aid or other State benefits or services to which that prisoner is not entitled, the law enforcement agency employing the employee is entitled to 5% of the total value of public aid or other State benefits or services received by the prisoner during a period of one year but to which the prisoner was not entitled.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 09 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3529 PHELPS – KOTLARZ – LANG.

20 ILCS 2605/55a-3 730 ILCS 150/2	from Ch. 127, par. 55a-3 from Ch. 38, par. 222
730 ILCS 150/8	from Ch. 38, par. 228
730 ILCS 150/9	from Ch. 38, par. 229
730 ILCS 150/10 730 ILCS 152/Art. 1 heading	from Ch. 38, par. 230
730 ILCS 152/101	
730 ILCS 152/120	
730 ILCS 152/125	

Amends the Sex Offender Registration Act. Makes child abduction by luring or attempting to lure a child under 16 years of age into a motor vehicle or building without parental consent for an unlawful purpose a sex offense. Classifies first degree murder, stalking, and aggravated stalking or an attempt to commit any of these offenses as sex offenses. Provides that a violation of the Act is a Class 4 felony for a first offense and a Class 3 felony for second or subsequent offenses. Amends the Child Sex Offender Community Notification Law to require that law enforcement agencies furnish photographs of child sex offenders to persons who are entitled to receive information about child sex offenders. Changes short title to the Sex Offender Community Notification Law. Permits the sheriff or municipal police department to disclose information about all sex offenders not just child sex offenders. Effective June 1, 1996.

NOTE(S) THAT MAY APPLY: Correctional: Fiscal

Feb 09 1996 First reading Referred to Rules Jan 07:1997 Session Sine Die

HB-3530 SANTIAGO.

20 ILCS 2630/5

from Ch. 38, par. 206-5

Amends the Criminal Identification Act. Provides that records of arrest for first time convictions for knowingly possessing without authority a driver's license or permit, for knowingly duplicating, manufacturing, selling, or transferring a fraudulent driver's license or permit, or for advertising or distributing a fraudulent driver's license or permit may not be expunged from the records of the arresting authority nor impounded by the court until 2 years from the date that the sentence imposed by the court is completed.

Session Sine Die Feb 09 1996 Jan 07 1997

Referred to Rules

HR.3531 LANG.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act to create an income tax credit in an amount equal to \$1,000 per taxable year for individuals 65 years or older or who will become 65 in the calendar year in which the claim is filed and whose annual income is below the minimum income level specified in the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Defines unreimbursed health care costs as those expenditures not covered and paid for by Medicare, Medicaid, or private insurance. Applicable to tax years ending on or after December 31, 1996. Sunsets the credit after 10 years. Effective immediately.

Feb 09 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3532 WINKEL - COWLISHAW - HOEFT - LEITCH - CIARLO AND WAIT.

from Ch. 122, par. 3-15.12

105 ILCS 5/3-15.12 105 ILCS 5/13A-1 105 ILCS 5/13A-3 105 ILCS 5/13A-4 105 ILCS 5/13A-5 105 ILCS 5/13A-6 105 ILCS 5/13A-8 105 ILCS 5/13A-9 105 ILCS 5/13A-10 105 ILCS 5/13A-2.15 rep.

Amends the School Code. Authorizes persons who successfully complete alternative education programs and show evidence of successful completion of the requisite GED test to apply for a high school equivalency certificate. In the Article relating to alternative public schools, changes certain references to an alternative school or schools to references to an alternative school program or programs, and authorizes an alternative school program serving more than one educational service region to be jointly established by more than one regional office of education. Provides that the regional superintendent (currently, the principal of an alternative school) is to implement (or contract with one or more school districts to implement) a multi-disciplinary curriculum for the alternative school program and that the regional superintendent (currently, the regional board of school trustees or its successor) is to administer (or contract with one or more school districts to administer) and receive appropriations for the program. Eliminates the responsibility of the regional board of school trustees or its successor for approving the program's administrative and fiscal structure. Allows parents and the school and regional superintendent to reach an alternative agreement to the statutory requirement that otherwise requires the school from which a student is administratively transferred to provide for any transportation necesssitated by the transfer.

FISCAL NOTE, AMENDED (State Board of Ed.)

House Bill 3532 will impose no additional costs.

STATE MANDATES FISCAL NOTE, AMENDED (State Board of Ed.) No change from SBE fiscal note. and a second second second second second second second second second second second second second second second Second second second second second second second second second second second second second second second second Second second second second second second second second second second second second second second second second

SENATE AMENDMENT NO. 1. Adds an immediate effective date. Feb 09 1996 First reading

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	Added As A Co-sponsor H	OEFT	
	Added As A Co-sponsor LI	EITCH	
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Mar 21	3Rd Rdg-Sht Dbt-Pass/Vo		
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Jun 12	Sent to the Governor		
Aug 09	Governor approved		
	PUBLIC ACT 89-0629	effective date 96-08-09	
HB-3533 ROSKA	AM		
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New Act		20	
35 ILCS 5/203	trom Ch. 1	20, par. 2-203	
Creates the Edu	cational Choice Act. Esta	iblishes a pilot program	under which,

Creates the Educational Choice Act. Establishes a pilot program under which, beginning with the 1997-98 school year, the parents or guardians of pupils residing within a selected geographic region of the Chicago school district are entitled to vouchers for payment of qualified education expenses incurred by the pupils while enrolled at public or non-home based, nonpublic elementary or secondary schools that are located in the region selected. A pupil must be a member of a family that has a total family income that does not exceed one and one-half times the family income level necessary to qualify for free meals under the National School Lunch Act in order to participate in the program. The State Board of Education is to reimburse the school at which a pupil enrolls for the amount of the voucher (which cannot exceed the lesser of \$2,500 or the pupil's qualified education expenses reasonably incurred at the school at which the pupil is enrolled, subject to equitable allocation of a lower amount if the aggregate amount needed to fund vouchers for all qualifying pupils would otherwise exceed \$5,000,000 in any year). Creates a Council of Advis-

ers that is to select the region that is to be the locus of the pilot program. Defines terms. Adds provisions relative to the manner in which vouchers are requested, issued, and paid. Provides for a reduction in the Chicago school district's State aid by an amount equal to total vouchers paid, subject to a maximum reduction in one year of \$5,000,000. Provides that the amount of a voucher is not taxable for Illinois income tax purposes to a person who redeems the voucher. Amends the Illinois Income Tax Act to provide that an amount equal to a redeemed voucher shall be deducted from the adjusted gross income that constitutes the base income of an individual for Illinois income tax purposes. Provides that the Act is repealed July 1, 2001. Effective immediately.

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FISCAL NO	TE (State Board of Ed.)	
House Bill 35.	33 will not create an additi	ional State cost.
STATE MAN	NDATES FISCAL NOTE	(State Board of Ed.)
No change fro	om SBE fiscal note.	
Feb 09 1996	First reading	Referred to Rules
Feb 20		Assigned to Executive
Mar 21		Recommended do pass 006-004-000
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Second Reading Placed Calndr, Third Reading

Apr 23 Jan 07 1997 Session Sine Die

HB-3534 SAVIANO.

35 ILCS 505/13a.3

from Ch. 120, par. 429a3

Amends the Motor Fuel Tax Law by making technical changes in the Section concerning the payment of motor fuel taxes. Makes provisions gender neutral.

Feb 09 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3535 PEDERSEN.

625 ILCS 5/7-601

from Ch. 95 1/2, par. 7-601

from Ch. 17, par. 359

Amends the Illinois Vehicle Code with respect to mandatory liability insurance. Provides that an insurer shall not be deprived of any policy defense available at common law. Effective immediately.

Feb 09 1996 First reading

Referred to Rules

RE-REFER RULES/RUL 3-7

Jan 07 1997 Session Sine Die

 HB-3536
 LINDNER - FLOWERS.

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 5/5e new

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 205
 ILCS
 105/11.5-1

 205
 ILCS
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 105/11.5-1
 105/11.5-1
 105/11.5-1

Amends the Illinois Banking Act, Illinois Savings and Loan Act of 1985, and Savings Bank Act. Provides that with respect to most extensions of credit, a bank may elect to charge interest and fees subject to only certain provisions of the Interest Act. Provides that the authority of State regulatory agencies to examine compliance review documents is limited to cases in which the regulatory agency has independently determined that the institution has violated the law. Effective immediately.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3537 MYERS.

20 ILCS 690/11 new

Amends the Rural Diversification Act. Provides that the Office of the Lieutenant Governor may make grants to the Rural Affairs Council for a study program to examine the employment situation in downstate areas with high unemployment and to suggest ways to improve the employment situation. Note(s) That May Apply: Fiscal Feb 09 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3538 DART.

20 ILCS 505/7.5 new

Amends the Children and Family Services Act. Provides that Godparents of a foster child may be granted visitation by the Department of Children and Family Services or the Juvenile Court if the persons verify their appointment as Godparents, pass a review of their backgrounds, and the Department or the Juvenile Court determines the visitation is in the best interests of the child. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Feb 09 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

Referred to Rules

HB-3539 MCAULIFFE – CURRIE.

215 ILCS 155/16-5 new

215 ILCS 155/17-5 new

Amends the Title Insurance Act. Subjects escrow agents to the same certification and deposit requirements already applicable to title insurance companies. Provides that a title insurance company may only register one title insurance agent per county, but in counties of 500,000 or more, up to 2 title insurance agents per county. Includes grandfather provisions. Effective immediately.

Feb 09 1996 First reading

Jan 07 1997 Session Sine Die

HB-3540 DURKIN.

220 ILCS 5/8-205.5 new

220 ILCS 5/8-206.5 new

Amends the Public Utilities Act. Prohibits disconnection of electric service used for cooling when the temperature is forecasted to be 90 degrees or above and a heat emergency has been declared. Limits disconnection of electric service used for cooling during the period of June 1 to September 1. Establishes provisions for customer payment plans and reduced down payments. Effective immediately.

Note(s) That May Apply: Fiscal Feb 09 1996 First reading Feb 20 Mar 07 Jan 07 1997 Session Sine Die

Referred to Rules Assigned to Public Utilities Re-referred to Rules

HB-3541 YOUNGE.

New Act

Creates the Bill of Rights for Children Act. Contains short title only. Feb 09 1996 First reading Referred to Rules Jan 07 1997 Session Sine Die

HB-3542 GASH – FLOWERS – BOLAND – MORROW – CAPPARELLI, KASZAK, MURPHY,H, BUGIELSKI, JONES, SHIRLEY, BURKE, KENNER, LANG, NOVAK AND STROGER.

20 ILCS 105/8.07 new

Amends the Illinois Act on the Aging. Requires the Department on Aging to develop a program to give grants to senior citizens for minor home repairs. Provides that the Department shall organize volunteers, prisoners, and the Habitat for Humanity to assist seniors in repairing their homes. Effective July 1, 1996.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3543 CROSS.

220 ILCS 5/9-201

from Ch. 111 2/3, par. 9-201

Amends the Public Utilities Act. Adds a caption to a Section concerning rate changes.

Feb 09 1996	First reading
Jan 07 1997	Session Sine Die

HB-3544 CROSS.

105 ILCS 5/10-22.33

from Ch. 122, par. 10-22.33

from Ch. 120, par. 2-203

Amends the School Code. Supplies a gender neutral reference and makes changes of style and grammar in provisions relating to interfund loans of a school district.

2196

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3545 JONES, JOHN AND NOVAK.

35 ILCS 5/203

Amends the Illinois Income Tax Act. Creates a deduction for individual taxpayers in an amount equal to \$1,000 per taxable year for expenses spent on caring for an older frail relative in the individual taxpayer's home. Applicable to taxable years ending on or after December 31, 1996. Sunsets the deduction after 10 years. Effective immediately.

Note(s) THAT MAY APPLY: Fiscal Feb 09 1996 First reading

Referred to Rules

Mar 07 Added As A Co-sponsor NOVAK

Jan 07 1997 Session Sine Die

HB-3546 CIARLO – KLINGLER – LANG – MYERS – DOODY, POE, NOVAK, FAN-TIN, HOLBROOK, BOLAND, SMITH,M, ERWIN, HOFFMAN, MUR-PHY,M, STEPHENS AND MITCHELL.

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. Applicable to taxable years ending on or after December 31, 1996. Effective immediately.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 3546 fails to meet the definition of

a State mandate.

FISCAL NOTE (Dpt. of Revenue)

No change from previous note.

NOTE(S) THAT MAY APPLY: Fiscal Feb 09 1996 First reading

Feb 22 Mar 07

Mar 21

Assigned to Revenue Added As A Co-sponsor NOVAK Added As A Co-sponsor ERWIN

Added As A Co-sponsor	HOFFMAN
Added As A Co-sponsor	MURPHY,M
Added As A Co-sponsor	STEPHENS
Added As A Co-sponsor	MITCHELL

Mar 22

Amendment referred to

HRUL/008-005-000

REVENUE

Referred to Rules

Recommended do pass 011-001-000

Н

Placed Calndr, Second Readng Added As A Co-sponsor FANTIN

Fiscal Note Requested LANG

Placed Caindr, Second Reading

Amendment No.01

Mar 25

St Mandate Fis Note Filed Fiscal Note Filed

Placed Caindr, Second Reading Second Reading Placed Caindr, Third Reading Added As A Co-sponsor HOLBROOK

Mar 26

	Added As A Co-spor	ISOF BULAND
	Added As A Co-spor	nsor SMITH,M
	Tabled Pursuant to I	Rule5-4(A)/HCA 01
	Third Reading - Pas	sed 111-000-000
Mar 27	Arrive Senate	
	Placed Calendr, First	Readng
Mar 28	Sen Sponsor DEAN	GELIS
	First reading	Referred to Rules
Apr 24		Assigned to Revenue
May 02	Added as Chief Co-	ponsor DUNN,T
		Recommended do pass 007-000-000
	Placed Calndr,Secor	nd Readng

May 07	Second Reading
	Placed Calndr, Third Reading
	Added as Chief Co-sponsor SYVERSON
	Added as Chief Co-sponsor BOMKE
	Added as Chief Co-sponsor LUECHTEFELD
	Added As A Co-sponsor DUDYCZ
May 08	Added As A Co-sponsor KLEMM
	Third Reading - Passed 053-002-000
· · · · ·	Passed both Houses
Jun 05	Sent to the Governor
Aug 02	Governor vetoed
	Placed Calendar Total Veto
Nov 19	Mtn filed overrde Gov veto 01/CIARLO
	Motion referred to 01/HRUL
	Be approved consideration
	Placed Calendar Total Veto
Nov 21	Total veto stands.
547 0/00	NINOR BOODY LOBEZ BURKE AND LYONS

HB-3547 O'CONNOR – DOODY – LOPEZ, BURKE AND LYONS.

20 ILCS 105/4.01 from Ch. 23, par. 6104.01

Amends the Illinois Act on the Aging. Provides that the Department on Aging shall print and distribute, through its area agencies on aging, a pamphlet alerting seniors on safety issues regarding emergency weather conditions.

HOUSE AMENDMENT NO. 1.

Changes a reference from "pamphlet" to "information". Requires the Department on Aging to distribute rather than print and distribute information on safety issues regarding emergency weather conditions.

FISCAL NOTE, AMENDED (Dpt. of Aging)

The estimated cost for HB 3547 would be \$1,126.

STATE MANDATE FISCAL NOTE, AMENDED

In the opinion of DCCA, HB 3547, as amended by H-am 1, fails to meet the definition of a State mandate.

NOTE(S) THAT MAY APPLY: Fiscal

• •	TTAFFET. Histal	
Feb 09 1996	First reading	Referred to Rules
Feb 20		Assigned to Aging
Mar 22	Amendment No.01	AGING H Adopted
		Recommnded do pass as amend
		014-000-000
	Placed Caindr, Second Rea	idng
Mar 25		Fiscal Note Filed
	Second Reading	
	Placed Calndr, Third Read	ing
Mar 26	,	St Mandate Fis Note Filed
	Calendar Order of 3rd Rd	ne
	Added As A Joint Sponsor	
	Added As A Co-sponsor L	
	Third Reading - Passed 11	
Mar 27	Arrive Senate	
	Placed Calendr, First Read	Ing
Apr 18	Sen Sponsor GEO-KARIS	
Apr 19	First reading	Referred to Rules
Apr 24	That reading	Assigned to Public Health & Welfare
Apr 30	Added As A Co-sponsor B	
May 01	Added As A Co-sponsor D	Recommended do pass 009-000-000
Way 01	Placed Calndr, Second Rea	
May 02		
May 02	Added as Chief Co-sponso	
	Added as Chief Co-sponso	IVIVENIIO
	Second Reading	in a
M 07	Placed Calndr, Third Read	
May 07	Third Reading - Passed 05	0-000-000
1 05	Passed both Houses	
Jun 05	Sent to the Governor	
Jul 30	Governor approved	
	PUBLIC ACT 89-0580	effective date 97-01-01

HB-3548 DOODY - MOORE, ANDREA - DAVIS, M, ERWIN AND BIGGERT. 815 ILCS 505/2B.2 new

Amends the Consumer Fraud and Deceptive Business Practices Act by providing that it is an unlawful practice for a person to offer for sale or sell to a consumer access to records or copies of records pertaining to the consumer that may be obtained for free or at a nominal cost from governmental agencies or credit reporting agencies unless the person includes a specified notice in advertising and applications for the service regarding the availability of those records from other sources.

HOUSE AMENDMENT NO. 1.

Provides that the required notice shall state that credit reporting agencies are required to provide copies of credit records upon request at no charge or for a nominal fee.

Any costs would be absorbed by existing resources.Feb 09 1996First readingReferred to RulesFeb 20Assigned to Consumer ProtectionFeb 28Amendment No.01CONSUMER PROT HFeb 28Amendment No.01CONSUMER PROT HAdopted008-000-000Do Pass Amend/Short Debate008-000-000Placed Cal 2nd Rdg-Sht DbtFiscal Note FiledFeb 29Fiscal Note FiledPlaced Cal 2nd Rdg-Sht DbtFiscal Note FiledMar 073Rd Rdg-Sht Dbt-Pass/Vot111-000-000Added As A Co-sponsor DAVIS,MMar 20Arrive SenatePlaced Calendr,First ReadingApr 08Sen Sponsor MAHARApr 16First readingApr 24Assigned to Commerce & IndustryApr 30Placed Calndr,Second ReadingMay 08Second ReadingPlaced Calndr,Second ReadingMay 08Second ReadingPlaced Calndr,First ReadingMay 08Second ReadingPlaced Calndr,Second ReadingMay 08Second ReadingPlaced Calndr, Second ReadingMay 08Second ReadingPlaced Calndr, Third ReadingMay 09Governor approvedJun 13Sent to the GovernorAug 09Governor approved	FISCAL NO	OTE, AMENDED (Office of A	Attorney General)
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Jun 13 Sent to the Governor Aug 09 Governor approved	,	Passed both Houses	1 000 000
Aug 09 Governor approved	Jun 13		
	Aug 09		
PUBLIC ACT 89-0630 effective date 97-01-01		PUBLIC ACT 89-0630	effective date 97-01-01

HB-3549 WOJCIK - FANTIN AND MURPHY.M.

20 ILCS 1605/14.2 from Ch. 120, par. 1164.2 20 ILCS 1605/27 from Ch. 120, par. 1177

Amends the Illinois Lottery Law. Provides that it shall be prima facie evidence of intent to defraud for a person to possess a lottery ticket or share issued by the State if he or she knows that ticket or share was falsely made, altered, forged, uttered, passed, or counterfeited. Provides that the Director may request the State Comptroller to transfer any excess moneys in the Deferred Lottery Prize Winners Trust Fund to the Lottery Fund. Effective immediately,

FISCAL NOTE (Dept. of Lottery)

HB3549 would allow a one-time transfer of \$4.1 million from Deferred Lottery Prize Winners Trust Fund to the Lottery Fund

and approximately \$100,000 annually thereafter.

HOUSE AMENDMENT NO. 1.

Further amends the Illinois Lottery Law. Provides that the Director may request that the State Comptroller transfer any excess moneys in the Deferred Lottery Prize Winners Trust Fund from time to time. FISCAL NOTE, AMENDED (Dept. of Lottery)

No change from previous note.

NOTE(S) THAT MAY APPLY: Fiscal Feb 09 1996 First reading Feb 20

Referred to Rules Fiscal Note Filed Committee Rules Assigned to Revenue

	Mar 07	Amendment No.01	REVENUE H Adopted Do Pass Amend/Short Debate
			011-000-000
		Placed Cal 2nd Rdg-Sht D	
	Mar 12	Flaceu Cal 2liu Rug-Slit D	
14	Mar 12		Fiscal Note Filed
		Cal Ord 2nd Rdg-Shr Dbt	
	Mar 21	Added As A Joint Sponsor	
	1. T	Added As A Co-sponsor M	
	Mar 22	Second Reading-Short Deb	bate
		Pld Cal Ord 3rd Rdg-Sht I	Dbt
	Mar 25	3Rd Rdg-Sht Dbt-Pass/Vo	pt105-000-000
	and the second second	Arrive Senate	
		Placed Calendr, First Read	ng
	Mar 26	Sen Sponsor SIEBEN	0
	Mar 27	First reading	Referred to Rules
	Apr 18	Thetroading	Assigned to Revenue
	May 02		Recommended do pass 009-000-000
	May 02	Placed Calndr Second Dec	
	Mar 07	Placed Calndr, Second Rea	ung
	May 07	Second Reading	
		Placed Calndr, Third Readi	
	May 08	Third Reading - Passed 05	5-000-000
		Passed both Houses	
	Jun 05	Sent to the Governor	
	Jun 13	Governor approved	
	1. State 1.	PUBLIC ACT 89-0466	effective date 96-06-13

HB.3550 KUBIK.

New Act

Creates the Worker Retraining Act. Contains only a short title provision. Feb 09 1996 First reading Referred to Rules Jan 07 1997 Session Sine Die

HB-3551 KUBIK.

10 ILCS 5/6-63 from Ch. 46, par. 6-63

Amends the Election Code by making technical changes to a Section concerning the striking of the names of criminals and deceased persons from registers.

First reading Feb 09 1996 Referred to Rules Jan 07 1997

Session Sine Die

HB-3552 RYDER.

210 ILCS 3/50

Amends the Alternative Health Care Delivery Act. Makes a technical change in the Section concerning the investigation of an applicant or licensee.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die

HB-3553 SAVIANO.

40 ILCS 5/14-108 40 ILCS 5/14-110 from Ch. 108 1/2, par. 14-108 from Ch. 108 1/2, par. 14-110

Amends the State Employee Article of the Pension Code to make court reporters eligible for the alternative (State police) retirement formula. Effective immediately.

PENSION IMPACT NOTE

Based on a 1990 actuarial analysis, HB-3553 would increase SERS accrued liabilities by at least \$11.5 million.

NOTE(S) THAT MAY APPLY: Fiscal; Pension Feb 09 1996 First reading

Mar 26

Referred to Rules Pension Note Filed Committee Rules

Referred to Rules

Ian 07 1997 Session Sine Die

	1777 B 6 6 6 6 1 6 1 7	-
HB-3554	SCHAKOWSKY	•
5 11 CS 9	0// 17 now	

J 160 00/ 4.1 / 10W	
30 ILCS 105/5.432 new	
225 ILCS 25/4	
225 H CO 25 (5	

225 ILCS 25/5 225 ILCS 25/6

from Ch. 111, par. 2304 from Ch. 111, par. 2305 from Ch. 111, par. 2306

225 ILCS 25/15 225 ILCS 25/16 225 ILCS 25/16 225 ILCS 25/19 225 ILCS 25/20 225 ILCS 25/20 225 ILCS 25/21 225 ILCS 25/26 225 ILCS 25/34 225 ILCS 25/35 225 ILCS 25/36 225 ILCS 25/41 225 ILCS 25/54.1	
225 ILCS 25/41	
225 ILCS 25/55 225 ILCS 25/12 rep	5.
225 ILCS 25/13 rep 225 ILCS 25/14 rep	э.
225 ILCS 25/18 rep 225 ILCS 25/24 rep	

from Ch. 111, par. 2315 from Ch. 111, par. 2316 from Ch. 111, par. 2316.1 from Ch. 111, par. 2319 from Ch. 111, par. 2320 from Ch. 111, par. 2321 from Ch. 111, par. 2323 from Ch. 111, par. 2326 from Ch. 111, par. 2334 from Ch. 111, par. 2335 from Ch. 111, par. 2336 from Ch. 111, par. 2341 from Ch. 111, par. 2354.1 from Ch. 111, par. 2355

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 January 1, 2007. Amends the State Finance Act to create the Dental Hygiene Disciplinary Fund. Amends the Illinois Dental Practice Act to repeal provisions regulating dental hygienists. Effective January 1, 1997.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal; Home Rule Feb 09 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3555 SAVIANO - MCAULIFFE - WOJCIK - BURKE - SANTIAGO.

from Ch. 43, par. 123

Amends the Liquor Control Act of 1934. Raises the dollar amount of certain signs and advertising materials that a manufacturer, distributor, or importing distributor may provide to a retail licensee for use in or about his or her retail establishment. Provides that a cost adjustment factor shall be periodically applied to update the dollar limitations of certain advertising materials that a manufacturer, distributor, or importing distributor may provide to a retail licensee. Effective immediately.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die

HB-3556 HARTKE.

625 ILCS 5/15-111

235 ILCS 5/6-6

from Ch. 95 1/2, par. 15-111

Amends the Vehicle Code. Increases the maximum gross weight a truck used for garbage, refuse, or rendering operations, not in combination and specially equipped with a selfcompactor, an industrial roll-off hoist, or a roll-off container, may transmit upon a highway, except when part of the National System of Interstate and Defense Highways, upon a single axle from 22,000 to 24,000 pounds and upon a tandem axle from 40,000 to 42,000 pounds.

Feb 09 1996 First reading Jan 07 1997

Session Sine Die

Referred to Rules

Referred to Rules

HB-3557 CROSS.

70 ILCS 530/7 from Ch. 85, par. 7157 70 ILCS 530/7.5 new

Amends the Upper Illinois River Valley Development Authority Act. Provides that the Authority has the power to issue bonds other than those for which the Authority may seek repayment assistance from the State. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal Feb 09 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3558 DART.

20 ILCS 620/1

from Ch. 67 1/2, par. 1001

Amends the Economic Development Area Tax Increment Allocation Act by making a technical change in the short title Section.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3559 DART.

20 ILCS 505/35.1	from Ch. 23, par. 5035.1
325 ILCS 5/11	from Ch. 23, par. 2061
325 ILCS 5/11.1	from Ch. 23, par. 2061.1
325 ILCS 5/11.3	from Ch. 23, par. 2061.3
705 ILCS 405/1-8	from Ch. 37, par. 801-8

Amends the Children and Family Services Act, the Abused and Neglected Child Reporting Act, and the Juvenile Court Act of 1987. Provides that records and reports relating or pertaining to the death of a minor in the care of or receiving services from the Department of Children and Family Services may be shared with local and State officials.

Feb 09 1996 First reading Session Sine Die Jan 07 1997

Referred to Rules

Referred to Rules

Referred to Rules

HB-3560 DART.

105 ILCS 5/34-29

from Ch. 122, par. 34-29

Amends the School Code. Makes a technical change in a provision of the School Code relating to the annual audit of the accounts of the board of education.

Feb 09 1996 First reading

Jan 07 1997 Session Sine Die

HR.3561 DART

105 ILCS 5/2-3.33

from Ch. 122, par. 2-3.33

Amends the School Code. Makes a technical change in the provisions relating to the recomputation of school district reimbursement claims.

Feb 09 1996 First reading

Jan 07 1997 Session Sine Die

HB-3562 DART.

35 ILCS 200/9-163 new

Amends the Property Tax Code. Provides that property that is occupied as a residence by a person who is 60 years of age or older who (i) has an annual income of \$25,000 or less, (ii) is liable for paying real estate taxes on the property, and (iii) is an owner of record of the property or has a legal or equitable interest therein shall be valued at a level that ensures that the real estate taxes on the property shall be increased by no more than 2% annually from the date the individual first qualified for this valuation limitation.

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

Feb 09 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3563 DART.

20 ILCS 505/7.4 new 105 ILCS 5/10-23.11A new 310 ILCS 10/24.5 new

Amends the Children and Family Services Act, the School Code, and the Housing Authorities Act. Requires DCFS to place school-aged children, 15 years of age or younger, with a family in the same school district unless the benefits of continuity are outweighed by some potential harm to the child. Allows schools to report families that show a pattern of frequent, random moves without a reasonable explanation. Requires a housing authority, if possible, to place families with school-aged children, 15 years of age or younger, within the same school district if the authority must relocate the family due to renovation or closure of a complex. Preempts home rule.

NOTE(s) THAT MAY APPLY: Fiscal: Home Rule: State Mandates Feb 09 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3564 DART.

35 ILCS 5/211 new

105 ILCS 5/27-22.4 new

Amends the School Code and the Illinois Income Tax Act. Requires high school students who enter 9th grade during the 1995-96 or any subsequent school year. upon thereafter attaining 16 years of age, to serve 6 months of community service in a Youth Civil Service Corps program as a prerequisite to graduating from high school. Specifies some of the services that are to qualify as community services under program standards and regulations promulgated by the State Board of Education. Provides a business with a tax credit for each high school student it underwrites to serve in the Youth Civil Service Corps program. NOTE(S) THAT MAY APPLY: Fiscal; State Mandates

Feb 09 1996 First reading Jan 07 1997

Referred to Rules Session Sine Die

HB-3565 DART.

> 20 ILCS 3950/10 new 720 ILCS 5/12-21.6 745 ILCS 80/1

from Ch. 70, par. 701

Amends the Governor's Council on Physical Fitness and Sports Act to create the Governor's Children and Youth Athletic Council with members appointed by the Governor and legislative leaders for researching and recommending health and welfare regulations for youth athletic organizations. Amends the Criminal Code of 1961 to add a provision for endangering an athlete under the age of 18 with controlled substances that enhance performance or manipulate weight as a child endangerment offense. Amends the Sports Volunteer Immunity Act to exclude that criminal conduct from civil immunity.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal Referred to Rules

Feb 09 1996 First reading

Jan 07 1997 Session Sine Die

HB-3566 DART.

20 ILCS 2805/2

from Ch. 126 1/2, par. 67

Amends the Department of Veterans Affairs Act. Provides that the Department shall create a program that would enable State veteran facilities to provide treatment for veterans with the Persian Gulf War Syndrome.

FISCAL NOTE, (Veterans' Affairs)

The fiscal impact cannot be determined.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 09 1996	First reading		
Mar 13			

Jan 07 1997 Session Sine Die

HB-3567 DART.

705 JLCS 405/1-4.1

from Ch. 37, par. 801-4.1

Amends the Juvenile Court Act of 1987. Makes technical changes in the Section concerning incarceration of minors.

Feb 09 1996 First reading Jan 07 1997

Session Sine Die

Referred to Rules

HB-3568 DART. 325 ILCS 5/1

from Ch. 23, par. 2051

Amends the Abused and Neglected Child Reporting Act. Adds a caption and makes a stylistic change in the short title Section.

Feb 09 1996 First reading Referred to Rules Jan 07 1997 Session Sine Die

HB-3569 DART.

705 ILCS 405/1-1

from Ch. 37, par. 801-1

Amends the Juvenile Court Act of 1987. Removes surplus language from the short title Section.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3570 DART AND FANTIN.

105 ILCS 5/21-23a 105 ILCS 5/34-84b

from Ch. 122, par. 21-23a from Ch. 122, par. 34-84b

Amends the School Code. Provides for revocation of the certificate of a certificate holder who is convicted of first degree murder, attempted first degree murder, or a Class X felony. Effective immediately.

Committee Rules

Referred to Rules Fiscal Note Filed

Feb 09 1996 First reading Referred to Rules Added As A Co-sponsor FANTIN Apr 17 Jan 07 1997 Session Sine Die

HB-3571 DART.

> 705 ILCS 405/1-13 from Ch. 37, par. 801-13

Amends the Juvenile Court Act of 1987 to add a caption and make a technical change.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3572 MULLIGAN - DEUCHLER AND ERWIN.

720 ILCS 5/12-32	from Ch. 38, par. 12-32
720 ILCS 5/12-33	from Ch. 38, par. 12-33
720 II CS 5/12-34 new	/ •

720 ILCS 5/12-34 new

Amends the Criminal Code of 1961. Creates the offense of female genital mutilation. Violation is a Class X felony. Exempts certain surgical procedures performed by physicians that are necessary to the health of the person or for medical purposes in connection with labor or childbirth. Provides that exemptions from violations of the offenses of ritual mutilation and ritualized abuse of a child for circumcision apply only to male circumcision.

NOTE(S) THAT MAY APPLY: Correctional

Feb 09 1996 First reading Jan 07 1997 Session Sine Die

HB-3573 SMITH.M.

Appropriates \$11,000,000 from the General Revenue Fund to the Water Pollution Control Revolving Fund for use by the Environmental Protection Agency in providing financial assistance to units of local government for sewer systems and wastewater treatment facilities in fiscal year 1996. Effective immediately.

Feb 09 1996 First reading Referred to Rules

Referred to Rules

Jan 07 1997 Session Sine Die

HB-3574 MAUTINO. 20 ILCS 2805/2

from Ch. 126 1/2, par. 67

Amends the Department of Veterans Affairs Act. Provides that the Department shall create a program that would enable State veteran facilities to provide treatment for veterans with the Persian Gulf War Syndrome.

FISCAL NOTE, (Veterans' Affairs)

The fiscal impact cannot be determined.

NOTE(S) THAT MAY APPLY: Fiscal Feb 09 1996 First reading Mar 13

Referred to Rules Fiscal Note Filed Committee Rules

Jan 07 1997 Session Sine Die

HB-3575 BALTHIS - LINDNER - NOLAND - CLAYTON - MAUTINO AND BURKE.

15 ILCS 405/22.1 15 ILCS 405/23.7 new 50 ILCS 310/3 70 ILCS 705/6.1

from Ch. 15, par. 222.1

from Ch. 85, par. 703 from Ch. 127 1/2, par. 26.1

Amends the State Comptroller Act. Provides that of the 15 public members of the State Comptroller Local Government Advisory Board at least one shall be a representative of the Illinois Municipal League and at least one shall be a representative of the Township Officials of Illinois. Provides that the Comptroller shall establish and maintain a registry of all units of local government. Amends the Governmental Account Audit Act and the Fire Protection District Act concerning financial reports and audits of certain fire protection districts. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; State Mandates Feb 09 1996 First reading Referred to Rules Assigned to Constitutional Officers Feb 20 Added As A Joint Sponsor LINDNER Mar 12 Added As A Co-sponsor NOLAND Added As A Co-sponsor CLAYTON Added As A Co-sponsor MAUTINO Added As A Co-sponsor BURKE

Refer to Rules/Rul 3-9(a)

Mar 25 Jan 07 1997 Session Sine Die

HB-3576 MAUTINO.

from Ch. 144, par. 30

110 ILCS 305/9 110 ILCS 520/8g new 110 ILCS 660/5-92 new 110 ILCS 665/10-92 new 110 ILCS 670/15-92 new 110 ILCS 675/20-92 new 110 ILCS 680/25-92 new 110 ILCS 685/30-92 new 110 ILCS 690/35-92 new

Amends each of the Acts relating to the governance of the public universities of the State. Provides that each county is entitled to one honorary scholarship in each such university for the benefit of a child of a person who served in the armed forces during a time of hostilities with a foreign country. Effective immediately.

Note(s) That May Apply: Fiscal Feb 09 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3577 GILES.

110 ILCS 947/40

Amends the Higher Education Student Assistance Act. Authorizes a veteran who is eligible to receive a Veteran Grant for 4 years of full-time State college, university, or community college enrollment to designate, in his or her stead to receive that entitlement, one of his or her children who possesses the necessary entrance requirements.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3578 DOODY – MURPHY.M, GOSLIN, HUGHES, BOST, RUTHERFORD, WENNLUND, LYONS, KLINGLER, CIARLO, WINTERS, WAIT, O'CONNOR AND MCAULIFFE.

720 ILCS 5/12-6.2 new

Amends the Criminal Code of 1961. Creates the offense of aggravated intimidation. Provides that a streetgang member who commits the offense of intimidation in furtherance of the activities of an organized gang or when the intimidation was motivated by the defendant's membership in an organized gang commits aggravated intimidation. Violation is a Class 1 felony.

FISCAL NOTE (Dpt. of Corrections)

The fiscal impact for House Bill 3578 will be minimal.

CORRECTIONAL NOTE

Impact on the prison population is minimal.

SENATE AMENDMENT NO. 1.

Deletes language providing that intimidation motivated by the defendant's membership in an organized gang constitutes aggravated intimidation. NOTE(s) THAT MAY APPLY: Correctional

ote(s) That Ma	Y APPLY: Correctional		
Feb 09 1996	First reading	Referred to Rules	
Feb 20		Assigned to Judiciary - Criminal Law	
Feb 29		Recommended do pass 014-000-000	
	Placed Calndr, Second Rea	dng	
Mar 04		Fiscal Note Filed	
		Correctional Note Filed	
	Placed Calndr, Second Rea	dng	
Mar 05	Second Reading		
	Placed Calndr, Third Read	ing	
Mar 06	 Added As A Joint Sponsor 	MURPHY,M	
Mar 21	Third Reading - Passed 10	7-000-002	
	Added As A Co-sponsor G	OSLIN	•
	Added As A Co-sponsor H		
	Added As A Co-sponsor B		
· · · · · · · · · · · · · · · · · · ·	Added As A Co-sponsor R		
	Added As A Co-sponsor W		
	Added As A Co-sponsor L	YONS	

	Mar 21	Cont. Added As A Co-sponsor K Added As A Co-sponsor C		
		Added As A Co-sponsor W		
		Added As A Co-sponsor W		
		Added As A Co-sponsor O	CONNOR	
		Added As A Co-sponsor M		
	Mar 22	Arrive Senate	CAUCHITE	1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -
		Placed Calendr, First Read	nα	
	Mar 25	Sen Sponsor RAICA		
	Mar 26	First reading	Referred to Rules	
	1	Added as Chief Co-sponsor		
		Added as Chief Co-sponsor	BOMKE	
	Mar 28		Assigned to Judiciary	
	Apr 18	Amendment No.01	JUDICIARY S	Adopted
			Recommnded do pass	
			010-000-000	us umenta
		Placed Calndr, Second Read	dng	1.00 4.00 9
	Apr 30	Added as Chief Co-sponsor	PÄRKER	
	May 01	Second Reading		
		Placed Calndr, Third Readi	ng	
	May 07	Third Reading - Passed 055	5-000-000	
		Arrive House		
			Referred to Rules	
	May 08		Approved for Conside	ration
	State State	Place Cal Order Concurren	ce 01	
		Motion Filed Concur	4.1.	
	the second second	Refer to Rules/Rul 8-4(a)		
		Place Cal Order Concurren		
	May 14		Be approved considerate	ation
		Place Cal Order Concurren	ce 01	
		H Concurs in S Amend. 01/	/115-000-000	
	I	Passed both Houses		
	Jun 12	Sent to the Governor		
	Aug 09	Governor approved		
		PUBLIC ACT 89-0631	effective date 97-01-0	1
. 2	570 DI	ACV IOUNCON TOM		

HB-3579 BLACK – JOHNSON, TOM.

625 ILCS 5/11-500.1 new

Amends the Illinois Vehicle Code. Provides that a person authorized under the Driving Under the Influence Article of the Code to withdraw blood or collect urine shall not be civilly liable for damages when the person, in good faith, withdraws blood or collects urine for evidentiary purposes under the Vehicle Code, upon the request of a law enforcement officer, unless the act is performed in a willful and wanton manner.

Feb 09 1996	First reading	Referred to Rules	
Jan 07 1997	Session Sine Die	a second a second second second second second second second second second second second second second second s	

HB-3580 PANKAU.

625 ILCS 5/12-610 from Ch. 95 1/2, par. 12-610

Amends the Illinois Vehicle Code to exclude emergency medical services and fire service personnel from the prohibition against wearing headset receivers while driving.

Feb 09 1996	First reading	Referred to Rules		
Jan 07 1997	Session Sine Die			

HB-3581 PANKAU.

5 ILCS 120/1.01

from Ch. 102, par. 41.01

Amends the Open Meetings Act concerning the short title. Makes a technical change.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3582 JOHNSON, TOM.

725 ILCS 5/115-20 new

Amends the Code of Criminal Procedure of 1963. Provides that in all criminal prosecutions, photographs, film, or videotape of a transaction, event, or occurrence in a public place or on a public street taken or made by a remote video camera are admissible as evidence.

Feb 09 1996 First reading Session Sine Die Jan 07 1997

Referred to Rules

HB-3583 JOHNSON.TOM.

730 ILCS 5/5-5-6

from Ch. 38, par. 1005-5-6

Amends the Unified Code of Corrections. If a trial court authorizes a defendant to pay restitution over a period of time, allows the court to require the defendant to pay to the victims a reasonable rate of interest on the unpaid balance. Referred to Rules

Feb 09 1996 First reading

Jan 07 1997 Session Sine Die

HB-3584 CURRIE.

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 5/14-3.1	from Ch. 46, par. 14-3.1
10 ILCS 5/14-3.2	from Ch. 46, par. 14-3.2

Amends the Election Code. Provides that election judges shall be chosen from a list of applicants made by the board of commissioners of individuals applying at the office or a certified list furnished by the chairmen of the County Central Committees of the leading political parties (now election judges are chosen from a certified list provided by the chairmen of the County Central Committees of the leading political parties.) Effective immediately.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

Referred to Rules

HB-3585 JOHNSON.TOM.

725 ILCS 5/102-6

from Ch. 38, par. 102-6

Amends the Code of Criminal Procedure of 1963 to make stylistic changes to a provision concerning bail.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die

HB-3586 JOHNSON.TOM.

740 ILCS 147/25

Amends the Illinois Streetgang Terrorism Omnibus Prevention Act to make technical changes.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3587 JOHNSON, TOM.

305 ILCS 5/1-7 from Ch. 23, par. 1-7

740 ILCS 147/30

Amends the Illinois Public Aid Code and the Illinois Streetgang Terrorism Omnibus Prevention Act to make technical changes.

First reading Feb 09 1996 Referred to Rules Jan 07 1997 Session Sine Die

HB-3588 JOHNSON.TOM.

705 ILCS 405/1-13 from Ch. 37, par. 801-13

Amends the Juvenile Court Act of 1987. Makes a technical change in the Section concerning the employment of a minor assigned to a public or community service program.

Feb 09 1996	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-3589 JOHNSON.TOM.

705 ILCS 405/1-4

from Ch. 37, par. 801-4

Amends the Juvenile Court Act of 1987. Makes a technical change in the Section concerning limitations on the scope of the Act.

Feb 09 1996 First reading Referred to Rules Jan 07 1997 Session Sine Die

HB-3590 JOHNSON, TOM.

720 ILCS 5/21.1-2

from Ch. 38, par. 21.1-2

Amends the Criminal Code of 1961. Adds a caption to a Section about residential picketing.

HOUSE AMENDMENT NO. 1.

Adds reference to:	
705 ILCS 405/1-3	f
705 ILCS 405/3-8	f
705 ILCS 405/4-5	f
705 ILCS 405/5-6	f
705 ILCS 405/5-6.5 new	
705 ILCS 405/5-23	f

from Ch. 37, par. 801-3 from Ch. 37, par. 803-8 from Ch. 37, par. 804-5 from Ch. 37, par. 805-6

from Ch. 37, par. 805-23

Amends the Juvenile Court Act of 1987. Provides that the Illinois Department of Corrections shall establish a pilot project in a judicial circuit selected by it that provides for a juvenile intake center/work camp pilot project. The work camp program established shall include mandatory labor, regimented activities, uniformity of dress and appearance, education, and counseling. Effective immediately.

Feb 09 1996	First reading	Referred to Rules
Mar 07		Assigned to Judicia
Mar 22	Amendment No.01	JUD-CRIMINAL
· ·		Remains in Comm
		Criminal Law

Assigned to Judiciary - Criminal Law JUD-CRIMINAL H Adopted Remains in Committee Judiciary -Criminal Law Refer to Rules/Rul 3-9(a)

Mar 25 Jan 07 1997

Jan 07 1997 Session Sine Die

HB-3591 JOHNSON, TOM.

730 ILCS 5/3-2-4

720 ILCS 570/101

from Ch. 38, par. 1003-2-4

Amends the Unified Code of Corrections to make technical changes. Feb 09 1996 First reading Referred to Rules Jan 07 1997 Session Sine Die

HB-3592 JOHNSON, TOM.

from Ch. 56 1/2, par. 1101

Amends the Illinois Controlled Substances Act to add a caption and make technical changes.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

Referred to Rules

19 251

HB-3593 HOFFMAN - BLAGOJEVICH - LANG.

730 ILCS 5/5-5-6

-5-6 from Ch. 38, par. 1005-5-6

Amends the Unified Code of Corrections. Requires restitution to victims in all cases of death, personal injury, or property damage (now only when the victim is at least 65 or in case of looting is restitution required).

NOTE(S) THAT MAY APPLY: Correctional

Feb 09 1996 First reading Jan 07 1997 Session Sine Die

Tall 07 1997 Session Sille Die

HB-3594 HOFFMAN – BLAGOJEVICH – LANG – GRANBERG AND NOVAK.

730 ILCS 150/10	from Ch. 38, par. 230	
735 ILCS 5/21-101	from Ch. 110, par. 21-101	
735 ILCS 5/21-102	from Ch. 110, par. 21-102	

Amends the Child Sex Offender Registration Act and the Code of Civil Procedure. Prohibits a sex offender who is required to register under the Child Sex Offender Registration Act from filing a petition to change his or her name until he or she is no longer required to register under that Act and provides a penalty for violations.

Feb 09 1996	First reading	Referred to Rules
Mar 07	Added As A Co-spons	sor NOVAK
J an 07 1997	Session Sine Die	

HB-3595 HOFFMAN - BLAGOJEVICH - GRANBERG.

730 ILCS 5/3-4-3

from Ch. 38, par. 1003-4-3

Amends the Unified Code of Corrections. Provides that any unauthorized currency found in possession of a prisoner in a Department of Corrections facility shall be confiscated and deposited in the State General Revenue Fund. Provides that profits from the prison commissary and unclaimed money of released prisoners may not be expended for the benefit of prisoners but may be expanded for the benefit of employees of the Department of Corrections.

Note(s) That May Apply: Fiscal Feb 09 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3596 HOFFMAN – GRANBERG.

30 ILCS 105/5.432 new 730 ILCS 5/3-3-7

from Ch. 38, par. 1003-3-7

Amends the State Finance Act. Creates the Parole Supervision Fund. Amends the Unified Code of Corrections. Provides that the Prisoner Review Board shall impose a fee not to exceed \$25 for each month of parole or mandatory supervised release for a prisoner released on parole or mandatory supervised release on or after January 1, 1997. The Board shall assess a lesser fee if it determines that the parolee or release is unable to pay the fee. Provides that the fee shall be imposed only on an offender who is actively supervised by the Department. Provides that the fee shall be collected by the parolee or releasee's supervising agent and remitted to the State Treasurer for deposit into the Parole Supervision Fund. Moneys in the Fund shall be used for purposes related to the supervision of parolees and releasees.

NOTE(S) THAT MAY APPLY: Fiscal Feb 09 1996 First reading

Jan 07 1997 Session Sine Die

HB-3597 GASH.

730 ILCS 5/5-4-3

from Ch. 38, par. 1005-4-3

Amends the Unified Code of Corrections. Provides that the provisions requiring persons convicted of or who received dispositions of court supervision for various sexual offenses to submit blood samples for genetic marker groupings also applies to persons found not guilty by reason of insanity or unfit to stand trial. Also expands definition of sexual offenses.

Feb 09 1996First readingJan 07 1997Session Sine Die

Referred to Rules

Referred to Rules

HB-3598 JONES,LOU – CURRY,J – FRIAS,F – JONES,SHIRLEY – LOPEZ, FAN-TIN, KASZAK, BLAGOJEVICH, SCHAKOWSKY, FEIGENHOLTZ, PUGH, DART, MORROW, HOWARD, STROGER, GILES, KENNER, LANG, NOVAK, GASH AND DAVIS,STEVE.

720 ILCS 5/12-3.2 720 ILCS 5/12-30 from Ch. 38, par. 12-3.2 from Ch. 38, par. 12-30

Amends the Criminal Code of 1961. Changes the penalties for domestic battery and violation of an order of protection from a Class A misdemeanor for a first offense and a Class 4 felony for a second or subsequent offense to a Class 4 felony for a first offense and a Class 3 felony for a second or subsequent offense. Changes from 24 hours to 72 hours the minimum imprisonment for a second or subsequent violation of an order of protection.

NOTE(S) THAT MAY APPLY: Correctional

Feb 09 1996First readingReferred to RulesMar 07Added As A Co-sponsor NOVAKMar 21Added As A Co-sponsor GASHOct 09Added As A Co-sponsor DAVIS,STEVEJan 07 1997Session Sine Die

HB-3599 JONES,LOU – HOWARD.

730 ILCS 5/3-8-3

from Ch. 38, par. 1003-8-3

Amends the Unified Code of Corrections. Provides that each prisoner in the Adult Division of the Department of Corrections must be placed in an educational or employment program, unless the chief administrative officer of the correctional facility determines that the prisoner is physically or mentally unable to participate in an educational or employment program.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 09 1996 First reading

Referred to Rules

Assigned to Judiciary - Criminal Law

Mar 07 Mar 25

Refer to Rules/Rul 3-9(a) Session Sine Die

HB-3600 HOFFMAN - GRANBERG.

730 ILCS 5/3-6-3 730 ILCS 130/3

Jan 07 1997

from Ch. 38, par. 1003-6-3 from Ch. 75, par. 32

Amends the Unified Code of Corrections. Provides for the revocation by the Department of Corrections of up to 180 days of good conduct credit awarded to a prisoner who files a frivolous lawsuit against the State, the Department of Corrections, Prisoner Review Board, any county, or their officers or employees. Amends the County Jail Good Behavior Allowance Act. Provides for revocation by the county sheriff of up to 180 days of good conduct credit awarded to a prisoner who files a frivolous lawsuit against the State, the Department of Corrections, Prisoner Review Board, any county, or their officers or employees.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3601 JONES, LOU – HOWARD – JONES, SHIRLEY – MURPHY, H – DAVIS, M. 735 ILCS 5/9-118 from Ch. 110, par. 9-118

Amends the Code of Civil Procedure. Provides that the refusal by the tenant, or any other person on the premises with the consent of the tenant, to allow the Housing Authority to inspect the premises on 2 separate occasions within a 30 day period is a basis for the Housing Authority to bring an action for possession pursuant to the emergency public housing eviction proceedings.

SENATE AMENDMENT NO. 1.

Deletes reference to: 735 ILCS 5/9-118 Adds reference to: 735 ILCS 5/9-119 new

Deletes everything. Amends the Code of Civil Procedure by creating a new Section on emergency subsidized housing eviction proceedings. Defines "subsidized housing" to include Section 8 rentals, public housing, and other rental housing, the mortgage to which is insured, assisted, or held by the Department of Housing and Urban Development. Provides that a landlord can proceed with an emergency subsidized housing eviction under this Section following the tenant's refusal twice within a 30 day period to allow inspection of the premises only if the landlord follows up the refusal with a notice informing the tenant that he or she must allow inspection of the premises within the next 30 days or face emergency eviction proceedings. If the tenant fails to do this the tenant is subject to the emergency eviction proceeding. This procedure is available to the landlord only if the tenant's written lease includes the inspection procedures and states that violation of them may result in eviction. Provides that the verified complaint shall be served on the tenant at least 14 days before hearing, the court shall not continue the case beyond 7 days, and the court shall not stay a judgment for possession beyond 7 days.

Feb 09 1996	First reading	Referred to Rules
	Flist leading	
Mar 07		Assigned to Judiciary - Civil Law
Mar 21		Do Pass/Short Debate Cal 010-000-000
	Placed Cal 2nd Rdg-Sht E	Dbt
	Added As A Co-sponsor J	ONES.SHIRLEY
	Added As A Co-sponsor M	
Mar 25	Second Reading-Short De	
11111 20	Pld Cal Ord 3rd Rdg-Sht	
Mar 26	Added As A Co-sponsor D	
Ivial 20	3Rd Rdg-Sht Dbt-Pass/V	
N 07		01111-000-000
Mar 27	Arrive Senate	
	Sen Sponsor PALMER	
	Placed Calendr, First Read	Ing
	First reading	Referred to Rules
Apr 17	e	Assigned to Judiciary
Apr 25		Postponed
May 01	Amendment No.01	JUDICIARY S Adopted
	i monument i toto i	Recomminded do pass as amend
		010-000-000
	Discud Caindr Second Dec	doc

Placed Caindr, Second Readng

2210

Second Reading
Placed Calndr, Third Reading
Added as Chief Co-sponsor SHAW Added as Chief Co-sponsor SMITH
Third Reading - Passed 054-000-000
Arrive House
Referred to Rules
Approved for Consideration
Place Cal Order Concurrence 01
Motion Filed Concur
Refer to Rules/Rul 8-4(a)
Motion referred to HJUA
Place Cal Order Concurrence 01
Be approved consideration
010-000-000
Place Cal Order Concurrence 01
H Concurs in S Amend. 01/112-000-001
Passed both Houses
Sent to the Governor
Governor approved
PUBLIC ACT 89-0660 effective date 97-01-01
IF.

HB-3602 CURRIE.

705 ILCS 505/8

from Ch. 37, par. 439.8

Amends the Court of Claims Act. Increases the maximum award against the State for unjust imprisonment of a person pardoned on the ground of innocence from \$15,000 to \$79,200 for imprisonment of 5 years or less; from \$30,000 to \$158,400 for imprisonment of 14 years or less but over 5 years; and from \$35,000 to \$184,800 for imprisonment of over 14 years. Provides for an annual adjustment based upon the consumer price index, not to exceed 5% per year. Applicable to claims filed on or after January 1, 1995 and pending on the effective date of this amendatory Act and all claims filed on or after the effective date of this amendatory Act.

NOTE(S) THAT MAY APPLY: Fiscal Feb 09 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3603 KUBIK.

10 ILCS 5/4-2

from Ch. 46, par. 4-2

Amends the Election Code by making technical changes to a Section concerning residence requirements and age requirements.

Feb 09 1996	First reading	Referred to Rules
Mar 07		Assigned to Executive
Mar 21		Recommended do pass 007-004-000
	Placed Calndr, Second Read	
Mar 26	Second Reading	
	Held on 2nd Reading	
Apr 23		RE-REFER RULES/RUL 3-7
Jan 07 1997	Session Sine Die	

HB-3604 KUBIK.

10 ILCS 5/6-47

from Ch. 46, par. 6-47

Amends the Election Code by making technical changes to a Section concerning appeals from an order refusing an application for restoration.

red 09 1990	First reading	Referred to Rules	
Mar 07		Assigned to Executive	
Mar 21		Recommended do pass	007-004-000
	Placed Caindr, Second Rea	dng	
Mar 25	Amendment No.01	WINKEL	Amendment

HRUL

Placed Calndr, Second Readng

Fiscal Note Requested GRANBERG

Mar 26

Placed Calndr,Second Readng Amendment No.02 CURRIE

Amendment referred to

referred to a

2211

Mar 26-Cont.

Amendment No.01 WI

HRUL WINKEL

Amendment referred to

01/HESG

Placed Calndr,Second Reading Second Reading Held on 2nd Reading Amendment No.01 WIN

Apr 18

Apr 23

WINKEL BE NOT APPROVED FOR CONSIDERATION 001-007-010 WINKEL REMAINS IN HESG

Amendment No.01

Held on 2nd Reading

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Jan 07 1997 Session Sine Die

HB-3605 STEPHENS.

New Act

45 ILCS 150/Act rep.

Creates the Emergency Management Assistance Compact Act. Provides that the purpose of the compact is to provide for mutual assistance between the states entering into this compact in managing any emergency or disaster that is declared by the Governor of the affected state. Repeals the Interstate Disaster Compact Act upon ratification of the Emergency Management Assistance Compact Act. Effective immediately.

Note(s) That May Apply: Fiscal Feb 09 1996 First reading

Jan 07 1997 Session Sine Die

HB-3606 NOLAND.

625 ILCS 5/15-102

from Ch. 95 1/2, par. 15-102

Referred to Rules

Amends the Illinois Vehicle Code to eliminate the prohibition of the transportation of an implement of husbandry with a width greater than 8 feet 6 inches on another vehicle on a road that is under construction or repair.

Feb 09 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3607 MOORE ANDREA.

10 ILCS 5/9-2

from Ch. 46, par. 9-2

Amends the Election Code. Permits expenditure of campaign funds only for purchases to further a candidate's nomination or election or the performance of governmental duties. Lists prohibited uses. Authorizes the State Board of Elections to fine violators.

Feb 09 1996	First reading	Referred to Rules
Jan 07 1997	Session Sine Die	

HB-3608 SPANGLER - MCGUIRE AND NOVAK.

 625 ILCS 5/11-301
 from Ch. 95 1/2, par. 11-301

 625 ILCS 5/11-1301.3
 from Ch. 95 1/2, par. 11-1301.3

Amends the Illinois Vehicle Code. Provides that Department of Transportation signs designating parking for a person with disabilities shall exhibit the words "\$100 Fine" instead of "\$50 Fine". Provides that a municipality shall display signs indicating the fine it imposes.

NOTE(s) THAT MAY APPLY: Fiscal; State MandatesFeb 09 1996First readingReferred to RulesMar 07Added As A Co-sponsor NOVAKJan 07 1997Session Sine Die

HB-3609 LACHNER – BALTHIS,

New Act

Creates the Motor Vehicle Consumer Lessee Protection Act. Prohibits the lessor from inducing a person to enter into a consumer lease by offering a rebate or discount for information or assistance in leasing or selling a vehicle. Requires the lessor to provide prelease availability of a sample consumer lease form. Provides that if the

RE-REFER RULES/RUL 3-7

lessee has made a payment or trade-in pending execution of a consumer lease, the lessee has the right to a refund or return upon non-execution. Provides that a consumer lease shall make disclosures concerning responsibility for the gap amount and total loss of the vehicle. Provides requirements for a consumer lease. Prohibits the creation of a security interest to secure the payment of obligations arising from the consumer lease. Provides that in certain situations, the holder may send the lessee notice of default, and the lessee has the right to cure. Provides requirements for the establishment of realized value at lease termination when a purchase option is not exercised. Provides restrictions on early termination liability. Provides restrictions on the reporting of early terminations. Provides that the consumer lease shall contain standards for determining excess wear and damage to the vehicle, and provides for how excess wear and damage is assessed. Provides that the holder shall mail documentation to indicate payment in full to the lessee. Provides that a consumer lease shall contain a provision on preservation of claims and defenses. Establishes penalties for violating this Act. Effective one year after becoming law. Referred to Rules

First reading Feb 09 1996 Ian 07 1997 Session Sine Die

HB-3610 PARKE.

750 ILCS 60/Art. V heading 750 ILCS 60/501 new

Amends the Illinois Domestic Violence Act. Creates up to 5 three-year pilot programs to treat domestic violence abusers. Directs that programs will be located in various counties of specific population sizes. Provides that the programs will be funded through a dedicated fund of the Attorney General who will let funds through a competitive bidding process to community-based agencies, identify the counties which will receive the program grants, and establish eligibility requirements for grantees. Provides that the Attorney General will collect outcome data from grantees to determine the effectiveness of such programs as domestic violence prevention strategies.

NOTE(S) THAT MAY APPLY: Fiscal Feb 09 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3611 NOVAK - LANG.

305 ILCS 5/10-16.2 750 ILCS 5/706.1 750 ILCS 15/4.1 750 ILCS 20/26.1 750 ILCS 45/20

from Ch. 23, par. 10-16.2 from Ch. 40, par. 706.1 from Ch. 40, par. 1107.1 from Ch. 40, par. 1226.1 from Ch. 40, par. 2520

Amends the "Withholding of income to secure payment of support" Section 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 if a payor knowingly fails to pay any amount withheld to the obligee or public office within 45 days after the date income is paid to the obligor, then, in addition to any other civil or criminal penalty provided by law, the payor is guilty of a Class 4 felony.

NOTE(S) THAT MAY APPLY: Correctional Feb 09 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3612 PEDERSEN.

305 ILCS 5/10-2 305 ILCS 5/10-2.5 new 750 ILCS 5/505.3 new 750 ILCS 15/2.2 new 750 ILCS 20/4.5 new

750 ILCS 45/3.2 new

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. Provides that if a child is born to parents who are unmarried and unemancipated minors and if a parent of one of the

from Ch. 23, par. 10-2

minors is providing support for the minors' child, that parent may (i) bring an action under the Parentage Act to determine the existence of a father and child relationship between the child and the male minor or (ii) request an administrative order by the Department of Public Aid or a court order requiring all of the minors' parents to pay support for the child.

Referred to Rules

Feb 09 1996 First reading

Jan 07 1997 Session Sine Die

HB-3613 WINTERS.

305 ILCS 5/5-16.05 new

Amends the Medicaid Article of the Public Aid Code. Requires that pregnant Medicaid recipients who receive medical services from a managed care organization must be screened for drug use and referred for assessment and treatment if appropriate. Provides sanctions for a recipient's failure to cooperate. Requires the Department of Public Aid to adopt rules in consultation with the Department of Alcoholism and Substance Abuse.

FISCAL NOTE, AMENDED (Dpt. Public Aid) There will be minimal fiscal impact to DPA.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 305 ILCS 5/5-16.05 new Adds reference to: 305 ILCS 5/5-5

from Ch. 23, par. 5-5

Deletes everything. Amends the Medicaid Article of the Public Aid Code. Provides that the Department of Public Aid, in cooperation with the Departments of Alcoholism and Substance Abuse and Public Health, through a public awareness campaign, may provide information concerning alcoholism and drug treatment, prenatal care, and other programs directed at reducing the number of drug-affected infants born to Medicaid recipients.

SENATE AMENDMENT NO. 1.

Adds reference to:

625 ILCS 5/11-501.4-1 new

Amends the Illinois Vehicle Code. Provides that results of blood or urine tests performed to determine the alcohol or drug content in the blood or urine of an emergency room patient who is injured in a motor vehicle accident may be reported to the State Police or local law enforcement agencies, that such tests are admissible in evidence only in prosecutions for violations of the Section on driving under the influence of alcohol or other drugs or similar ordinances, or prosecutions for reckless homicide, that the confidentiality provisions pertaining to medical records shall not apply in this instance, and that no civil liability or professional discipline shall result from the reporting of these results, their evidentiary use, or a person testifying regarding these results, except in the case of willful or wanton misconduct.

NOTE(S) THAT MAY APPLY: Fiscal Feb 09 1996 First reading Referred to Rules Feb 20 Assigned to Health Care & Human Services Mar 21 Fiscal Note Filed Committee Health Care & Human Services Amendment No.01 HEALTH/HUMAN H Adopted Do Pass Amend/Short Debate 018-000-000 Placed Cal 2nd Rdg-Sht Dbt Mar 22 Second Reading-Short Debate Held 2nd Rdg-Short Debate Mar 25 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt 3Rd Rdg-Sht Dbt-Pass/Vot103-000-003 Mar 26 Arrive Senate Placed Calendr, First Reading Sen Sponsor BURZYNSKI First reading Referred to Rules

Mar 28		Assigned to Public Health & Welfare
Apr 16	Added as Chief Co-sponsor	
Apr 24	and the second second second second second second second second second second second second second second second	Postponed
May 01	Amendment No.01	PUB HEALTH S Adopted Recommnded do pass as amend
		009-000-000
	Placed Calndr, Second Read	
May 02	Second Reading	0
	Placed Calndr, Third Readi	Π¢
May 07	Third Reading - Passed 052	2-001-003
indy of	Arrive House	
	Allive House	Referred to Rules
May 08		Approved for Consideration
May 00	Place Cal Order Concurren	
	Motion Filed Concur	
	Refer to Rules/Rul 8-4(a)	
	Motion referred to	01/11/11/11/11
	Place Cal Order Concurren	01/HCHS
Man 00	Flace Cal Order Colleurren	
May 09	Blass Cal Order Consumer	Be approved consideration
	Place Cal Order Concurren	
	H Concurs in S Amend. 01,	/113-000-000
1 07	Passed both Houses	
Jun 07	Sent to the Governor	
Jul 18	Governor approved	
	PUBLIC ACT 89-0517	effective date 97-01-01
HB-3614 WINKI	EL AND POE.	
305 ILCS 5/4-1.9	from Ch 2	3, par. 4-1.9
		Aid Code. Requires that a JOBS pro-
gram participant ea	irn a high school diploma c	or a high school equivalency certificate
within 2 years.		
NOTE(S) THAT MA	y Apply: Fiscal	
Feb 09 1996	First reading	Referred to Rules
Feb 20	1	Assigned to Health Care & Human
		Services
Mar 21	Amendment No.01	HEALTH/HUMAN H Amendment
· · · · ·		referred to
		HRUL
		Recommended do pass 015-001-001
	Placed Calndr, Second Read	
Mar 25	Second Reading	
	Pld Cal Ord 3rd Rdg-Sht L	Dht
Mar 26	Tabled Pursuant to Rule5-	4(A)/HCA01
indi 20	3Rd Rdg-Sht Dbt-Pass/Vo	t087-018-004
Mar 27	Arrive Senate	
101d1 27	Placed Calendr, First Read	nα
Mar 28	Sen Sponsor WEAVER,S	ug .
widt 20	First reading	Referred to Rules
Apr 17	THEFTCAULLE	
Apr 17		Assigned to Public Health & Welfare
Apr 24 May 01		Held in committee Postponed
May 01		
May 03		
		PURSUANT TO RULE 3-9(A).

Jan 07 1997 Session Sine Die

HB-3615 BOST. New Act 625 ILCS 5/3-412 625 ILCS 5/8-101

from Ch. 95 1/2, par. 8-101-

Re-referred to Rules

Creates the Nonemergency Medical Transportation Immunity Act. Provides that a person who provides nonemergency transportation to any other person for a medical appointment free of charge or under contract with a unit of state or local government is not liable to the other person for civil damages, except for gross negligence. Amends the Illinois Vehicle Code. Exempts these persons from showing proof of financial liability to the Secretary of State. Exempts the vehicles used from having registration plates that designate that these vehicles are for-hire.

Feb 09-1996 First reading Feb 20

Mar 25 Session Sine Die Jan 07, 1997

Referred to Rules Assigned to Health Care & Human Services Refer to Rules/Rul 3-9(a)

HB-3616 MEYER.

215 ILCS 5/356g 215 ILCS 125/4-6.1

from Ch. 73, par. 968g from Ch. 111 1/2, par. 1408.7

Amends the Illinois Insurance Code and Health Maintenance Organization Act. Provides that coverage for mammograms must include coverage for the reading of the mammogram by a qualified radiologist.

Feb 09 1996 First reading

Jan 07 1997 Session Sine Die Referred to Rules

HB-3617 ZICKUS - BOLAND - POE - HOLBROOK - SMITH.M.

720 ILCS 5/12-4.9 new

Amends the Criminal Code of 1961. Provides that any person who distributes a non-prescribed drug to a person under the age of 18 with the intent that the person ingest the drug for the purpose of a quick weight gain or loss in connection with participation in athletics is guilty of the offense of drug induced infliction of aggravated battery to a child athlete. Provides that the first offense is a Class A misdemeanor and subsequent offenses are Class 4 felonies.

HOUSE AMENDMENT NO. 1.

Provides that the offense does not apply to the distribution under usual and customary standards of medical practice by a physician licensed to practice medicine in all its branches nor to over-the-counter products sold by a retail merchant.

CORRECTIONAL NOTE, AMENDED

HB3617, as amended, has minimal fiscal and prison population impact on the Department of Corrections.

FISCAL IMPACT NOTE, AMENDED (Dpt. of Corrections)

No change from correctional note.

SENATE AMENDMENT NO. 1.

Deletes references to "non-prescribed drugs" and "over-the-counter drugs". Extends the prohibition of distributing to child athletes to any drugs. Deletes reference to furosemide. Also prohibits a person from encouraging the child athlete to ingest drugs.

SENATE AMENDMENT NO. 2.

Provides that a physician shall not be guilty of the crime of drug-induced infliction of aggravated battery to a child athlete for care (rather than distribution) under usual and customary standards of medical practice.

NOTE(S) THAT MAY APPLY: Correctional

Feb 09 1996	First reading	Referred to Rules	
Feb 20		Assigned to Judiciary - (Criminal Law
Mar 22	Amendment No.01	JUD-CRIMINAL H	Adopted
		Recommnded do pass as	amend
		014-000-000	
	Placed Caindr Second Rea	dng	· · · · · · · · · · · · · · · · · · ·

Mar 25

Fiscal Note Requested AS AMENDED/GRANBER Correctional Note Requested AS AMENDED/GRANBER

Placed Calndr, Second Reading

Mar 26

Correctional Note Filed AS AMENDED Fiscal Note Filed

Placed Calndr.Second Reading Second Reading Placed Calndr, Third Reading Third Reading - Passed 112-000-000 Added As A Joint Sponsor BOLAND Arrive Senate Placed Calendr, First Reading Sen Sponsor RAICA Referred to Rules First reading

Mar 28

Mar 27

2216

Apr 17		Assigned to Judiciary	
Apr 25	Amendment No.01	JUDICIARY S Recomminded do pass as a 010-000-000	Adopted mend
	Placed Calndr, Second Real		
May 01	Filed with Secretary		
	Amendment No.02	RAICA	Amendment referred to
		SRUL	
	Second Reading		
	Placed Caindr, Third Readi	ng	
May 02	Amendment No.02	RAICA	
	Rules refers to	SJUD	
May 08	Amendment No.02	RAICA	
		Be adopted	
	Recalled to Second Readin	g	
	Amendment No.02	RAICA	Adopted
	Placed Calndr, Third Read		
May 09	Third Reading - Passed 05: Arrive House	5-000-000	
		Referred to Rules	
May 14		Approved for Consideration	on
ŀ	Place Cal Order Concurren	nce 01,02	
	Motion Filed Concur		
	Refer to Rules/Rul 8-4(a)		
		Be approved consideration	1
	Place Cal Order Concurrer		
	Added As A Co-sponsor PC		
	H Concurs in S Amend. 01	,02/116-000-000	and the second second
	Passed both Houses	OL BROOK	18 - 18 A. A. A. A. A. A. A. A. A. A. A. A. A.
	Added As A Co-sponsor H		
Lun 12	Added As A Co-sponsor SI	MITH,M	
Jun 12	Sent to the Governor		
Aug 09	Governor approved PUBLIC ACT 89-0632	effective date 97-01-01	
HB-3618 WINTE	ERS AND KLINGLER.		

New Act 50 ILCS 750/15.1 210 ILCS 50/3.150 225 ILCS 60/31 225 ILCS 100/4 225 ILCS 25/53 rep. 225 ILCS 25/54.1 rep. 225 ILCS 60/30 rep. 225 ILCS 65/5 rep. 225 ILCS 65/5 rep. 225 ILCS 65/5.1 rep. 225 ILCS 90/35 rep. 225 ILCS 106/25 rep. 225 ILCS 115/21 rep. 410 ILCS 10/5 rep. 745 ILCS 20/Act rep. 820 ILCS 225/5.1 rep.

from Ch. 134, par. 45.1

from Ch. 111, par. 4400-31 from Ch. 111, par. 4804

Creates the Good Samaritan Act to put into one Act the good samaritan immunity provisions for the following: persons certified in basic cardiopulmonary resusitation; dentists; physicians; nurses; physical therapists; podiatrists; respiratory care practitioners; veterinarians; law enforcement officers; firemen; free dental and medical clinics; persons who assist choking victims; persons who give emergency phone instructions; and employers and employees under the Health and Safety Act. Repeals the various individual provisions.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 225 ILCS 25/53 rep. 225 ILCS 25/54.1 rep. 225 ILCS 60/30 rep. 225 ILCS 65/5 rep. 225 ILCS 65/5.1 rep.

225 ILCS 90/ 55 rep.	
225 ILCS 106/25 rep.	A general sector of the sector secto sector sector sec
225 ILCS 115/21 rep.	
410 ILCS 10/5 rep.	
820 ILCS 225/5.1 rep.	
Adds reference to:	the second second second second second second second second second second second second second second second s
225 ILCS 25/53	from Ch. 111, par. 2353
225 ILCS 25/54.1	from Ch. 111, par. 2354.1
225 ILCS 60/30	from Ch. 111, par. 4400-30
225 ILCS 65/5	from Ch. 111, par. 3505
225 ILCS 65/5.1	from Ch. 111, par. 3505.1
225 ILCS 90/35	from Ch. 111, par. 4285
225 ILCS 106/25	and the second second second second second second second second second second second second second second second
225 ILCS 115/21	from Ch. 111, par. 7021
410 ILCS 10/5	from Ch. 56 1/2, par. 605
820 ILCS 225/5.1	from Ch. 48, par. 137.5-1

225 11 CS 00/25 ren

Amends several Sections to add a cross reference to the new Act, and replaces the repealed Sections with an amendment to each Section to add a cross reference to the new Act and to delete the text of those Sections. Adds a purpose Section. Transfers text concerning free medical clinics from the Medical Practice Act of 1987 to the new Act.

STATE MANDATES ACT FISCAL NOTE, AMENDED In the opinion of DCCA, HB 3618 as amended by H-am 1, fails to meet the definition of a State mandate. FISCAL NOTE, AMENDED (Dept. of Professional Reg.) HB3618, as amended will have no measurable fiscal impcat. JUDICIAL NOTE, AMENDED HB3618 will not increase need for the number of judges in Ill. Feb 09 1996 First reading Referred to Rules Feb 20 Assigned to Registration & Regulation Mar 05 Amendment No.01 **REGIS REGULAT H** Adopted 012-000-000 Do Pass Amend/Short Debate 012-000-000 Placed Cal 2nd Rdg-Sht Dbt St Mandate Fis Note Filed Mar 07 Cal Ord 2nd Rdg-Shr Dbt Fiscal Note Filed Judicial Note Filed Cal Ord 2nd Rdg-Shr Dbt Mar 22 Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt Added As A Co-sponsor KLINGLER 3Rd Rdg-Sht Dbt-Pass/Vot109-000-000 Mar 25 Mar 26 Arrive Senate Placed Calendr, First Reading Sen Sponsor BURZYNSKI First reading Referred to Rules Assigned to Judiciary Apr 17 Postponed Apr 25 May 01 Recommended do pass 008-000-000 Placed Calndr, Second Reading Second Reading May 02 Placed Calndr, Third Reading Third Reading - Passed 056-000-000 May 07 Passed both Houses Jun 05 Sent to the Governor Aug 02 Governor approved PUBLIC ACT 89-0607 effective date 97-01-01

HB-3619 WINTERS – KRAUSE.

20 ILCS 105/4.01

from Ch. 23, par. 6104.01

Amends the Act on the Aging. Requires the Department on Aging, in conjunction with the Department of Public Aid, to develop a pamphlet in English and Spanish that explains (i) applicant and recipient rights and responsibilities in connection with Medicaid payment for long term care, (ii) the need for insurance coverage of long term care costs, (iii) Medicaid claims against estates and liens on real property, and (iv) the need to plan for alternative means of financing long term care.

N	OTE((s)	HAT	Μаγ	APPLY:	Fiscal

Feb 09 1996First readingFeb 20Mar 25Jan 07 1997Session Sine Die

Referred to Rules Assigned to Aging Refer to Rules/Rul 3-9(a)

HB-3620 BLACK - MITCHELL - FANTIN.

0000		
5 ILCS	375/2	
5 ILCS	375/3	
5 ILCS	375/6.7 net	w
5 ILCS	375/6.8 ne	w
5 ILCS	375/15	
40 ILCS	15/1.4 new	,
10 ILCS	805/2-16.0	2

from Ch. 127, par. 522 from Ch. 127, par. 523

from Ch. 127, par. 535

from Ch. 122, par. 102-16.02

30 ILCS 805/8.20 new

Amends the State Employees Group Insurance Act of 1971 to provide a program of group health insurance benefits for certain retired community college employees and their survivors and dependents, under the administration of the Department of Central Management Services. Requires contributions toward the cost of these benefits from current community college employees, community college employers, and the State. Amends the State Pension Funds Continuing Appropriation Act to provide a continuing appropriation for this purpose. Amends the Public Community College Act to discontinue the retirees health insurance grant beginning on July 1, 1996. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

Feb Ma

Feb 09 1996 First reading Referred to Rules

Mar 07 Added As A Joint Sponsor MITCHELL

Jan 07 1997 Session Sine Die

HB-3621 RYDER – LEITCH – MYERS – BURKE – FEIGENHOLTZ AND WINKEL.

30 ILCS 745/3

from Ch. 127, par. 1553

Amends the Public Radio and Television Grant Act. Provides that funds appropriated to the Comptroller for the purposes of this Act shall first be allocated to pay the administrative expenses of the Comptroller up to a maximum of 2% of the total appropriation. Effective immediately.

NOTE(S) THAT MA	y Apply: Fiscal	
Feb 09 1996	First reading	Referred to Rules
Mar 12	Added As A Joint Spon	sor LEITCH
	Added As A Co-sponso	
	Added As A Co-sponsor	r BURKE
	Added As A Co-sponso	r FEIGENHOLTZ
and the second second second second second second second second second second second second second second second	Added As A Co-sponsor	WINKEL
Jan 07 1997	Session Sine Die	

HB-3622 WINKEL.

720 ILCS 5/11-15	from Ch. 38, par. 11-15
720 ILCS 5/12-6	from Ch. 38, par. 12-6
720 ILCS 5/12-7.3	from Ch. 38, par. 12-7.3

Amends the Criminal Code of 1961. Provides that communicating a threat by computer is included in the definition of intimidation. Defines "transmits" in the stalking offense. Adds definitions of "solicits", "arranges", and "computer" to the soliciting for a prostitute offense.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3623 RYDER.

305 ILCS 5/5-23 new

Amends the Medicaid Article of the Public Aid Code. Requires that the Department of Public Aid report to the Governor and the General Assembly concerning funding of medical services under the Code by means of federal "block grants". Effective immediately.

FISCAL NOTE (Dpt. of Public Aid)

HB 3623 has no fiscal impact on the Department of Public Aid. Feb 09 1996 First reading Referred to Rules

Mar 07	Assigned to Executive	
Mar 21	Do Pass/Short Debate Cal 011-000-000)
	Placed Cal 2nd Rdg-Sht Dbt	
Mar 22	Fiscal Note Requested LANG	
	Cal Ord 2nd Rdg-Shr Dbt	
	Fiscal Note Filed	
	Cal Ord 2nd Rdg-Shr Dbt	
Mar 26	Second Reading-Short Debate	
	Heid 2nd Rdg-Short Debate	
Apr 23	RE-REFER RULES/RUL 3-7	
Jan 07 1997	Session Sine Die	

2219

HB-3624 RYDER.

305 ILCS 5/5-16.3

Amends the Medicaid Article of the Public Aid Code. Provides that the system for integrated health care services ("MediPlan Plus") may not be implemented before 120 days following (i) the effective date of rules, (ii) approval of federal waivers, and (iii) completion of review of an application submitted by a managed care community network (now, before the occurrence of those events).

Referred to Rules

Feb 09 1996 First reading Jan 07 1997

Session Sine Die

HB-3625 PERSICO, POE AND NOVAK,

415 ILCS 5/52.5 new

Amends the Environmental Protection Act. Creates the Small Business Environmental Compliance Program to allow small businesses to enter into compliance agreements with the Environmental Protection Agency to correct violations without threat of prosecution.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 415 ILCS 5/52.5 new Adds reference to: 415 ILCS 5/31

from Ch. 111 1/2, par. 1031

Deletes everything. Amends the Environmental Protection Act to require the Environmental Protection Agency to provide an additional opportunity for compliance before the Agency issues a formal complaint to a person alleged to have violated a provision of or rule under the Act. Provides that: (i) the Agency shall serve informal notice on the person complained against identifying the alleged violations; (ii) the person complained against shall respond to the alleged violations in writing and shall propose in that writing a Compliance Committment Agreement for correcting the alleged violations; and (iii) the Agency shall respond in writing to the response of the person complained against to accept, reject, or propose modifications to the proposed Agreement. Provides for the voluntary or involuntary waiver of this opportunity by the person complained against.

STATE MANDATES FISCAL NOTE, AMENDED

In the opinion of DCCA, HB 3625, as amended by H-am 1, fails to meet the definition of a State mandate.

FISCAL NOTE, AMENDED (EPA)

HB 3625 as amended, has no fiscal impact on EPA.

NOTE(S) THAT MAY APPLY: Fiscal Feb (

Feb 09 1996	First reading	Referred to Rules	
Feb 29		Assigned to Executive	
Mar 06	Amendment No.01	EXECUTIVE H	Adopted
		008-000-000	
		Do Pass Amend/Short I	Debate
		011-000-000	/

Placed Cal 2nd Rdg-Sht Dbt Primary Sponsor Changed To PERSICO St Mandate Fis Note Filed

Mar 07

Cal Ord 2nd Rdg-Shr Dbt

Fiscal Note Requested LANG

Cal Ord 2nd Rdg-Shr Dbt Added As A Co-sponsor NOVAK Fiscal Note Filed

Mar 12

Cal Ord 2nd Rdg-Shr Dbt

Mar 22	Second Reading-Short Debate
Mar 25	Pld Cal Ord 3rd Rdg-Sht Dbt 3Rd Rdg-Sht Dbt-Pass/Vot109-000-000
Mar 26	Arrive Senate
	Placed Calendr, First Reading
Mar 28	Sen Sponsor FAWELL
	First reading Referred to Rules
Apr 24	Assigned to Environment & Energy
May 02	Recommended do pass 010-000-000
	Placed Calndr, Second Reading
May 07	Second Reading
	Placed Calndr, Third Reading
May 08	Third Reading - Passed 057-000-000
	Passed both Houses
Jun 05	Sent to the Governor
Aug 01	Governor approved
	PUBLIC ACT 89-0596 effective date 96-08-01

HB-3626 BRADY.

40 ILCS 5/14-104.7

from Ch. 108 1/2, par. 14-104.7

Committee Rules

Amends the State Employee Article of the Pension Code. Corrects a reference to the Internal Revenue Code of 1986. Effective immediately.

PENSION IMPACT NOTE HB 3626 would have no fiscal impact on SERS. NOTE(S) THAT MAY APPLY: Pension Feb 09 1996 First reading Referred to Rules Mar 26 Pension Note Filed

Jan 07 1997 Session Sine Die

HB-3627 DOODY.

705 ILCS 405/1-7		from Ch. 37, par. 801-7
705 ILCS 405/2-3		from Ch. 37, par. 802-3
705 ILCS 405/5-35		from Ch. 37, par. 805-35

Session Sine Die

Amends the Juvenile Court Act of 1987. Provides that following the arrest or taking into custody of a minor under 17 years of age for a crime that would be a felony if committed by an adult, the law enforcement agency that made the arrest or took the minor into custody shall determine if he or she is enrolled in school and, if so, notify the principal or chief administrative officer of the school. Defines as a neglected minor an infant whose meconium contains any amount of certain controlled substances. Provides that a minor shall be adjudged an Habitual Juvenile Offender if the minor had been twice adjudicated a delinquent minor and the third offense was the commission of or attempted commission of involuntary manslaughter or any forcible felony other than burglary and the third offense occurred on or after the effective date of this amendatory Act of 1996; or had twice been adjudicated a delinquent minor for Classs 2 or greater felonies or forcible felonies and is adjudicated a third time for a Class 2 or greater felony other than involuntary manslaughter or a forcible felony and the third offense occurred on or after the effective date of this amendatory Act of 1996.

NOTE(S) THAT MAY APPLY: Fiscal Feb 09 1996 First reading Jan 07 1997

Referred to Rules

HB-3628 COWLISHAW.

105 ILCS 5/2-3.25g

from Ch. 122, par. 2-3.25g

Amends the School Code. Eliminates the annual May waiver report currently required to be filed by the State Board of Education. Prohibits the State Board from forwarding to or including in its reports to the General Assembly any waivers from School Code mandates or rules and regulations promulgated under that Code relating to special education, teacher certification, or teacher tenure and seniority. Provides that if the General Assembly grants or disapproves a waiver request or appealed request, the State Board of Education is controlled by that action with respect to subsequent requests that are substantially the same. Provides that if a later request is controlled by prior action of the General Assembly on a substantially similar request, the State Board of Education is to grant or deny the request based on the prior action of the General Assembly and is not to include that request in its annual report filed with the General Assembly. Provides that requests approved by the General Assembly may be for specified periods that are shorter than 5 years. Effective immediately.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3629 RUTHERFORD – DURKIN – CLAYTON – PEDERSEN.

625 ILCS 5/6-116.5 new 625 ILCS 5/6-201 625 ILCS 5/11-408

from Ch. 95 1/2, par. 6-201 from Ch. 95 1/2, par. 11-408

Amends the Illinois Vehicle Code. Requires a driver to report to the Secretary of State any medical condition that is likely to cause loss of consciousness or loss of ability to safely operate a motor vehicle within 10 days of the driver becoming aware of the condition. Authorizes the Secretary to cancel a license or permit because the holder failed to submit the report. Requires the police to notify the Secretary when a motor vehicle accident was the result of a driver's loss of consciousness or medical condition that impaired the driver's ability to safely operate a motor vehicle. Certain provisions effective immediately, others effective July 1, 1997.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Illinois Vehicle Code. Requires a driver to report to the Secretary of State any medical condition that is likely to cause loss of consciousness or loss of ability to safely operate a motor vehicle within 10 days of the driver becoming aware of the condition. Authorizes the Secretary to cancel a license or permit because the holder failed to submit the report. Requires the police to notify the Secretary when a motor vehicle accident was the result of a driver's loss of consciousness or medical condition that impaired the driver's ability to safely operate a motor vehicle. Provides that the Secretary of State shall promulgate any rules necessary to obtain written, electronic, or other agreed upon methods of notification to implement provisions concerning law enforcement officers notifying the Secretary of State that they have reason to suspect that a motor vehicle accident was the result of a driver's loss of consciousness due to a medical condition. Certain provisions effective immediately, others effective July 1, 1997.

FISCAL NOTE (Secretary of State)

House Bill 3629 would result in a minimal fiscal impact.

FISCAL NOTE, AMENDED (Sec. of State)

No change from previous note.

HOUSE AMENDMENT NO. 3.

Deletes everything. Amends the Illinois Vehicle Code. Requires a driver to report to the Secretary of State any medical condition that is likely to cause loss of consciousness or loss of ability to safely operate a motor vehicle within 10 days of the driver becoming aware of the condition. Authorizes the Secretary to cancel a license or permit because the holder failed to submit the report. Beginning July 1, 1997, requires the police to notify the Secretary when a motor vehicle accident was the result of a driver's loss of consciousness or medical condition that impaired the driver's ability to safely operate a motor vehicle. Provides that the Secretary of State shall promulgate any rules necessary to obtain written, electronic, or other agreed upon methods of notification to implement provisions concerning law enforcement officers notifying the Secretary of State that they have reason to suspect that a motor vehicle accident was the result of a driver's loss of consciousness due to a medical condition. Effective immediately.

NOTE(s) THAT MAY APPLY: Fiscal; State Mandates Feb 09 1996 First reading Ref

Feb 09 1996	First reading	Refer
Feb 20	-1.	Assig
Feb 29	Amendment No.01	COŇ
	· · · · · ·	()()7-()
		Fiscal

Referred to Rules Assigned to Constitutional Officers CONST OFFICER H Adopted 007-000-000 Fiscal Note Filed Do Pass Amend/Short Debate 007-000-000

Placed Cal 2nd Rdg-Sht Dbt

Mar 07	Amendment No.02	RUTHERFORD	Amendment referred to
		HRUL	
Mar 20	Cal Ord 2nd Rdg-Shr Dbt Amendment No.03	RUTHERFORD	Amendment
	Col Ord and Dda Sha Dhe	HRUL	referred to
	Cal Ord 2nd Rdg-Shr Dbt Added As A Co-sponsor C	ΙΔΥΤΟΝ	
	Amendment No.03	RUTHERFORD	Be approved
	Cal Ord 2nd Rdg-Shr Dbt	HRUL/005-000-003	considerati
Mar 22		Fiscal Note Filed	
	Amendment No.03	RUTHERFORD	Adopted
	Cal Ord 2nd Rdg-Shr Dbt		-
	Second Reading-Short Det		
	Pld Cal Ord 3rd Rdg-Sht I		
Mar 25	Added As A Co-sponsor PI		
Mai 25	Tabled Pursuant to Rule5- 3Rd Rdg-Sht Dbt-Pass/Vo		
Mar 26	Arrive Senate	000-000	
Mai 10	Placed Calendr, First Read	ng	
Mar 27	Sen Sponsor FAWELL	ing in a	
Mar 28	First reading	Referred to Rules	
Apr 16	Added as Chief Co-sponsor		
Apr 17	Added as Chief Co-sponsor FITZGERALD		
Apr 18	•	Assigned to Transportation	on
Apr 30		Recommended do pass 00	
	Placed Calndr, Second Rea	dng	
May 01	Second Reading		
N 07	Placed Calndr, Third Readi		
May 07	Third Reading - Passed 050	5-000-000	
Jun 05	Passed both Houses		
Jul 31	Sent to the Governor Governor approved		
Jul Ji	PUBLIC ACT 89-0584	effective date 96-07-31	
		encente date 70-07-51	

KRAUSE - RYDER - PERSICO - FEIGENHOLTZ - LANG, LINDNER, HB-3630 CURRIE, ERWIN, SCHAKOWSKY, COWLISHAW AND WOJCIK.

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 and other health care plans 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. Effective immediately,

Feb 09 1996	First reading	Referred to Rules
Mar 20	Added As A Co-sponsor	SCHAKOWSKY
Mar 29	Added As A Co-sponsor	ŴOJCIK
Jan 07 1997	Session Sine Die	

HB-3631 COWLISHAW - CIARLO.

35 ILCS 5/507R 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. Provides for a tax checkoff on the individual tax return forms for taxpayers to designate contributions to the Common School Fund. Effective July 1, 1996.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 5/507R new 35 ILCS 5/509 35 ILCS 5/510 Adds reference to: 105 ILCS 5/18-8

from Ch. 122, par. 18-8

2223

Deletes everything. Amends the School Code to make a technical change. FISCAL NOTE, AMENDED (State Board of Ed.) HB3631 imposes no additional cost to SBE or local sch. dists. STATE MANDATES FISCAL NOTE, AMENDED (State Board of Ed.) No change from SBE fiscal note. NOTE(S) THAT MAY APPLY: Fiscal Feb 09 1996 First reading Referred to Rules Feb 20 Assigned to Elementary & Secondary Education Primary Sponsor Changed To COWLISHAW Mar 21 Amendment No.01 ELEM SCND ED H Adopted 015-008-000 Recommided do pass as amend 015-008-000 Placed Calndr, Second Reading Mar 22 Fiscal Note Filed St Mandate Fis Note Filed Placed Calndr, Second Reading

Second Reading-Short Debate Held on 2nd Reading

Apr 23

RE-REFER RULES/RUL 3-7

Jan 07 1997 Session Sine Die

HB-3632 HUGHES.

30 ILCS 350/15.01

Amends the Local Government Debt Reform Act. Provides that the issuance of limited bonds is subject to a back-door referendum. Sets out petition and notice requirements.

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

Feb 09-1996	First reading	
Feb 20		
Mar 25		
Ian 07 1997	Session Sine Die	1.1

Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a)

Jan 07 1997

HB-3633 MURPHY.M.

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.

Feb 09 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3634 MURPHY.M.

> 35 ILCS 120/11 from Ch. 120, par. 450

Amends the Retailers' Occupation Tax Act. Makes a technical change in the Section concerning the confidentiality of returns.

Feb 09 1996 Referred to Rules First reading

Jan 07 1997 Session Sine Die

HB-3635 NOLAND. 35 ILCS 5/909

from Ch. 120, par. 9-909

Amends the Illinois Income Tax Act. Provides that overpayments of tax of \$5 or less shall not be refunded to a taxpayer. Provides that the taxpayer may credit the overpayment, including any interest on the overpayment, against the estimated tax for any taxable year or the taxpayer may designate the overpayment as a contribution to a fund with a voluntary tax checkoff. States that if the cumulative amount of overpayment for 2 or more preceding taxable years exceeds \$5, the overpayment may be refunded to the taxpayer.

HOUSE AMENDMENT NO. 1.

Allows taxpayers who have moved out of state during the taxable year for which they are filing to receive a refund that is \$5 or under. Provides that credits against the estimated tax for a subsequent taxable year shall be refunded to a taxpayer that is not required to file a tax return for that subsequent taxable year. Provides that the limitation on refunds shall not apply to estates. Requires the Department of Revenue to promulgate rules.

230 ILCS 10/11

230 ILCS 10/12

230 ILCS 10/13

230 ILCS 10/18

FISCAL NOTE, AMENDED (Dpt. of Revenue) Additional expense cannot be estimated since the Dept. cannot determine the number of refunds which will be required with interest in subsequent tax years. STATE MANDATES ACT FISCAL NOTE In the opinion of DCCA, HB3635 fails to meet the definition of a State mandate. STATE MANDATES FISCAL NOTE, AMENDED No change from previous note. NOTE(S) THAT MAY APPLY: Fiscal Feb 09 1996 First reading Referred to Rules Mar 07 Assigned to Revenue Mar 22 Amendment No.01 REVENUE Н Adopted Amendment No.02 REVENUE Н Amendment referred to HRUL/008-004-000 Recommided do pass as amend 008-002-001 Placed Calndr, Second Reading Mar 25 Fiscal Note Requested AS AMENDED/LANG Placed Calndr, Second Reading Fiscal Note Filed Placed Calndr, Second Reading Mar 26 Second Reading Placed Calndr, Third Reading St Mandate Fis Note Filed Calendar Order of 3rd Rdng Mar 27 St Mandate Fis Note Filed Calendar Order of 3rd Rdng Apr 23 **RE-REFER RULES/RUL 3-7** Jan 07 1997 Session Sine Die KUBIK - MITCHELL - HUGHES - BLACK, BEAUBIEN, HARTKE, HB-3636 CLAYTON AND MULLIGAN. 5 ILCS 375/6.6 20 ILCS 301/5-20 30 ILCS 105/5.432 new 30 ILCS 105/6z-21 from Ch. 127, par. 142z-21 40 ILCS 15/1.3

from Ch. 120, par. 2411 from Ch. 120, par. 2412 from Ch. 120, par. 2413 from Ch. 120, par. 2413

Amends the Riverboat Gambling Act. Provides that persons under age 21 (other than riverboat employees) shall not be permitted on a riverboat; makes a person under age 21 who unlawfully enters upon a riverboat guilty of a petty offense. Provides that the local government's share of the admission tax shall be remitted to it by the State on a monthly rather than quarterly basis. Changes the wagering tax from a flat 20% to a graduated rate from 15% to 35%, depending on annual revenues. Makes other changes. Amends the Alcoholism and Other Drug Abuse and Dependency Act and the State Finance Act to create the Compulsive Gambling Assistance Fund. Provides for an annual transfer of \$2,000,000 of wagering tax revenue into the Fund, to be used for DASA's compulsive gambling program. Amends the State Employees Group Insurance Act of 1971 and the State Pension Funds Continuing Appropriation Act to pay the State's share of the cost of the retired teacher health insurance program from the wagering tax proceeds in the Education Assistance Fund rather than from the General Revenue Fund. Effective July 1, 1996.

Feb 09 1996	First reading	Referred to Rules
Mar 05	Added As A Joint Sponsor	MITCHELL
Apr 15	Added As A Co-sponsor B	LACK
Nov 12	Added As A Co-sponsor B	EAUBIEN
Jan 07 1997	Session Sine Die	e e gaer de l'Al-

HB-3637 MITCHELL.

35 ILCS 735/3-12 new

Amends the Uniform Penalty and Interest Act. Requires the Department of Revenue to include a statement of the appeal options available to the taxpayer for each penalty for late payment, penalty for failure to file, and penalty for failure to file correct information returns.

	STATE MAN	DATES ACT FISCAL NO	OTE CONTRACTOR OF A CONTRACTOR OF
	In the opinion	of DCCA, HB 3637 fails to	meet the definition
	of a State man	ndate.	
No		Y APPLY: Fiscal	
		First reading	Referred to Rules
	Feb 20	•	Assigned to Revenue
	Feb 29		Do Pass/Short Debate Cal 008-000-003
		Placed Cal 2nd Rdg-Sht D	
	Mar 05		St Mandate Fis Note Filed
		Cal Ord 2nd Rdg-Shr Dbt	
		Second Reading-Short Del	
		Pld Cal Ord 3rd Rdg-Sht I	
	Mar 07	3Rd Rdg-Sht Dbt-Pass/Vo	
	Mar 20	Arrive Senate	
		Placed Calendr, First Read	ng
	Mar 27	Sen Sponsor SIEBEN	···•0
		First reading	Referred to Rules
	Apr 18	1 list i odding	Assigned to Revenue
	May 02		Recommended do pass 009-000-000
		Placed Caindr, Second Rea	
	May 07	Second Reading	
	may or	Placed Calndr, Third Read	ing
	May 08	Third Reading - Passed 05	
	inay oo	Passed both Houses	0 000 000
	Jun 05	Sent to the Governor	
	Aug 01	Governor approved	
	Aug VI	PUBLIC ACT 89-0597	effective date 97-01-01

HB-3638 HUGHES.

55 ILCS 5/5-1121 new

Amends the Counties Code. Provides that the county board of each county may lemolish, repair, or enclose or cause the demolition, repair, or enclosure of dangerus and unsafe buildings or uncompleted and abandoned buildings and may remove cause the removal of garbage, debris, and other hazardous, noxious, or unhealthy ibstances or materials from those buildings if the buildings are not within the tertory of any municipality. Requires the county board to apply to the circuit court or an order authorizing the action to be taken. Provides that the cost of the demolion, repair, enclosure, or removal incurred by the county, an intervenor, or a lien older of record is recoverable from the owner of the real estate and is a lien on the eal estate. Provides for the enforcement of the liens. Sets out the procedures by which a county board may have property declared abandoned.

HOUSE AMENDMENT NO. 1.

Adds reference to:

55 ILCS 5/5-1122 new

Amends the Counties Code. Provides that the county board may enter into agreenents with financial institutions to place check cashing services or automatic teller nachines in county office buildings and courthouses.

HOUSE AMENDMENT NO. 2.

Adds reference to:	
55 ILCS 5/5-1024	from Ch. 34, par. 5-1024
55 ILCS 105/0.01	from Ch. 91 1/2, par. 200
55 ILCS 105/3	from Ch. 91 1/2, par. 203
55 ILCS 105/4	from Ch. 91 1/2, par. 204
55 ILCS 105/6	from Ch. 91 1/2, par. 206
55 ILCS 105/10	from Ch. 91 1/2, par. 210
55 ILCS 105/13	from Ch. 91 1/2, par. 213
en en altre de la companya de la companya de la companya de la companya de la companya de la companya de la com	

Amends the County Care for Mentally Retarded and Developmentally Disabled Persons Act. Deletes references to persons with mental illness. Changes the short title to the County Care for Persons with Developmental Disabilities Act. Amends the Counties Code to change a cross reference to the Act. $\partial_{\theta} \hat{e}_{i} \hat{e}_{i}$ FISCAL NOTE, AMENDED (DCCA) HB3638, with H-ams 1 and 2, has no fiscal impact on DCCA. NOTE(S) THAT MAY APPLY: Fiscal Feb 09 1996 First reading Referred to Rules -Assigned to Counties & Townships Mar 07 CNTY TWNSHIP H Mar 21 Amendment No.01 Adopted Amendment No.02 CNTY TWNSHIP H Adopted Do Pass Amend/Short Debate Placed Cal 2nd Rdg-Sht Dbt Mar 22 Fiscal Note Requested AS AMENDED/LANG Cal Ord 2nd Rdg-Shr Dbt Mar 26 Fiscal Note Filed Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt 3Rd Rdg-Sht Dbt-Pass/Vot115-000-000 Mar 27 Mar 28 Arrive Senate Placed Calendr, First Reading Sen Sponsor KLEMM Referred to Rules First reading Apr 24 Assigned to Local Government & Elections May 01 Recommended do pass 010-000-000 Placed Calndr, Second Reading Second Reading May 02 Placed Calndr, Third Reading Third Reading - Passed 052-000-002 May 07 Passed both Houses : Jun 05 Sent to the Governor Jul 31 Governor approved PUBLIC ACT 89-0585 effective date 97-01-01

HB-3639 MEYER. 20 ILCS 1805/17

from Ch. 129, par. 220.17

Amends the Military Code of Illinois by adding a caption to the Section concerning the compensation of the Adjutant General and the Assistant Adjutants General. Feb 09 1996 First reading Referred to Rules

Jan 07 1997 Session/Sine Die

HB-3640 BOLAND AND HOLBROOK.

10 ILCS 5/9-6.5 new

Amends the Election Code. Provides that a candidate may not accept personal gifts, free or subsidized travel, meals, tickets to entertainment or sporting events, lodging, or any other benefit in excess of \$10 from a single source during any calendar year. Provides that these provisions do not apply to donations of money to the candidate's political action committee. Effective immediately.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

Referred to Rules

HB-3641 PUGH.

410 ILCS 535/11 775 ILCS 5/7-105a from Ch. 111 1/2, par. 73-11 from Ch. 68, par. 7-105a

Amends the Vital Records Act and the Illinois Human Rights Act. Requires State executive departments, boards, commissions, and instrumentalities to include a "multiracial" category on all forms used to collect information from individuals for official purposes if the form provides spaces for the designation of that individual as "white" or "black" or the semantic equivalent.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 09 1996 First reading

Jan 07 1997 Session Sine Die

HB-3642 WINTERS.

750 ILCS 50/2

from Ch. 40, par. 1502

Amends the Adoption Act. Provides that a person may not receive a child or children for the purpose of adopting the child or children unless the person holds a valid foster family home license issued by DCFS under the Child Care Act. Feb 09 1996 First reading Jan 07 1997 Session Sine Die

HB-3643 KLINGLER.

720 ILCS 5/17-22 new 720 ILCS 525/4.1 750 ILCS 50/4.2 new

from Ch. 40, par. 1704.1

Referred to Rules

Amends the Criminal Code of 1961. Creates the offense of adoption fraud. Provides that biological mother commits the offense of adoption fraud when she fails to disclose to prospective adoptive parents actual medical and related health care costs incurred from the mother's pregnancy, or any material fact relating to the child or relating to other prospective adoptive parents who have had communication or contact with the biological mother. Adoption fraud is a Class 4 felony. Amends the Adoption Compensation Prohibition Act. Requires each biological parent to file an affidavit with the court, where the prospective adoptive parents are paying for reasonable living expenses, detailing the expenses, as well as all moneys and gifts promised or received by any person in connection with the anticipated adoption, except in specified cases. Amends the Adoption Act. Requires a biological parent to disclose to prospective adoptive parents the actual medical and health care costs associated with her pregnancy and other material facts relating to the child or other prospective adoptive parents, except in specified cases.

Feb 09 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3644 PEDERSEN. 750 ILCS 50/17

from Ch. 40, par. 1521

Amends the Adoption Act. Provides that entry of an order terminating parental rights or a judgment of adoption does not terminate a natural parent's duty to pay child support arrearages. Provides that entry of such an order or judgment terminates a natural parent's visitation rights even if child support arrearages are owed. Feb 09 1996 First reading Referred to Rules

Feb 09 1996 First reading Jan 07 1997 Session Sine Die

HB-3645 BIGGERT.

305 ILCS 5/12-12.1 new

Amends the Public Aid Code. Provides that the Department of Public Aid shall create and maintain one or more World Wide Web pages listing not less than 10 nor more than 20 individuals who are delinquent in their child support obligations.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3646 CIARLO – MULLIGAN.

20 ILCS 505/5

from Ch. 23, par. 5005

Amends the Children and Family Services Act. Provides that the Department of Children and Family Services shall establish the specified priorities of economic and special needs in support of children and parents for day care services funded in any way by the State.

Note(s) That May Apply: Fiscal Feb 09 1996 First reading Feb 20

Referred to Rules Assigned to Health Care & Human Services Re-referred to Rules

Mar 06 🔅

Jan 07 1997 Session Sine Die

HB-3647 JOHNSON, TOM.

20 ILCS 505/6c new

Amends the Children and Family Services Act. Provides that a caseworker commits the act of incompetent supervision of a child if he or she reports having made a home visit to an at-risk child when no visit took place, or makes a home visit to an at-risk child and observes the caregiver of the at-risk child under the influence of alcohol, cannabis, or controlled substances and does not report that fact, and if, within 90 days of the failure to make the home visit or report the chemical usage by the ings. This Section does not bar the State from disciplining a DCFS caseworker on

any other grounds. Feb 09 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3648 CLAYTON – MULLIGAN.

225 ILCS 10/4.2

from Ch. 23, par. 2214.2

Amends the Child Care Act of 1969. Provides that a person who has been convicted of committing or attempting to commit aggravated battery, aggravated assault, or certain drug offenses may not receive any license from the Department or be employed by a child care facility licensed by the Department. (Now persons convicted of committing or attempting to commit those offenses, except for aggravated assault, are prevented only from operating a foster home or residing in a foster home licensed by the Department.)

Feb 09 1996 First reading Feb 20

Referred to Rules Assigned to Health Care & Human Services Refer to Rules/Rul 3-9(a)

Mar 25 Jan 07 1997 Session Sine Die

HB-3649 WINTERS.

225 ILCS 10/7

from Ch. 23, par. 2217

Amends the Child Care Act of 1969. Requires that certain child care facilities have on their premises during their hours of operation at least one staff member certified in community CPR (which includes first aid, the Heimlich maneuver for infants and children, and CPR for infants and children). (Under current law, certification in first aid, the Heimlich maneuver, and CPR is required.) Authorizes equivalent certification.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3650 POE AND KLINGLER.

225 ILCS 10/4.1

from Ch. 23, par. 2214.1

Amends the Child Care Act of 1969. Requires an applicant for employment at a child care facility to submit, as a condition of employment, a set of his or her fingerprints. Provides that the fingerprints shall be sent to the State Police, which shall conduct a fingerprint-based criminal background check on the prospective employee.

Feb 09 1996	First reading	Referred to Rules
Feb 20		Assigned to Health Care & Human
		Services
Mar 06		Re-referred to Rules
Mar 22	Added As A Co-sponsor K	LINGLER
Jan 07 1997	Session Sine Die	

HB-3651 BIGGINS. 750 ILCS 45/7

from Ch. 40, par. 2507

Amends the Parentage Act of 1984. Provides that if a man has been determined under the Act to not be the father of a child, that man has no obligation to provide any support for that child after that determination.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3652 BIGGERT.

750 ILCS 45/7	from Ch. 40, par. 2507
750 ILCS 45/8	from Ch. 40, par. 2508

Amends the Illinois Parentage Act of 1984. Provides that the Illinois Department of Public Aid may bring an action to determine the existence of a father and child relationship if it is providing or has provided financial support to the child or if it is assisting with child support collection services. Provides that an action brought by the Department under these circumstances shall be barred if brought later than 2 years after the child reaches the age of majority. Feb 09 1996 First reading Jan 07 1997 Session Sine Die

HB-3653 BIGGERT.

750 ILCS 50/13

from Ch. 40, par. 1516

Amends the Adoption Act. Provides that a court shall appoint a licensed attorney (rather than the State's Attorney or some other licensed attorney) as guardian ad litem to represent a child sought to be adopted.

NOTE(S) THAT MAY APPLY: Fiscal Feb 09 1996 First reading

Jan 07 1997 Session Sine Die Referred to Rules

Referred to Rules

Referred to Rules

HB-3654 KUBIK.

20 ILCS 5/2

from Ch. 127, par. 2

Amends the Civil Administrative Code of Illinois by changing the Section defining "department" to make a technical change.

First reading Feb 09 1996

Jan 07 1997 Session Sine Die

KUBIK - BLACK. HB-3655

from Ch. 127, par. 601-110 5 ILCS 420/1-110

Amends the Illinois Governmental Ethics Act by changing the Section defining "lobbyist". Makes a technical change.

FISCAL NOTE, AMENDED (State Board of Elections)

HB3655, amended, will not result in any increased expenditures

and would have minimal fiscal impact on State finances.

FISCAL NOTE, H-AM 3 (State Board of Education) There is no fiscal impact on SBE or to local school districts.

STATE MANDATES FISCAL NOTE, H-AM 3 (State Board of Ed.) No change from State Board of Ed. fiscal note.

HOUSE AMENDMENT NO. 3.

Deletes reference to: 5 ILCS 420/1-110 Adds reference to: 105 ILCS 5/30-9 105 ILCS 5/30-10 105 ILCS 5/30-11 105 ILCS 5/30-12

from Ch. 122, par. 30-9 from Ch. 122, par. 30-10 from Ch. 122, par. 30-11 from Ch. 122, par. 30-12

Deletes everything. Amends the School Code. Abolishes the General Assembly Scholarship program beginning June 1, 1997, by limiting General Assembly scholarships to those where the person is nominated to receive the scholarship on or before that date. Makes the requirement of nomination on or before June 1, 1997 applicable to nominations to unused or unexpired scholarships and to scholarships for which a second nomination is made because the original nominee did not accept the nomination or qualify for the scholarship. Effective immediately.

STATE MANDATES ACT FISCAL NOTE, H-AM 2

In the opinion	n of DCCA, HB3655, amende	ed, fails to meet the	
definition of a	a State mandate.		
Feb 09 1996	First reading	Referred to Rules	
Mar 07		Assigned to Executive	
Mar 21	Amendment No.01	EXECUTIVE H	Amendment referred to
		HRUL/007-004-000	
		Recommended do pass 0	07-004-000
	Placed Calndr, Second Rea	· · · ·	
Mar 26	Second Reading		
1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -	Held on 2nd Reading	·	
Apr 17	Amendment No.02	KUBIK	Amendment
			referred to
		HRUL	
	Held on 2nd Reading		
	Amendment No.02	KUBIK	Amendment
			referred to
		HEXC	
	Held on 2nd Reading		
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Apr 18

Fiscal Note Filed Amendment No.03 BLACK HRUL

Amendment No.03

Amendment referred to

Adopted

Fiscal Note Filed St Mandate Fis Note Filed BLACK Be approved considerati

HRUL

Apr 19

Apr 22

Apr 23

Apr 24

Apr 29

Held on 2nd Reading Amendment No.03 BLACK Placed Calndr, Third Reading Added As A Joint Sponsor BLACK Tabled Pursuant to Rule5-4(A)/HCA 01 HFA 02 Third Reading - Passed 085-030-000 Arrive Senate

Placed Calendr, First Readng Sen Sponsor KLEMM First reading Referred to Rules St Mandate Fis Note Filed Committee Rules

May 02 Added As A Co-sponsor O'DANIEL Jan 07 1997 Session Sine Die

HB-3656 KUBIK.

230 ILCS 10/1

from Ch. 120, par. 2401

Amends the Riverboat Gambling Act. Removes surplus language from the short title Section.

Feb 09 1996 First reading Mar 07 Mar 25 Jan 07 1997 Session Sine Die Referred to Rules Assigned to Executive Refer to Rules/Rul 3-9(a)

HB-3657 CHURCHILL.

5 ILCS 420/1-108

from Ch. 127, par. 601-108

Amends the Illinois Governmental Ethics Act by changing the Section concerning the definition of "legislator". Makes a technical change.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die

Referred to Rules

HB-3658 CHURCHILL.

20 ILCS 5/3

from Ch. 127, par. 3

Amends the Civil Administrative Code of Illinois to change the Section concerning the creation of departments. Makes a technical change.

Referred to Rules
Assigned to Executive
EXECUTIVE H Amendment referred to
HRUL/007-004-000
Recommended do pass 007-004-000
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5-4(A)/HCA 01
061-050-000
01-030-000
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Referred to Rules
Assigned to State Government
Operations
Recommended do pass 006-000-001
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Refer to Rules/RRules Jun 24 Jan 07 1997 Session Sine Die

HB-3659 CHURCHILL.

70 ILCS 5/7

from Ch. 15 1/2, par. 68.7

Amends the Airport Authorities Act to make stylistic changes in the Act's purpose provisions.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3660 KUBIK. 230 ILCS 10/11.1

from Ch. 120, par. 2411.1

Amends the Riverboat Gambling Act. Makes a stylistic change in the Section concerning collection of amounts owing under collection agreements. Referred to Rules

Feb 09 1996 First reading

Jan 07 1997 Session Sine Die

HB-3661 KUBIK. 70 ILCS 5/7

from Ch. 15 1/2, par. 68.7

Amends the Airport Authorities Act to make stylistic changes in the Act's purpose provisions.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

DURKIN - SCHOENBERG - KASZAK - MULLIGAN - CIARLO, HOL-HB-3662 BROOK, BOLAND, SMITH, M AND PARKE.

New Act

New Act	
20 ILCS 700/1002	from Ch. 127, par. 3701-2
20 ILCS 700/1003	from Ch. 127, par. 3701-3
20 ILCS 700/1004	from Ch. 127, par. 3701-4
20 ILCS 700/Art. 2 heading	
20 ILCS 700/2000.5 new	
20 ILCS 700/2002	from Ch. 127, par. 3702-2
20 ILCS 700/2003	from Ch. 127, par. 3702-3
20 ILCS 700/2005 new	
20 ILCS 700/2010 new	
20 ILCS 700/2015 new	
20 ILCS 700/2020 new	
20 ILCS 700/2025 new	
20 ILCS 700/Art. 3.5 heading new	V
20 ILCS 700/3501 new	
20 ILCS 700/3505 new	and the second second second second second second second second second second second second second second second
20 ILCS 700/3510 new	
20 ILCS 700/3515 new	
20 ILCS 700/3520 new	
20 ILCS 700/3525 new	
20 ILCS 700/3530 new	
20 ILCS 700/4000.5 new	
20 ILCS 700/4003	from Ch. 127, par. 3704-3
20 ILCS 700/4003.5 new	
20 ILCS 700/4005	from Ch. 127, par. 3704-5
20 ILCS 700/Art. 3 rep.	
20 ILCS 3405/16	from Ch. 127, par. 2716
20 ILCS 3410/15	from Ch. 127, par. 133d15
30 ILCS 750/8-3	from Ch. 127, par. 2708-3

Creates the State Technology Cooperation Act and Fund to provide means for State agencies to coordinate a financial assistance program to secure additional federal grants for technology transfer and business modernization through agreements with The Illinois Coalition. Amends the Technology Advancement and Development Act by amending Article 2 and repealing Article 3 of the Act to establish Articles titled as the Technology Development and Transfer Initiative and the Business Modernization Initiative to develop, commercialize, and fund the transfer of new technologies to public and private entities with assistance from financial intermediaries. Makes other changes. Amends the Historic Preservation Agency Act and the Illinois Historic Preservation Act. Gives the Historic Preservation Agency the power to engage in marketing activities to promote sites and programs administered by the Agency. Provides that income from the Agency's marketing activities shall be deposited into the Illinois Historic Sites Fund. Amends the Build Illinois Act by providing that the Department of Commerce and Community Affairs may provide administrative support for the Act's programs and pay for the support from the Public Infrastructure Construction Loan Revolving Fund. Effective immediately. HOUSE AMENDMENT NO. 1.

Deletes reference to: from Ch. 127, par. 3701-4 New Act 20 ILCS 700/1002 20 ILCS 700/1003 20 ILCS 700/1004 20 ILCS 700/Art. 2 heading 20 ILCS 700/2000.5 new 20 ILCS 700/2002 from Ch. 127, par. 3702-2 20 ILCS 700/2003 from Ch. 127, par. 3702-3 20 ILCS 700/2005 new 20 ILCS 700/2010 new 20 ILCS 700/2015 new 20 ILCS 700/2020 new 20 ILCS 700/2025 new 20 ILCS 700/Art. 3.5 heading new 20 ILCS 700/3501 new 20 ILCS 700/3505 new 20 ILCS 700/3510 new 20 ILCS 700/3515 new 20 ILCS 700/3520 new 20 ILCS 700/3525 new 20 ILCS 700/3530 new 20 ILCS 700/4000.5 new 20 ILCS 700/4003 from Ch. 127, par. 3704-3 20 ILCS 700/4003.5 new 20 ILCS 700/4005 from Ch. 127, par. 3704-5 20 ILCS 700/Art. 3 rep.

Deletes provisions that create the State Technology Cooperation Act and Fund and deletes the changes to the Technology Advancement and Development Act. FISCAL NOTE, AMENDED (Historic Preservation Agency)

The Agency is not requesting any additional State funds to operate this program. FISCAL NOTE, AMENDED (DCCA) HB 3662, with Ham-1, could increase State expenditures by \$70,000 annually for administrative expenses associated with DCCA's State public infrastructure programs. STATE MANDATES FISCAL NOTE, AMENDED In the opinion of DCCA, HB 3662, with H-am 1, fails to meet the definition of a State mandate.

SENATE AMENDMENT NO. 1.

Adds reference to:	
20 ILCS 700/1002	from Ch. 127, par. 3701-2
20 ILCS 700/1003	from Ch. 127, par. 3701-3
20 ILCS 700/1004	from Ch. 127, par. 3701-4
20 ILCS 700/Art. 2 headin	Ig
20 ILCS 700/2000.5 new	
	from Ch. 127, par. 3702-2
20 ILCS 700/2003	from Ch. 127, par. 3702-3
20 ILCS 700/2005 new	
20 ILCS 700/2010 new	
20 ILCS 700/2015 new	
20 ILCS 700/2020 new	
20 ILCS 700/2025 new	
20 ILCS 700/Art. 3.5 head	ling new
20 ILCS 700/3501 new	
20 ILCS 700/3505 new	
20 ILCS 700/3510 new	
20 ILCS 700/3515 new	
20 ILCS 700/3520 new	

2233	

	2233	,	HB-3662 Cont.
20 ILCS 700/ 20 ILCS 3400, 30 ILCS 3410, 30 ILCS 750/	3530 new 4000.5 new 4003 from Ch. 127 4003.5 new 4005 from Ch. 127 Art. 3 rep. /16 from Ch. 127 /15 from Ch. 127	, par. 133d15 , par. 2708-3	
Technology Cooper dinate a financial a nology transfer a public-private parts ment Act by amend cles titled as the Te Modernization Init technologies to pub aries. Makes other FISCAL NOT HB3662, with ditures from th mined amount	ation Act and Fund to pr ssistance program to sec and business moderniz mership. Amends the Te ing Article 2 and repealin chnology Development a iative to develop, comme lic and private entities with changes. Effective immed E, S-AM 1 (DCCA) S-am 1, will increase State technology Cooperation	ovide means for State eure additional federal ation through agree echnology Advanceme ng Article 3 of the Act nd Transfer Initiative ercialize, and fund the ith assistance from fina diately. revenues and expen-	agencies to coor- grants for tech- ements with a nt and Develop- to establish Arti- and the Business e transfer of new
Note(s) That Ma Feb 09 1996 Feb 20	Y APPLY: Fiscal First reading	Referred to Rules Assigned to Priv, De-F	Reg, Econ &
Mar 21	Amendment No.01 Amendment No.02	Urban Devel PRIVATIZATION H PRIVATIZATION H 004-004-000 Do Pass Amend/Short 010-000-002	Lost
Mar 22	Placed Cal 2nd Rdg-Sht E Second Reading-Short De Held 2nd Rdg-Short Deba	Dbt bate	
Mar 25	,	Fiscal Note Filed Fiscal Note Filed St Mandate Fis Note I	Filed
Mar 26	Held 2nd Rdg-Short Deba Second Reading-Short De Pld Cal Ord 3rd Rdg-Sht Recalled to Second Readin Held 2nd Rdg-Short Deba Amendment No.03	ate bate Dbt ng	Amendment referred to
		HRUL	Teleffed to
Mar 27	Held 2nd Rdg-Short Deba Added As A Joint Sponsor Joint Sponsor Changed to Added As A Co-sponsor K	r JONES,JOHN Schoenberg (Aszak	
	Added As A Co-sponsor M Added As A Co-sponsor C Pld Cal Ord 3rd Rdg-Sht Tabled Pursuant to Rule5 3Rd Rdg-Sht Dbt-Pass/V Added As A Co-sponsor F Added As A Co-sponsor S Added As A Co-sponsor S Added As A Co-sponsor S	CIARLO Dbt -4(A)/HFA 01 ot114-000-000 HOLBROOK BOLAND MITH,M	
Mar 28	Arrive Senate Placed Calendr, First Read		
Mar 29	Sen Sponsor DILLARD		
Apr 16 Apr 18	First reading	Referred to Rules Assigned to State Gov Operations	ernment

Operations Added as Chief Co-sponsor PARKER

Apr 25		Held in committee	the second second second
May 01	Amendment No.01	ST GOV & EXEC S	Adopted
		Recommnded do pass a	is amend
		009-001-000	
1 A	Placed Calndr, Second Rea	dng	and the second second
May 02		Fiscal Note Requested	CLAYBORNE
May 03		Fiscal Note Filed	
May 08	Second Reading		an an a' shi an Ma
	Placed Caindr, Third Readi	ing	and the second
May 14	Third Reading - Passed 05	4-000-000	general de la composición de la composición de la composición de la composición de la composición de la composi La composición de la c
-	Arrive House		
		Referred to Rules	

Jan 07 1997 Session Sine Die

HB-3663 CROSS.

745 ILCS 10/1-101.1

from Ch. 85, par. 1-101.1

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Adds a heading to a Section relating to the purposes of the Act and the availability of defenses and immunity.

Feb 09 1996First readingJan 07 1997Session Sine Die

Referred to Rules

HB-3664 CROSS.

735 ILCS 5/2-1207

from Ch. 110, par. 2-1207

Amends the Code of Civil Procedure. Makes a stylistic change in provisions relating to punitive damages.

Feb 09 1996First readingJan 07 1997Session Sine Die

HB-3665 CROSS.

35 ILCS 610/2a.3

Amends the Messages Tax Act by making a technical change to delete reference to an amendatory Act of 1994 and replace it with reference to a specific Public Act in the Section concerning the sunset of exemptions, credits, and deductions.

Feb 09 1996 First reading Referred to Rules

Jan 07 1997 Session Sine Die

HB-3666 WAIT – BRADY – WEAVER,M – BRUNSVOLD, ACKERMAN, HASSERT, MCAULIFFE, SAVIANO, SPANGLER, TURNER,J AND WENNLUND.

730 ILCS 5/3-12-2 from Ch. 38, par. 1003-12-2

Amends the Unified Code of Corrections. Requires prisoners in Department of Corrections facilities to perform hard labor that is suited to the prisoner's age, gender, physical, and mental condition, strength, and attainments. This hard labor may include chain gangs. Provides that the Director of Corrections shall exempt from hard labor those prisoners that he or she determines to be unsuitable for the performance of hard labor due to the prisoners age, gender, physical or mental condition, strength, or security status. Requires the Department of Corrections to implement a plan by December 1, 1996 to require that selected prisoners perform labor wearing leg irons, shackles, or chains in a chain gang work group. Effective immediately.

Feb 09 1996	First reading	Referred to Rules
Nov 12	Added As A Co-sponsor	BEAUBIEN
Jan 07 1997	Session Sine Die	

HB-3667 WAIT.

35 ILCS 200/18-213 new

Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that the county board in a county whose equalized assessed value has increased an average of 20% or more per year over the 3 previous levy years shall meet within 30 days after the effective date of this amendatory Act to debate and vote on record whether to submit the question of whether the county should be subject to the Property Tax Extension Limitation Law to the voters of the county. Provides that if the county board votes to submit the question or if it fails to vote on submitting the question within the prescribed time the county clerk shall submit the ques-

Referred to Rules

tion to the proper election officials who shall submit the question to referendum. Provides that if the county becomes subject to this Law, a taxing district may apply annually for a one year exemption. Provides that the county board may, upon a three-fifths vote, (i) grant the exemption as to all taxes if the percentage increase in the extension in the taxing district for the previous levy year was less than the percentage increase in the equalized assessed value in the taxing district for the previous levy year or (ii) grant the exemption as to a particular tax if the taxing district shows that there is a sound and prudent reason why it should be exempted from this Law with respect to that particular tax for that levy year. Effective immediately.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die

720 ILCS 5/9-1

Referred to Rules

Referred to Rules

HB-3668 O'CONNOR - CIARLO - KLINGLER - LANG - LOPEZ AND SPANGLER.

from Ch. 38, par. 9-1

Amends the Criminal Code of 1961 relating to the imposition of the death penalty for first degree murder. Provides that the killing of an individual who is a senior citizen (60 years of age or older) or a disabled person is an aggravating factor for which the death penalty may be imposed.

FISCAL NOTE (Dpt. of Corrections) There will be no fiscal impact from House Bill 3668. CORRECTIONAL NOTE No change from DOC fiscal note

140 change from	I DOC liscal liole.
NOTE(S) THAT MAY	APPLY: Correctional
Feb 09 1996	First reading
Feb 20	-
M	Amondroomt No.

Feb 20		Assigned to Judiciary - Crin	iinal Law
Mar 22	Amendment No.01		mendment
	1 inchantent 140.01		referred to
		UDUL /000 004 000	incluited to
		HRUL/008-004-000	
		Recommended do pass 012-0	000-000
	Placed Calndr, Second Rea	ldng	
Mar 25		Fiscal Note Filed	
IVIAI 45			
		Correctional Note Filed	
	Placed Calndr, Second Rea	ldng	
Mar 26	Second Reading		
	Placed Calndr, Third Read	ina	
	Added As A Co-sponsor L		
Mar 27	Added As A Co-sponsor S	PANGLER	
	Tabled Pursuant to Rule5-	4(A)/HCA 01	
	Third Reading - Passed 10		
Mar 28	Arrive Senate	1 000 007	
IVIAI 20			
1	Placed Calendr, First Read	ing	
Apr 23	Sen Sponsor DUDYCZ		
-	First reading	Referred to Rules	
Apr 24		Assigned to Judiciary	
May 03		PURSUANT TO RULE	
		3-9(A).	
		Re-referred to Rules	

Jan 07 1997 Session Sine Die

HB-3669 CIARLO – DURKIN – MULLIGAN – KLINGLER – O'CONNOR.

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

Amends the Unified Code of Corrections to require the Department of Corrections to establish procedures to provide victims and witnesses with recent photographs of released felons.

CORRECTIONAL NOTE Impact on the prison population is minimal. FISCAL NOTE (Dpt. of Corrections) Fiscal impact is minimal.

SENATE AMENDMENT NO. 1.

Deletes reference to: 730 ILCS 5/3-14-1 Adds reference to: 725 ILCS 120/4.5

730 ILCS 5/3-14-1

Deletes everything. Amends the Rights of Crime Victims and Witnesses Act. Provides that upon written request to the Prisoner Review Board, a victim or any other concerned citizen may request a recent photograph of any person convicted of a felony, upon his or her release from custody.

Feb 09 1996	First reading	Referred to Rules
Feb 20		Assigned to Judiciary - Criminal Law
Feb 29		Recommended do pass 014-000-000
	Placed Calndr, Second Rea	
Mar 05		Correctional Note Filed
		Fiscal Note Filed
	Placed Caindr, Second Rea	dng
	Second Reading	and the second second second second second second second second second second second second second second second
	Placed Calndr, Third Read	ing
Mar 07	Third Reading - Passed 10	2-000-007
	Added As A Co-sponsor M	IULLIGAN
	Added As A Co-sponsor K	LINGLER
	Added As A Co-sponsor O	CONNOR
Mar 20	Arrive Senate	
	Placed Calendr, First Read	Ing
Mar 25	Sen Sponsor BOMKE	
Mar 26	First reading	Referred to Rules
Mar 28	• •	Assigned to Judiciary
Apr 18	Amendment No.01	JUDICIARY S Adopted
		Recomminded do pass as amend
		010-000-000
	Placed Caindr, Second Rea	dng
Apr 24	Second Reading	
•	Placed Calndr, Third Read	ing
Apr 30	Third Reading - Passed 05	1-001-004
•	Arrive House	
May 07		Referred to Rules
May 08		Approved for Consideration
	Place Cal Order Concurren	
	Motion Filed Concur	
	Refer to Rules/Rul 8-4(a)	
May 09		Be approved consideration
	Place Cal Order Concurrer	
	H Concurs in S Amend. 01	
	Passed both Houses	
Jun 07	Sent to the Governor	
Jun 18	Governor approved	
-	PUBLIC ACT 89-0481	effective date 97-01-01
670 VIINC		

HB-3670 KLINGLER – PEDERSEN – DOODY – WAIT – WOOLARD, HOLBROOK AND BOLAND.

735 ILCS 5/21-101

from Ch. 110, par. 21-101

Amends the Code of Civil Procedure. Changes the period of time from 2 years to 10 years that must elapse after completion of sentence before felons and certain misdemeanor sex offenders may file petitions to change their names. HOUSE AMENDMENT NO. 1.

Adds reference to:

730 ILCS 150/10

0 from Ch. 38, par. 230

Amends the Sex Offender Registration Act and the Code of Civil Procedure. Prohibits a sex offender who is required to register under the Sex Offender Registration Act from filing a petition to change his or her name until he or she is no longer required to register under that Act and provides a penalty for violations.

FISCAL NOTE, AMENDED (Dpt. of Corrections)

There will minimal impact on the Department.

CORRECTIONAL NOTE, AMENDED

No change from DOC fiscal note.

SENATE AMENDMENT NO. 1.

Adds reference to:	
New Act	
20 ILCS 2605/55a-3	
730 ILCS 150/2	
730 ILCS 150/8	
730 ILCS 150/9	
20 ILCS 301/1-10	

from Ch. 127, par. 55a-3 from Ch. 38, par. 222 from Ch. 38, par. 228 from Ch. 38, par. 229

20 ILCS 505/7 20 ILCS 1805/71 70 ILCS 3605/28b from Ch. 23, par. 5007 from Ch. 129, par. 220.71 from Ch. 111 2/3, par. 328b 105 ILCS 5/10-21.9 from Ch. 122, par. 10-21.9 105 ILCS 5/21-23a from Ch. 122, par. 21-23a 105 ILCS 5/34-18.5 from Ch. 122, par. 34-18.5 105 ILCS 5/34-84b from Ch. 122, par. 34-84b from Ch. 23, par. 2214.2 225 ILCS 10/4.2 225 ILCS 46/25 325 ILCS 15/3 from Ch. 23, par. 2083 410 ILCS 210/3 from Ch. 111, par. 4503 from Ch. 95 1/2, par. 6-106.1 625 ILCS 5/6-106.1 625 ILCS 5/6-206 from Ch. 95 1/2, par. 6-206 705 ILCS 405/2-17 from Ch. 37, par. 802-17 705 ILCS 405/2-25 705 ILCS 405/3-19 705 ILCS 405/3-26 from Ch. 37, par. 802-25 from Ch. 37, par. 803-19 from Ch. 37, par. 803-26 705 ILCS 405/4-16 from Ch. 37, par. 804-16 705 ILCS 405/4-23 from Ch. 37, par. 804-23 705 ILCS 405/5-4 from Ch. 37, par. 805-4 from Ch. 37, par. 805-27 705 ILCS 405/5-27 720 ILCS 5/2-8 from Ch. 38, par. 2-8 720 ILCS 5/3-6 from Ch. 38, par. 3-6 720 ILCS 5/9-1 from Ch. 38, par. 9-1 720 ILCS 5/11-6 from Ch. 38, par. 11-6 720 ILCS 5/12-14 from Ch. 38, par. 12-14 720 ILCS 5/12-14.1 new 720 ILCS 5/12-18 from Ch. 38, par. 12-18 720 ILCS 5/33A-3 from Ch. 38, par. 33A-3 720 ILCS 150/5.1 from Ch. 23, par. 2355.1 725 ILCS 5/106B-5 725 ILCS 5/110-6.3 from Ch. 38, par. 110-6.3 725 ILCS 5/110-10 from Ch. 38, par. 110-10 725 ILCS 5/111-8 725 ILCS 5/114-4 from Ch. 38, par. 111-8 from Ch. 38, par. 114-4 725 ILCS 5/115-7 from Ch. 38, par. 115-7 725 ILCS 5/115-11 from Ch. 38, par. 115-11 725 ILCS 5/115-13 from Ch. 38, par. 115-13 725 ILCS 5/115-16 725 ILCS 170/12 from Ch. 60, par. 12 730 ILCS 5/3-6-3 from Ch. 38, par. 1003-6-3 730 ILCS 5/5-4-3 from Ch. 38, par. 1005-4-3 730 ILCS 5/5-5-3 730 ILCS 5/5-5-3.2 from Ch. 38, par. 1005-5-3 from Ch. 38, par. 1005-5-3.2 730 ILCS 5/5-5-6 730 ILCS 5/5-8-1 730 ILCS 5/5-8-4 from Ch. 38, par. 1005-5-6 from Ch. 38, par. 1005-8-1 from Ch. 38, par. 1005-8-4 730 ILCS 5/5-8A-2 from Ch. 38, par. 1005-8A-2 730 ILCS 5/5-8A-3 from Ch. 38, par. 1005-8A-3 730 ILCS 5/5-9-1.5 from Ch. 38, par. 1005-9-1.5 730 ILCS 5/5-9-1.7 from Ch. 38, par. 1005-9-1.7 730 ILCS 175/45-30 735 ILCS 5/8-802.1 from Ch. 110, par. 8-802.1 740 ILCS 45/2 from Ch. 70, par. 72 740 ILCS 45/14.1 from Ch. 70, par. 84.1 750 ILCS 5/503 from Ch. 40, par. 503

Reenacts Articles 1 and 2 of PA 89-428 (Child Sex Offender Community Notification Law; predatory criminal sexual assault of a child offense). Adds severability clause to the bill. Effective immediately, except Article 1 becomes effective June 1, 1996.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-am 1.

Recommends that the bill be further amended as follows:

Changes the title of the Child Sex Offender Community Notification Law to the Child Sex Offender and Murderer Community Notification Law. In the Sex Offender Registration Act includes in the definition of "sex offense" first degree murder when the victim was a person under 18 years of age, the defendant was at least 17 years of age at the time of the offense, and the offense was committed on or after June 1, 1996. Increases the penalties from a Class A misdemeanor to a Class 4 felony for a first offense by a sex offender who is required to register and who fails to comply with the registration requirements. Makes it a Class 4 felony for a person who is required to register to seek to change his or her name.

	Fegister to seek to change		
Feb 09 1996	First reading	Referred to Rules	
Feb 20		Assigned to Judiciary - (
Mar 21	Amendment No.01	JUD-CIVIL LAW H	Adopted
	Amendment No.02	JUD-CIVIL LAW H	Amendment
			referred to
		HRUL/009-000-000	
	Amendment No.03	JUD-CIVIL LAW H	Ruled not
			germane
		007-002-000	0
		Recommnded do pass as	amend
		010-000-000	amona
	Placed Calndr, Second Rea		
Mar 25	Second Reading	iaite	
Wiat 25	Placed Calndr, Third Read	ing	
	Taccu Califut, Thiru Keau	Fiscal Note Filed	
			10
		Correctional Note Filed	AS
		AMENDED	
	Calendar Order of 3rd Rd		
Mar 26	Added As A Joint Sponsor		
	Added As A Co-sponsor W	VAII	and the second second
	Added As A Co-sponsor W		
	Added As A Co-sponsor H		
	Tabled Pursuant to Rule5-	-4(A)/HCA 02	
	Third Reading - Passed 11	2-000-000	
	Added As A Co-sponsor B	OLAND	
Mar 27	Arrive Senate		
	Placed Calendr, First Read	ing	
Mar 29	Sen Sponsor FITZGERA	LĎ	· ·
Apr 16	First reading	Referred to Rules	
Apr 17	Added as Chief Co-sponso		1
Apr 23	Added as Chief Co-sponso		
Apr 24		Assigned to Judiciary	
May 01		Recommended do pass (10-000-000
	Placed Calndr, Second Rea		
May 02	Second Reading		
1114) 02	Placed Calndr, Third Read	ling	
May 08	Filed with Secretary		
1111) 00	Amendment No.01	BOMKE	Amendment
	Amendment 10.01	DOMKE	referred to
		SRUL	Tereneu to
	Filed with Secretary	SKUL	
	Amendment No.02	DUNNT	Amendment
	Amendment No.02	DUNN,T	
		CDU	referred to
		SRUL	
	Amendment No.01	BOMKE	Be approved
		ODIU	considerati
		SRUL	
	Recalled to Second Reading		
	Amendment No.01	BOMKE	Adopted
	Placed Calndr, Third Read	ling	
May 09	Added as Chief Co-sponse		
May 14	Third Reading - Passed 05		
	Tabled Pursuant to Rule5	-4(A) SA 02	¢
	Third Reading - Passed 05	53-000-003	
	Arrive House		
		Referred to Rules	
May 15		Approved for Considera	tion
-	Place Cal Order Concurre		
	Primary Sponsor Changed	To KLINGLER	
	Joint Sponsor Changed to	PEDERSEN	
	Added As A Co-sponsor b	IOI BROOK	

Added As A Co-sponsor HOLBROOK

May 16	Motion Filed Concur	
State of the second second second	Refer to Rules/Rul 8-4(a)	
	Place Cal Order Concurrence 01	
May 17	Added As A Co-sponsor SEVERNS	
	Added As A Co-sponsor WELCH	
May 20	Motion Filed Non-Concur 01/KLINGLER	
	H Noncners in S Amend. 01	
May 21	Secretary's Desk Non-concur 01	
and the second second	Filed with Secretary	
	Mtn refuse recede-Sen Amend	
May 22	S Refuses to Recede Amend 01	
	S Requests Conference Comm 1ST/FITZGERALD	
	Sen Conference Comm Apptd 1ST/FITZGERALD,	
	PETKA, HAWKINSON,	
	DUNN,T, SHADID	
	Hse Accede Reg Conf Comm 1ST/KLINGLER	
	Hse Conference Comm Apptd 1ST/CHURCHILL	
	KLINGLER, WAIT	
	HOFFMAN, DART	
May 23	House report submitted	
	Conf Comm Rpt referred to 1ST/HRUL	
	Be approved consideration	
	House report submitted	
	Filed with Secretary	
,	Conference Committee Report	
	Conf Comm Rpt referred to SRUL	
	Conference Committee Report	
	Be approved consideration	
	House Conf. report Adopted 113-000-002	
	Added as Chief Co-sponsor SYVERSON	
	Added As A Co-sponsor BOWLES	
	Senate report submitted	
	Senate Conf. report Adopted 1ST/056-000-000	
	Both House Adoptd Conf rpt 1ST	
· · · · · ·	Passed both Houses	
May 29	Sent to the Governor	
	Governor approved	
	effective date 96-05-29	
	effective date 96-06-01	
	PUBLIC ACT 89-0462	
HB-3671 BOST	- JONES.JOHN.	
720 ILCS 5/9-1	from Ch. 38, par. 9-1	

Amends the Criminal Code of 1961 relative to first degree murder. In the aggravating factor that permits the imposition of the death penalty for killing an emergency medical technician, ambulance driver, or other medical assistance or first aid personnel, removes restriction limiting this provision to personnel employed by a municipality or other governmental unit.

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules

HB-3672 SCHOENBERG - MOORE.ANDREA - LACHNER - FANTIN - GASH.

35 ILCS 5/704

from Ch. 120, par. 7-704

Amends the Illinois Income Tax Act. Provides that when tax is withheld from a person engaged in domestic service employment, as that term is defined in the Internal Revenue Code, returns shall be made on a calendar year basis and shall be filed on or before the 15th day of the fourth month following the close of the employer's taxable year that begins in such calendar year. Effective immediately.

First reading	Referred to Rules
Added As A Joint Sponso	r MOORE, ANDREA
Added As A Co-sponsor L	ACHNER
Added As A Co-sponsor F	ANTIN
Added As A Co-sponsor C	GASH
Session Sine Die	
	Added As A Joint Sponso Added As A Co-sponsor I Added As A Co-sponsor F Added As A Co-sponsor C

HB-3673 SCHOENBERG - HOWARD - GASH - LANG - GOSLIN AND DEUCH-LER.

20 ILCS 2705/49.16a new

Amends the Civil Administrative Code of Illinois. Requires the Department of Transportation to establish and administer 3 pilot projects in suburban Cook County to construct sound barriers along roadways that create extreme noise problems for communities. Requires the Department to conduct a statewide study to determine and prioritize other roadways that create extreme noise problems for communities. Effective July 1, 1996.

Referred to Rules
nged to HOWARD
onsor GOSLIN
onsor DEUCHLER
)

HB-3674 SCHOENBERG - LANG AND GASH.

Appropriates \$1 to the Department of Transportation to construct sound barriers along certain roadways that create extreme noise problems for communities. Effective July 1, 1996.

NOTE(S) THAT MAY	APPLY: Fiscal
Feb 09 1996	First reading
Jan 07 1997	Session Sine Die

Referred to Rules

HB-3675 NOLANDAND POE.

415 ILCS 5/9			from Ch. 111 1/2, par. 1009
415 ILCS 5/9.6			from Ch. 111 1/2, par. 1009.6
415 ILCS 5/39.5	:	1	from Ch. 111 1/2, par. 1039.5

Amends the Environmental Protection Act. Exempts certain grain elevators from construction and operating permit requirements and specified emission control requirements. Provides that grain elevators qualifying for that exemption are immune from enforcement actions for certain past offenses. Provides that particulate matter emitted from grain elevators, excluding PM-10, shall not be considered a regulated air pollutant for purposes of calculating fees for those grain elevators required to operate under an air pollution operating permit or a Clean Air Act Permit Program permit. Effective immediately.

Note(s) That May Apply: Fiscal Feb 09 1996 First reading

Jan 07 1997 Session Sine Die

Referred to Rules

HB-3676 CHURCHILL. 70 ILCS 3615/4.06

from Ch. 111 2/3, par. 704.06

Amends the Regional Transportation Authority Act. Provides that the Regional Transportation Authority or a Service Board may provide by regulation for the use of competitive negotiations or the prequalification of responsible bidders. Provides that the Authority or a Service Board is not prohibited from contracting for a design/build project.

HOUSE AMENDMENT NO. 1.

Provides that the Regional Transportation Authority or a Service Board may use competitive negotiations or the prequalification of responsible bidders only in connection with design/build contracts.

FISCAL NOT	FE, AMENDED (Dpt. of Tr	ansportation)	1. ¹ ¹
HB3676, amer	nded, will have no fiscal impa	act on DOT.	
STATE MAN	IDATE FISCAL NOTE, ÂI	MENDED	
	of DCCA, HB 3676, as ame		
meet the defin	ition of a State mandate.	and the second second	
Feb 09 1996	First reading	Referred to Rules	
Mar 07	· · · · · · · · · · · · · · · · · · ·	Assigned to Executive	
Mar 21	Amendment No.01	EXECUTIVE H	Adopted
		Recommnded do pass as	amend
		007-002-002	

Placed Calndr, Second Reading

St Mandate Fis Nte ReqGRANBERG

Placed Calndr, Second Readng

Mar 22 Mar 26 Fiscal Note Filed

Placed Calndr, Second Reading St Mandate Fis Note Filed

Placed Calndr, Second Reading Second Reading

Placed Calndr, Third Reading

RE-REFER RULES/RUL 3-7

Apr 23 Jan 07 1997

Session Sine Die

HB-3677 POE - TURNER, J - CROSS - WINKEL - SPANGLER, BOST, MYERS, RYDER, ACKERMAN, STEPHENS, HARTKE, WINTERS, WEAVER,M, WAIT, RUTHERFORD AND CURRY.J.

625 ILCS 5/6-507

from Ch. 95 1/2, par. 6-507

Amends the Illinois Vehicle Code to provide that the waiver from the commercial driver's license requirement applies to the driver of any truck-tractor semitrailer combination hauling agricultural products, implements of husbandry, or farm supplies over distances not exceeding 150 miles. Effective January 1, 1997.

HOUSE AMENDMENT NO. 1.

Provides that an employee of a township or road district with a population of less than 3,000 operating a vehicle for the purpose of removing snow or ice is waived from the commercial driver's license requirements when the employee is needed because the employee who ordinarily operates the vehicle is unable to operate the vehicle or is in need of additional assistance due to a snow emergency. Changes the effective date from January 1, 1997 to October 1, 1996. FISCAL IMPACT NOTE, AMENDED (DOT)

DOT will not realize any fiscal impact due to HB3677, amended.

STATE MANDATES FISCAL NOTE, AMENDED

In the opinion of DCCA, HB 3677, as amended by H-am1, fails to meet the definition of a State mandate.

Feb 09 1996 First reading Referred to Rules Feb 29 Assigned to Transportation & Motor Vehicles Mar 20 Amendment No.01 TRANSPORTAT'N H Adopted Amendment No.02 TRANSPORTAT'N H Amendment referred to HRUL/017-013-000 Recommnded do pass as amend 018-010-000 Placed Calndr, Second Readng Added As A Co-sponsor SPANGLER Mar 21 Added As A Co-sponsor HARTKE Fiscal Note Filed Placed Calndr, Second Readng Second Reading-Short Debate Mar 22 Held on 2nd Reading Mar 25 St Mandate Fis Note Filed Second Reading-Short Debate Pld Cal Ord 3rd Rdg-Sht Dbt Added As A Co-sponsor WINTERS Mar 26 Added As A Co-sponsor WEAVER,M Added As A Co-sponsor WAIT Added As A Co-sponsor RUTHERFORD Added As A Co-sponsor CURRY, J Tabled Pursuant to Rule5-4(A)/HCA 02 3Rd Rdg-Sht Dbt-Pass/Vot065-046-000 Mar 27 Arrive Senate Placed Calendr, First Reading Sen Sponsor WOODYARD Added as Chief Co-sponsor WATSON First reading Referred to Rules Mar 28 Assigned to Transportation Added As A Co-sponsor O'DANIEL Added as Chief Co-sponsor DEMUZIO Apr 17 Apr 24 Postponed Apr 30 Held in committee PURSUANT TO RULE May 03

3-9(A).

Re-referred to Rules

Jan 07 1997 Session Sine Die

HB-3678 JONES, JOHN.

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 to increase the maximum household income level to \$25,000 in 1997 (now \$14,000). Provides that for 1998 and every year thereafter, the household income of the disabled person shall be subject to an annual adjustment equal to the percentage of increase in the Consumer Price Index for All Urban Consumers for all items published by the United States Department of Labor. Changes the limitation factor for those with an income of more than \$14,000 from 4.5% to 2.5%.

NOTE(S) THAT MAY APPLY: Fiscal

Feb 09 1996 First reading Feb 20 Mar 25 Jan 07 1997 Session Sine Die Referred to Rules Assigned to Revenue Refer to Rules/Rul 3-9(a)

HB-3679 WINKEL.

10 ILCS 5/9-25.3 new 230 ILCS 10/13.1 new 230 ILCS 10/18

from Ch. 120, par. 2418

Amends the Election Code and the Riverboat Gambling Act. Prohibits a candidate, political committee, or public official from accepting a contribution or anything of value from a licensee or applicant for licensure under the Riverboat Gambling Act or from certain persons involved with riverboat gambling operations. Provides penalties for violations. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

Feb 09 1996First readingJan 07 1997Session Sine Die

Referred to Rules

HB-3680 HOFFMAN AND NOVAK.

730 ILCS 5/3-3-7	from Ch. 38, par. 1003-3-7
730 ILCS 5/3-3-8	from Ch. 38, par. 1003-3-8
730 ILCS 5/3-3-9	from Ch. 38, par. 1003-3-9
730 ILCS 5/3-5-3.2 new	
730 ILCS 5/3-14-2	from Ch. 38, par. 1003-14-2
730 ILCS 5/5-8-4	from Ch. 38, par. 1005-8-4

Amends the Unified Code of Corrections. 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 release was convicted of a drug offense, he or she must undergo at least 3 drug tests per year. Requires the Department of Corrections, in consultation with and with the cooperation of the Prisoner Review Board, to submit a report by October 1 of each year concerning persons who were released on parole or mandatory supervised release during the previous fiscal year. Provides that the Department of Corrections shall assign at least one supervising officer for every 100 parolees or releasees. Requires consecutive sentence for offense committed while on parole or mandatory supervised release.

NOTE(s) THAT MAY APPLY: Correctional; FiscalFeb 09 1996First readingReferred to RulesMar 07Added As A Co-sponsor NOVAKJan 07 1997Session Sine Die

HB-3681 MARTINEZ.

705 ILCS 405/5-4

from Ch. 37, par. 805-4

Amends the Juvenile Court Act of 1987 to provide for automatic adult criminal prosecution of a minor at least 15 years of age who knowingly damages the property of another without that person's consent by defacing, deforming, or otherwise damaging that property by use of paint or any other similar substance.

NOTE(S) THAT MAY APPLY: Correctional

Feb 09 1996 First reading Jan 07 1997 Session Sine Die Referred to Rules



